Manual of Procedures for Operations Inspection, Certification and Continued Surveillance

Approved by the Secretary General and published under his authority

Fifth Edition — 2010

International Civil Aviation Organization
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AMENDMENTS

Amendments are announced in the supplements to the Catalogue of ICAO Publications; the Catalogue and its supplements are available on the ICAO website at www.icao.int. The space below is provided to keep a record of such amendments.

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FOREWORD

The fifth edition of this manual has been prepared with the objective of providing States and operators with detailed guidance concerning the establishment and maintenance of safe, regular and efficient international commercial air transport operations in accordance with the provisions of the Convention on International Civil Aviation and its associated Annexes, principally Annex 6, Part I, International Commercial Air Transport — Aeroplanes; and Part III, International Operations — Helicopters, Section II, International Commercial Air Transport. Previously primary emphasis was placed on the procedures for the certification of commercial air transport operators by the State of the Operator. The fourth edition introduced the continued safety oversight of the operator. This edition, while continuing to place emphasis on the air operator certificate (AOC) and safety oversight, and providing more detailed guidance on these aspects, introduces relevant aspects of the lease, charter and interchange of aircraft and the surveillance by States of foreign operators.

In accordance with Annex 6, Part I and Part III, Section II, there is a need for the State of the Operator to exercise a positive and continuing measure of control over any operator of that State offering, or wishing to offer, commercial air transport services. Since Annex 6, Parts I and III, presents specifications for broad objectives rather than methods of realizing these objectives, details not covered by Annex 6, Parts I and III, have been provided as well as indications of an acceptable means of compliance with the Annex provisions.

The recent requirement for safety management systems (SMS) will have an impact on the surveillance of air operators. The State of the Operator will need to evaluate the performance of the SMS of its operators. This activity is not covered in detail in this manual.

The method by which the State of the Operator exercises the necessary control of its operators is through the issuance of AOCs without which it is contrary to ICAO Standards to operate an international commercial air transport service. An AOC, once issued, should be subject to revocation or suspension if the operator is subsequently unable to meet the conditions specified. States need to establish systems and procedures for the initial certification and the continuing surveillance of the operations. Such a system should be firmly based upon aviation law.

This manual outlines the duties and responsibilities of both the State of the Operator and the operator and recognizes their interdependence in maintaining acceptable standards of operation and safe operating practices. The organization, administration and procedures required for inspection, certification and continuing safety oversight of operators are outlined, including the establishment of a safety oversight system within the Civil Aviation Authority (CAA).

The development of an operator’s operations manual is also stressed because of its importance in the certification process and in day-to-day operations. As a result of considerable interest reported by a number of ICAO technical field missions in the development of operations manuals, the Preparation of an Operations Manual (Doc 9376) has been published on the subject and should be considered as complementary to this manual.

While references are included in the manual to financial matters to be considered by the State authority, prior to taking a decision on the issuance of an AOC, the manual concentrates primarily on the technical and safety requirements to be met before the issuance of the certificate and during the conduct of the operations authorized by the certificate. The system and procedures described are based on established practices and are applicable to the whole range of commercial air transport operations.

It has been assumed in the preparation of this manual that the State has enacted basic enabling legislation which provides for the development and maintenance of a body of aviation regulations and rules and the establishment of a CAA, with the necessary powers to ensure compliance with the regulations. The basic enabling legislation should:
a) make provision for the introduction of operating regulations compatible with the provisions of the Annexes to the Convention on International Civil Aviation;

b) make provision for the delegation to a designated State official of the authority to develop and amend operating rules supplementary to the operating regulations;

c) require commercial air transport operations to be conducted in accordance with conditions the State may consider applicable in the interests of safety; and

d) make provision for the enforcement of the operating regulations and rules by specifying the penalty to be applied in the event of infringement or violation.

In this manual, the term “State” refers to the basic authority that normally establishes a CAA which has a Director General of Civil Aviation (DGCA) with power to exercise authority over civil aviation matters. The “operator” is considered to be an organization or enterprise engaged in civil commercial air transport operations. With the exception of the material contained in Part V dealing with lease, charter and interchange operations, it is assumed that, for the purpose of this guidance material, the State of the Operator and the State of Registry are one and the same.

Although it is recognized that bilateral and multilateral agreements by States are fundamental prerequisites to the establishment of international commercial air transport operations, such matters are generally outside the scope of the manual.

This manual also includes examples and references to detailed requirements prescribed by some States. A State may find it advantageous to adopt the detailed requirements of another State that has already established comprehensive operations certification and inspection procedures consistent with the guidance material in this manual.

Comments on this manual, particularly with respect to its application, usefulness and scope of coverage, would be appreciated from all States, international organizations and ICAO Technical Cooperation field missions. These will be taken into consideration in the preparation of subsequent editions. Comments concerning the manual should be addressed to:

The Secretary General
International Civil Aviation Organization
999 University Street,
Montréal, Quebec H3C 5H7
Canada
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Convention on International Civil Aviation (Doc 7300)
Annex 1 — Personnel Licensing
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Annex 7 — Aircraft Nationality and Registration Marks
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Rules for Registration with ICAO of Aeronautical Agreements and Arrangements (Doc 6685)

Procedures (Doc 8168)

Manual of All-Weather Operations (Doc 9365)
Preparation of an Operations Manual (Doc 9376)

Manual of Criteria for the Qualification of Flight Simulation Training Devices (Doc 9625), Volume I — Aeroplanes, and
Volume II — Helicopters, Third Edition (in preparation)

Manual on the Regulation of International Air Transport (Doc 9626)
Safety Oversight Manual (Doc 9734), Part A — The Establishment and Management of a State’s Safety Oversight
System; and Part B — The Establishment and Management of a Regional Safety Oversight System

Safety Oversight Audit Manual (Doc 9735)

Airworthiness Manual, Volume I — Organization and Procedures (Doc 9760)

Safety Management Manual (SMM) (Doc 9859)
Implications of Airline Codesharing (Cir 269)

Guidance on the Implementation of Article 83 bis of the Convention on International Civil Aviation (Cir 295)

ICAO Study on Aircraft Leasing

Government Safety Inspector (Operations), Air Operator Certification, FAA Course 18700

Government Safety Inspector (Airworthiness), Air Operator and Approved Maintenance Organisation Certification, FAA Course 18701

Note.— The Manual of Procedures for an Airworthiness Organization (Doc 9389) and the Continuing Airworthiness Manual (Doc 9642) have been declared obsolete.
GLOSSARY

Note.— Much of the information in this section comes from Annex 1 — Personnel Licensing, Annex 6 — Operation of Aircraft, Part I — International Commercial Air Transport — Aeroplanes, the Manual on the Regulation of International Air Transport (Doc 9626), and the circular, Guidance on the Implementation of Article 83 bis of the Convention on International Civil Aviation (Cir 295), and Implications of Airline Codesharing (Cir 269).

Air operator certificate (AOC). A certificate authorizing an operator to carry out specified commercial air transport operations.

Certify as airworthy (to). To certify that an aircraft or parts thereof comply with current airworthiness requirements after maintenance has been performed on the aircraft or parts thereof.

Charter. In a charter of an aircraft, a portion of or the entire capacity of the aircraft is hired or purchased privately by one or more entities, which may re-sell it to the public (this occurs most frequently in non-scheduled passenger air operations, which is why they are popularly known as “charter flights”). A charter flight is a non-scheduled operation using a chartered aircraft. The situation in which the charterer is another air operator that has its own operating authority and charters the entire capacity of the aircraft, usually on short notice, is termed a sub-charter.

Codeshare. The use of the flight designator code of one air operator on a service performed by a second air operator, whose service is usually also identified (and may be required to be identified) as a service of, and being performed by, the second air operator.

Note.— The practice of codesharing, by which one operator permits a second operator to use its airline designator code on a flight, or by which two operators share the same airline code on a flight, can take different forms.

Damp lease. A wet-leased aircraft that includes a cockpit crew but not cabin attendants.

Dry lease. A lease where the aircraft is provided without crew.

Financial or capital lease. A lease used by air operators to avoid the otherwise substantial capital outlays/debt required in purchasing aircraft directly from the manufacturer, or to reduce taxation or other costs.

Note.— For example, an air operator may sell all or part of its fleet to a bank or other financial institution and then lease the aircraft back. Financial leases are long-term arrangements that give the outward appearance of ownership, e.g. the aircraft bear the air operator’s name/logo and are frequently registered in the air operator’s State.

Franchising. Franchising is the granting by an air operator of a franchise or right to use various of its corporate identity elements (such as its flight designator code, livery and marketing symbols) to a franchised, i.e. the entity granted the franchise to market or deliver its air service product, typically subject to standards and controls intended to maintain the quality desired by the franchiser, i.e. the entity granting the franchise.

Foreign operator. Any operator that holds an AOC issued by one State and that operates, or seeks to operate, into the airspace above the territory of another State.
Interchange. An aircraft interchange or interchange flight is a regularly scheduled, single-plane through service linking a route of one air operator at the interchange point to a route of a second air operator, with the same aircraft being crewed by and under the operational control of the respective authorized operator on each route. An interchange provides passengers with the benefit of a single-plane service on what is essentially an interline operation and may provide additional benefits to the operators involved in terms of better aircraft utilization.

Joint service flight. A joint service flight is a flight identified by the designator codes of two airlines that typically have agreed with each other to share revenues and/or costs with the concurrence of their respective States.

Note.— Some States consider a joint service flight as a codesharing flight and some do not.

Lease. A lease can be understood to be a contractual arrangement whereby a properly licensed air operator gains commercial control of an entire aircraft without transfer of ownership.

Lessee. The term lessee means the party to which the aircraft is leased.

Lessor. The term lessor means the party from which the aircraft is leased.

Maintenance. The performance of tasks required to ensure the continuing airworthiness of an aircraft, including any one or combination of overhaul, inspection, replacement, defect rectification, and the embodiment of a modification or repair.

Operating lease. An operating lease is designed to meet an air operator's need for additional aircraft, often on a seasonal or short-term basis.

Operational control. The exercise of authority over the initiation, continuation, diversion or termination of a flight in the interest of the safety of the aircraft and the regularity and efficiency of the flight.

Operations specifications. The authorizations, conditions and limitations associated with the AOC and subject to the conditions in the operations manual.

Operator. A person, organization or enterprise engaged in or offering to engage in an aircraft operation.

Pooling arrangements. Pooling arrangements are commercial agreements which may involve agreed capacity, conditions of operation, and the sharing between the parties of one or more of the elements of traffic, frequencies, equipment, revenues and costs.

Principal place of business. The notion of the operator's principal place of business has not been defined so far in ICAO documents, although it is referred to in Article 83 bis as well as in the definition of the “State of the Operator” (see below). It should be a matter of appreciating the facts of each case and comparing the importance of the various places of business of an operator so that the main one can be selected. Domestic jurisprudence or case law may also offer definitions and criteria assisting in the determination of an air operator's principal place of business.

Rendering valid. The action by a Contracting State of issuing a validation of a licence or certificate issued by another Contracting State as an alternative to the issuance of its own licence or certificate.

State of Registry. The State on whose register the aircraft is entered.
**State of the Operator.** The State in which the operator’s principal place of business is located or, if there is no such place of business, the operator’s permanent residence.

*Note.*— The responsibilities of the State of the Operator are summarized in Part I, Chapter 2.

**Traffic right.** A traffic right is a market access right which is expressed as an agreed physical or geographic specification, or combination of specifications, of who or what may be transported over an authorized route or parts thereof in the aircraft (or substitute conveyance) authorized.

*Note.*— The term “traffic rights” is, in one usage, applied collectively to have about the same meaning as market access rights.

**Wet lease.** A lease where the aircraft is provided with crew.
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<td>Airborne collision avoidance system</td>
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<td>AFDD</td>
<td>Audit findings and differences database</td>
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<td>AMM</td>
<td>Aircraft maintenance manual</td>
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<td>AMO</td>
<td>Approved maintenance organization</td>
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<td>Air operator certificate</td>
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<td>Universal security audit programme</td>
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Part I

SAFETY OVERSIGHT OF COMMERCIAL AIR TRANSPORT OPERATIONS — THE STATE
Chapter 1

ICAO UNIVERSAL SAFETY OVERSIGHT
AUDIT PROGRAMME (USOAP)

1.1 The foundation of the safety of the commercial air transport operator is the oversight of the operator by the State, the objective of which is to ensure that the national aviation industry meets requirements equal to, or better than, those defined by ICAO Standards and Recommended Practices (SARPs), to ensure an acceptable level of safety.

1.2 Successful oversight by the State depends upon the capabilities of the national civil aviation authority (CAA), the implementation of SARPs and the critical elements of a State’s safety oversight system.

Note.— The eight critical elements of a State’s safety oversight system are listed in 3.5.1 of this Part.

1.3 The capability of a State’s CAA to carry out the task is assessed on a regular basis by the ICAO Universal Safety Oversight Audit Programme (USOAP). This audit programme initially examined the level of implementation by States of the safety provisions contained in Annex 1 — Personnel Licensing, Annex 6 — Operation of Aircraft and Annex 8 — Airworthiness of Aircraft. Currently a comprehensive systems approach (CSA), involving mandatory audits, is maintained to examine the level of implementation by States of the safety-related provisions in all ICAO Annexes other than Annex 9 — Facilitation and Annex 17 — Security. Implementation of the provisions of Annex 17 is monitored by the ICAO Universal Security Audit Programme (USAP). The activities of USOAP and those of USAP are coordinated to the greatest extent possible.

1.4 Where USOAP findings indicate that a State experiences difficulties in the implementation of SARPs and the critical elements of a safety oversight system, ICAO is able to provide for assistance in improving the capabilities of the State, through its Implementation Support and Development (ISD) Branch, the Technical Cooperation Programme and with the help of other mechanisms, including the International Financial Facility for Aviation Safety (IFFAS). Such assistance can be provided either directly to a State or in association with groupings of other States on a regional basis.

1.5 In order to provide the necessary level of confidence in the system, and subsequent to the Directors General of Civil Aviation Conference on a Global Strategy for Aviation Safety, held in March 2006, it was determined that, with respect to audits conducted under the CSA:

- the results of these audits should continue to be shared openly among States;
- a process should be developed by ICAO to provide for the release of relevant audit information to the public; and
- States have given consent to the publication of the relevant information.

1.6 Pursuant to Assembly Resolution A35-6 and subsequent action by the ICAO Council, the Safety Oversight Audit (SOA) Secure Site http://www.icaosoa.ca/soamain was developed to provide all Contracting States with the ability to access safety critical information collected from Contracting States that completed the State Aviation Activity Questionnaire (SAAQ) and compliance checklists in preparation for the USOAP audit and from the SOAs performed to date. This secure site contains final SOA reports including the audit findings, recommendations, State’s action plan and comments, as well as the comments of the SOA Section on a State’s action plan, in addition to all relevant information
derived from the Audit Findings and Differences Database (AFDD). The SOA secure site is also accessible through the ICAO Flight Safety Information Exchange (FSIX) website http://www.icao.int/fsix.

1.7 With respect to the provision of information to the public, it was agreed to allow the release of relevant information on SOAs so that the travelling public could make an informed decision when using air transportation. To this end States were encouraged to provide ICAO with their consent to publish SOA information consisting, at a minimum, of States’ compliance levels relative to the eight critical elements of a safety oversight system. While some States have given ICAO authority to disclose an executive summary and critical element graph, others have agreed to the release of the audit report in its entirety. A list of States that have given ICAO consent for the release of information pertaining to audits conducted between 1999 and 2004 under the ICAO Universal Safety Oversight Audit Programme is provided under Audit Results (1999–2004) at http://www.icao.int/fsix/safety.cfm, also accessible through the FSIX website. With respect to audits conducted under the CSA, after 23 March 2008, the information will be based on compliance with the eight critical elements in the form of a table; however, States may elect to publish the complete report on the public website. In this latter case, the information will be published in the public area of the ICAO FSIX website.

Chapter 2

RESPONSIBILITIES OF THE STATE

2.1 NATURE OF THE RESPONSIBILITIES OF THE STATE

The responsibility of a Contracting State for the safe, regular and efficient conduct of flight operations is implicit in its acceptance of the international SARPs for the safety of air navigation to which Article 37 of the Convention on International Civil Aviation (Doc 7300) refers; these SARPs appear in the Annexes to the Convention. Annex 6, Part I — International Commercial Air Transport — Aeroplanes; and Part III — International Operations — Helicopters, Section II, International Commercial Air Transport, has been developed with respect to the operations of international commercial air transport. Although the methods for discharging its responsibility may vary, no particular method can, in any way, relieve the State of the Operator of such responsibility.

2.2 DISCHARGE OF STATE RESPONSIBILITIES

2.2.1 In order to discharge its responsibility, the State should enact a basic aviation law that will provide for the development and promulgation of air navigation regulations which should be consistent with its acceptance of the Annexes. The State regulatory system should:

a) represent a well-balanced allocation of responsibility between the State and the operator for the safety of operations;

b) be capable of economic justification within the resources of the State;

c) enable the State to maintain continuing regulation and oversight of the activities of the operator without unduly inhibiting the operator's effective direction and control of the organization; and

d) result in the cultivation and maintenance of harmonious yet responsible relationships between the State and the operator.

Note.— Guidance on the establishment of a State’s system is provided in the Safety Oversight Manual (Doc 9734), Part A, The Establishment and Management of a State’s Safety Oversight System.

2.2.2 An essential element in the regulatory system is the certification of operators. Annex 6 requires that an operator shall be in possession of an air operator certificate (AOC) issued by the State of the Operator in order to engage in commercial air transport operations. States should therefore establish a system for both the initial inspection and certification and the continued safety oversight of the operator.

2.2.3 In order to assess the competence of an operator to provide a safe and regular service, the State of the Operator would first need to investigate the proposed operation, covering at least the organization, staffing, equipment, proposed routes and level and type of service and finances. The issuance of an AOC by the State of the Operator will be dependent upon the operator demonstrating an adequate organization, method of control and supervision of flight operations, training programme, as well as ground handling, maintenance management and maintenance arrangements, consistent with the nature and extent of the operations specified. If the operator is found competent, an AOC will be
issued, together with operations specifications, detailing the commercial air transport operations authorized. Subsequent to the issuance of an AOC, the State of the Operator is required to continue to monitor the operation by a systematic procedure which establishes safety oversight inspections.

2.2.4 Through the issuance of an AOC, the associated operations specifications and the subsequent continuing safety oversight, the State of the Operator will be able to ensure the protection of public interest and will be able to exercise indirect influence and control without encroaching upon the direct responsibility of the operator for the safety of the operation. The granting of an AOC by the State establishes that the operator has met the State criteria for an acceptable operation and that the State has every reason to believe that the operator is capable of providing a safe commercial air transport service.

2.2.5 It is imperative that the operations conducted by an operator are within the safety oversight capability of the State of the Operator. A review of the aircraft registry and the authorizations granted to an operator will assist the State in determining if the operations are within its safety oversight capability. Where this is not the case, the State is urged to take immediate and appropriate corrective actions.

2.2.6 In those States where the State is both the regulatory authority and an operator, the requirements of the Convention on International Civil Aviation will be met and public interest will best be served by the separation of authority and responsibility between the State regulatory authority and the State operating agency. The necessary certification procedures should be followed as though the operator were a non-government entity.

2.2.7 A State regulatory system and safety oversight organization are described in the subsequent chapters of this Part.

2.2.8 A State may find that it does not have the resources to establish a system for the effective certification and oversight of its operators. Experience has been gained with the formation of regional safety oversight organizations (RSOO) where economies of scale can be achieved through the sharing and pooling of human and financial resources. The Cooperative Development of Operational Safety and Continuing Airworthiness Programmes (COSCAPs) were designed to achieve the necessary level of regional cooperation in this context. Guidance is provided in the Safety Oversight Manual (Doc 9734), Part B, The Establishment and Management of a Regional Safety Oversight System.

2.2.9 As an alternative, where a State is in need of assistance and where regional cooperation is not viable, the Director General of Civil Aviation (DGCA) could consider the employment of a competent commercial organization to supply the necessary qualified personnel to perform the required inspection functions in an advisory capacity to the CAA. The State retains responsibility under the Chicago Convention and as such is responsible to ensure that the delegated tasks are performed in accordance with international and national requirements.
Chapter 3

STATE REGULATORY SYSTEM

3.1 DEVELOPMENT OF A STATE REGULATORY SYSTEM

3.1.1 General

There are two prerequisites for the introduction of a regulatory system:

a) the provision, in the basic aviation law of the State, for air navigation regulations and the promulgation thereof; and

b) the establishment of an appropriate State body, hereafter referred to as the CAA, with the necessary powers to ensure compliance with the regulations.

3.1.2 Basic laws relating to aviation

3.1.2.1 The basic laws of the State relating to aviation should:

a) authorize the establishment of a CAA to be headed by a chief executive officer, hereafter referred to as the DGCA;

b) make provision for the delegation of the necessary authority and the assignment of corresponding responsibility to the DGCA to develop, issue and revise operating regulations and rules consistent with the air navigation regulations;

c) make provision for the adoption of operating regulations and rules based on the provisions of the Annexes to the Convention on International Civil Aviation;

d) make provision for the enforcement of the air navigation regulations and associated operating regulations and rules; and

e) require all commercial air transport operations to be conducted under State authority and in accordance with any conditions the State may consider applicable in the interests of safety and in accordance with all appropriate treaties and agreements between the State and other States.

Note.— Throughout the manual the term “regulations” is used in a generic sense to encompass what may be variously considered by States, but not limited to, as instructions, rules, edicts, directives, sets of laws, requirements, policies and orders. It is a matter for the judgement of individual States, taking into account their responsibilities under the Convention, as to the specific status given to a regulation when it is applied within the State and the penalty assigned in the event of non-compliance.

3.1.2.2 The operating regulations and rules, referred to in 3.1.2.1 b), need frequent revision to keep pace with developments in civil aviation and aviation safety. This is not possible unless these regulations and rules can be
amended rapidly. One possible approach to ensure this would be to place these detailed operating regulations and rules under the authority of the DGCA and not incorporate them in national civil aviation law.

3.2 AUTHORITY OF THE DGCA

The air navigation regulations should contain provisions which authorize the DGCA to:

a) establish a flight operations inspection organization to assist in carrying out the functions and responsibilities of the DGCA’s office;

b) whenever possible, develop, issue and revise operating regulations and rules consistent with the air navigation regulations;

c) determine whether proposed commercial air transport operations are in the public interest;

d) determine the technical and financial capability of a prospective operator to conduct the proposed operations with the ground services (e.g. aerodrome, navigation aids, air traffic services (ATS), maintenance that can be made available;

e) issue AOCs with the associated operations specifications necessary to define the characteristics of the particular operation and the aircraft involved; and

f) withdraw, revoke, suspend or amend an AOC and its associated operations specifications authorizing any operation where the conduct of the operation is considered contrary to the interests of safety, subject to providing the operator with due notice and the opportunity for consultation and appeal.

3.3 STRUCTURE OF THE CAA

3.3.1 The DGCA should establish an effective CAA organization and employ the necessary qualified personnel to carry out the various functions of that office. Although the scope of the DGCA’s responsibilities should not vary substantially from State to State, the structure and size of the CAA will vary considerably depending on the number, size and complexity of civil air operations in the State.

3.3.2 In deciding upon the required organizational structure, the DGCA should review the requirements for inspection, certification and surveillance of operators as outlined in the subsequent chapters of this manual in the light of the number and size of potential air operators in the State. In many States it will be necessary to establish within the CAA a “CAA inspectorate” to ensure that the DGCA’s responsibilities for the safety of commercial air transport are properly discharged and that the public interest is adequately protected. The establishment and functioning of the CAA inspection organization are discussed in Chapter 5 of this Part.

3.4 REGULATIONS FOR THE CERTIFICATION OF OPERATORS

3.4.1 The State regulations and rules for the operational inspection and certification of operators and for the conduct of subsequent commercial air transport operations should have sufficient detail to ensure that satisfactory compliance will result in the desired level of safety. It should be recognized that, while the scope of the regulations and rules will need to be extensive, it is not feasible or desirable to attempt to cover every conceivable operational detail. The
State regulations and rules should provide a framework of positive control and guidance but should allow the operator the flexibility to develop operating instructions for the guidance of personnel on the details essential to the conduct of the operation. This is in accordance with the principle of “operator's responsibility” and helps to facilitate the development of the operating standards and techniques best suited to particular operational circumstances and conditions.

3.4.2 To facilitate compliance and avoid differences in interpretation, State regulations should be written in clear language, using plain language techniques, and should be complemented by appropriate guidance material.

Note.— Guidance on plain language techniques can be obtained from various sources, including the Internet.

3.4.3 The State regulations and rules need to require the operator to submit detailed operating instructions and procedures, governing the conduct of operations, to the CAA as a basis for certification and the subsequent conduct of operations. The operator's material is required by Annex 6, Part I, and Part III, Section II, to be submitted in the form of an operations manual, and a maintenance control manual (MCM) acceptable to the State of Registry, containing at least the material specified and such other material as the CAA may require. As discussed in Part III of this manual, the operator's operations and MCMs provide a most important basis for the CAA decision with respect to an application for an AOC.

3.5 CRITICAL ELEMENTS OF A SAFETY OVERSIGHT SYSTEM

3.5.1 The process described in 3.1 to 3.4 has been analysed and the following critical elements of a State safety oversight system have been identified:

— Primary aviation legislation
— Specific operating regulations
— State civil aviation system and safety oversight functions
— Technical personnel qualification and training
— Technical guidance, tools and the provision of safety-critical information
— Licensing, certification, authorization and approval obligations
— Surveillance obligations
— Resolution of safety concerns

3.5.2 These elements are fully described in Annex 6, Part I, Appendix 5, and in the Safety Oversight Manual (Doc 9734), Part A — The Establishment and Management of a State’s Safety Oversight System. These elements are also included as specific items in audits for the ICAO Universal Safety Oversight Audit Programme under the CSA.

3.6 SAFETY MANAGEMENT

3.6.1 States are required to establish a safety programme in order to achieve an acceptable level of safety, which is itself established by individual States. A State's safety programme is an integrated set of regulations and
activities aimed at improving safety. It addresses the conduct of safe operations, not only by aircraft operators but also by aviation service providers, such as ATS providers, aerodromes and heliports, and aircraft maintenance organizations.

3.6.2 The State safety programme includes activities as diverse as safety regulations, safety oversight, mandatory and voluntary reporting systems, accident and incident investigations, safety data analysis and exchange, safety assurance and safety promotion.

3.6.3 As part of a State’s safety programme, it is necessary for the State to require air operators to implement safety management systems (SMS) acceptable to the State. The requirement for SMS also extends to ATS providers, certified aerodrome and heliport operators and approved maintenance organizations (AMOs).

3.6.4 A full description of the requirements for State safety programmes and operator SMS is contained in the Safety Management Manual (SMM) (Doc 9859).
Chapter 4

THE AOC

4.1 GENERAL

4.1.1 The AOC provides the basis for States to regulate the activities of operators and the means for a State to authorize an air operator to commence operations. The AOC, under the control of the issuing CAA, enables the CAA to exercise the continued safety oversight of the operator.

4.1.2 The AOC and the associated operations specifications are briefly introduced in this chapter. Detailed requirements and guidance for the AOC and the operations specifications can be found in Annex 6, Part I, Chapter 4, Appendix 6 and Attachment F; and in Part III, Section II, Chapter 2, Appendix 3 and Attachment F.

4.1.3 The application for an AOC, the evaluation by the State and the issuance of a certificate are dealt with in Part III of this manual.

4.1.4 The AOC and the associated operations specifications issued to an air operator by the State of the Operator are also intended to provide a basis for another State to authorize operations in its territory by that air operator, provided that the requirements under which the certificate was issued were at least equal to the applicable Standards specified in Annex 6, Part I, and Part III, Section II. The surveillance of operators from other States (foreign operators) is considered in more detail in Part VI of this manual.

4.2 THE AOC

4.2.1 Aircraft engaged in commercial operations are required by Annex 6 to carry a certified true copy of the AOC (see 4.4 below) and a copy of the associated operations specifications relevant to the aircraft type. The AOC certifies that the operator is authorized to perform commercial air operations, as defined in the associated operations specifications, in accordance with the operations manual and the civil aviation regulations of the State of the Operator.

4.2.2 The information on the AOC shows the State of the Operator and the identity of the responsible office of the CAA and the certificate number with its expiration date. It also shows the name of the operator and any other trading name relevant to the particular certificate, with the address of the operator’s principal place of business. In addition, the certificate indicates the location in the operator’s documentation of the contact details of the operator’s operational management. Finally it shows the date of issuance of the certificate and the name and signature of the CAA official responsible for its issuance.

4.2.3 The contact details where operational management can be contacted without undue delay for issues related to flight operations, airworthiness, flight and cabin crew competency, dangerous goods and other matters, as appropriate, are required to be provided on board the aircraft and should include names, telephone and fax numbers, with country codes and e-mail addresses.

4.2.4 The period of validity of an AOC should be at least two years. Not all States apply a period of validity to AOCs, in view of the requirement for safety oversight of the operator to be a continuous process. However, should an expiry date not be applied, this should be appropriately indicated on the certificate (see Part III, 7.3.1).
4.3 OPERATIONS SPECIFICATIONS

4.3.1 The operations specifications associated with an AOC are an integral part of the authorization under which an operator conducts operations.

4.3.2 The specifications identify the CAA office involved, the number of the associated AOC, the name of the operator, the date of issuance and the signature of the CAA official responsible for its issuance and show the make, model and series, or master series, of the aircraft, the type of operation and the geographical areas in which operations are authorized.

4.3.4 The specifications cover all aspects of the operation and include special limitations and authorizations with criteria as appropriate.

4.4 CERTIFIED TRUE COPY OF THE AOC

There are several ways to certify a copy of the AOC. In any case, the certification statement shall attest that the copy is a true copy of the original, and shall be signed and display an official stamp or seal. The certification statement shall be permanently affixed to the copy, either by placing it on the first page of the document itself or on each page of the document, or by attaching it to the entirety of it. A model certification statement is reproduced below.

CERTIFICATION

I hereby certify that the attached is a true copy of the [title of the AOC], issued at [place] on [date] by [the issuing authority].

Signed at [place] on [date].
[signed by the appropriate certifying authority according to the laws of its State]
[official stamp/seal]
Chapter 5

STATE SAFETY OVERSIGHT ORGANIZATION

5.1 THE CAA INSPECTION ORGANIZATION

The CAA inspection organization should be established and operated as an independent entity within the CAA, directly responsible to the DGCA. The size of the operations inspection organization should be a function of the scale of flight operations conducted in the State by both commercial and general aviation. In order to carry out its responsibilities efficiently, the organization will need to be divided into specialized sections. The specialized sections may vary to suit the specific needs of the State, but in most cases it will be desirable to separate at least the flight operations, maintenance, financial and legal functions, and to further subdivide flight operations and maintenance into commercial air transport operations and general aviation. In any event, close coordination will be required by all sections. Although the paragraphs which follow pertain specifically to the section of the inspection organization dealing with commercial air transport operations, hereafter referred to as the CAA inspectorate, they are to some extent applicable to all other sections.

Note.— Guidance on an airworthiness inspection organization is contained in the Airworthiness Manual, Volume I — Organization and Procedures (Doc 9760).

5.2 GENERAL RESPONSIBILITIES

5.2.1 The CAA inspectorate is responsible for conducting the required investigations and assessments preliminary to the issuance of an AOC and its associated operations specifications, and for exercising continuing safety oversight of operations for the purpose of:

a) making recommendations to the DGCA regarding the issuance or amendment of the AOC and the associated operations specifications, and the operator's competence to continue to exercise the privileges of the certificate;

b) making recommendations to the DGCA concerning any special conditions that, in light of the investigation, may need to be imposed;

c) informing the DGCA and the operator of any deficiencies needing rectification; and

d) making recommendations to the DGCA concerning appropriate enforcement action.

5.2.2 In carrying out its responsibilities, the CAA inspectorate neither shares nor diminishes the direct responsibility of the operator for safety and compliance with State operating regulations and rules. During the process of its investigation, the CAA inspectorate inevitably influences both the formulation of operating standards and the methods employed by the operator to meet these standards. Consequently, the DGCA has a responsibility to ensure that the CAA inspectorate is adequately staffed by competent and suitably qualified personnel and that appropriate guidance defines the type of influence that the CAA inspectorate may exercise.
5.3 STAFFING

5.3.1 The ability of a State to effectively supervise and control commercial air transport operations in the public interest is dependent upon the competence of the CAA inspectorate. To effectively fulfill its responsibilities, the CAA inspectorate needs to be properly organized and staffed with qualified personnel capable of accomplishing the required wide range of technical inspection activities. To adequately perform their duties, it is important that the CAA inspectorate staff have the qualifications, operational or technical work experience, and training compatible with the operations that they are required to certificate or inspect and that their qualifications compare favourably with those of operator personnel they will encounter in their inspections. Furthermore, the CAA inspectorate staff should enjoy conditions of service and remuneration consistent with their education, technical knowledge and experience and comparable to those personnel of the operator whose activities they will inspect and supervise.

5.3.2 It is normal practice for the DGCA to delegate responsibility for some activities to designated personnel of an operator. In the operational field this applies to type ratings, instrument ratings and pilot proficiency checks. Candidates for designated examiner are proposed by the operator. The qualification and approval of these designated personnel, covering examiner activity in both the aircraft and flight simulation training devices, as necessary, need to be conducted by the CAA. These approvals are normally conditional on continuing employment with the same operator. The CAA is responsible for closely supervising the subsequent activities of the designated examiners. There should be requirements for minimum annual numbers of examinations to be conducted by each designated examiner. There should also be requirements, on a periodic basis, for the observation of ratings and proficiency checks conducted by designated examiners so that the CAA can monitor performance and renew the designated examiner’s approval when necessary. The CAA may approve flight crew of an operator to function as line check pilots or line check flight engineers. Such personnel are not in the same category as designated examiners; however, their qualifications and checking activities need to be adequately supervised by the CAA.

5.3.3 A State that is unable to provide sufficient staff for its operations inspectorate could arrange for experienced personnel of an operator to be seconded to the CAA to act as CAA inspectors. In this case, a strategy to mitigate potential conflict of interest issues should be established and documented. However, it may be impossible to ensure that an inspector in such a case would not be involved in inspections concerning the operator from which the secondment was effected. It is still incumbent upon the DGCA to ensure that operator personnel, seconded as CAA inspectors, are adequately trained and qualified and subsequently supervised in the carrying out of their duties.

5.3.4 A State unable to provide sufficient staff for its operations inspectorate could also arrange to use the services of experienced inspector personnel from another State authority on a part-time basis. The details of any such arrangement, including procedures for requesting the services of an inspector on a particular occasion or for a specific period of time, should be documented in an agreement between the CAA and that other authority.

5.4 DUTIES AND RESPONSIBILITIES OF A CAA INSPECTOR

5.4.1 The DGCA should assign a CAA inspector to each operator, who would be responsible for managing the CAA oversight of the operator. This assignment should be for a specified time period, e.g. two or three years, after which another inspector would be assigned to the operator, if the size of the CAA inspectorate permits such change. A number of CAA inspectors may assist the inspector assigned to an operator, depending on the size and complexity of the operator’s activities and on the specialized inspector qualifications that are required.

5.4.2 The primary function of the inspection staff is to determine the operational level of safety that the operator is capable of achieving and does in fact achieve in actual operations. To do so, the major part of the CAA inspector’s work involves inspecting, assessing, reporting and making recommendations. Recommendations, as well as criticism, concerning operations observed are to be based on fact, not opinion, and are to be carefully and fully documented. Any
deficiencies noted by CAA inspectors need to be immediately directed to the attention of the personnel involved. Should necessary corrective action not be accomplished within a reasonable time, as specified by the inspector, the matter should be reported to the DGCA for a decision regarding possible restrictions on operations or enforcement action against the operator.

5.4.3 CAA inspectors should maintain frequent contact with their assigned operators in order to assess the functioning of their organization and the performance of their staff during the conduct of operations, maintenance and training. In the course of these contacts with the operator's management and its operational and technical personnel, the CAA inspector should always promote compliance with the safety regulations and strive to establish and maintain harmonious relationships. The importance of the CAA inspector's good judgement, initiative, behaviour, attitude and sense of fairness, coupled with the necessary firmness in dealing with the operator's representatives, cannot be overstressed.

5.4.4 It is impractical to attempt to detail the guidance necessary to cover every situation and problem that might confront the inspection staff. Moreover, the duties and responsibilities of an individual CAA inspector will vary depending upon the technical speciality and the specific tasks which are assigned. However, CAA inspectors are expected to accomplish some or all of the following tasks as they relate to a particular speciality:

a) conduct routine inspections such as the inspection of a station facility, apron, en-route operation and base and carry out oversight or checks considered necessary at prescribed intervals;

b) assess the effectiveness of the operator's SMS and the level of resources allocated to it;

c) conduct such inspections or oversight in accordance with an established work programme and applicable standard procedures and instructions;

d) advise the operator, in writing, of any significant deficiency, requesting a proposal for remedial action;

e) conduct follow-up on inspection reports to ensure that appropriate action has been taken in a timely manner;

f) submit reports on each inspection or investigation in the manner prescribed, and complete and process the applicable inspection forms;

g) investigate and report, as required, possible violations of the basic aviation law or related safety operating regulations and rules;

h) continuously review the operator's pertinent documentation (e.g. operations, training and MCMs), company policies, operating instructions and information to staff and system of amendments to determine whether they are accurate and made available in a timely manner to persons requiring their use;

i) keep appropriate CAA inspectorate staff informed on all aspects of the current operation and projected developments in the company including changes in executive personnel, in assigned responsibilities and in the operator's organization in general; and

j) conduct qualification, approval and supervisory activities with respect to personnel proposed as designated examiners by an operator.
All safety oversight activity of a CAA inspector, with respect to a particular operator, should be carefully planned. While it will not be possible to cover all aspects of an operation during every inspection, as much as possible should be covered over a specific period of time, and appropriate records should be maintained. Inspections should also be planned on the basis of a risk assessment exercise so that aspects of the operation that involve the greatest risk should receive more frequent attention. The planning by the CAA inspector should take into account the results of the hazard identification and risk assessment conducted and maintained by the operator as part of the operator's SMS.
Chapter 6

QUALIFICATIONS AND TRAINING OF THE INSPECTOR

6.1 COMPETENCIES OF THE INSPECTOR

The CAA should establish and control the competencies of its safety inspectors. For this purpose it should provide training or take other actions to reach the established level of competency, and it should evaluate the effectiveness of these actions. The CAA should ensure that safety inspectors are competent to carry out the tasks assigned to them and that they are aware of the consequence of their actions for aviation safety.

6.2 QUALIFICATIONS OF THE INSPECTOR

6.2.1 Ideally a CAA inspector should be at least as qualified as the personnel to be inspected or supervised. To carry out in-flight inspections, a CAA inspector should be qualified on the type of aircraft concerned or on a type of aircraft with similar operational characteristics, and also possess appropriate route experience. However, it is recognized that although a CAA inspector should be qualified on either the type of aircraft flown or on a similar type of aircraft, it cannot be expected that in all cases the CAA inspector would possess the same level of flying experience on that type as the personnel under inspection or, in the case of operator fleets with multiple types, that the inspector should be qualified on all types. Furthermore, in the case of route inspections, an inspector cannot be expected to possess actual flying experience on all of the routes on which inspections are conducted. The CAA inspector should, however, at least be experienced on comparable routes and be adequately briefed on the particular route under inspection.

6.2.2 CAA inspectors may obtain aircraft type qualifications through courses conducted by aircraft manufacturers, approved flight schools or airline operators' training courses. As a general rule, it is not desirable for the CAA inspector to obtain qualifications from an operator under the CAA inspectional jurisdiction. The maintenance of an inspector's pilot qualifications may, if necessary, be carried out using approved flight simulation training devices when such a procedure is approved by the DGCA.

6.2.3 While not absolute, the qualifications and experience requirements listed below are provided as broad guidelines for initial employment of technical staff of the CAA inspectorate:

a) a broad air transport background of five years or more;

b) experience with the problems of operating or maintaining transport aircraft;

c) meteorological and climatological knowledge and experience;

d) experience in technical training including visual aids, training devices and aircraft flight simulation training devices;

e) a reputation for possessing qualities of initiative, tact, tolerance and patience; and

f) experience in auditing techniques.
Note.— The experience in auditing techniques, while required, can be provided by the CAA, using a suitable training course and subsequent supervised practical auditing experience.

6.2.4 A flight operations inspector, for example, should have extensive operational experience — generally not less than 5 000 hours as a pilot-in-command of civil or military air transport aircraft. A CAA inspector conducting line or flight crew licensing checks should be required to hold a current airline transport pilot licence (ATPL). Persons seeking a position as a flight operations inspector should have held previous appointments either in operational management, as an airline pilot and designated examiner, or training instructor, or as a military pilot where equivalent experience in air transport operations would have been acquired.

6.2.5 Representative qualifications of an airworthiness inspector.

6.2.5.1 An airworthiness inspector should have the relevant knowledge, background and appropriate experience related to aircraft continuing airworthiness management, as per 6.2.5.2, as well as experience in the actual performance of maintenance and repair of airframes, powerplants and aircraft systems or components. The inspector should, where permitted, hold a technical licence with relevant airframe and/or powerplant ratings.

6.2.5.2 The knowledge, background and experience in continuing airworthiness management should include:

   a) aircraft maintenance programme development, approval and control, including applicable reliability programmes;

   b) approval of modifications and repairs;

   c) maintenance release;

   d) applicability of airworthiness directives and operational directives with a continuing airworthiness impact;

   e) correction or deferment of defects;

   f) coordination of scheduled maintenance, the application of airworthiness directives, the replacement of life-limited parts and the inspection of components;

   g) management of continuing airworthiness records;

   h) mass and balance statement management;

   i) airworthiness requirements of relevant parts of operations specifications; and

   j) knowledge of quality systems.

6.2.6 The satisfactory execution of the various functions of the CAA inspectorate depends on the qualifications, experience, competence and dedication of individual inspectors. In addition to the crucial importance of technical competency in performing certification, inspection and surveillance functions, it is likewise critical that inspectors possess a high degree of integrity, are impartial in carrying out their tasks, are tactful, have a good understanding of human nature and are able to get along well with people. Persons subject to oversight by inspectors are often apprehensive and sensitive to perceived intrusions by CAA representatives into what they consider their own domain. Such apprehension or resentment can usually be reduced or overcome when the inspectors responsible for oversight take care to explain that their objective is to assist rather than hinder and that their oversight activities are being carried
out in the interest of enhancing safety. Considering the specialized and sensitive nature of the CAA inspector's mission, it is essential that the qualifications, previous experience and personal characteristics of each person to be employed to perform inspection and oversight duties be verified and carefully evaluated before selections and appointments are made.

6.3 TRAINING OF INSPECTORS AND THE MAINTENANCE OF TECHNICAL QUALIFICATIONS

6.3.1 Initial training

6.3.1.1 The initial training of CAA inspectorate staff should consist of a competency-based instruction with respect to CAA regulations and procedures. Newly engaged inspectors should accompany experienced staff on inspections for a practical introduction to the tasks.

6.3.1.2 The initial training should also cover at least the following:

a) auditing techniques and CAA auditing procedures;

b) SMS and quality systems;

c) Human Factors principles; and

d) training for the specific role and tasks of the inspector, with emphasis on those areas requiring an approval by the CAA.

6.3.1.3 Specific course material is available for the training of government inspectors in the technicalities of the certification of operators. Examples of such courses are Federal Aviation Administration (FAA) Course 18700, Government Safety Inspector (Operations), Operator Certification, and FAA Course 18701, Government Safety Inspector (Airworthiness), Air Transport Operator and Approved Maintenance Organisation Certification.

6.3.1.4 Course material is also available for the training of inspectors who will be involved in the inspection of foreign operators. An example of this is the European Aviation Safety Agency Guidance Material on the Qualification of SAFA Inspectors. Course material is also available in the ICAO FSIX website at www.icao.int/fsix/FAO_regs.cfm.

6.3.2 Continuation training

6.3.2.1 CAA inspectorate personnel represent the authority and, as such, require the continuous development of their competencies related to their respective responsibilities. This should be accomplished through periodic flight and ground training such as accident investigation courses, technical report writing and supervisory training.

6.3.2.2 To ensure that CAA inspectorate personnel maintain proficiency and keep current on aircraft and equipment, techniques, procedures and new developments in their respective areas of expertise, it is essential that they receive periodic technical training. In some States this training may be available at an aviation training facility operated by the CAA. More often, however, such training will need to be obtained through courses offered by manufacturers, private training facilities, other States or under ICAO auspices. It is emphasized again that in order to maintain good relationships and avoid possible embarrassment or controversy, it is not desirable for CAA inspectorate personnel to acquire this training from an operator or organization under their inspectional jurisdiction.
6.3.2.3 Insofar as possible, the maintenance of licence qualifications and of an acceptable level of proficiency and knowledge of aircraft performance, limitations, equipment, systems, operations, etc., will permit CAA inspectors to better assess the knowledge, techniques and overall competence of the personnel of an operator. For example, flight operations inspectors should receive recurrent flight training on aircraft supplemented periodically by training in a flight simulation training device. However, where circumstances require the CAA inspector to supervise more than one operator, or where an operator uses several different types of aircraft, it becomes extremely difficult and costly for an inspector to maintain pilot proficiency and knowledge of aircraft systems and associated ground services for all types involved. In such cases it may have to be accepted that CAA inspectors are not fully qualified on all aircraft types under their jurisdiction.

6.3.2.4 Only through periodic practical and specialized theoretical training, both technical and supervisory, can the CAA inspectorate manpower be used effectively and CAA personnel maintain a high level of expertise. The net result of such training is better job performance and greater respect from the operator.
Part II

THE COMMERCIAL AIR TRANSPORT OPERATOR
Chapter 1

RESPONSIBILITIES OF THE OPERATOR

1.1 The operator has a responsibility for the safe conduct of operations and for compliance with any laws or regulations which the State of the Operator may promulgate. These laws and regulations, which are the means by which the State implements the provisions of the Annexes, are not in themselves sufficient to provide the operator with comprehensive and detailed instructions on which to base an operation. The responsibility for the development of operating instructions necessary for the safety, regularity and efficiency of an operation therefore rests upon the operator. These operating instructions must not conflict with the laws and regulations of the State of the Operator or those of other States into or over which operations are conducted. The primary means used by an operator to promulgate these operating instructions is the operations manual and the MCM which are discussed in Chapter 2 of this Part and in Part III.

1.2 The State of the Operator requires an operator to implement an SMS in accordance with Annex 6 — Operation of Aircraft, Part I — International Commercial Air Transport — Aeroplanes; and Part III — International Operations — Helicopters, Section II, International Commercial Air Transport. This SMS, which needs to be acceptable to the State, is required to cover, as a minimum:

   a) the identification of safety hazards;
   b) the necessary remedial action to maintain an acceptable level of safety;
   c) continuous monitoring and regular assessment of the safety level achieved; and
   d) continuous improvement to the overall level of safety.

1.3 The SMS is also required to clearly define the lines of safety accountability throughout the organization and the direct accountability for safety of the senior management.

   Note.— Guidance on SMS is provided in the Safety Management Manual (SMM) (Doc 9859).
Chapter 2

THE OPERATOR — ORGANIZATION

2.1 GENERAL

2.1.1 Annex 6, Part I, and Part III, Section II, states that an operator shall establish and maintain a method of control and supervision of flight operations as one of the prerequisites for the issuance and continued validity of an AOC. The operator therefore needs to have the capability of organizing, conducting and supervising the intended or existing commercial aviation operation.

2.1.2 The number of management and supervisory personnel required depends upon the size and complexity of the operation. It is necessary for the operator to establish the responsibilities and functions of the different officers involved, their relationship with the other officers and their relationship within the flight operations area and the organization as a whole. The authority, tasks, responsibilities and relationships of each key position are to be clearly understood and followed by the individuals occupying these positions.

2.2 ORGANIZATION AND ADMINISTRATION

2.2.1 A sound and effective management structure is essential. It is particularly important that the operational management should have proper status in the organization and be in suitably experienced and competent hands. Clear lines of authority and specific duties and responsibilities of subordinate elements and positions need to be established.

2.2.2 Acceptable procedures are to be established and followed for conveying company decisions, procedures and operating instructions to affected personnel to keep them informed at all times of items relevant to their activities.

2.2.3 The operator needs to develop a complete description of the qualifications required for and the duties and responsibilities of the key management positions, these include:

— operations manager
— chief pilot
— fleet manager(s)
— cabin crew manager
— safety manager
— training manager
— maintenance manager
— ground services manager
— quality manager
— security manager

2.2.4 Some of the above positions may be combined, depending on the size and complexity of the operation, if the management structure is acceptable to the CAA.
2.3 OPERATIONS MANUAL

2.3.1 The operations manual is the means used to define the company structure and individual duties and responsibilities.

2.3.2 With respect to the company's organizational structure the operations manual will contain:

a) a description of the organizational structure including the general organization of the company and of the operations department. The relationship between the operations department and the other departments of the company and the subordination and reporting lines of all divisions, departments, etc., which pertain to the safety of flight operations, should be defined;

b) the name of each manager responsible for flight operations, airworthiness and maintenance, crew training and ground operations, with a description of their function and responsibilities and their contact details;

c) a description of the duties, responsibilities and authority of operations management personnel pertaining to the safety of flight operations and in compliance with applicable regulations;

d) a description of the system for supervision of the operation by the operator including how the safety of flight operations and the qualifications of personnel involved in all such operations are supervised and monitored. In particular, it contains the procedures related to the competence of operations personnel and the control, analysis and storage of records, flight documents and safety-related data; and

e) a system for the promulgation of additional operational instructions and information, supplementary to that in the operations manual, including the applicability of this information and the responsibilities for its promulgation.

2.4 MCM

2.4.1 The MCM should describe the operator's procedures necessary to ensure the continuing airworthiness of the operator's aircraft.

2.4.2 The MCM will contain information about:

a) procedures to ensure that the maintenance organization's scope of work includes the work required on the operator's aircraft;

b) the title(s) and name(s) of the persons who ensure that all maintenance is carried out in accordance with the MCM, and an organizational chart showing the associated chains of responsibilities;

c) a general description and location of the facilities;

d) the operator's maintenance programme;

e) the procedures specifying how the management organization ensures that all scheduled and unscheduled maintenance is performed on the operator's aircraft on time and in a controlled and satisfactory manner;

f) the methods used for the completion and retention of maintenance records;
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Chapter 2. The Operator — Organization

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g) the management of the approval of modifications and repairs;

h) the coordination of scheduled maintenance, the application of mandatory continuing airworthiness information and the assessment of other continuing airworthiness information, to ensure the work is carried out properly;

i) the procedures to ensure that unserviceabilities affecting airworthiness are recorded and rectified;

j) the procedures for advising the State of Registry of significant in-service occurrences and for complying with the service information reporting requirements of Annex 8;

k) the procedures to ensure that the mass and balance statement reflects the current status of the aircraft; and

l) the system of analysis and continued monitoring of the performance and efficiency of the maintenance programme.
Part III

THE AOC APPLICATION,
EVALUATION AND CERTIFICATION
Chapter 1

GENERAL

Note 1.— Guidance on the airworthiness aspects of an application for an AOC are contained in the Airworthiness Manual (Doc 9760), Volume I — Organization and Procedures, Chapter 6.

Note 2.— The procedures outlined in Chapter 1 and further described in the succeeding chapters are based on those contained in the FAA Course 18700, Government Safety Inspector (Operations), Air Operator Certification, prepared by the United States FAA in conjunction with ICAO.

1.1 INTRODUCTION

1.1.1 The purpose of an AOC is to certify that specified commercial air transport operations are authorized by the State of the Operator and are to be conducted in compliance with applicable regulations and rules. The DGCA will need to establish procedures for the issuance of an AOC and for the continuing safety oversight and inspection by the CAA of the operations conducted in accordance with the AOC and the related operations specifications. An AOC comes in two parts, the AOC itself and the associated operations specifications that define the operation.

1.1.2 During the certification process, the DGCA is to be satisfied that the applicant, who will have the ultimate responsibility for the safety of the operation, is eligible for the issuance of an AOC and has the ability and competence both to conduct safe and efficient operations and to comply with applicable regulations and rules. The DGCA, in addition to assessing the ability and competence of the applicant, should also endeavour to guide the applicant in organizational and procedural matters which will result in a safe and economically successful operation. Thus, if the objectives of both the State and the applicant are achieved in the certification process, they will have commenced their shared responsibility for safety, regularity and efficiency of operations, which will in turn enhance the public confidence in the operations conducted by the applicant as an operator and holder of an AOC.

1.1.3 At the commencement of the certification process, the DGCA should appoint a CAA inspector as the project manager and establish a certification team consisting of qualified and experienced inspectors of the necessary specializations, such as operations, maintenance and avionics. The applicant should be informed that the project manager will be responsible for coordinating all aspects of the certification process and will be the focal point for dealing with all matters between the applicant and the CAA.

1.1.4 Since each operation may differ significantly in complexity and scope, the project manager and the certification team need considerable latitude in taking decisions and making recommendations during the certification process. The ultimate recommendation by the project manager and decision by the DGCA regarding certification and awarding an AOC is to be based on the determination of whether or not the applicant meets the requirements established by the State in its air navigation regulations and is adequately equipped and capable of conducting the proposed operation in a safe and efficient manner.

1.1.5 The process described in Part III is for the evaluation of an applicant and the initial issuance of an AOC. Subsequent requirements for the introduction of new aircraft types or models, or for the introduction of new types of operations, will follow broadly similar lines.

1.1.7 While the process described here is intended for the certification of an air operator, the process for the certification of an approved training organization or an AMO is similar.

1.2 CERTIFICATION PROCEDURE

1.2.1 The procedure for the application and granting of an AOC is best organized in phases and will normally take the following sequence:

   a) pre-application phase;
   b) formal application phase;
   c) document evaluation phase;
   d) demonstration and inspection phase; and
   e) certification phase.

1.2.2 Each of these phases is briefly introduced below, and each will be dealt with in greater detail in the succeeding chapters of this Part.

1.3 PRE-APPLICATION PHASE

1.3.1 A prospective operator who intends to apply for an AOC should enter into preliminary discussions with the CAA and should be provided with complete information concerning the type of operations which may be authorized, the data to be provided by the applicant and the procedures which will be followed in the processing of the application. It is essential that the applicant has, in this pre-application phase, a clear understanding of the form, content and documents required for the formal application. A standard information package should be developed to provide information to applicants.

1.3.2 The CAA should advise the prospective operator on the approximate period of time that will be required to conduct the certification process, subsequent to the receipt of a complete and properly executed application. This advice is of particular importance in the case of new operators so that such applicants may avoid undue financial outlays during the certification period.

1.3.3 In those cases where an applicant's organization is in the formative stage, and the applicant has little or no operating experience, the applicant should be advised that it may not be possible to judge the organization's operating competency until a sufficient period of operational proving, including proving flight operations, has been carried out, and that the overall period required to reach a final decision on the application may be protracted and considerable financial outlays unavoidable.

1.3.4 The importance of a thorough and careful preliminary assessment of the application cannot be overemphasized. The more thoroughly the applicant's competence is established at this stage, the less likelihood there will be of having serious problems in the document evaluation and the demonstration and inspection phases preceding
certification or during the course of subsequent operations. Analysis of the application as detailed in Chapter 2 will indicate either that it is acceptable on a preliminary basis or that it is unacceptable. If in the latter case the deficiencies are such that they can be rectified, the applicant should be given a reasonable opportunity to resubmit the application. Such an assessment is essential at an early stage to reveal any critical deficiencies in the proposals and will enable the applicant to prepare alternative proposals addressing the identified deficiencies.

1.3.5 If the application is acceptable to the DGCA on the basis of the preliminary assessment, the applicant should be encouraged to proceed with preparations for the commencement of operations on the basis that an AOC will be issued subject to satisfactory completion of the remainder of the certification procedure.

1.3.6 The pre-application phase should include a parallel assessment of the financial, economic and legal status of the applicant and the proposed operation. The financial viability of the operation may be the most critical factor in reaching a decision on whether or not an AOC should be awarded. The applicant needs guaranteed access to sufficient financial resources to obtain all the required equipment, facilities and manpower and to fully support operations in the early stages when revenues are difficult to predict and may, in any case, be very low. Marginal or severely limited resources frequently result in an adverse effect on safety and efficiency; experience indicates that operators tend to take short cuts on such vital matters as required maintenance, acquisition of adequate spare parts, training of personnel and other similar matters with safety implications. The determination of the financial resources of the applicant is usually based on an audit of the operator's assets and liabilities and a thorough evaluation of all financial information and other pertinent data such as proposed arrangements for the purchase or lease of aircraft and major equipment.

1.3.7 Aspects that should therefore be considered are: sufficient financial resources; route structure and aircraft appropriate to the proposed operation; an intended level of service that meets a need or demand and is in the public interest; the proposed operation is in accordance with bilateral or multilateral air transport agreements relating to traffic rights, frequencies, capacity, routes, etc., to which the State is a party; and the availability of traffic studies or other data indicating that the proposed operation should be economically successful.

1.3.8 In many States it may not be possible for the CAA to have qualified personnel or staff to carry out the financial, economic and legal assessment of the applicant and the proposed operation. In such cases it is essential that the DGCA obtain the necessary professional assistance from other agencies of the State to assist in the assessment and certification process.

1.3.9 It is essential that the financial, economic and legal aspects be assessed as satisfactory early in the certification process, before committing additional resources to that process. If the proposed operation is not considered to be viable in respect of the financial, economic and legal factors, further action should be suspended until it is determined whether these deficiencies can be rectified.

1.4 FORMAL APPLICATION PHASE

1.4.1 Upon completion of the assessment concerning the financial, economic and legal aspects of the application and after any deficiencies have been corrected, a provisional determination should be made regarding the general feasibility of the operation. If the operation is found to be provisionally acceptable, the second phase of the certification process, the formal application phase, can be undertaken.

1.4.2 The formal application for an AOC, accompanied by the required documentation, should be submitted in the manner prescribed by the CAA.

1.4.3 The submission of a formal application is interpreted by the CAA to mean that the applicant is aware of the regulations and rules applicable to the proposed operation, is prepared to show the method of compliance and is prepared for an in-depth evaluation, demonstration and inspection related to the required manuals, training programmes,
operational and maintenance facilities, aircraft, support equipment, record keeping, dangerous goods programme, security programme, flight crew and key management personnel, including the functioning of the administrative and operational organization.

1.5 DOCUMENT EVALUATION PHASE

1.5.1 The document evaluation phase involves the detailed examination of all documentation and manuals provided by the applicant to establish that every aspect required by the regulations is included and adequately covered.

1.5.2 In order to facilitate this phase of the certification process, the applicant should have coordinated all aspects of the development of the required documentation with the CAA certification team, prior to submission of the formal application.

1.6 DEMONSTRATION AND INSPECTION PHASE

1.6.1 Inspections in this phase will involve base and station facility inspections, inspection of the operational control and supervision facilities and inspection of training programmes and training facilities.

1.6.2 Demonstrations will involve demonstration of the operational control system, emergency evacuation and ditching demonstrations, and may involve demonstration flights.

Note.— Data from reliable analytical methods or from demonstrations by other operators can be used in the emergency evacuation or ditching demonstrations as described in 5.3.11.2 and 5.3.12.1, respectively, of this Part.

1.7 CERTIFICATION PHASE

1.7.1 The certification phase is the conclusion of the certification process when the CAA project manager has determined that all certification requirements, both operational and economic, have been completed in a satisfactory manner, and that the operator will comply with the applicable regulations and is fully capable of fulfilling its responsibilities and conducting a safe and efficient operation.

1.7.2 The culmination of this phase is the issuance of the AOC, and the associated operations specifications under the authority of which the operation will be conducted.

1.7.3 Subsequent to the issuance of an AOC, the CAA will be responsible for continued surveillance and for conducting periodic inspections to ensure the operator’s continued compliance with CAA regulations, authorizations, limitations and provisions of its AOC and operations specifications. These periodic inspections are components of a continuing safety oversight programme.
Chapter 2

PRE-APPLICATION PHASE

2.1 INITIAL INQUIRY AND CAA RESPONSE

2.1.1 The pre-application phase commences with the applicant making an initial inquiry by letter, telephone call or personal visit to the CAA.

2.1.2 The CAA should advise the applicant to thoroughly review the CAA regulations, directives and advisory materials and provide guidance concerning personnel, facilities, equipment and technical data requirements and an explanation of the certification process, in a standard information package for applicants for an AOC.

2.1.3 The standard information package should include a form for the prospective operator’s pre-assessment statement to be completed by the applicant (see Attachment A to this Part), and an advisory pamphlet containing: a description of the application process for obtaining an AOC; an introduction to the specific CAA regulations; guidance on the evaluation of an applicant for certification; guidance on the issuance of an AOC and associated operations specifications; and instructions for completing the pre-assessment statement form (see Attachment B to this Part). Any other CAA directive or advisory material necessary for the certification process should also be provided.

2.1.4 The purpose of the prospective operator’s pre-assessment statement is to establish the intent of the applicant to continue with the process for certification and to thus enable the CAA to commit resources and plan the certification process.

2.1.5 An example for a pre-assessment statement form and instructions for completing this form are provided in Attachments A and B to this Part.

2.2 CAA ACTION ON RECEIPT OF A COMPLETED PROSPECTIVE OPERATOR’S PRE-ASSESSMENT STATEMENT

2.2.1 On receipt of a completed prospective operator’s pre-assessment statement, the CAA will appoint a project manager and a certification team consisting of appropriately qualified operations and airworthiness inspectors.

2.2.2 The CAA certification team will conduct a review of the applicant’s pre-assessment statement and, if the information provided is considered acceptable, the project manager will schedule a pre-application meeting with the applicant.

2.3 PRE-APPLICATION MEETING

2.3.1 The purpose of the pre-application meeting is to confirm the information provided in the pre-assessment statement to determine whether or not the applicant has sufficient knowledge of the appropriate CAA regulations and requirements and to confirm, for the applicant, the expectations of the CAA.
2.3.2 The pre-application meeting should be attended by the CAA project manager and certification team and the key management personnel of the applicant. The applicant should be prepared to discuss, in general terms, all aspects of the proposed operations.

2.3.3 The applicant should be provided with an overview of the certification process and made aware of the government department responsible for financial, economic and legal matters, and for the necessary assessment of the applicant’s financial resources and ability to support the proposed operations. It is essential that the financial, economic and legal assessments are commenced early since an AOC should not be granted without a satisfactory assessment of these aspects from the appropriate department.

2.3.4 The CAA project manager and the certification team should prepare an application package for delivery at the pre-application meeting. This package should be more detailed than the standard information package described in 2.1.3 above and designed to assist the applicant in the preparation of a formal application for certification. This application package should contain: the advisory pamphlet already discussed; a list of the documents that should be provided with the formal application; a schedule of events in the certification process; an example of the type of operations specifications associated with an AOC; and any other information that may be helpful. The required documents should be discussed in detail at the pre-application meeting to provide the applicant with as much assistance as possible.

2.3.5 Subsequent to the pre-application meeting, the certification team will evaluate the results of the meeting. Should the certification team consider that the applicant is not ready to make a formal application, advice should be given on further preparation and another pre-application meeting should be scheduled or, alternatively, the applicant may be advised to withdraw the intent to apply for certification.

2.3.6 Should the certification team establish that the information provided in the pre-application statement is satisfactory and that the applicant has a clear understanding of the certification process, the applicant should then be invited to prepare and proceed with a formal application, as outlined in Chapter 3 of this Part.
Chapter 3

FORMAL APPLICATION PHASE

3.1 FORMAL APPLICATION PACKAGE

3.1.1 The formal application for certification should be an application form or letter with attachments containing the information required by the CAA, comprising a formal application package. The development of the application and the attached documents should have been coordinated with the CAA certification team subsequent to the pre-application meeting. Such coordination, between the personnel of the applicant and the CAA certification team, will ensure the quality of the application package and facilitate the later document evaluation process.

3.1.2 The application should be signed by the applicant’s accountable manager and should contain at least the following information:

- a) a statement that the application serves as a formal application for an AOC;
- b) the name and address of the applicant;
- c) the location and address of the applicant’s principal place of business and the main base of operations;
- d) a description of the applicant’s business organization and corporate structure, and names and addresses of those entities and individuals having a major financial interest;
- e) the name and address of the applicant’s legal representative;
- f) the identity of key management personnel, for example: chief executive officer, operations manager; chief pilot; fleet manager(s); cabin crew manager; safety manager; training manager; maintenance manager; ground services manager; security manager; and quality manager;
- g) the nature of the proposed operations — passenger/cargo/mail, day or night, visual flight rules (VFR) or instrument flight rules (IFR), whether or not dangerous goods are to be transported; and
- h) the desired date for the operation to commence.

3.1.3 The attachments that need to accompany the formal application are:

- a) the identification of the operation specifications sought, with information on how associated conditions will be met, as described in 3.2.1 below;
- b) the schedule of events in the certification process with appropriate events addressed and target dates;
- c) an initial statement of compliance or detailed description of how the applicant intends to show compliance with each provision of the air navigation regulations;
d) the management structure and key staff members including titles, names, backgrounds, qualifications and experience, with regulatory requirements satisfied;

e) the details of the SMS;

f) a list of designated destination and alternate aerodromes for scheduled services, areas of operation for non-scheduled services and bases for operations, as appropriate to the intended operations;

g) a list of aircraft to be operated;

h) documents of purchase, leases, contracts or letters of intent;

i) arrangements for crew and ground personnel training and qualification and the facilities and equipment required and available;

j) the operations manual;

k) the MCM;

l) details of the method of control and supervision of operations to be used; and

m) the status of the assessment of financial, economic and legal matters by the appropriate government department.

A more detailed description of some of these attachments is provided in 3.2.

3.2 ATTACHMENTS TO THE FORMAL APPLICATION

3.2.1 Identification of operations specifications sought. Requirements for and guidance on the operations specifications are provided in Annex 6, Part I, Appendix 6; and Part III, Appendix 3. The CAA should have standard operations specifications to ensure that operators conducting similar operations with comparable equipment function to the same standards. The applicant will identify the desired operations specifications appropriate to the intended operation from the CAA's standard operations specifications provided at the pre-assessment meeting. These desired operations specifications will include the applicant's intended authorizations, conditions and limitations specific to the aircraft type or types and to the proposed operations, and will form the basis for the operations specifications that will ultimately be issued in association with the AOC.

3.2.2 Schedule of events. The schedule of events is a key document that lists items, activities, programmes, aircraft and facility acquisitions that will be made ready for inspection by the CAA before certification. The schedule should include:

a) dates when crew members and maintenance personnel will commence training;

b) when maintenance facilities will be ready for inspection;

c) when each of the required manuals will be ready for evaluation;

d) when aircraft will be ready for inspection;

e) when terminal facilities will be ready for inspection;
f) if and when emergency evacuation demonstrations, ditching demonstrations and demonstration flights are planned; and

g) the dates of proposed assessments of training staff and other persons subject to CAA approval. The dates should be logical in sequence and provide time for CAA review, inspection and approval of each item.

The overall plan is to be kept under constant review to maintain control of the certification process.

Note.— Data from reliable analytical methods or from demonstrations by other operators can be used in the emergency evacuation or ditching demonstrations as described in 5.3.11.2 and 5.3.12.1 of this Part.

3.2.3 **Initial statement of compliance.** The initial statement of compliance should be a complete list of all CAA regulations applicable to the proposed operation. Each regulation, or sub-part, should be accompanied by a brief description or a reference to a manual or other document. The description or reference should describe the method of compliance in each case. The method of compliance may not be finalized at the time of the formal application, in which case a date should be given by which the final information will be provided. The purpose of the statement of compliance is to ensure that the applicant has addressed all regulatory requirements. It aids the CAA certification team to assess where the regulatory requirements have been addressed in the applicant’s manuals, programmes and procedures.

3.2.4 **Management structure and key staff members.** The CAA regulations should establish basic management positions and the qualifications for these positions, with some variation in the requirement dependent upon the complexity of the proposed operation. The requirements should cover the following positions: chief executive officer or general manager; operations manager; chief pilot; fleet manager(s); cabin crew manager; safety manager; training manager; maintenance manager; ground services manager; security manager; and quality manager. The list should include the management positions, the names of the individuals involved and their qualifications and relevant management experience and, where appropriate, their licences, ratings and aviation experience.

3.2.5 **SMS.** The details of the applicant’s SMS including the safety policy, safety organization, safety assessments, occurrence reporting, hazard identification, risk assessment and risk management, event investigation and analysis, performance monitoring, safety promotion and safety assurance.

Note.— Guidance on SMS is contained in the Safety Management Manual (SMM) (Doc 9859).

3.2.6 **Aerodromes and areas.** A list should be provided of the destination and alternate aerodromes designated for proposed scheduled operations and areas of operation for non-scheduled operations.

3.2.7 **Aircraft to be operated.** A list of the aircraft to be operated should be provided, with the make, model, series and the nationality and registration marks for each aircraft and details of the origin and source for each aircraft, if these details are known. It is possible that the details for individual aircraft may not yet be available, in which case, evidence should be provided as described in 3.2.8 below.

3.2.8 **Documents of purchase, leases, contracts or letters of intent.** Documents of purchase, leases, contracts or letters of intent should provide evidence that the applicant is actively procuring aircraft, facilities and services appropriate to the operation proposed. If formal contracts are not completed, letters or other documents showing preliminary agreements or intent should be provided. These documents should relate to aircraft, station facilities and services, weather reporting, communications facilities, maintenance, aeronautical charts and publications, aerodrome analysis and obstruction data, outsourced training and training facilities.

3.2.9 **Crew and ground personnel training and required facilities.** Details of the facilities required and available for training company personnel and of the training programme with dates for commencement and completion of the initial programme should be provided. Training will include: human performance, threat and error management, the
transport of dangerous goods, and security. Specific attention should be paid, with respect to crew members, to company procedures indoctrination, emergency equipment drills, aircraft ground training, flight simulators and other flight simulation training devices, and aircraft flight training. All these aspects should cover both initial and recurrent training.

3.2.10 Operations manual. The operations manual, which may be provided in separate parts, should set out the applicant's general policies, the duties and responsibilities of personnel, operational control policy and procedures, and the instructions and information necessary to permit flight and ground personnel to perform their duties with a high degree of safety. The size, as well as the number of volumes, of the operations manual will depend upon the size and complexity of the proposed operations.

Note.— Annex 6, Part I, Appendix 5; and Part III — International Operations — Helicopters, Attachment H, provides the organization and content of an operations manual.

3.2.11 MCM. The MCM should describe the administrative arrangements between the applicant and the AMO and should define the procedures to use, the duties and responsibilities of operations and maintenance personnel and the instructions and information to permit maintenance and operational personnel involved to perform their duties with a high degree of safety.

3.2.12 Maintenance programme. The maintenance programme, including a maintenance schedule, will detail the maintenance requirements for individual aircraft.

3.2.13 Method of control and supervision of operations. This should set out the applicant's proposals for control and supervision of operations including dispatch, flight watch or flight following, and communication procedures.

3.2.14 Assessment of financial, economic and legal matters. The status of the assessment of financial, economic and legal matters should be clearly identified in the formal application package since a successful outcome of this assessment is essential to the issuance of an AOC.

3.3 CURSORY REVIEW OF THE FORMAL APPLICATION PACKAGE

3.3.1 The CAA certification team will make a cursory review of the formal application package to check that the required attachments have been presented, that these attachments address the required information and that the documentation is of an appropriate quality.

3.3.2 However, the cursory review of the required operations and MCMs, as well as other safety-related manuals of the applicant, should be extended to the procedures for the distribution, amendment and use of the documents. Are the manuals easy to revise? Does the system allow personnel to determine the revision status of the manual? Is the date of the last revision on each page? Does the manual reference appropriate CAA regulations?

3.3.3 In the case of the operations manual, the cursory review should also extend to the need to address the required subjects, including at least:

--- operations administration and supervision
--- safety management
--- policy and procedures regarding flight operations and fuel quantities
--- minimum flight altitudes
--- aerodrome or heliport operating minima
--- rules to limit flight time and flight duty periods and for the provision of adequate rest periods for flight and cabin crew members, complemented as applicable by fatigue risk management provisions
--- aircraft performance
— route guide
— procedures for search and rescue
— instructions for the carriage of dangerous goods and emergency response action in the event of a dangerous goods incident
— navigation instructions
— communications instructions
— initial and recurrent training programmes
— security procedures and instructions

3.3.4 In the case of the MCM, the cursory review should extend to the required contents noting that the manual is required to be acceptable to the State of the Operator and to the State of Registry of the aircraft.

3.3.5 During the cursory review, the CAA project manager may identify the need for additional expertise on the certification team, e.g. to deal with a specific aircraft type or a particular navigation system.

3.4 ACCEPTABILITY OF THE FORMAL APPLICATION

3.4.1 If the formal application package is incomplete or otherwise unacceptable, the CAA should inform the applicant, providing details of the deficiencies and advice on the resubmission of the formal application.

3.4.2 If the information in the formal application package is considered acceptable by the certification team, the project manager will schedule a formal application meeting with the applicant.

3.5 FORMAL APPLICATION MEETING

3.5.1 A formal application meeting should be conducted between the CAA project manager, the certification team and all the key management personnel of the applicant, with the objective of resolving any questions on the part of either the CAA, or the applicant, to establish a common understanding on the future procedure for the application process.

3.5.2 In particular, the formal application meeting should confirm that the management background information satisfies regulatory requirements; it should address any errors or omissions in the application package, resolve any scheduling date conflicts and agree on a process for revising event dates, reinforce the communication and working relationships between the CAA certification team and applicant personnel and, finally, determine the acceptability of the formal application package. It should be understood that acceptance of the formal application package by the CAA project manager does not constitute acceptance or approval of any of the attachments which will be subjected to later in-depth review. The identification of significant discrepancies during the in-depth review may require further meetings between appropriate members of the CAA certification team and the applicant personnel.

3.5.3 Subsequent to the formal application meeting and subject to successful acceptance of the application package, the CAA project manager should provide the applicant with a letter acknowledging receipt and acceptance of the formal application.
Chapter 4

DOCUMENT EVALUATION PHASE

4.1 GENERAL

4.1.1 After the formal application has been accepted, the CAA certification team will commence a thorough evaluation of all the documents and manuals that are required by the regulations to be submitted to the CAA. The CAA should endeavour to complete these evaluations in accordance with the schedule of events prepared by the applicant and agreed at the formal application meeting. If a document or manual is incomplete or deficient, or if non-compliance with regulations or safe operating practices is detected, the document or manual should be returned to the applicant for corrective action.

4.1.2 Documents or manuals that are satisfactory will be approved or accepted, as required by the regulations. Approval should be indicated by a signed document or certificate. Acceptance of material that does not require formal approval should be indicated either by letter or by the absence of any CAA objection to the material within a previously specified period.

4.1.3 The complexity of the information that needs to be addressed in the applicant’s documents and manuals depends upon the complexity of the proposed operation.

4.2 EXAMPLES OF DOCUMENTS AND MANUALS TO BE EVALUATED

4.2.1 The following is a non-exhaustive list of the documents and manuals that should be provided by the applicant and evaluated by the CAA during this phase:

- draft operations specifications
- statement of compliance
- management personnel résumés providing qualifications and aviation experience
- aircraft flight manuals
- operations manual (individual manuals and items listed below form part of the operations manual):
  - aircraft operating manual
  - minimum equipment list (MEL)
  - configuration deviation list (CDL)
  - aircraft performance manual
  - mass and balance control manual
  - aircraft loading and handling manual or ground handling manual
  - training manuals for flight crew, cabin crew, operations personnel and ground personnel
  - route guide
  - dangerous goods manual
  - passenger briefing cards
  - aircraft search procedure checklist
  - operational control procedures, dispatch, flight following, etc.
- SMS manual, including a description of the flight safety document system
- security programme manual
• MCM
• maintenance programme including maintenance schedule
• training manual for maintenance personnel
• plan for emergency evacuation demonstration
• plan for ditching demonstration
• plan for demonstration flights

Note 1.— Data from reliable analytical methods or from demonstrations by other operators can be used in the emergency evacuation or ditching demonstrations as described in 5.3.11.2 and 5.3.12.1 of this Part.


4.2.2 All manuals are to be provided with procedures for the development, control and distribution of each manual, the means to keep the manual up to date and the means for the publication and distribution of amendments.

4.2.3 Manuals will require appropriate revision and amendment when new requirements, operations or equipment are introduced.

4.3 EVALUATION OF THE DOCUMENTS

4.3.1 Draft operations specifications. Operations specifications form part of the AOC. The CAA standard operations specifications will have been given to the applicant at the pre-application meeting and a list of desired operations specifications identified to form the draft operations specifications. This draft will have been edited by the applicant and the CAA certification team to add necessary authorizations, conditions and limitations to produce operations specifications appropriate to the applicant’s intended operation. Information on the operations specifications should be available in the operations manual. Subsequent amendments to the specifications can be initiated later by the operator or the CAA as required by changing circumstances.

4.3.2 Statement of compliance. The certification team will evaluate the statement of compliance, the purpose of which is to ensure that the applicant has met all regulatory requirements applicable to the proposed operation. The statement also indicates to the certification team where the regulatory requirements have been addressed in the applicant’s manuals, programmes and procedures. The final statement of compliance needs to be completed and accepted by the CAA prior to the commencement of the flight operations inspection described in 5.4 of this Part.

4.3.3 Management personnel résumés providing qualifications and aviation experience. The list should include the management positions, the names of the individuals involved and their qualifications and relevant management experience and their licences, ratings and aviation experience.

4.3.4 Aircraft flight manuals. Flight manuals are required to be provided specific to individual aircraft and are subject to the control of the State of Registry. Arrangements for the administration, control and amendment of copies of the flight manuals should be examined together with the means for providing aircraft performance and limitations information to the flight crew. The flight manual should contain at least the information required by Annex 8.

4.3.5 Operations manual. The operations manual is the means by which the applicant intends to control all aspects of the intended operation. Its structure normally consists of four parts: a general section; aircraft operating information; areas, routes and aerodromes; and training. The arrangements for the administration and control of the operations manual should have already been evaluated during the cursory review in the formal application phase of the certification process.
4.3.5.1 Requirements for the provision of an operations manual, including indication of specific items that require the approval of the State of the Operator, structural organization and mandatory content, are given in Annex 6, Part I, and Part III, Section II. The minimum subjects to be addressed in an operations manual are listed in Annex 6, Part I, Appendix 2; and Part III, Attachment H. Guidance on the development of an operations manual is contained in the manual *Preparation of an Operations Manual* (Doc 9376).

4.3.5.2 The operations manual and subsequent amendments have to be submitted to the CAA for scrutiny and where required acceptance or approval. The CAA will require revision of the manual as necessary to achieve compliance with State regulations and safety requirements.

*Note.— Annex 6, Part I and Part III, provides guidance material in Attachment F on approval and acceptance actions.*

4.3.5.3 Prior to initiating the ground or flight operations phase of the inspection, a detailed review of the operations manual should be completed by the certification team. The operations manual should provide, in a clear and concise manner, the necessary policy guidance and instructions to the applicant's personnel on how operations are to be conducted. The operations manual should not contain information that is not relevant to the proposed operations. Thus, at the outset, a determination should be made as to the adequacy of the operations manual. The subsequent ground and flight operational inspections will determine the capability of the applicant's organization to effectively carry out the policies and instructions set forth in the operations manual.

4.3.5.4 An adequate operations manual should at least:

a) implement the regulations of the State of the Operator including any specified mandatory material and not conflict with the regulations of any other State where operations will be conducted;

b) provide clear, complete and detailed operating instructions, policies and procedures so that operational staff, i.e. crew members and ground operations, loading, maintenance, operational control and administrative personnel, are fully informed of what is required of them. Through the proper use of this material, it will be expected that such personnel perform their duties to a high degree of precision, thus resulting in safe and efficient operations. Procedures should be effective, represent sound safety philosophy and be capable of being accomplished;

c) make provisions for revision to ensure that the information contained therein is kept up to date;

d) present the necessary guidance and instructions to personnel in a suitable and convenient format. It should be ascertained that the applicant has provided the required instructions following the guidance provided regarding the form and content of these documents; and

e) outline standardized procedures for all crew member functions.

4.3.5.5 In connection with the detailed review of the operations manual, the CAA inspector should ascertain that effective procedures have been established by the applicant for the revision, distribution and use of the operations manual. Each manual should be numbered and issued according to a specific distribution list, and each holder made responsible for its prompt and accurate update. The distribution list should contain all operations personnel and others requiring the information therein for proper performance of their duties. Those parts of the manual required to be carried on board each aircraft should be designed for convenient use and all parts should permit ready and accurate reference.
4.3.5.6 Examples of manuals or other items which may be included in the operations manual and which require evaluation are given in 4.3.5.6.1 to 4.3.5.6.14.

4.3.5.6.1 SMS manual. An SMS manual is required and documents all aspects of the SMS, including: the statement of safety policy and objectives, which clearly describes the safety accountabilities and emergency response planning; the safety risk management, which includes hazard identification processes and risk assessment and mitigation processes; the safety assurance, including safety performance monitoring with an investigation capability; and safety promotion and training.

4.3.5.6.2 Aircraft operating manuals. Aircraft operating manuals for each type of aircraft to be operated are required by Annex 6, Part I, Chapter 6; and Part III, Section II, Chapter 4. Aircraft operating manuals are required to contain normal, abnormal and emergency procedures, details of the aircraft systems and the checklists to be used.

4.3.5.6.3 MEL. An MEL is required for each type and model of aircraft to be operated, which provides for the operation of the aircraft, subject to specified conditions, with particular equipment inoperative. This list prepared by the applicant in conformity with, or more restrictive than, the master minimum equipment list (MMEL) for the type approved by the State of Design, is tailored to the applicant’s aircraft and installed equipments. The MEL is required to be approved by the State of the Operator. The MEL needs to be available to flight crew, maintenance personnel and personnel responsible for operational control. The MEL also needs to include instructions for its use.

Note.— Annex 6, Part I, Attachment G; and Part III, Attachment E, provides guidance material on the MEL.

4.3.5.6.4 CDL. A CDL for each aircraft type and model may be established by the organization responsible for the type design and approved by the State of Design to provide for the commencement of a flight without specified external parts. The CDL contains any necessary information on associated operating limitations or performance corrections and should be available to flight crew, maintenance personnel and personnel responsible for operational control. A CDL needs to include instructions for its use.

4.3.5.6.5 Aircraft performance manual. Aircraft performance manuals are required for each type and model of aircraft to be operated. The manuals need to contain adequate performance information and procedures for the calculation of performance for all phases of flight to enable aircraft to be operated within the performance limitations specified in the aircraft flight manual. The manual should cover performance limitations for take-off, en-route and landing in all engines operating and in appropriate engine inoperative situations, and should take into consideration appropriate factors affecting performance, such as line-up distance for take-off, runway conditions (wet, contaminated, etc.), aircraft configuration and technical status and environmental conditions. The applicant should have a system for the provision of current performance and obstacle data for the aircraft, routes and aerodromes/heliports in use.

4.3.5.6.6 Mass and balance control manual. The manual provides for a system to obtain, maintain and distribute to operational personnel information on the mass and balance of each aircraft operated and the means to keep this information up to date. The manual includes procedures for the preparation of load sheets, the distribution of passengers and cargo, determining passenger, baggage and cargo mass and for the use of standard mass, as well as last-minute change procedures.

4.3.5.6.7 Aircraft loading and handling manual or ground handling manual. This manual contains procedures and limitations for servicing, fuelling, loading and unloading, preflight preparation and post-flight securing, applicable to the aircraft type and model. The manual needs to be available to flight crew, maintenance personnel, ground handlers and handling agents.

4.3.5.6.8 Training manuals for flight crew, cabin crew, operations personnel, ground personnel and maintenance personnel. Training manuals are required for all operational, maintenance and ground personnel. These should cover all aspects of initial and recurrent training and conversion and upgrading training.
4.3.5.6.9 **Route guide.** The route guide is required to ensure that the flight crew and personnel responsible for operational control have the necessary information for communications, navigation aids, aerodromes/heliports, instrument procedures for departure, en route and arrival for the conduct of the particular operation.

4.3.5.6.10 **Dangerous goods manual.** All applicants will require a manual containing procedures for the handling of dangerous goods, emergency response to dangerous goods incidents and the training of personnel. The details required will depend upon the intended status of the applicant with respect to the transport of dangerous goods. If a declaration has been made that dangerous goods will be carried as cargo, the applicant will require comprehensive material on the control, loading and carriage of dangerous goods and on response to dangerous goods incidents and emergencies. If it is not intended to transport dangerous goods as cargo, the applicant will still need to cover dangerous items that form part of the normal aircraft equipment, dangerous items that are permitted to be carried by passengers and dangerous items that may be carried in the form of company material. In both cases, the operators will require procedures for the handling of dangerous goods, emergency response information and details of the required training appropriate to the level of activity proposed.

4.3.5.6.11 **Passenger briefing cards.** Passenger briefing cards need to be provided to supplement oral briefings and be particular to the type and model of aircraft and the specific emergency equipment in use.

4.3.5.6.12 **Aircraft search procedure checklist.** The checklist needs to be carried on board and describes the procedures to be followed in searching for a bomb in case of suspected sabotage and for inspecting aircraft for concealed weapons, explosives or other dangerous devices when a well-founded suspicion exists that the aircraft may be the object of an act of unlawful interference. The checklist should be supported by guidance on the appropriate course of action to be taken should a bomb or suspicious object be found and information on the least-risk bomb location specific to the aircraft.

4.3.5.6.13 **Operational control procedures, dispatch, flight following, etc.** The manual is required to contain the details of the applicant’s operational control procedures and procedures for dispatch and flight following. It should cover procedures for use in emergency situations and all communication procedures.

4.3.5.6.14 **Rules limiting the flight time and flight duty periods and providing adequate rest periods for flight and cabin crew members.** These rules are included in the operations manual and need to be in accordance with the regulations of the State of the Operator or approved by that State. The applicant should state in its scheme the minimum times allocated to preflight preparation and immediate post-flight activities. There should be procedures to take into account duty periods, which include flight duty periods and activities other than flight duties, such as ground school, simulator training, attendance at emergency drill practice, management or office duties, particularly with respect to rest periods and the subsequent commencement of a flight duty period. Responsibility should be clearly defined for issuing instructions and decisions on questions relating to flight time, flight duty periods and rest periods and for processing reports when the pilot-in-command exercises his/her discretionary authority to extend duty or reduce rest periods. Provisions in the operations manual for a fatigue risk management system may complement these rules, with the approval of the State of the Operator.

4.3.6 **Security programme manual.** The manual should describe the operator security programme, which should meet the requirements of the national civil aviation security programme of the State of the Operator. The manual should include the security procedures applicable to the type of operations.

4.3.7 **MCM.** This manual sets out the applicant’s intentions and procedures with regard to maintaining the airworthiness of the aircraft used, during their operational life. This applies whether or not the applicant for an AOC also intends to apply for approval as an AMO or intends to contract out maintenance to an AMO.

4.3.8 **Maintenance programme, including maintenance schedule.** A maintenance programme, approved by the State of Registry, is required for individual aircraft, taking into account the requirements of the type design authority.
4.3.9 Plans for demonstrations which require evaluation. Paragraphs 4.3.9.1 to 4.3.9.3 contain plans that require evaluation by the CAA.

4.3.9.1 Plan for emergency evacuation demonstration. The applicant needs to have a plan for demonstrating aircraft evacuation. Evacuation demonstrations carried out by the aircraft manufacturer or other operator for the same type and model of aircraft may be taken into account by the CAA when a decision is made on the actual demonstration required. A description of the emergency equipment installed on the aircraft needs to be attached to the plan.

4.3.9.2 Plan for ditching demonstration. Where over-water flights are included in the proposed operation, the applicant needs to have a plan to demonstrate ditching equipment and the ability to carry out ditching procedures including the preparation of passengers, aircraft and ditching equipment.

4.3.9.3 Plan for demonstration flights. Where the CAA has determined that demonstration flights are required, a plan for these demonstration flights should be prepared so that the applicant can demonstrate the ability to operate and maintain aircraft and conduct the type of operation specified. The determination by the CAA as to whether or not demonstration flights will be required, and if such flights are required, their number and type, will depend on the CAA’s assessment of the capabilities of the operational and maintenance systems established by the applicant.

Note.— Data from reliable analytical methods or from demonstrations by other operators can be used in the emergency evacuation or ditching demonstrations described in 5.3.11.2 and 5.3.12.1 of this Part.
Chapter 5

OPERATIONAL DEMONSTRATION AND INSPECTION PHASE

5.1 GENERAL

5.1.1 State regulations should require an applicant to demonstrate the ability to comply with regulations and safe operating practices before beginning revenue operations. These demonstrations will include actual performance of activities and/or operations while being observed by inspectors of the certification team. This will also involve on-site evaluations of aircraft maintenance equipment and support facilities. During these demonstrations and inspections, the CAA evaluates the effectiveness of the policies, methods, procedures and instructions as described in the manuals and other documents developed by the applicant. During this phase, emphasis should be placed on the applicant's management effectiveness. Deficiencies should be brought to the attention of the applicant, and corrective action should be taken before an AOC can be issued.

5.1.2 The preliminary assessment of the application, as described in Chapters 3 and 4, should provide the DGCA with a general appreciation of the scope of the proposed operation and the potential ability of the applicant to conduct it safely. However, before authorizing the issuance of the AOC, the CAA will need to thoroughly investigate the operating ability of the applicant. This important and more detailed phase of the investigation and assessment will require the applicant to demonstrate thorough, day-to-day administrative and operational capabilities, including, in some cases, proving flights over proposed routes, the adequacy of facilities, equipment, operating procedures and practices, and the competence of administrative, flight and ground personnel. Demonstration flights may include any aspect to be covered by a special authorization in the operations specifications which will be associated with the AOC when issued. Training or positioning flights observed by a CAA inspector may be credited towards meeting demonstration flight requirements. Emergency evacuation and ditching demonstrations may also be required during this phase of the investigation of the applicant's capabilities, as described in 5.3.11.2 and 5.3.12.1.

5.1.3 The operational demonstration phase should encompass all aspects of the proposed operation. However, such matters as the inspection of the passenger services organization, though necessary, is not covered in this manual.

5.1.4 Since the precise details of inspections will be determined by many factors, such as the nature, scope and geographical areas of operations, the type of airborne and ground equipment to be used and the method of operational control and supervision, it is not practicable to prepare comprehensive material adaptable to universal use. Consequently, the material that follows in this chapter should be regarded as a listing of the more important aspects of the operation to be investigated, the exact procedure for inspection being determined by the circumstances of each case. Further guidance on the conduct of inspections is given in Part I, Chapter 5.

5.1.5 It will also be necessary to ascertain that facilities located in other States, which are to be utilized, are adequate and that crew licences are acceptable to other States where operations will take place. Arrangements for this determination are a matter of agreement between the State of the Operator and the other States concerned.

5.2 ORGANIZATION AND ADMINISTRATION

5.2.1 During the operational demonstration and inspection phase, the applicant's organizational structure, managerial style, direction and philosophy will be evaluated to ensure that necessary and proper control can be
exercised over the proposed operation. A sound and effective management structure is essential; it is particularly important that the operational management should have proper status in the applicant's organization and be in suitably experienced and competent hands. Through discussions with key management personnel and through observation, the CAA certification team will evaluate the appropriateness of the management structure and determine whether or not clear lines of authority and specific duties and responsibilities of subordinate elements and individuals are established. These duties and responsibilities need to be clearly outlined in the applicant's operations and MCMs and other company documents. It should also be determined that acceptable processes are established for conveying company procedures and operating instructions to the personnel involved to keep them appropriately informed at all times. The authorities, tasks, responsibilities and relationships of each position need to be clearly understood and followed by the individuals occupying these positions.

5.2.2 At all levels, it is necessary that the applicant's personnel are thoroughly integrated into the operation and are made fully aware of the channels of communication to be used in the course of their work and of the limits of their authority and responsibility.

5.2.3 The applicant's staffing level needs to be evaluated to determine whether an adequate number of personnel are employed at management and other levels to perform the necessary functions. The number and nature of personnel will vary with the size and complexity of the organization. Through a sampling questioning process, the CAA certification team will determine whether or not management personnel are qualified, experienced and competent to perform their assigned duties.

5.2.4 Experience has shown that the quality of an operation is directly related to the standards maintained by its management. Competent management usually results in safe operations. An excess of managers can lead to fragmentation of responsibility and control and to as much difficulty and inefficiency as a shortage. Either case can result in a lowering of operational standards. Thus, the evaluation of an applicant's organization is a very significant phase of the certification inspection process. Once it has been determined that the applicant's organization is adequately staffed and managed, a detailed examination of the organization should be initiated, and the suitability and use of the associated operations and MCMs should be assessed.

5.3 GROUND OPERATIONS INSPECTION

5.3.1 General

5.3.1.1 The purpose of this phase of the certification inspection is to ascertain, through on-site inspections, the adequacy and suitability of the applicant's staffing, training programme, ground equipment, facilities and procedures to conduct the operations specified in the application.

5.3.1.2 Although the inspection of maintenance facilities and procedures is part of the ground inspection, it will be carried out separately by airworthiness inspectors who are part of the CAA certification team. This aspect is therefore covered in more detail in Part III, Chapter 6.

5.3.2 Fixed facilities

5.3.2.1 Buildings. This inspection should be designed to determine that the buildings to be utilized by the applicant at each base and terminal, including those located in other States, are properly equipped; are provided with the necessary sanitary facilities and security and emergency controls, warnings and equipment; and are adequate for the operation to be conducted. Such an inspection would include hangars, maintenance and overhaul workshops, administrative staff and operations personnel offices, passenger service areas, cargo storage, and handling buildings.
Inspection on site may be replaced by an assessment of the buildings from the State’s aeronautical information publication, charts or diagrams, complemented by documents, describing the facilities and ground handling arrangements, or by a review of existing usage by other operators.

5.3.2.2 Aerodromes and heliports. The destination and alternate aerodromes or heliports to be utilized in the operation should be inspected to determine their adequacy for operational use. However, this inspection requirement may be waived in those cases where the CAA inspector is already familiar with the aerodrome or heliport and its associated facilities and is satisfied that they are adequate for the proposed operation. In those cases where the proposed operation covers a large part of the world, it will not be feasible for the CAA certification team to determine the adequacy of all the aerodromes or heliports of potential use. Accordingly, the CAA certification team should consider inspecting only those considered by the applicant to be for major use and recommend to the DGCA that, before awarding the AOC, the operations manual contain the list of aerodromes that are considered adequate for use, and should specify that the use of other aerodromes or heliports in the approved area of operations be prohibited without prior approval of the CAA.

5.3.2.3 Approval of a particular aerodrome or heliport may be granted without inspection by the CAA if the operator evaluates the facility as adequate for its operations, using an acceptable documented process, possibly as part of its SMS, and establishes operating minima and appropriate procedures.

5.3.2.4 Inspections or evaluations should cover at least the following items as applicable:

a) runways;

b) clearways;

c) stopways;

d) taxiways;

e) apron and parking areas;

f) lighting (including approach lighting);

g) visual and non-visual approach aids;

h) navigation facilities;

i) communications services;

j) ATS;

k) meteorological services;

l) aeronautical information services;

m) aerodrome service equipment (e.g. runway contaminant sweepers, snowploughs);

n) ground de-icing installations and equipment;

o) rescue and fire fighting equipment and services;

p) availability of equipment and handling procedures for fuel and lubricants;
q) public protection, including security precautions;

r) obstacles affecting flight operations;

s) instrument departure, arrival and approach procedures and associated charts; and

t) aerodrome/heliport operating minima.

Note 1.— Instrument approach procedures should be in conformity with PANS-OPS, Volume II (Doc 8168).

Note 2.— The Manual of All-Weather Operations (Doc 9365) provides guidance to the operator and the State on the determination of aerodrome operating minima.

5.3.2.5 In conjunction with the aerodrome inspection, the CAA inspector should determine the adequacy of the applicant's procedures for acquiring current aerodrome data and instrument procedure charts and distributing these to all personnel who require such information in their performance of duty.

5.3.3 Mobile equipment

5.3.3.1 The mobile equipment to be utilized in the operation should be inspected with primary emphasis on adequacy, suitability and the safety aspects of its use. Such equipment would include fuelling vehicles, ground power units, oxygen and compressed gas servicing equipment, towing tugs, cargo and baggage handling equipment, catering vehicles, sanitary servicing trucks, de-icing equipment, etc.

5.3.3.2 An evaluation of the mobile equipment and the procedures for its use, performed by an audit organization, using suitable and recognized evaluation systems, may be acceptable at the discretion of the State. For example, equipment inspections conducted as part of industry-recognized fuel quality audits, de-icing/anti-icing quality control audits or audits for ground operations may be acceptable to the State.

Note.— Commercial organizations or associations, such as the International Air Transport Association (IATA), generally manage these recognized evaluation systems.

5.3.4 Operational control organization

5.3.4.1 General. Evaluation of the overall effectiveness of an operational control organization should include a thorough analysis of the following factors:

a) Annex 6, Part I, and Part III, Section II, requires an operator to establish and maintain a method of control and supervision of flight operations that is approved by the State of the Operator. Responsibility for operational control can be delegated only to the pilot-in-command, and to a flight operations officer/flight dispatcher if the approved method of control and supervision of flight operations requires the use of flight operations officer/flight dispatcher personnel. Because of the nature and extent of the duties and responsibilities involved in the supervision of flight operations, the State and the operator should consider the advantages of an approved method of control and supervision of flight operations requiring the services of a flight operations officer/flight dispatcher. In such a system, the flight operations officer/flight dispatcher is assigned to duty in the company operations control centre and is responsible, while on duty, for carrying out the operational control procedures and policies specified in the operations manual. The flight operations officer/flight dispatcher may be licensed or not depending upon the requirements of the State of the Operator.
b) The operations manual should specify the responsibilities and functions assigned to flight operations officers/flight dispatchers. The actual responsibilities assigned are part of the approved method of control and supervision of flight operations. Annex 6, Part I, and Part III, Section II, gives information on the duties of flight operations officers/flight dispatchers. The duties assigned will be very similar for all such operations personnel, whether licensed or unlicensed.

c) The responsibilities of a flight operations officer/flight dispatcher include the provision of assistance to the pilot-in-command in flight preparation; completion of operational and ATS flight plans; liaison with the air traffic, meteorological and communication services; and the provision to the pilot-in-command during flight of information necessary for the safe and efficient conduct of the flight. Flight operations officers/flight dispatchers should also be responsible for monitoring the progress of each flight under their jurisdiction and for advising the pilot-in-command of company requirements for cancellation, re-routing or re-planning, should it not be possible to operate as originally planned. In connection with the foregoing, it should be understood that the pilot-in-command is the person ultimately responsible for the safety of the flight.

Note.—The duties and responsibilities of a flight operations officer/flight dispatcher are established in Annex 6, Part I, and Part III, Section II. Further guidance is contained in the Preparation of an Operations Manual (Doc 9376). The requirements for age, skill, knowledge and experience for the licensing of flight operations officers/flight dispatchers are in Annex 1—Personnel Licensing.

d) In evaluating the structure, responsibilities and performance of the operational control organization, it should be remembered that:

1) rapidly improving communications capabilities and advances in weather forecasting and reporting in some areas have brought about a trend towards consolidation and centralization of operational control facilities;

2) availability of computerized or stored flight plans and fuel load determination and the use of direct pilot/operations control centre communications have facilitated the performance of the operational control of flights; and

3) the pilot-in-command may, in many cases, have more up-to-date information and may be in a better position to evaluate evolving flight conditions than personnel in a distantly located operations control centre.

5.3.4.2 Additional considerations. In addition to the factors listed in 5.3.4.1, items such as the type of operation and its geographical scope and size should also be evaluated in relation to the level of support required. The guidelines below are provided to assist the CAA inspector in determining the adequacy of operational control:

a) Staffing. The CAA inspector should determine that:

1) the operational control centre is staffed with sufficient personnel to competently handle the assigned workload in accordance with State regulations;

2) the applicant observes the daily duty time limitations prescribed by State regulations for flight operations officers/flight dispatchers;

3) the applicant is not using flight operations officers/flight dispatchers to perform other functions such as that of clerks and maintenance officers, to the detriment of the primary function; and
4) the conditions at the operational control centre facilities such as space, temperature, lighting, noise level and controlled access are adequate for carrying out dispatch and operational control responsibilities.

b) Communications. The CAA inspector should determine that:

1) the communications facilities meet the requirements of the proposed operation;

2) the procedures to be used to notify flights regarding hazardous conditions relating to aerodromes or navigation aids, etc., are adequate;

3) notices to airmen (NOTAMs) will be made available to flight crew personnel in a timely manner;

4) emergency communications procedures and facilities are adequate;

5) flight operations officers/flight dispatchers are able to establish rapid and reliable voice communications with the flight crew at the gate;

6) communications between the operational control centre and appropriate ATS facilities are adequate;

7) air-ground communications and point-to-point circuits used for flight safety messages are adequate and are reasonably free of congestion to ensure rapid and reliable communications throughout the geographical area of operations;

8) flight operations officers/flight dispatchers are familiar with all facets of operations within their geographical areas of responsibility and are properly authorized and qualified in the use of all communications channels required by the approved method of control and supervision of flight operations;

9) the necessary emphasis is placed on the timely receipt of messages both in the aircraft and at the operational control centre or en-route stations; and

10) facilities for the communication of weather information to en-route stations and to aircraft are adequate.

c) Meteorology. The CAA inspector should:

1) if the applicant has established a meteorological department, determine that it will be provided with adequate staff and facilities;

2) determine whether adequate procedures have been established to ensure the availability of weather forecasts and reports needed by the applicant for flight planning purposes;

3) determine that the applicant has procedures to utilize all useful weather information pertinent to the area with which the operational control is concerned;

4) give particular attention to the level of knowledge possessed by individual flight operations officers/flight dispatchers with respect to meteorology in general and to the weather conditions in the area with which they are concerned;
5) determine that the applicant has provided the means whereby the pilots and the flight operations officers/flight dispatchers are provided with timely information pertaining to clear air turbulence, thunderstorms, icing conditions and volcanic ash, as well as to the best routes and altitudes for avoiding such occurrences;

6) give particular attention to procedures to be employed by operational control for disseminating information pertaining to clear air turbulence, thunderstorms, volcanic ash, icing conditions and other significant weather phenomena;

7) determine that the necessary procedures have been established for providing adequate weather information to the pilot-in-command at en-route stops; and

8) determine the adequacy of the procedures to be employed throughout the applicant's system with respect to in-flight meteorological reporting.

d) Procedures. The CAA inspector should:

1) give particular attention to the exercise of responsibility by pilots-in-command and flight operations officers/flight dispatchers in their analysis of all factors pertaining to the flight. In this context, the CAA inspector should determine that the flight operations officers/flight dispatchers will be able to perform their functions in accordance with the terms of the applicable operating instructions and procedures. It is emphasized again that the flight operations officer/flight dispatcher is responsible for assisting the pilot-in-command in the preflight planning, and authorization of delay and release of flights, in accordance with the approved method of control and supervision of flight operations;

2) determine that the applicant has established procedures to ensure that flight operations officers/flight dispatchers are adequately trained and informed on important aspects of flight planning such as weather forecasts and reports, fuel requirements, aerodrome limitations, NOTAM, navigation equipment, navigation facilities, ATM procedures and aircraft performance data;

3) determine the adequacy of procedures and methods to be used to comply with State regulations concerning aircraft performance, i.e. the computation of the mass of the aircraft and the centre of gravity location, critical speeds, climb gradients, runway and obstacle clearance limitations;

4) determine that procedures for the release of a flight are established, which will ensure that the aircraft and its load are in conformity with the relevant flight release documents, e.g. aircraft maintenance release, MEL, CDL, aircraft mass and balance form and manifest; and

5) determine that the procedures to be used for flight monitoring are adequate and meet the requirements of State regulations.

e) Operational and ATS flight plans. The CAA inspector should:

1) determine the adequacy of the data to be included in the operational flight plans to be used by the applicant; and

2) review the policy with regard to operational flight plans and ATS flight plans to determine compliance with State regulations.
5.3.5 Flight crew qualifications, licensing and training

The CAA inspector should determine that the applicant has established procedures and training programmes to ensure that flight crew qualifications meet the requirements of the State regulations and that personnel are duly licensed and hold appropriate and valid ratings. In this regard, State regulations should be based on Annex 1 and Annex 6, Part I, or Part III, Section II.

5.3.6 Cabin crew competency and training

The CAA inspector should also determine that the applicant has established a training programme to ensure that cabin crew members are competent in executing those safety duties and functions to be performed in the event of an emergency including a situation requiring emergency evacuation.

5.3.7 Training programmes

5.3.7.1 The training programme should be described in detail either in the operations manual or in a training manual which, whilst it will form part of the operations manual, will be issued as a separate manual. The choice will generally depend upon the extent of the operations and the number and types of aircraft in the operator's fleet. Most applicants find it convenient to set forth their training programmes in a training manual of one or more volumes to facilitate easy application and updating. Depending on the scope and complexity of the proposed operation, the training programmes required by Annex 6, Part I, or Part III, Section II, may be carried out under the direct control of the applicant or conducted by other training facilities under contract to the applicant, or a combination thereof. In any event the CAA certification team will need to carry out a thorough analysis and inspection of all phases of the applicant's ground and flight training programmes. This analysis and inspection should permit a determination as to whether the training methods, syllabi, training aids/devices, training standards, related facilities and record keeping are adequate. The qualifications of ground and flight instructor personnel should be established and their effectiveness evaluated.

5.3.7.2 Factors to be considered in the assessment and inspection of an applicant's training programme are:

a) the completeness of the training syllabus and adequacy of facilities, aids, equipment and related training material. These items should satisfactorily provide for the particular type of training required and be utilized in such a manner as to achieve the desired training standards and objectives. Particular attention should be given to the availability of approved flight simulation training devices appropriate to the flight training syllabus;


b) the adequacy and effectiveness of audio-visual training systems that use computer-based instructions, slides, videos and/or films for presenting instructions on aircraft systems, aerodrome qualifications and other related subjects;

c) the existence of provisions to obtain the necessary training material and to instruct personnel whenever new types of operations, new aircraft and/or equipment, or new or revised maintenance methods or procedures are introduced;

d) the competency of the applicant’s instructors, check pilots and training supervisors;
e) the competency of personnel designated as examiners by an applicant, to whom the DGCA intends to delegate responsibility for type ratings, instrument ratings and pilot proficiency checks (see Part I, 5.3.2); and

f) the competency of training and checking personnel of training organizations to which the applicant intends to contract training.

5.3.7.3 In assessing the scope, quality and effectiveness of the training programme, the CAA inspector should observe actual training or instruction being given so that it can be determined that:

a) the applicant adheres to the prescribed syllabus;

b) the applicant's ground and flight instructors and check pilots are competent; and

c) training personnel are able to recognize and appropriately deal with weak or unsatisfactory trainees.

5.3.7.4 During the inspection of the training programme, the applicant's plan for the maintenance of pilot qualifications, for conversion and pilot upgrading, should also be reviewed to ensure that:

a) the training and associated qualification checks are carried out in a conscientious manner by properly qualified and authorized personnel;

b) in flight training, no manoeuvre that might result in an accident is prescribed, taking into account the aircraft involved and the experience and qualifications of the pilot in training and also of the instructor or check pilot;

c) initial and recurrent training and checking is conducted in a systematic manner and in accordance with the training syllabus, without undue reliance upon the individual skill or preferences of the instructor or check pilot; and

d) simulation of abnormal or emergency situations is not permitted when passengers or cargo are carried.

Note.— The State of the Operator should encourage a policy whereby hazardous flight manoeuvres which are required to be performed should be carried out in an approved flight simulation training device rather than in actual flight.

5.3.7.5 The CAA inspector will normally find it convenient to approve the applicant's training programme in discrete self-contained sections such as initial training, recurrent training, transition training, conversion training and upgrading training, which can then be further divided into subsections such as ground training, simulator training and flight training. Should any section or subsection of the training programme not meet the required standards, it should be referred back to the applicant with a detailed explanation of its deficiencies and of the corrective action necessary. When all requirements for the training programme have been fully met, the applicant should be notified officially that the training programme has been approved. In this regard it should be made clear to the applicant that any subsequent change to the training programme will require the approval of the CAA.
5.3.8 Record keeping

5.3.8.1 General. During the review of records to be maintained by the operator, the following factors should be taken into consideration:

a) In accordance with Annex 6, Part I, and Part III, Section II, the State regulations will require an operator to maintain certain records pertaining to the conduct of the operations for a specified period. The primary objective of the inspection of operations and flight records is to ensure that operators comply with established procedures and appropriate State regulations. The procedures for record keeping need to be evaluated as part of the certification inspection process to indicate the manner in which records will be kept and whether or not such recording will be conducted in compliance with relevant regulations.

b) The review should cover at least the proposals for the maintenance of records for the following:

1) flight crew members;
2) cabin crew members;
3) flight operations officers/flight dispatchers;
4) flight and cabin crew member duty periods, flight duty periods, rest periods and, for flight crew members, flight time;
5) operational flight planning;
6) operational control; and
7) finances.

c) Procedures for record keeping should be examined for:

1) potential accuracy and care in preparation;
2) classification and effectiveness of the filing system;
3) completeness of coverage;
4) compliance with required recording periods; and
5) security of access to records and protection from disasters.

5.3.8.2 Flight crew member records. An inspection should be conducted prior to the commencement of operations and should include a review of flight crew records to determine that the qualifications of flight crew members are current. The flight crew records should make provision for the following information:

a) full name;

b) current assignment;
c) flight crew member licence — State issuing the licence and, if appropriate, the validation or conversion, licence type, number and ratings, including instrument rating, and the language proficiency endorsement;

d) medical assessment and date;

e) record of last proficiency check;

f) record of last instrument rating check;

g) flight time records, including flight time in aircraft for which currently qualified;

h) route and aerodrome qualifications (pilot-in-command, and co-pilot, if required by the operator);

i) training record, type of training, total time, dates and certification of satisfactory completion; and

j) crew member certificate, including the number and expiration date, if such certificates are issued.

Note.— Crew member certificate provisions are contained in Annex 9 — Facilitation, 3.67, 3.68, 3.69 and Appendix 7.

5.3.8.3 Cabin crew member records. These records should make provision for the following information:

a) full name;

b) current assignment;

c) if a licence is required by the State regulations, licence, number and expiration date;

Note.— There is no requirement in ICAO Annexes for a licence for cabin crew members.

d) crew member certificate, including the number and expiration date, if such certificates are issued;

Note.— Crew member certificate provisions are contained in Annex 9 — Facilitation, 3.67, 3.68, 3.69 and Appendix 7.

e) initial training, including dangerous goods, general indoctrination and aircraft emergency procedures training; and

f) recurrent training, including dangerous goods, emergency and evacuation procedures training on specific aircraft.

5.3.8.4 Flight operations officer/flight dispatcher records. An inspection should be conducted prior to the commencement of operations and should determine compliance with applicable regulations pertaining to licensing and current qualifications. Flight operations officer/flight dispatcher records should contain the following information:

a) full name;

b) licence and validity (if a licence is required by State regulations);

c) aircraft qualifications;
5.3.8.5 **Flight and cabin crew member duty periods, flight duty periods, rest periods and, for flight crew members, flight time.** The proposals for keeping these records should permit the operator and the CAA to check compliance with the operations manual and State regulations relating to flight time, duty period, flight duty period and rest period limitations. In addition, the proposals should cover the recording of reports when the pilot-in-command uses discretion to extend duty or reduce rest periods.

5.3.8.6 **Operational flight planning records.** This part of the inspection should cover the procedures for the keeping of records relating to individual flights to ensure that:

a) an operational flight plan will be completed and retained;

b) the operational flight plan provides for all of the information required by the operations manual;

c) flight preparation forms will be completed and recorded; and

d) oil and fuel records will be kept.

5.3.8.7 **Operational control records.** The proposals for operational control system records should be checked to ensure that:

a) an operational control log will be maintained and that all operational control duties will be adequately documented; and

b) all flights will be planned and conducted with the active participation of the flight operations officer/flight dispatcher on duty in accordance with the procedures laid down in the operations manual, if the approved method of control and supervision of flight operations requires the use of flight operations officer/flight dispatcher personnel.

5.3.8.8 **Financial records.** The procedures for keeping and reviewing financial records are beyond the scope of this manual but should be covered by appropriate instructions issued by the DGCA.

### 5.3.9 Fuel computation procedures

5.3.9.1 The objective of this inspection is to determine whether the applicant's aircraft will be dispatched with adequate fuel loads calculated in accordance with statutory regulations and the policy set forth in the operations manual. To make this determination, the fuel computation policy and sample operational flight plans for flights to be dispatched from different bases on routes and route sectors calling for wide differences in fuel requirements and including sectors on which aircraft fuel capacity is critical, should be examined and the fuel to be carried validated against expected aircraft performance, with appropriate corrections for wind conditions and flight levels en route.

5.3.9.2 The fuel policy should consider the additional fuel necessary to proceed to an adequate aerodrome in the event of failure of one engine or loss of pressurization, at the most critical point while en route, whichever is higher.
5.3.10 Aircraft mass and balance procedures

5.3.10.1 This part of the inspection is to ascertain that aircraft will be safely and correctly loaded in accordance with:

a) the requirements for the computation of aircraft mass and balance in the operations manual;

b) regulations restricting mass to meet aircraft performance requirements;

c) mass and centre of gravity limitations as specified in the aircraft flight manual and the operations manual;

d) limitations on deck and bulkhead loading as specified in the aircraft flight manual and the operations manual; and


5.3.10.2 In addition to the foregoing, another important feature of this evaluation is an investigation of the applicant’s method of exercising overall mass control. The CAA inspector should examine the system and methods whereby aircraft mass is checked and maintained to ensure that mass fluctuations due to modifications and other causes are fully taken into account and that the mass statement is accurate.

5.3.11 Emergency evacuation demonstration

5.3.11.1 An operator is required to assign to each crew member the necessary functions to be performed in an emergency or in a situation requiring emergency evacuation. Annex 6, Part I, and Part III, Section II, requires that the training, which includes instruction in the use of all emergency and life-saving equipment and drills in the emergency evacuation of the aircraft, be performed on an annual basis. It is considered that the most effective crew training in this regard would be accomplished by combined training of flight crew and cabin crew. Therefore, State regulations should require an applicant to establish, to the satisfaction of the DGCA, procedures to be followed, assignment of duties, qualifications of crew members and equipment to be used that will permit an emergency evacuation in 90 seconds or less, of the maximum number of persons, including crew members, authorized to be carried on each type of aircraft used in commercial air transport operations.

5.3.11.2 Unless reliable analytical methods or previous demonstrations by the aircraft manufacturer or other operators of the same type and model of aircraft are available to satisfy the CAA inspector of the applicant's emergency evacuation capability, the certification inspection should require a demonstration of the adequacy of aircraft emergency procedures, crew member emergency evacuation training and emergency equipment. Specific points to be noted during an evacuation demonstration are:

a) the adherence by crew members to the execution of assigned duties and responsibilities both in the aircraft and on the ground;

b) the location of each crew member during the evacuation;

c) the effectiveness of the pilot-in-command in the exercise of command responsibilities;

d) the succession of command in the event of casualties;

e) the effectiveness of crew members in performing their assigned evacuation duties; and
f) the shortcomings, deficiencies or delays encountered.

5.3.11.3 In making their report on the demonstration, inspectors should record the following from the time each phase of the evacuation demonstration begins:

a) time to open each approved exit door;

b) time to deploy and inflate emergency evacuation slides;

c) time before the slide receives its first evacuees;

d) time for first evacuees to leave over-the-wing exits; and

e) total number of persons evacuating each exit.

5.3.11.4 If the applicant cannot satisfactorily demonstrate emergency evacuation for each particular type, model and configuration of aircraft within the time limit specified by the State, the applicant should be required to take steps to correct the deficiency which could include the following:

a) revising evacuation procedures;

b) improving crew training;

c) modifying or changing the equipment used;

d) changing the passenger compartment arrangement; and

e) reducing total passenger seating capacity.

5.3.12 Ditching demonstration

5.3.12.1 Unless data from reliable analytical methods or from previous demonstrations by the aircraft manufacturer or other operators of the same type and model of aircraft is available to satisfy the CAA inspector that the applicant's procedures, equipment and training for a ditching situation are adequate, the CAA certification team should require a simulated ditching demonstration during the operational inspection phase of the certification process for each aircraft type, model and configuration which will be operated on extended flights over water. The CAA inspectors should first determine whether the aircraft has an airworthiness certification covering ditching. If the aircraft is not certificated for ditching, extended flights over water should not be authorized.

5.3.12.2 The following are specific points to be noted and evaluated during a simulated ditching demonstration:

a) was adequate preparation of the passengers and aircraft for a premeditated ditching conducted?

b) were there adequate items of emergency equipment, i.e. life rafts, inflatable slides, life jackets, medical kits, first aid kits and emergency locator transmitter (ELT), carried on board in sufficient number?

c) was emergency equipment properly stowed and could it be readily removed or ejected from the aircraft in the time specified?
d) were means provided and utilized to prevent emergency equipment from drifting away from survivors?

e) did slides, life jackets and life rafts inflate fully within acceptable time limits; did the slides deploy properly; and did other emergency equipment function properly?

f) were the emergency exits to be utilized selected, and could such exits be opened readily?

g) were emergency procedures and related checklists adequate, and were they properly used by the crew members?

h) was the crew properly trained?

i) were crew members familiar with and did they adhere to the timely execution of their assigned duties and responsibilities?

j) could crew members, using available emergency equipment and following the procedures outlined in the operations manual, facilitate the evacuation of the aircraft under the critical conditions expected during the short period of time the aircraft would remain afloat?

k) were adequate safety precautions followed by the crew members to prevent possible injury to passengers or themselves?

5.3.12.3 In the observation of the demonstration, to assist in the assessment of the ditching demonstration, the CAA inspectors should record the following:

a) time from start of the simulated ditching demonstration until each exit door or emergency exit to be utilized was opened;

b) time when each life raft was launched;

c) time required to inflate each life raft; and

d) time when life rafts were boarded by all passengers and crew members.

5.3.12.4 Any deficiencies identified during the evaluation conducted by the CAA certification team or noted during the ditching demonstration regarding the evacuation procedures or related emergency equipment, such as inflatable slides, emergency exits and life rafts, are to be rectified by the applicant. This may require additional evaluation or demonstrations before these emergency procedures can be considered acceptable by the CAA certification team.

5.3.13 Ground inspection deficiencies

Unsatisfactory conditions noted by the CAA certification team during the ground inspection need to be brought to the attention of the applicant for corrective action. The opportunity should be provided for the applicant to remedy any deficiencies affecting the safety of the operation before the commencement of any flight operations inspection. All discrepancies and items of non-compliance need to be corrected or resolved, with acceptable records of the corrective actions taken being kept, to the satisfaction of the CAA certification team and the DGCA prior to the inauguration of commercial service.
5.4 FLIGHT OPERATIONS INSPECTION

5.4.1 General

5.4.1.1 Following the ground operations phase of the inspection programme prior to certification, it may be necessary, particularly in the case of new operators, to carry out a series of inspections in the course of flight. Such inspection flights provide an opportunity for the applicant to demonstrate the ability to carry out the proposed operations in accordance with applicable regulations. Passengers should not be carried during inspection flights prior to certification and observer personnel on board the aircraft should be kept to a minimum. However, it is generally desirable for the applicant to have on board company personnel who can take decisions and make commitments on behalf of the applicant concerning action to correct deficiencies.

5.4.1.2 All demonstration flights are to be conducted using the methods and procedures proposed by the applicant in the formal application package (see Part III, Chapter 3).

5.4.2 Planning

The applicant and the CAA certification team should plan well in advance for the conduct of the flight operations inspection programme. All concerned need to have a clear understanding and agreement as to what needs to be accomplished by the applicant to show compliance with the applicable operating regulations and rules. General objectives for pre-certification inspection flights should include the determination of the adequacy of:

a) in-flight procedures laid down in the operations manual and compliance with those procedures;
b) the facilities and equipment provided to the flight crew to conduct the flight safely and in accordance with regulations;
c) the support provided by the operational control system to the flight crew;
d) the general provision made for ground handling of the aircraft and assisting the flight crew to carry out their duties at all aerodromes utilized by the applicant along the routes; and
e) en-route facilities.

5.4.3 Preflight inspection

The preflight procedures followed by the flight crew and the assistance rendered by the ground organization during the preflight phase should be observed for compliance with the operations manual. These procedures relate to the following:

a) meteorological and route briefing, provision of NOTAMs;
b) filing of the ATS flight plan;
c) flight planning;
d) fuel computation;
e) measures taken by the pilot-in-command concerning the:

1) airworthiness of the aircraft, including the maintenance release, and use of the MEL and, if available, the CDL;

2) complement of instruments and equipment required to be on board;

3) preparation of the operational flight plan;

4) fuel required and the fuel and oil on board the aircraft;

5) mass of the aircraft and the centre of gravity location;

6) capability to comply with the aircraft mass and performance limitations, climb gradient and obstacle clearance requirements;

7) correct calculation of critical speeds ($V_1$, $V_t$, $V_2$, etc.) appropriate to the runway and take-off conditions;

8) security of the load and its correct distribution;

9) information concerning dangerous goods;

10) completion and signing of the operational flight plan and the aircraft mass and balance form;

11) carriage of the required publications and manuals, e.g. aircraft operating manual, aircraft flight manual, route guide, MEL and CDL, if available, and their correct amendment; and

12) carriage on board of required documents or appropriate copies of documents, e.g. certificate of registration, certificate of airworthiness, crew licences, aircraft radio station licence, journey log or technical log and noise certification attestation (when commercial operations commence, after issuance of an AOC, this list will include the AOC and its associated operations specifications, and passenger and/or cargo manifests as appropriate).

f) boarding of all crew including personnel in excess of the minimum crew and their briefing on the location and use of emergency equipment, no smoking signs, use of seat belts, location and use of emergency exits, etc.;

g) external and internal aircraft inspection by flight crew and cabin inspection by cabin crew;

h) procedures preparatory for radio and navigation equipment setting, including data entry in flight management avionics, if available;

i) procedures for inertial equipment initializing and cross-checking;

j) flight deck preparation and procedures and use of checklists; and

k) crew coordination.
5.4.4 In-flight inspection

5.4.4.1 Prior to take-off, the CAA inspector should observe the following:

a) procedures preparatory to starting engines;

b) engine start-up procedures;

c) proper communication and coordination with the ground crew regarding:
   1) engine start-up procedures;
   2) removal of chocks; and
   3) push back and ground towing, if so required, prior to taxiing.

d) taxiing and use of aerodrome chart;

e) use of checklists;

f) acceptance and recording of air traffic control (ATC) clearance; and

g) briefing of the flight crew for take-off, departure and initial climb, including use of navigation aids.

5.4.4.2 During the flight, the CAA inspector should check the following items:

a) compliance with rules of the air;

b) flight crew knowledge of:
   1) aircraft limitations;
   2) aircraft normal and emergency procedures;
   3) aircraft systems and equipment; and
   4) cruise control;

c) adequacy of flight deck procedures;

d) crew discipline, coordination and vigilance;

e) altitude control and procedures for altitude/level change;

f) the operations manual, including the aircraft operating manual, to confirm that it will meet requirements that may arise during flight;

h) competence of crew members, including the language proficiency of flight crew members in the language used for radiotelephony communications;
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i) flight crew use of company frequencies and operational control of the flight;

j) use of en-route and terminal navigation facilities;

k) pilot knowledge of routes and aerodromes, including departure contingency procedures;

l) adequacy of weather information and environmental data provided and their use by the flight crew;

m) use of air/ground communications;

n) use of navigation procedures and equipment;

o) use of checklists for each phase of flight;

p) adherence to ATC clearances and to changes to clearances;

q) compliance with meteorological reporting procedures and with procedures for reporting hazardous flight conditions;

r) use and availability of flight documents, whether these are provided electronically or as hard copy. Special notice should be taken of the manner in which the maps and charts contained in the route guide section of the operations manual are used in flight and in the conduct of departure, arrival, approach and missed approach procedures;

s) adequacy and use of breathing oxygen in flight;

t) flight crew use of safety harnesses;

u) use of passenger cabin “no-smoking” and “seat belt” signs;

v) general compliance with the regulations of the State of the Operator and other States concerned with the operation;

w) flight crew management of the flight, including human performance, threat and error management and decision-making, and proficiency in the manual and automatic control of the aircraft in all phases of flight;

x) conduct of flight crew arrival, approach and landing briefing;

y) adherence to aerodrome/heliport operating minima; and

z) conduct of approach and landing procedures, after landing procedures, taxi and shut-down procedures and use of appropriate checklists.

Note.— All of the foregoing checks are to be conducted without interfering with crew duties and vigilance in flight. In some cases, particularly with respect to b) above, it may be necessary for the CAA inspector to complete the check during the post-flight phase.

5.4.4.3 Cabin crew. During the in-flight inspection, the CAA inspector should observe the procedures used by the cabin crew for passenger briefing on:

a) stowage of carry-on baggage;
b) observing the “no-smoking” signs;

c) how and when to use seat belts;

d) when seat backs are required be in the full upright position;

e) procedures for donning oxygen masks and restrictions during use of oxygen;

f) emergency procedures including the location and use of emergency exits;

g) location and use of life jackets;

h) restrictions on the use of toilets; and

i) location and content of passenger emergency briefing cards.

5.4.4.3.1 The CAA inspector should note that cabin crew members are provided with, and occupy, for take-off and landing, forward or rearward facing seats equipped with safety harnesses and that such seats are located near floor level and other emergency exits, as required by the State of Registry.

5.4.4.3.2 Cabin crew should be questioned regarding their familiarity with the location and use of various types of emergency equipment, i.e. life rafts, ELT, medical kits and first aid kits, and with their specific duties in the event of an emergency such as a ditching or an emergency evacuation. This discussion with the cabin crew members provides an opportunity for the CAA inspector to assess the effectiveness of their training. The performance of cabin crew will be evaluated with regard to their effectiveness in performing their assigned duties and the fulfilment of their responsibilities for requiring passengers to comply with their instructions and the applicable regulations.

Note.— A sample cabin inspection checklist, which lists the various cabin items to be checked by CAA inspectors, is included in Part IV, Attachment.

5.4.5 Post-flight inspection

The following should be observed:

a) use of appropriate after shut-down checklists;

b) completion by the pilot-in-command of the journey log book or technical log and the reporting of any aircraft unserviceability;

c) availability and, if necessary, completion of appropriate reports regarding incidents, near misses, bird strikes, lightning strikes, volcanic ash encounters or ingestion and any other unusual occurrences of operational significance;

d) where a stopover is scheduled for crew rest, the adequacy of the accommodation provided and the actual rest period available; and

e) where the stop is an intermediate stop, the arrangements made to assist the crew in the preparation for the next stage of the flight.
5.4.6 Flight inspection deficiencies

5.4.6.1 Unsatisfactory conditions noted by the CAA inspector during any part of the flight inspection should be brought to the attention of the applicant for corrective action. The opportunity should be provided for the applicant to remedy any deficiencies affecting the safety of the operation before any further flights are undertaken. All discrepancies and items of non-compliance need to be corrected or resolved, with acceptable records of the corrective actions taken being kept, to the satisfaction of the CAA certification team and the DGCA prior to the inauguration of commercial service.

5.4.6.2 Some examples of deficiencies requiring corrective action are:

a) flight crew member not properly trained, e.g. assistance from applicant supervisors or a CAA inspector required;

b) flight crew member not familiar with aircraft, systems, procedures or performance;

c) cabin crew member not properly trained in emergency evacuation procedures or in the use of emergency equipment or not familiar with the location of that equipment;

d) numerous aircraft deficiencies and/or system malfunctions;

e) inadequate mass and balance or load control;

f) unsatisfactory operational control, e.g. improper flight planning and flight release procedures;

g) unacceptable maintenance procedures or practices; and

h) improper aircraft servicing and ground handling procedures.
Chapter 6

MAINTENANCE CONTROL DEMONSTRATION
AND INSPECTION PHASE

6.1 GENERAL

6.1.1 The applicant (operator) is required to demonstrate that an organization with the necessary qualified staff, equipment and facilities is set up and responsible for ensuring that the aircraft remain in an airworthy condition for the duration of their operational life. This is also referred to as managing the continuing airworthiness of the aircraft.

6.1.2 It is also assumed that in the case of an applicant seeking authority to operate leased aircraft registered in a different State, suitable arrangements have been made between the State of the Operator and the State of Registry regarding responsibility for the continuing airworthiness of the aircraft. (See Part V for details on the lease, charter and interchange of aircraft).

6.1.3 Further detailed guidance on the maintenance control aspects of air operator certification, as well as approval of the MCM and the preparation of maintenance-related operations specifications associated with an AOC, is contained in the Airworthiness Manual (Doc 9760) which should be considered as supplementary to the material contained in this manual.

6.2 MAINTENANCE CONTROL ORGANIZATION

The CAA inspector should determine that the structure of the applicant's maintenance control organization is set forth, clearly delineating duties and responsibilities for all key personnel including the manager(s) for engineering and maintenance. The names of all incumbents should be listed. The details of the organizational structure should be included as a part of the MCM and, if necessary, also promulgated separately.

6.3 MCM

6.3.1 State regulations will need to require the applicant, in accordance with Annex 6, Part I, and Part III, Section II, to prepare a detailed MCM for the use and guidance of maintenance organization personnel. This manual needs to be acceptable to the State of the Operator and, if different, to the State of Registry, although it does not need to be formally approved by those States. The operator needs to ensure that the MCM is revised as necessary to keep the information contained therein up to date. Copies of all revisions will be furnished promptly to all organizations or persons to whom the manual has been issued. Accordingly, one of the first steps in the maintenance inspection is a thorough analysis of the MCM, the correction of any discrepancies and the tentative acceptance by the CAA inspector. During the course of the maintenance control inspection, the CAA inspector, assisted by qualified CAA airworthiness inspectors, should determine that the major provisions of the MCM are being followed in practice.

Note.— Annex 6, Part I and Part III, provides guidance material in Attachment F on approval and acceptance actions.
6.3.2 The details in and number of volumes of the MCM will vary depending upon the type, complexity and number of aircraft involved. However, CAA inspectors should use the following as a checklist to verify that the MCM meets requirements and provides clear instructions, procedures and information covering:

- a) operations and maintenance personnel duties, responsibilities and authorities relating to maintenance, inspection and servicing;
- b) details of the maintenance system to be followed, including procedures for performing routine and non-routine maintenance inspections, alterations, repairs and servicing;
- c) airworthiness certification and inspection standards and procedures for aircraft, parts and components;
- d) details of the reliability programme;
- e) procedures for preparing the maintenance release, the circumstances under which this release is issued and the personnel authorized to sign it;
- f) methods, technique and practices for accomplishing preventive maintenance and alterations;
- g) procedures to ensure that required maintenance or inspections are handled by appropriately trained, qualified and certificated/licensed personnel;
- h) procedures to assess the cause and any potentially hazardous effects or defects, or combination of defects, and to analyse occurrences in order to initiate any necessary further investigation and analysis. Mandatory occurrence reporting to the CAA may be required by State regulations;
- i) procedures to prevent the personnel who performed maintenance work on aircraft from also conducting required inspections of such work;
- j) procedures to ensure that work interruptions do not adversely affect maintenance work and required inspections;
- k) methods used for designating critical items requiring inspection;
- l) the responsibilities, authority and names of personnel who have been duly appointed to conduct inspections;
- m) procedures to ensure that inspections are completed satisfactorily before aircraft are released to service;
- n) procedures for refuelling and defuelling aircraft;
- o) fire precaution procedures during refuelling and defuelling;
- p) procedures for preventing or eliminating fuel contamination;
- q) methods for servicing and maintenance prescribed by, or requiring the prior approval of, the chief of maintenance;
- r) procedures for ensuring that the organization responsible for type design, usually the manufacturer, receives adequate reports of occurrences involving that aircraft type so that it can issue changes to the instructions for continued airworthiness; and
s) procedures for assessing and incorporating instructions for continued airworthiness and maintenance or inspection information issued by:
   • the organization responsible for the type design; or
   • the State of Design; or
   • the State of Registry.

6.3.3 As a minimum, the following should be covered in the manual in respect of each type and model of aircraft used:

   a) frequency schedules of each check, overhaul or inspection of airframes, engines, propellers (where applicable), equipment, instruments and component systems;
   b) procedures and standards for maintenance, inspection and servicing;
   c) approved service life, where applicable, for various components, parts, accessories, etc.;
   d) list of approved permissible unserviceability (CDL, if available, and MEL);
   e) arrangements whereby personnel or organizations other than the applicant's can be approved to perform maintenance and/or inspections of aircraft;
   f) time limits between required inspections;
   g) procedures for maintaining the aircraft mass and centre of gravity report;
   h) procedures and standards for acceptance or rejection of items requiring inspection;
   i) procedures for preventive maintenance and servicing;
   j) time limitations for replacing instruments, components, appliances, etc.;
   k) procedures to ensure that certain aircraft systems and navigation equipment are fully serviceable for the appropriate special authorizations in the operations specifications;
   l) procedures for the procurement and sourcing of replacement parts;
   m) procedures to ensure that appropriate maintenance, records and inspection have been complied with; and
   n) details of performing various inspection tests, checks, etc.

6.3.4 The CAA inspector should check the MCM to ensure that it is complete and up to date and distributed to those who require it. The CAA inspector should also ascertain the efficiency and promptness of the amendment service and determine that all instructions for continued airworthiness issued by the organization responsible for the type design and the States concerned are promptly assessed and circulated to all those who need such information.
Chapter 7

CERTIFICATION PHASE

7.1 FINAL PREPARATION FOR THE ISSUANCE OF AN AOC

7.1.1 The CAA project manager will have notified the applicant of all discrepancies that need to be resolved before an AOC and its associated operations specifications can be issued.

7.1.2 The project manager reviews the final operations specifications and makes any changes necessary.

7.1.3 The project manager and the CAA certification team need to ensure that all the requirements for certification have been met and also to have determined that the applicant is fully capable of fulfilling all the responsibilities incumbent in the conduct of the proposed operations and of complying with the applicable laws and regulations, and the provisions of the certificate and operations specifications.

7.1.4 An AOC will not be issued until the State organization responsible for the economic and financial assessment of the applicant has presented a favourable report, and until the CAA is satisfied that the operator has the financial resources to conduct its planned operations, including resources for the disruptions that can be reasonably expected in daily operations.

7.1.5 The project manager will provide appropriate recommendations on the issuance or denial of an AOC to the DGCA.

7.2 ISSUANCE OF AN AOC AND THE ASSOCIATED OPERATIONS SPECIFICATIONS

7.2.1 The CAA should assign an AOC number and determine the date of issuance. The certificate should be signed by the CAA official responsible for its issuance at the level required by the State of the Operator. The associated operations specifications should also be signed by the CAA official responsible for its issuance at the level required by the State of the Operator.

7.2.2 The format and the content required for an AOC are provided in Annex 6, Part I, 4.2.1.6; and Part III, 2.2.1.5. The format, content and further guidance on the content for the associated operations specifications are also provided in Annex 6, Part I, Appendix 6; and Part III, Appendix 3.

7.3 PERIOD OF VALIDITY OF AN AOC AND THE ASSOCIATED OPERATIONS SPECIFICATIONS

7.3.1 Annex 6 provides for the date of issuance and an expiry date to be entered on an AOC. In practice, States vary in the application of a period of validity to an AOC and the associated operations specifications. Some States apply
a specific period and some do not. A period of validity, if applied, should not be less than two years. If the AOC is issued with no limit on the period of validity, the AOC should be appropriately annotated (e.g. “Expiry date: Valid until revoked, suspended or cancelled”).

7.3.2 In general, an AOC or any portion of an AOC issued by a CAA remains valid until:

a) the authority amends, suspends, revokes or otherwise terminates the certificate;

b) the AOC holder surrenders the certificate to the CAA;

c) the AOC holder suspends operations for more than a period determined and published by the DGCA in the State regulations; or

d) the expiry date, if any.

7.4 IDENTIFICATION OF INDIVIDUAL AIRCRAFT BY NATIONALITY AND REGISTRATION MARKS

7.4.1 ICAO Standards call for the operations specifications to include designation of the make, model and series (or master series) of the aircraft that are to be used. Some States require that the nationality and registration marks of the individual aircraft involved in the operations authorized also be included in the operations specifications.

7.4.2 Where, in accordance with the standard format for the operations specifications, the identification of individual aircraft is not provided, a reference is required to be given to indicate the location of this information on board. It is essential that information on the identification of individual aircraft, used by an operator for a particular operation, is maintained up to date however it is provided.

7.5 AMENDMENTS TO THE AOC AND THE OPERATIONS SPECIFICATIONS

7.5.1 Any subsequent changes to the operation specified or to the equipment approved for use will necessitate amendments to the operations specifications. It is appropriate that an AOC will itself be a very basic document and that all aspects of the operation that might be the subject of change would be dealt with in the associated operations specifications such that changes involve reissue of the minimum documentation.

7.5.2 The process for the amendment of operations specifications will be similar to the original certification process, with the exception that in many cases it will be far less complex, dependent upon the subject of the change that necessitates the amendment. Where changes involve new types of operation, new geographical areas or new aircraft, the appropriate level of complexity will have to be applied to the process.

7.6 RENEWAL OF AN AOC

7.6.1 Annex 6, Part I, and Part III, Section II, states that the continued validity of an AOC is dependent upon an operator maintaining the requirements for an adequate organization, method of control and supervision of flight operations, training programme as well as ground handling and maintenance arrangements consistent with the nature and extent of the operations specified in the AOC and the associated operations specifications, under the supervision of the State of the Operator.
7.6.2 Whether an AOC has a specific expiry date or not, the State of the Operator is required to conduct continuing surveillance of the operator and thus to continuously determine that the AOC remains valid, as described in Part IV.

7.6.3 Should the State’s regulations prescribe a specific duration for an AOC or an expiration date, the operator needs to apply for renewal of the AOC prior to the expiration date. The request for renewal should contain the same basic information that was submitted prior to the original certification (see 3.1.2 of this Part) and should be received by the DGCA well before the expiration date of the AOC. In all cases where formal renewal is a requirement, such renewal should not involve a complete recertification procedure and thus will not be an onerous or prolonged process, because of the continuing surveillance exercised by the State of the Operator.
Attachment A

PROSPECTIVE OPERATOR’S OR MAINTENANCE ORGANIZATION’S PRE-ASSESSMENT STATEMENT

(Part III, Chapter 2, refers)

<table>
<thead>
<tr>
<th>PRE-ASSESSMENT STATEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>(To be completed by an applicant for an air operator certificate (AOC) or for approval as an approved maintenance organization (AMO). See Attachment B to this Part for instructions on completion of this statement.)</em></td>
</tr>
</tbody>
</table>

**Section 1A. To be completed by all applicants**

| 1. Company registered name and trading name if different. Address of company: mailing address; telephone; fax and e-mail. |
| 2. Address of the principal place of business, including telephone, fax and e-mail. |
| Secondary business address: |
| Type of operation: |
| 3. Proposed start-up date: |
| 4. Requested designator for aircraft operating agency in order of preference: |
| a) |
| b) |
| c) |

**Section 1B. Proposals for maintenance (to be completed by all applicants as appropriate)**

| 6. Air operator intends to perform its maintenance as an AMO (complete 7 and 8). |
| □ Air operator intends to arrange for maintenance and inspections of aircraft and associated equipment to be performed by others (complete 7 and 11). |
| □ Air operator intends to perform maintenance under an equivalent system (complete 7 and 11). |
| □ AMO (complete 8). |

| 7. Air operator proposed types of operation: |
| □ Passengers and cargo |
| □ Cargo only |
| □ Scheduled operations |
| □ Charter flight operations |
| □ Airframe |
| □ Powerplant |
| □ Propeller |
| □ Avionics |
| □ Computers |
| □ Instruments |
| □ Accessory |
| □ Specialized service |

| 8. AMO proposed ratings: |
Section 1C. To be completed by air operator applicants

9. Aircraft data (provide a copy of the lease agreement for all leased aircraft)
   a) Number of aircraft by type and model. Aircraft nationality and registration marks where available.
   b) Number of passengers seats and/or cargo payload capacity.

10. Geographic area(s) of intended operations and proposed route structure:

Section 1D. To be completed by all applicants

11. Additional information that provides a better understanding of the proposed operation or business (attach additional sheets, if necessary):

12. Proposed training (aircraft and/or flight simulation training device):

Section 1E. The signature and the information contained in this form denote an intent to apply for an AOC and/or approval as a maintenance organization, as appropriate.

Type of organization:

Signature: ___________________________ Date: ___________________________ Name and title: ___________________________

(day/month/year) (day/month/year)

Section 2. To be completed by the Civil Aviation Authority (CAA)

Received by (name and office): ___________________________ Date received: ___________________________

(day/month/year) (day/month/year)

Date forwarded to the Director General of Civil Aviation (DGCA) (day/month/year):

For: ☐ Action ☐ Information only

Remarks:
### Section 3. To be completed by the office of the DGCA

<table>
<thead>
<tr>
<th>Received by:</th>
<th>Pre-application number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date (day/month/year):</td>
<td></td>
</tr>
<tr>
<td>Local office assigned responsibility for designation of the CAA project manager and the certification team:</td>
<td>Date forwarded to local office for initiation of the formal certification or approval process: (day/month/year)</td>
</tr>
<tr>
<td>Remarks:</td>
<td></td>
</tr>
</tbody>
</table>

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Page 3 of 3
Attachment B

INSTRUCTIONS FOR THE COMPLETION OF THE PROSPECTIVE OPERATOR’S OR MAINTENANCE ORGANIZATION’S PRE-ASSESSMENT STATEMENT AS SET OUT IN ATTACHMENT A

Section 1A. To be completed by all applicants.

1. Enter the official name and mailing address, telephone, fax and e-mail address of the company. Include any other name under which business is conducted if different from the official company name.

2. This address should be the physical location where the primary activities are based. It is where the offices of management required by legislation are located. If the address is the same as under item 1, enter “same”. Include secondary business addresses and identify the type of operation conducted at such addresses.

3. Enter the estimated date when operations or services are intended to commence.

4. This information will be used to assign a company identification number, known as a designator for aircraft operating agency. You may indicate up to three, three-letter identifiers, such as ABC, XYZ. If all choices have already been allocated to other operators or maintenance organizations, another identifier will be allocated.

5. Enter the names, titles, telephone numbers and other contact details of management and key staff personnel.

Section 1B. To be completed by all applicants, as appropriate.

6. Indicate whether the applicant air operator intends to perform maintenance as an AMO or intends to contract out all or part of its maintenance, or perform its maintenance using an equivalent system.

7. The proposed type of air operation will be indicated. Check all applicable boxes.

8. The proposed maintenance organization ratings will be indicated. Check all applicable boxes.

Note.— Depending on the CAA certification framework, an alternate list of ratings can be used, such as a list of four ratings: mechanical, workshop, avionics and specialized service.

Section 1C. To be completed by air operator applicants.

9. Data for all aircraft to be used to be provided. Provide a copy of the lease agreement for all leased aircraft.

   a) Indicate number and types of aircraft by make, model and series, and indicate individual aircraft nationality and registration marks; and

   b) number of passenger seats and/or cargo payload capacity.
10. Indicate geographic area(s) of intended operation and proposed route structure.

**Section 1D.** To be completed by all applicants.

11. Provide any information that would assist CAA personnel in understanding the type and scope of the operation or business to be performed by the applicant. If an air operator intends to contract out maintenance and inspection of its aircraft and/or associated equipment, identify the AMO selected and list the maintenance and inspections that the contracting organization will perform. Provide copies of all maintenance contracts where applicable.

12. For air operator applicants, identify the type of aircraft and/or flight simulation training devices, including flight simulators, to be used and the training to be provided. For maintenance organization applicants, identify the types of aircraft to be maintained and in addition identify the training that the quality assurance staff, certifying staff and other maintenance staff will receive based on the ratings requested.

**Section 1E.** To be completed by all applicants.

Signature of the pre-assessment statement by the accountable manager denotes an intent to seek certification as an air operator or approval as a maintenance organization.

**Section 2.** The application is to be forwarded by the receiving office to the DGCA with all available information and a recommendation on the action to be taken.

**Section 3.** The DGCA will authorize the appropriate CAA office or section, where certification or approval action is to be continued, to designate a project manager and a certification team.
Part IV

CONTINUING SAFETY OVERSIGHT OF THE OPERATOR BY THE STATE OF THE OPERATOR
Chapter 1

GENERAL

1.1 Continuing safety oversight of an operator by the State of the Operator is inherent in the system of certification. It is an essential part of the responsibility of a State to ensure that the required standard of operation is maintained in order to provide a safe and reliable commercial air transport service to the public. Authority for this continuing process should be contained in the provisions of the basic aviation law of the State.

1.2 Detailed requirements for a State safety oversight organization and the training of inspectors are set out in Part I, Chapters 5 and 6 of this manual.

1.3 The DGCA should have the authority and responsibility for exercising continuing safety oversight of commercial air transport operations to ensure that accepted safety practices and proper procedures for the promotion of safety in operations are maintained. To achieve this objective, the DGCA, through the CAA inspectorate staff, is responsible for continuously monitoring operations conducted by each operator. Such surveillance could result in the revision of operations specifications or in the temporary suspension of an AOC and, in an extreme case, could result in the revocation of an AOC.

1.4 Required surveillance and the related inspections should be planned and conducted by CAA inspectors assigned to an operator as responsible for the standard of conduct of the operations. Whenever specialized assistance is required, the inspectors should request such help from the DGCA. All inspectors authorized to conduct safety oversight need to be in possession of credentials identifying them as inspectors employed by the CAA.

1.5 The safety oversight of operators is to be conducted on a continuous basis, whether or not the AOC has a specific duration with an expiration date. It should be based on periodic random inspections of all aspects of the operation. Should a State's regulations prescribe a specific duration for an AOC, an operator needs to apply for renewal of the AOC prior to the expiration date, as per Part III, 7.6.3.

1.6 The areas to be covered in the surveillance activities over a period of time should be similar to those examined during the original certification process. They should include at least a re-evaluation of the operator's organization, management effectiveness and control, facilities, equipment, aircraft maintenance, operational control and supervision, maintenance of flight and cabin crew standards, passenger and cargo safety procedures, dangerous goods procedures, security procedures, operational and personnel records, training, company manuals, financial viability and record of compliance with the provisions of the AOC, the associated operations specifications and pertinent operating regulations and rules.

1.7 During the surveillance activity, CAA inspectors should conduct headquarters, station facility, aerodrome (or heliport), apron and en-route inspections to ensure that all important areas are covered and should record all surveillance activity in order to be able to answer any questions that may arise concerning the factual basis for the inspector's recommendations.
1.8 All safety oversight activity with respect to a particular operator should be carefully planned. It will not be possible to cover all aspects of an operation during every inspection, but as much as possible should be covered over a specific period of time, and appropriate records should be maintained. Inspections should also be planned on the basis of a risk assessment exercise so that aspects of the operation that involve the greatest risk should receive more frequent attention. The planning of inspections by the CAA inspectors should take into account the results of the hazard identification and risk assessment conducted and maintained by the operator as part of the operator's SMS.

1.9 Guidance on the conduct of a ramp inspection is provided in Part IV, Attachment.
Chapter 2

SAFETY OVERSIGHT PROGRAMME

2.1 In the first few months of a new operation, CAA inspectors should be particularly alert to any irregular procedures, evidence of inadequate facilities or equipment, or indications that management control of the operation may be ineffective. They should also carefully examine any conditions that may indicate a significant deterioration in the operator's financial condition. Examples of trends which may indicate problems in a new operator's financial condition are:

   a) significant lay-offs or turnover of personnel;
   b) delays in meeting payroll;
   c) reduction of safe operating standards;
   d) decreasing standards of training;
   e) withdrawal of credit by suppliers;
   f) inadequate maintenance of aircraft;
   g) shortage of supplies and spare parts;
   h) curtailment or reduced frequency of revenue flights; and
   i) sale or repossession of aircraft or other major equipment items.

2.2 When any financial difficulties are identified, CAA inspectors should increase technical surveillance of the operation with particular emphasis on the upholding of safety standards. The inspectors should also refer the matter to the DGCA for any action deemed necessary, such as a financial audit.

2.3 During the certification process, the CAA inspector will have determined the methods, systems or procedures that the operator intended to use to ensure compliance with the applicable regulations, the AOC and its associated operations specifications and the operator's operations and MCMs. A prime objective of the safety oversight programme is to confirm that such methods, systems or procedures are being followed and are effective in the demonstration of operator compliance and achievement of safety objectives.

2.4 Aircraft leases and contractual arrangements entered into by the operator for training, aircraft maintenance or servicing, etc., need to be thoroughly reviewed and a determination made of whether these arrangements are producing satisfactory results as far as the maintenance of safety standards and regulatory compliance are concerned.

2.5 The training programme should also come under close scrutiny during oversight to ensure that the training standards, which were demonstrated when the programme was initially approved, are being maintained. If there are indications that the training provided is not achieving the desired training objectives, or has resulted in a high failure rate on various tests or examinations, CAA inspectors need to make certain that the operator revises the training programme to ensure that trainees will reach the required level of competence.
2.6 If the CAA has approved flight crew proposed by an operator as designated examiners, their performance needs to be observed and evaluated during the course of the surveillance programme. This evaluation should be conducted, where possible, by an inspector qualified on the specific type of aircraft utilized by the operator. The evaluation may be accomplished either during an instrument rating or a proficiency check in an aircraft or a flight simulation training device approved for the purpose. Flight crew approved as designated examiners need to satisfactorily demonstrate knowledge of the aircraft and related systems, operator procedures, authorized route structure and pertinent regulations. Such individuals are to also demonstrate competency in evaluating the performance of other flight crew members. The personal ability and integrity of flight crew approved as designated examiners should be exemplary and their requirement for the prescribed standard of performance from flight crew being tested should not be in doubt. A similar but less thorough process is required for the oversight of operator flight crew approved only for line check functions.

2.7 As indicated previously, the oversight function should be accomplished on a continuing basis, planned and performed at specified times or intervals, or conducted in conjunction with the renewal of an AOC. Regardless of the method used, all significant aspects of the operator's procedures and practices should be evaluated and appropriate inspections, commensurate with the scale of the operator's activities, conducted at least once every 12 months.

2.8 The safety oversight programme of an operator should:

a) establish that the operator has conducted, and is likely to continue to conduct, operations in accordance with good operating practices, the AOC's operations specifications, operations and MCMs and the relevant operating regulations and rules;

b) ensure that all changes in the applicable operating regulations and rules, in any amendments to the AOC or associated operations specifications, or otherwise any improvements in operating procedures, are put into practice and reflected in appropriate amendments to the operations manual or the MCM;

c) keep the DGCA informed of the competency, current operating practices and record of compliance of the operator;

d) afford the DGCA the opportunity to recommend CAA regulatory or policy changes if the safety oversight inspections indicate such action would result in improvements in operating safety standards in general; and

e) establish whether the exercise of the privileges of an AOC and the associated operations specifications by a particular operator should be continued, made the subject of further operating limitations, or be suspended or revoked.

2.9 Throughout all phases of the surveillance programme, the standards of capability and competence should equal or exceed that required at the time of original certification of the operator. CAA inspectors conducting surveillance and related inspections should carry out such activities in a thorough manner and require the operator to convincingly demonstrate that operations are being conducted in accordance with the AOC and associated operations specifications, the operator's manuals and appropriate civil aviation regulations.

2.10 In summary, the safety oversight programme should provide a comprehensive and conclusive assessment of an operator's continuing competence. Moreover, the associated inspection reports should indicate whether the safety oversight system and procedures employed by the CAA are effective in determining an operator's competence, record of compliance and overall capability.
Chapter 3

RESOLUTION OF SAFETY ISSUES

3.1 When deficiencies are observed in the course of the safety oversight programme for a particular operator, the cause should be determined, prompt action taken to rectify the deficiency and appropriate follow-up initiated to determine the effectiveness of the corrective action. Additional inspections should be planned and conducted whenever problems in particular areas are repeated.

3.2 Should the safety oversight programme and related inspection reports reveal that an operator has failed to meet or is unable to meet or maintain the required standards for certification or the conditions specified in the AOC and its associated operations specifications, the CAA inspector responsible for the safety oversight programme is to advise the operator of the deficiency observed and of the remedial action required. Remedial action will normally be required within a specified time. If an operator does not correct a deficiency as required, the CAA inspector should inform the DGCA and, if necessary, make a recommendation that the AOC and its associated operations specifications be restricted, temporarily withdrawn or permanently withdrawn.

3.3 Whenever the CAA inspector responsible for oversight of an operator believes that safety considerations dictate immediate action to suspend or revoke an AOC, the inspector should inform the DGCA. If, after careful review of all circumstances involved and necessary coordination and consultation within the CAA, there is agreement on the need to suspend or revoke the operator's AOC, the DGCA should advise the operator in writing, summarizing both the proposed action and the reasons for it. When an AOC is suspended or revoked for any reason, the operator is required to promptly return the AOC to the issuing official. The ICAO international register of AOCs, when operational, should be updated by the CAA with the status of the operator.
GUIDANCE ON THE CONDUCT OF A RAMP INSPECTION

1. GENERAL

The items to be checked by the inspector during a ramp check are summarized below:

A. Flight deck
B. Cabin/Safety
C. Aircraft external condition
D. Cargo
E. General

2. DETAILED LIST

The detailed list contains information on the items to be checked. For each item, guidance is provided on how to perform the check. Each item is also provided with the applicable reference in ICAO Annexes, where available. However, the specific references in the checklist should be checked for the complete requirements.

3. SCOPE

It is not possible to cover all items on the list at every ramp inspection. Inspections should be planned to cover high-risk items and to cover all other items over a series of inspections. It is essential that adequate records be kept and that there is complete coordination between all inspectors involved in ramp inspections for any one operator.

4. ITEMS TO BE CHECKED

<table>
<thead>
<tr>
<th>A. Flight deck — general</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A 1. General condition</strong></td>
</tr>
<tr>
<td>Instructions: Check cleanliness, tidiness and general condition.</td>
</tr>
<tr>
<td>References: Nil.</td>
</tr>
</tbody>
</table>

| **A 2. Emergency exit** |
| Instructions: Check whether in compliance with ICAO SARPs. |
| References: Annex 8, Part IIIA, or Part IVA, 4.1.7 — Emergency landing provisions. |
A 3. Equipment
Instructions: Check for the presence of the following equipment where required:
Two sensitive pressure altimeters with counter drumpointer or equivalent presentation (IFR operations);
Airborne collision avoidance system (ACAS);
Cockpit voice recorder (CVR) and flight data recorder (FDR);
ELT;
Ground proximity warning system (GPWS); and
Where a flight management computer (FMC) is provided — valid database.

References:
Altimeters — Annex 6, Part I, 6.9.1 c).
ACAS II — Annex 6, Part I, 6.18.
CVR and FDR — Annex 6, Part I, 6.3; and Part III, Section II, 4.3.
GPWS — Annex 6, Part I, 6.15.
ELT — Annex 6, Part I, 6.17; and Part III, Section II, 4.7.
Database — Annex 6, Part I, 7.4.2.

A 4. Manuals
All required manuals
Instructions: Check for presence. Check whether manuals are up to date and accepted or approved as required.
Aircraft flight manual data may be included in the operations manual which may itself be in several parts, some of which are dealt with in A 5, 6 and 7 below.

References:
Flight Manual — Annex 6, Part I, 6.2.3, 11.1; and Part III, Section II, 4.2.3, 9.1.
Operations Manual — Annex 6, Part I, 4.2.3, 6.2.3, and Appendix 2; and Part III, Section II, 2.2.3, 4.2.3 and Attachment H.
Aircraft operating manual — Annex 6, Part I, 6.1.4, and Appendix 2, 2.2; and Part III, Section II, 4.1.4 and Attachment H.

A 5. Checklists
Instructions: Confirm checklists are available and up to date. Check whether their content is in compliance with the requirement. Normal, non-normal and emergency checklists are sometimes combined in a Quick Reference Handbook;
Check the availability of an aircraft search procedure checklist; and
Confirm availability of the checklist of emergency and safety equipment.

References:
Flight crew checklists — Annex 6, Part I, 4.2.6, 6.1.4, and Appendix 2, 2.2.2; and Part III, Section II, 2.2.6, 4.1.4 and Attachment H, 2.2.10.
Aircraft search procedure checklist — Annex 6, Part I, 13.3; and Part III, Section II, 11.1.
Checklist of emergency and safety equipment — Annex 6, Part I, Appendix 2, 2.2.10; and Part III, Attachment H, 2.2.8.

A 6. Route Guide
Instructions: Check whether a route guide, including charts, is available, suitable and up to date.

References: Annex 6, Part I, 6.2.3, and Appendix 2, 2.3.1; and Part III, Section II, 4.2.3, and Attachment H, 2.3.1.

A 7. MEL
Instructions: Check whether the MEL is available, up to date and approved.

References: Annex 6, Part I, 6.1.3, Appendix 2, 2.2.9, and Attachment G; and Part III, Section II, 4.1.3, Attachment E, and Attachment H, 2.2.7.
### A 8. Documents required to be carried on board

<table>
<thead>
<tr>
<th>Part</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td><strong>Certificate of registration</strong>&lt;br&gt;Instructions: Check for presence and accuracy and format.&lt;br&gt;References: <em>Convention on International Civil Aviation</em> (Doc 7300), Article 29; and Annex 7, Section 7.</td>
</tr>
<tr>
<td>b)</td>
<td><strong>Identification plate</strong>&lt;br&gt;Instructions: Check presence and location.&lt;br&gt;Reference: Annex 7, Section 8.</td>
</tr>
<tr>
<td>c)</td>
<td><strong>Certificate of airworthiness</strong>&lt;br&gt;Instructions: Check that the certificate of airworthiness of the aircraft is on board and valid.&lt;br&gt;References: <em>Convention on International Civil Aviation</em> (Doc 7300), Articles 29 and 31; Annex 8, Part II, Chapter 3.</td>
</tr>
<tr>
<td>d)</td>
<td><strong>Crew member licences</strong>&lt;br&gt;Instructions: Check validity of: date; type rating; instrument rating; competency check; language proficiency endorsement; medical assessment; and format (see also item E 3 below).&lt;br&gt;References: <em>Convention on International Civil Aviation</em> (Doc 7300), Article 29; Annex 1, 1.2.1, 1.2.5.1, 1.2.9, 2.1.3, 2.1.7 and Chapter 5; Annex 6, Part I, 9.4.4; and Part III, Section II, 7.4.4.</td>
</tr>
<tr>
<td>e)</td>
<td><strong>Journey log book or technical log and voyage report</strong>&lt;br&gt;Instructions: Check whether entries are up to date, validity of maintenance release. Check number of deferred defects (specify in the report where necessary). Check that defect deferments include time limits and comply with the stated time limits. Where applicable, check compliance with the aircraft MEL.&lt;br&gt;References: <em>Convention on International Civil Aviation</em> (Doc 7300), Article 29; Annex 6, Part I, 4.3.1 and 11.4; and Part III, Section II, 2.3.1 and 9.4.</td>
</tr>
<tr>
<td>f)</td>
<td><strong>Radio station licence</strong>&lt;br&gt;Instructions: Check whether available and up to date.&lt;br&gt;References: <em>Convention on International Civil Aviation</em> (Doc 7300), Articles 29 and 30; Annex 6, Part I, 7.1; and Part III, Section II, 5.1.</td>
</tr>
<tr>
<td>g)</td>
<td><strong>Noise certification document or statement, where applicable</strong>&lt;br&gt;Instructions: Check whether available and valid.&lt;br&gt;References: Annex 6, Part I, 6.13; Part III, Section II, 4.11; and Annex 16, Volume I, Parts I and II.</td>
</tr>
<tr>
<td>h)</td>
<td><strong>AOC (certified true copy) and operations specifications (copy)</strong>&lt;br&gt;Instructions: Check whether available, applicable and valid.&lt;br&gt;References: Annex 6, Part I, 4.2.1, 6.1.2, Appendices 5 and 6 and Attachment F; and Part III, Section II, 2.2.1, 4.1.2, Appendices 1 and 3 and Attachment F.</td>
</tr>
</tbody>
</table>

### A 9. Operational flight plan

Instructions: Check for presence, accuracy and signature(s), and for adequate fuel and oil reserve planning and supply on board. Check for presence of ATS flight plan.<br>References: Annex 6, Part I, 4.3.3, and Appendix 2, 2.1.16; and Part III, Section II, 2.3.3, and Attachment H, 2.1.15.

### A 10. Mass and balance sheet

Instructions: Check for presence of load sheet and accuracy.<br>References: Annex 6, Part I, 4.3.1, and Appendix 2, 2.1.14; and Part III, Section II, 2.3.1, and Attachment H, 2.1.13.
A 11. Aircraft performance limitations using current route, airport obstacles and runway analysis data
Instructions: Check for availability of aircraft performance information including limitations and runway performance analysis based on current airport data.
References: Annex 6, Part I, 5.1, 5.2, 5.3, and Attachment C; and Part III, Section II, 3.1, 3.2, 3.3, and Attachment A.

A 12. Cargo manifest and, if applicable, passenger manifest
Instructions: Check for availability of completed cargo manifest and, if required, passenger manifest.
References: Annex 9, 2.12, 2.13, 4.12, and Appendices 2 and 3.

A 13. Preflight inspection
Instructions: Check for presence of preflight inspection or preparation forms.
References: Annex 6, Part I, 4.3.1; and Part III, Section II, 2.3.1.

A 14. Weather reports and forecasts
Instructions: Check for availability of weather reports and forecasts adequate for the flight.
References: Annex 6, Part I, 4.3.5.2; and Part III, Section II, 2.3.5.2.

A 15. NOTAM
Instructions: Check for availability of NOTAMs for the route of flight.
References: Annex 15, Chapter 2 — Definitions; and Chapter 5.

A 16. Portable fire extinguishers
Instructions: Check for presence, number, condition and expiry date.
References: Annex 6, Part I, 6.2.2 b); and Part III, Section II, 4.2.2 b).

A 17. Life jackets/flotation devices
Instructions: Check for presence, condition and, where applicable, expiry date.
References: Annex 6, Part I, 6.5; and Part III, Section II, 4.3.

A 18. Safety harness
Instructions: Check for presence, condition and quantity.
References: Annex 6, Part I, 6.2.2; and Part III, Section II, 4.2.2.

A 19. Oxygen equipment
Instructions: Check for presence, quantity and condition.
References: Annex 6, Part I, 4.3.8; and Part III, Section II, 2.3.8.

A 20. Emergency flashlight
Instructions: Check for appropriate quantities of emergency flashlight. Check their condition if possible.
References: Annex 6, Part I, 6.10; and Part III, Section II, 4.4.2.

B. Cabin/Safety

B 1. General condition
Instructions: Check for cleanliness, tidiness and general condition.
References: Annex 8, Part III, 8.3.

B 2. Cabin crew seats and safety harness
Instructions: Check for presence and compliance with the requirement.
References: Annex 6, Part I, 6.16; and Part III, Section II, 4.12.
### B 3. First aid kit/emergency medical kit
Instructions: Check for presence, condition, location and expiry date if available.
References: Annex 6, Part I, 6.2.2; and Part III, Section II, 4.2.2.

### B 4. Portable fire extinguishers
Instructions: Check for presence, number, condition and expiry date if available.
References: Annex 6, Part I, 6.2.2; and Part III, Section II, 4.2.2.

### B 5. Life jackets/flotation devices
Instructions: Check for presence, condition and expiry date as applicable.
References: Annex 6, Part I, 6.5; and Part III, Section II, 4.5.

### B 6. Seat belts
Instructions: Check for presence and condition.
References: Annex 6, Part I, 6.2.2; and Part III, Section II, 4.2.2.

### B 7. Emergency exit lighting and marking, emergency flashlights
Instructions: Check for presence of emergency exit signs, lighting and marking, and emergency flashlights (one per cabin crew member). Where possible, check condition of floor path lighting/marking and of flashlights.
References: Annex 6, Part I, 6.10; Part III, Section II, 4.4.2; and Annex 8, Part IIIA, 4.1.7.3, and Part IIIB, D.6.3.

### B 8. Slides/life rafts and pyrotechnical distress signalling devices (as required)
Instructions: Check bottle gauge, slide bar and slide expiry date. Check presence of life raft, when required.
References: Annex 6, Part I, 6.5 and 6.6; Part III, Section II, 4.5 and 4.6; Annex 8, Part IIIA, 4.1.7 (and Part IIIB, D.6.2 to D.6.4).

### B 9. Oxygen supply — cabin crew and passengers
Instructions: Check for presence and condition where applicable.
References: Annex 6, Part I, 4.3.8 and 6.7; and Part III, Section II, 2.3.8 and 4.8, and Section III, 2.9 and 4.5.

### B 10. Emergency briefing cards
Instructions: Check for presence and accuracy.
References: Annex 6, Part I, 4.2.12.1 and 6.2.2 d); and Part III, Section II, 2.2.11, 4.2.2, and Section III, 2.3.

### B 11. Cabin crew members
Instructions: Check that the number of cabin crew is appropriate. Check whenever possible that the location of cabin crew members allows to effect a safe and expeditious evacuation of the aircraft.
References: Annex 6, Part I, 12.1; and Part III, Section II, 10.1.

### B 12. Access to emergency exits
Instructions: Check that appropriate access to emergency exits is provided and that it is not impeded.
References: Annex 8, Part III A, 4.1.7; and Part III B, D.6.2 and D.6.3.

### B 13. Safety of cabin baggage
Instructions: Check that the crew and the passengers do not carry oversized hand baggage for the stowage capacity of the aircraft. Check proper stowage of cabin baggage.
References: Annex 6, Part I, 4.8; and Part III, Section II, 2.7.

### B 14. Seating capacity
Instructions: Check that the number of persons boarding does not exceed the number permitted (number of seats normally, except specific circumstances).
References: Annex 6, Part I, 6.2.2; and Part III, Section II, 4.2.2.

### B 15. Security of the flight crew compartment door (if applicable)
Instructions: Check that the flight crew compartment door, if provided, is lockable. Where applicable, check that the flight crew compartment door is penetration resistant.
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>C 1. General external condition</td>
<td>Instructions: Check general condition of the airframe: apparent corrosion; cleanliness; presence of ice, snow, frost; legibility of markings, etc. References: For markings: Annex 7, sections 3, 4 and 5.</td>
</tr>
<tr>
<td>C 2. Doors and hatches</td>
<td>Instructions: Check for passenger and cargo door condition, external markings, seals, operating instructions and condition of hatches. References: Nil.</td>
</tr>
<tr>
<td>C 3. Wings and tail</td>
<td>Instructions: Check wings, vertical and horizontal stabilizers, including all flight control surfaces. Check for obvious damage, corrosion, disbonding, evidence of lightning strikes, dents, looseness of fittings, missing static discharges, etc. References: Nil.</td>
</tr>
<tr>
<td>C 5. Undercarriage</td>
<td>Instructions: Visual inspection. Focus on lubrication, leakage and corrosion, and wear on door fittings and hinges. References: Nil.</td>
</tr>
<tr>
<td>C 7. Intake and exhaust nozzle</td>
<td>Instructions: Visual inspection. Focus on damage, cracking, dents and loose/missing fasteners (intake) and low pressure turbine blades (where visible), obvious damage to sensors, jet pipe nozzle, exhaust, thrust reversers, etc. References: Nil.</td>
</tr>
<tr>
<td>C 8. Fan blades (if applicable)</td>
<td>Instructions: Visual inspection. Check for foreign object damage, cracks, cuts, corrosion, erosion, etc. References: Nil.</td>
</tr>
<tr>
<td>C 9. Propellers (if applicable)</td>
<td>Instructions: Visual inspection. Check for corrosion, looseness of blades in hub, erosion, stone damage, anti/de-icing system, etc. References: Nil.</td>
</tr>
<tr>
<td>C 11. Obvious damage</td>
<td>Instructions: Visual inspection. Note unassessed and unrecorded damage including corrosion, lightning strike damage, and bird strikes, etc. References: Annex 8, Part II, 3.6.</td>
</tr>
</tbody>
</table>
Part IV. Continuing Safety Oversight of the Operator by the State of the Operator

Attachment

<table>
<thead>
<tr>
<th>D. Cargo</th>
</tr>
</thead>
</table>
| **D 1. General condition of cargo compartment and containers**  
Instructions: Check for cleanliness and general condition of cargo compartment and containers. Check damage to compartment liners and condition of fire protection, detection and extinguishing system, if appropriate. Check condition of container locking devices.  
References: Nil. |
| **D 2. Dangerous goods**  
Instructions: If dangerous goods are on board, check that the pilot has received appropriate notification. Check that the operations manual includes relevant information as required by Annex 18.  
References: Annex 6, Part I, Appendix 2, 2.1.35; Part III, Attachment H, 2.1.28; and Annex 18, 9.1 and 9.2. |
| **D 3. Safety of cargo on board**  
Instructions: Check that loads are properly distributed and safely secured.  
References: Annex 6, Part I, 4.3.1, and Part III, Section II, 2.3.1. |

<table>
<thead>
<tr>
<th>E. General</th>
</tr>
</thead>
</table>
| **E 1. Additional remarks**  
Instructions: Record and report any items of significant nature that may be observed which are not covered by this guidance.  
References: Nil. |
| **E 2. Refuelling**  
Instructions: Check that the procedures relating to refuelling with passengers on board are complied with.  
References: Annex 6, Part I, 4.3.7; and Part III, Section II, 2.3.7. |
| **E 3. Language for communication**  
Instructions: Check that all pilots, and those flight navigators required to use the radio telephone, are fluent in the language used for radiotelephony communications or in the English language.  
References: Annex 1, 1.2.9; and Annex 10, Volume II, 5.2.1.2. |
Part V

LEASE AND CHARTER OPERATIONS
Chapter 1

GENERAL

Note 1.— More information on the continuing airworthiness aspects of leasing may be found in the Airworthiness Manual (Doc 9670), Volume II — Design Certification and Continuing Airworthiness.

Note 2.— Further information is available in the Manual on the Regulation of Air Transport (Doc 9626) and in the circulars Guidance on the Implementation of Article 83 bis of the Convention on International Civil Aviation (Cir 295) and Implications of Airline Codesharing (Cir 269).

1.1 The purpose of including material on lease and charter, and other aspects of cooperation between operators, in this manual is to draw to the attention of certificating authorities a number of legal and practical operational problems, which have to be considered in the certification of an operator proposing to utilize leased aircraft, or when an operator, in possession of an AOC, proposes to act as a lessor or lessee or otherwise cooperate with another operator. These practices are economically driven and advantageous to operators. However, the certificating authority is responsible to ensure that safety takes precedence over any economic issues presented by the operator.

1.2 In recent years the practice of leasing aircraft has come into wide usage. Many leases involve aircraft owned by individuals or companies that are registered in one State and leased to operators from another State. The term “lessor” means the party from which the aircraft is leased and the term “lessee” means the party to which the aircraft is leased.

1.3 A dry lease is understood to be the lease of an aircraft where the aircraft is operated under the AOC of the lessee. It is normally a lease of an aircraft without crew, operated under the custody and the operational and commercial control of the lessee, and using the lessee’s airline designator code and traffic rights.

1.4 A wet lease is generally understood to be a lease of an aircraft where the aircraft is operated under the AOC of the lessor. It is normally a lease of an aircraft with crew, operated under the commercial control of the lessee and using the lessee’s airline designator code and traffic rights. Some authorities define a wet lease as the lease of an aircraft with at least the flight crew, while other authorities define a wet lease as the lease of an aircraft with at least one crew member, or the lease of an aircraft with an entire aircraft crew (flight and cabin crew members).

1.5 A damp lease is generally understood to be a wet lease of an aircraft where the aircraft is operated under the AOC of the lessor, with the flight crew and possibly part of the cabin crew being provided by the lessor. Part or all of the cabin crew is provided by the lessee. In such case, the State of the Operator should ensure that both the flight and cabin crew are trained to use common communications and emergency procedures and that the cabin crew receives appropriate training as detailed in 3.2.6 of this Part.

1.6 There are a number of different types of lease, which may be short term or long term. All the various aspects need to be addressed by the responsible authorities. Lease arrangements may also be known as short term wet lease, charter or sub-charter. There may also be cascading subleases. These aspects are discussed in Chapter 3 of this Part.

1.7 Other aspects of cooperation between operators, either nationally or internationally, need to be subjected to oversight by the civil aviation authorities of the States concerned. These aspects concern code-sharing, franchising and interchange, which are further discussed in Chapter 4 of this Part.
1.8 Unless suitable arrangements are made between the States involved, a lease may create complex legal, safety, enforcement and practical problems for either the State of Registry of the aircraft or the State of the Operator, or both of these States. These problems arise because of possible uncertainty concerning which party is responsible for the safe operation and airworthiness of the aircraft, and uncertainty concerning the regulations of which State are applicable. The responsible authorities are responsible for resolving such uncertainties before a lease takes effect. The determination of responsibilities is a factual issue that depends upon the terms of the lease or other agreements. Determining which party to a lease is responsible for the operational control and airworthiness will in turn clarify the regulations of which State will apply, and what oversight responsibilities a particular State has for the operation of a leased aircraft. In some instances, the oversight responsibilities of the State of Registry and the State of the Operator may overlap.

1.9 Problems associated with leasing have become more widespread because a considerable number of lessors have entered the leasing market, including:

a) companies formed for the specific purpose of purchasing and leasing aircraft;

b) commercial banks and other financial institutions;

c) aircraft manufacturers; and

d) airline companies.

1.10 Some leases run for a long term while others are for short periods to cover temporary requirements.

1.11 In addition to the problems presented to State authorities, questions also arise concerning what steps can be taken to protect the financial interests and the assets of the lessor. This relates primarily to whether the laws and regulations of the State of Registry and its surveillance capabilities are adequate to cover the interests of the lessor in situations where the lessee, the operator of the aircraft, is from another State. Where the State of Registry and the State of the Operator are adequately carrying out their responsibilities for safety oversight, these actions should tend to protect the lessor’s interests in a leased aircraft.

1.12 In many States, national regulations charge the competent authority, the CAA, with the responsibility for ensuring that every aircraft on its registry complies with the detailed technical and safety regulations promulgated by that State, wherever such aircraft may be operated. Practical problems arise because the aviation authorities in some States do not have sufficient personnel or funding resources to properly carry out their regulatory responsibilities, particularly in international commercial air transport. These responsibilities include ensuring that every aircraft on their registry, including those leased to an operator conducting flights under the authority of another State, are operated in compliance with the regulations of the State of Registry. These responsibilities in turn create serious surveillance and enforcement problems for the State of Registry because these leased aircraft are frequently operated in distant areas where CAA personnel from the State of Registry would find it difficult to conduct safety inspections. Compliance with the pertinent safety standards and regulations of the State of Registry may therefore diminish. Violations of regulations may occur by design or from ignorance and be unknown to the State of Registry. As a result, it is unlikely that enforcement action would be taken with respect to such leased aircraft.

1.13 Problems inherent in aircraft leasing were not anticipated when the Convention on International Civil Aviation was formulated. It was assumed that operators would normally own the aircraft they operated and that the nationality of an aircraft would normally be that of the operator, i.e. that the State of Registry and the State of the Operator would be one and the same. As a result, the Convention specifies in a number of respects that the fundamental responsibility for an aircraft lies with the State of Registry. The various responsibilities of the State of Registry are further expanded in the Annexes to the Convention.
1.14 Various ICAO Assembly sessions recognized that a State of Registry may be unable to fulfill its responsibilities adequately when aircraft are leased or chartered, particularly without crew, by an operator from another State. A note was therefore added to Annex 6 — Operation of Aircraft, Chapter 3, and to ten other Annexes, suggesting that the State of Registry delegate to the State of the Operator, subject to the acceptance by the latter State, those functions of the State of Registry that can more adequately be discharged by the State of the Operator. It was recognized, however, that such a delegation would only be a matter of practical arrangement by which the State of Registry would discharge certain functions, which had been allocated by the Convention, through an agent, the State of the Operator. Hence, the means suggested by these notes does not totally relieve the State of Registry from its obligations under the Convention. This note, which had been added in 1950 by Amendment 10 to Annex 6, Chapter 3, was revised and expanded, in 1973, by Amendment 6 to Annex 6, Part I, as Note 1 to Chapter 3. Similar notes in the other Annexes were also amended at that time.

1.15 Nevertheless, where aircraft were leased to operators in certain States willing to accept the responsibility, this arrangement provided for a partially acceptable interim solution because the State of Registry could delegate some of its responsibilities under the Convention to the State of the Operator. Such an arrangement, however, did not in all cases absolve the State of Registry from its responsibilities under its own national regulations for aircraft on its registry. The problem was more acute when an aircraft registered in one State was leased, under a dry lease, to an operator in another State where that State was unwilling, or unable, to accept delegation of responsibility from the State of Registry. Additionally, the leasing problems become even more severe where the safety standards of the State concerned may not be acceptable to the State of Registry, or to the lessor, or where the State of the Operator does not have the capability of properly administering and enforcing existing safety regulations. Under such circumstances the potential lessor may be reluctant to lease an aircraft to an operator from the other State or, if a lease was executed, the State of Registry could be considered negligent if it consented to delegating its responsibilities to such a State.

1.16 ICAO became increasingly aware of the foregoing problems and recognized the general desire of Contracting States for a provision that would permit the transfer of certain responsibilities from the State of Registry to the State of the Operator in case of a lease, charter or interchange of an aircraft. It was decided at the 23rd session of the Assembly that it was necessary to amend the Convention in order to relieve the State of Registry of its responsibility with respect to Articles 12, 30, 31, 32 (a) to the Convention and thereby to more effectively deal with this matter.

1.17 The following amendment to the Convention on International Civil Aviation was approved by the 23rd Session of the Assembly in 1980:

**Article 83 bis**

Transfer of certain functions and duties

(a) Notwithstanding the provisions of Articles 12, 30, 31 and 32 (a), when an aircraft registered in a Contracting State is operated pursuant to an agreement for the lease, charter or interchange of the aircraft or any similar arrangement by an operator who has his principal place of business or, if he has no such place of business, his permanent residence in another Contracting State, the State of registry may, by agreement with such other State, transfer to it all or part of its functions and duties as State of registry in respect of that aircraft under Articles 12, 30, 31 and 32 (a). The State of registry shall be relieved of responsibility in respect of the functions and duties transferred.

(b) The transfer shall not have effect in respect of other contracting States before either the agreement between States in which it is embodied has been registered with the Council and made public pursuant to Article 83 or the existence and scope of the agreement have been directly communicated to the authorities of the other contracting State or States concerned by a State party to the agreement.
(c) The provisions of paragraphs (a) and (b) above shall also be applicable to cases covered by Article 77.

1.18 The Protocol relating to the amendment of the Convention was signed in Montreal on 6 October 1980. This amendment came into force upon ratification by 98 Contracting States on 20 June 1997. The change in the Convention was intended to alleviate most of the safety oversight problems inherent in the lease, charter or interchange of aircraft. The primary purpose of the transfer of certain functions under an Article 83 bis agreement should be to enhance safety oversight capabilities by delegating responsibility for oversight to the State of the Operator, recognizing that this State is in a better position to carry out these responsibilities.

1.19 However, before agreeing to transfer any functions, the State of Registry should determine that the State of the Operator is fully capable of carrying out the functions to be transferred in accordance with the Convention and ICAO SARPs. This determination can be accomplished by various means, including an SOA conducted by the State of Registry or through review of reports of SOAs conducted either by ICAO, under the Universal Safety Oversight Audit Programme (USOAP), or by another Contracting State. There may be circumstances where States are unable to reach agreement on the delegation and acceptance of responsibilities as provided for in Article 83 bis or where delegation is not an alternative that is acceptable to the parties involved. In such circumstances the State of Registry would retain responsibility for maintaining proper surveillance of aircraft on its registry when operated under lease arrangements under the authority of another State.

1.20 Note 1 to Annex 6, Part I, Chapter 3, was further revised in 1983 by Amendment 16 to Annex 6, Part I, when reference to Article 83 bis was introduced to indicate the means by which States could proceed pending the entry into force of Article 83 bis. This note was again revised in 1998 by Amendment 23 to indicate that Article 83 bis had entered into force on 20 June 1997.

1.21 On 31 December 2007, Article 83 bis was in force for the 153 Contracting States which had ratified the Protocol or which had adhered to the Convention after 20 June 1997. Article 83 bis was not in force on 23 July 2009 for 33 States, a list of which is provided in Attachment A to this Part.

1.22 A model agreement was developed on the basis of agreements registered with ICAO and taking into account other related information. This model agreement is provided in Attachment B to this Part. It should be noted that the agreement is an example of only one of the numerous possibilities for which States can opt, since Article 83 bis provides that all or part of the referenced functions and duties of the State of Registry may be subject to such a transfer to the State of the Operator.

1.23 Agreements or arrangements for the transfer of responsibilities under the terms of Article 83 bis are required to be registered with ICAO. Such agreements registered with ICAO can be found on the ICAO-Net, searching for “all signatories” and “Article 83 bis” as the subject, at:
http://www.icao.int/cgi/goto_m_leb.pl?applications/dagmar/main.cfm?UserLang=_e.

1.24 Where delegation of responsibility is not a viable solution, the State of Registry may have to consider the following alternatives:

   a) amend its national laws and/or regulations to require cancellation of registration in its State when aircraft are dry leased to operators from States that are unwilling to accept delegated responsibility or whose safety programmes are not considered adequate for acceptance of delegated responsibility;

   b) amend its national laws and/or regulations to provide that aircraft on its registry, dry leased to operators from other States, is required to be operated in accordance with the regulations of the State of the Operator; or
c) endeavour to obtain additional technical staffing and funding to maintain acceptable surveillance over
the operation of aircraft on its registry that are leased to operators from other States.

1.25 States may restrict dry leasing by their operators of aircraft which are registered in other States, from
sources in other States, to types of aircraft that are currently on their own national registers.

1.26 States may restrict wet leasing by their operators from sources in other States, of aircraft which are
registered in other States, to types of aircraft that are within the current capability of the lessee to properly handle and
dispatch.

1.27 This general summary concerning leased aircraft is intended primarily to acquaint States and operators
with problems that may arise where an operator, using leased aircraft registered in another State, may have to comply
with a confusing combination of:

a) regulations of the State of Registry;

b) regulations of the State of the Operator; and

c) the operating regulations and rules of a third State over whose territory operations may be conducted.
Chapter 2

DRY LEASE

2.1 GENERAL

2.1.1 Under most dry lease agreements the lessee, who provides the crew, is the accountable party who exercises operational control over the aircraft with all the attendant responsibilities. If the lessee does not have operational control of the leased aircraft under the lease agreement, the responsible authority needs to carefully evaluate the arrangements to ensure that the operation can be conducted with an adequate level of safety in accordance with the applicable regulations.

2.1.2 State regulations should require that when an applicant for an AOC, or an existing operator, wishes to use dry leased aircraft, the applicant or operator should provide the CAA with the following information:

a) the aircraft type, model and serial number;

b) the name and address of the registered owner;

c) State of Registry, nationality and registration marks;

d) certificate of airworthiness and statement from the registered owner that the aircraft fully complies with the airworthiness requirements of the State of Registry;

e) name, address and signature of lessee or person responsible for operational control of the aircraft under the lease agreement, including a statement that such individual and the parties to the lease agreement fully understand their respective responsibilities under the applicable regulations;

f) copy of the lease agreement or description of lease provisions;

g) duration of the lease; and

h) areas of operation.

2.1.3 After careful review within the authority and liaison as necessary with other competent authorities, the CAA needs to make the determination as to which party to the lease agreement is in fact responsible for the conduct of the operation. In making this determination, the CAA will consider the responsibilities of the parties under the lease agreement for:

a) flight crew member licensing and training;

b) cabin crew member training;

c) airworthiness of the aircraft and the performance of maintenance;

d) operational control, including dispatch and flight following;
Manual of Procedures for Operations Inspection,
Certification and Continued Surveillance

2.1.4 If the lease arrangement is determined to be a dry lease involving aircraft that possess valid certificates of registration and certificates of airworthiness issued by the State of the Operator, which is also the State of Registry, the problems of compliance with the safety regulations promulgated by the State of the Operator can be readily managed and proper surveillance provided for the operation of the aircraft. If the dry lease arrangement is acceptable to the CAA, the operations manual and/or the operations specifications should be amended to provide at least the following data:

a) names of the parties to the lease agreement and the duration thereof;

b) nationality and registration marks of each aircraft involved in the agreement;

c) type of aircraft to be used;

d) areas of operation; and

e) regulations applicable to the operation.

Note.— The operations specifications would provide the data requested in c) and d). Information in a), b) and e) can be provided in the operations manual or in the operations specifications in the “other” block of authorizations.

2.2 DRY LEASE OF AIRCRAFT REGISTERED IN OTHER STATES

2.2.1 In cases where the dry lease involves an aircraft of a nationality different from the State of the Operator, the regulatory and compliance problems become more acute. As with other applications for the use of dry leased aircraft, State regulations should require that the operator, who is the lessee, provide the CAA with the information required by 2.1.2 above.

2.2.2 When the State of Registry is not the State of the Operator, it is desirable for the State of Registry and the State of the Operator to enter into agreement regarding the transfer of all or part of the functions, duties or responsibilities of the State of Registry under the Convention, if possible under its national laws, to the State of the Operator. Such a transfer arrangement is provided by Article 83 bis for those States for which it is in force. When the State of Registry cannot carry out its oversight functions in accordance with the Convention, and it cannot reach a satisfactory agreement with the State of the Operator on the transfer of its oversight functions pursuant to Article 83 bis, the use of aircraft under dry lease arrangements should be discouraged. Should the parties to the proposed dry lease agreement wish to pursue the matter, the lessor, or the lessee, may endeavour to enter the aircraft, which is the subject of the proposed lease, on the registry of the State of the Operator of the lessee. This change of registration of the leased aircraft would help to ensure that an adequate level of safety oversight is being applied to the operation of the leased aircraft.

2.2.3 If the national laws of the State of the Operator permit dry leased aircraft owned by individuals or companies of a nationality different from that of the State of the Operator to be placed on its registry, the DGCA should promulgate regulations requiring that:

a) the aircraft be subject to the airworthiness certification, maintenance and inspection procedures of the State (the State of the Operator) as the State of Registry;

b) the responsibility or custody of the aircraft and control of all operations be vested in the lessee;
c) the responsibility for the airworthiness and maintenance of the aircraft be vested in the lessee;

d) the duration of the lease be clearly established; and

e) the registration of the aircraft be valid so long as the lease is in force and the aircraft is operated in accordance with the regulations of the State, as the State of Registry and the State of the Operator, the terms or conditions specified in the operator’s AOC, the associated operations specifications and the operations and MCMs.

2.2.4 Where a dry lease has been agreed, but no delegation of responsibility has been agreed to between the States concerned, and regardless of the registration of the dry leased aircraft, the lessee should be required to show that:

a) the flight crew hold current valid and appropriate certificates or licences issued or validated by the State of Registry;

b) the aircraft will be maintained in accordance with the airworthiness requirements of the State of Registry; and

c) the aircraft will be operated in compliance with the applicable regulations of the State of Registry and the State of the Operator, the operator’s AOC, the associated operations specifications and the operations and MCMs.

2.2.5 Several practical problems confront an operator who arranges a dry lease for an aircraft registered in another State. In order to satisfy the requirements of Article 32 (a) of the Convention and continuing airworthiness requirements, the operator is required to use flight crew and maintenance personnel who possess current certificates or licences issued or rendered valid by the State of Registry. This may be accomplished by employing persons who already possess such certificates or licences. Alternatively, if this is not feasible or desirable, the operator needs to arrange for personnel already employed to take the necessary written and flight tests or practical examinations in order to obtain appropriate certificates or licences from the State of Registry. This may involve sending flight crew and maintenance personnel to the State of Registry for the requisite written examinations. Upon successful completion of these tests, arrangements need to be made for these individuals to take the required flight tests or practical examinations leading to appropriate certification or licensing by the State of Registry of the leased aircraft. In this context the operator may have to pre-position personnel with the aircraft to be leased in the State of Registry and make appropriate arrangements for the conduct of written and practical tests and the issue of certificates and licences.

2.2.6 Perhaps the least costly method of overcoming the problem mentioned in 2.2.5 above is to arrange for the State of Registry to validate licences or certificates issued by the State of the Operator, or by another State, to the operator’s personnel. Such validations would be subject to requirements established by the State of Registry.

2.2.7 Another low-cost option would be to have the State of Registry send an inspector to the State of the Operator, where the personnel and aircraft are located, to administer the required testing and certification for the operator’s personnel. However, if such an arrangement is acceptable to the competent authority of the State of Registry, it may require reimbursement of the costs involved in providing such certification services.

2.2.8 Once the necessary certification, licensing or validation of certificates and licences has been accomplished, the question arises concerning whether the State of Registry or the State of the Operator is responsible for ensuring that these individuals satisfy recent experience requirements and maintain their licence qualifications required under the regulations of the State of Registry.

2.2.9 The question of compliance with the airworthiness requirements of the State of Registry is another serious problem inherent in a dry lease arrangement.
2.2.10 The State of the Operator needs to carefully evaluate all aspects of a dry lease arrangement before authorizing the use of such aircraft by an operator under its jurisdiction. Once authorized, it is especially important for the State of the Operator to carefully monitor the operations and maintenance of the leased aircraft. Should the State of the Operator have reason to believe that an operator is not complying with the regulations of the State of Registry, the competent authority of the State of Registry should be advised and a request made that the matter be investigated.

2.2.11 If the State of the Operator has accepted a delegation of responsibility from the State of Registry, the State of the Operator needs to ensure that the operator is complying fully with its regulations with respect to the dry leased aircraft.

2.2.12 The main question to be addressed is whether the State of Registry can or will be responsible for the operation and maintenance of a dry leased aircraft or whether the State of the Operator is capable of properly exercising these responsibilities when delegated by the State of Registry.
Chapter 3

WET LEASE

3.1 GENERAL

3.1.1 In wet leases the lessor normally exercises operational control of the aircraft. A wet lease situation therefore means that an aircraft will be operated under an AOC issued by the State of the lessor. In this case the State of the Operator may also be the State of Registry of the leased aircraft.

3.1.2 The terms of a wet lease agreement are important since they may obscure the true relationship between, and the obligations of, the parties to the agreement. Additional information may be needed by the authorities concerned. The actual lease arrangements and other relevant information need to be examined by the respective authorities responsible for monitoring the operation of the wet leased aircraft. The final determination of responsibility for the exercise of operational control will depend upon a careful examination of all the factors in the particular situation.

3.1.3 Where both parties to a wet lease agreement hold AOCs, serious factual questions arise concerning which party, the lessor or the lessee, is actually responsible for the operation and compliance with the applicable safety regulations. The responsible authority or authorities, if the lessor and lessee are from different States, need to resolve such questions before operations involving use of the wet leased aircraft can be commenced.

3.2 DETERMINATION OF RESPONSIBILITY FOR OPERATIONAL CONTROL AND SAFETY

3.2.1 Normally the decision as to whether the lessor or the lessee is responsible for the safety of the operation will be made by the DGCA or a designated representative assigned to supervise the operations conducted by the lessee. Consultation and coordination with counterparts from the State of the Operator of the lessor of the aircraft, who are assigned to work with the lessor, are most important in this decision process. The decision to be made is whether the aircraft should be operated under the lessor’s AOC and associated operations specifications, or whether it should be operated under the authority of the lessee.

3.2.2 The usual determination is that if a party, the lessor, leases an aircraft to another and also provides the flight crew, maintenance and fuel for the aircraft, the lessor of the aircraft is regarded as the operator. If the lessor makes a charge for the use of the aircraft and related service, the operation of the aircraft will be subject to the applicable regulations of the State of the Operator of the lessor. Operational control of the aircraft may be the responsibility of the lessor even though the lease may be characterized in terms similar to those of a dry lease, expressly stating that services such as flight following, communications and weather information, are to be performed by the lessee. In some instances, it is therefore necessary to examine the manner in which the operations are to be conducted, to determine which party to a lease will actually have operational control and hence responsibility and accountability for safety.

3.2.3 In the rare event that there is a determination that the lessee will be the operator of a wet leased aircraft under a wet lease agreement, the responsible authority needs to determine whether the lessee can effectively maintain operational control of the aircraft. In such cases, the training and supervision of the flight crew, including how they are to be integrated into the lessee’s operations, become critical considerations. If it is apparent that the lessee will not be able to maintain effective operational control under the terms of the agreement, the responsible authority is to require that those terms be modified. Otherwise the authority should not approve the proposed wet lease.
3.2.4 Additional complications may arise when an aircraft, dry leased to an operator, is registered in a State (State of Registry) different from the State (State of the Operator) responsible for the operator currently using that aircraft under the dry lease, and this operator is proposing to further lease the aircraft, as a wet lease, to another operator, possibly in a third State. In such cases there may be an agreement under Article 83 **bis** between the State of Registry of the aircraft and the State of the Operator, or the State of Registry may seek such an agreement because of a proposed wet lease to an operator from a third State. For example, an authority may conclude that although it can effectively carry out the State of Registry responsibilities when the aircraft is dry leased to an operator in another State, it cannot effectively execute those same responsibilities when that operator decides to wet lease the aircraft to a lessee in a third State.

3.2.5 In such cascading subleases, operational control resides with the operator holding the AOC under which the aircraft is operated. The State of the Operator is responsible for safety oversight of the operation.

3.2.6 Practical safety problems develop in wet lease operations when the lessor provides only the flight crew while the lessee provides the cabin crew. In such cases, the cabin crew members, employed by the lessee, will not be familiar with the aircraft, associated emergency equipment and the emergency procedures used by the flight crew. In these circumstances the lessee’s cabin crew members will need to receive additional training, under the approved training programme of the lessor, with respect to their emergency duties on the particular aircraft. In addition, they may have no knowledge of the requirements of the lessor’s State of the Operator with respect to flight and duty time limitations and the provision of rest periods, and to the performance of their duties and responsibilities aboard the wet leased aircraft. These aspects need also to be taken into account.

3.2.7 In some instances the registered owner of an aircraft involved in a wet lease does not possess an AOC or may not have experience or knowledge regarding aircraft operations. Difficult questions arise when such an owner wishes to lease aircraft to an operator of another State who has been granted an AOC by that State to operate wet leased aircraft. In such cases the same questions and problems regarding operator and State responsibility, as referred to in 3.2.1 through 3.2.6 above, need to be addressed and resolved.

### 3.3 SHORT-TERM WET LEASE, CHARTER OR SUB-CHARTER

3.3.1 Some wet leasing operations, charters or sub-charters are organized for short terms at very short notice, for example, where an operator wishes to replace an unserviceable aircraft on a particular service and is forced to contract with another operator for that service to be operated.

3.3.2 Authorities should establish procedures for operators to provide lists of approved lessors and lessees to facilitate such short-term leases or charters. For operators in one State, potential lessors may be from another State and appropriate arrangements should be made between States which may be concerned.

3.3.3 In order to facilitate operations and such leases, information on the need for this type of arrangement and the possible lessors should be sought by a State from its operators such that appropriate arrangements could be put in place to enable approval for an actual short-term wet lease or charter to be given very quickly.

3.3.4 In the case of a short-term wet lease, charter or sub-charter, the lessor will retain all responsibilities and operational control.
Chapter 4

STATE OVERSIGHT OF OTHER ASPECTS OF COOPERATION BETWEEN OPERATORS

4.1 CODESHARE ARRANGEMENTS

4.1.1 Codesharing is a marketing arrangement under which an airline places its designator code on a flight operated by another airline and sells and issues tickets for that flight. Operators throughout the world continue to form codeshare alliances to strengthen or expand their market presence or competitive ability. Codesharing may be between operators from the same State or operators from different States.

4.1.2 In deciding whether to authorize a codeshare arrangement, a State of the Operator may consider whether the arrangement is in the public interest. Where the codeshare will involve an operator from another State, such public interest determinations should include consideration of whether the operations of that operator meet an acceptable level of safety. In making these safety determinations, the responsible authority should consider whether or not that operator will conduct operations in accordance with standards that meet or exceed minimum international standards.

4.1.3 In considering the safety of a proposed codesharing involving an operator from another State, the responsible authority should consider requiring an audit of the standards maintained by that operator in conducting its operations. Such a system of codeshare audits should establish criteria for determining satisfactory audit results. The initial audit would be followed by periodic audits for the duration of the codeshare arrangement. Should an audit reveal that an operator was failing to maintain a satisfactory standard of safety, the responsible authority should withhold or withdraw its approval of the codeshare. Sources of information on the maintenance of safety standards are contained in Part VI, Chapter 3.

Note.—An internationally recognized audit system that may be acceptable to the State for the codeshare audit is the IATA Operational Safety Audit (IOSA) programme.

4.1.4 A codeshare audit of the standards maintained by an operator from another State may, at the discretion of the responsible authority, be performed by a third party provider using one of the internationally recognized evaluation systems, which are designed to assess the operational, management and control systems of the operator.

4.1.5 An authority may consider requiring an operator to monitor a codeshare partner from another State on an ongoing basis. Such monitoring of a codeshare partner should include the following factors:

a) accident/incident rates;

b) the operator’s financial condition, ownership and economic condition;

c) the operator’s management, operating history, current organization, sophistication and stability (including any turnover of key personnel, strikes, etc.);

d) age of equipment, equipment on order and equipment being returned;

e) operational capabilities (e.g. international service as compared to only domestic service) and established infrastructure (e.g. approved maintenance and repair facilities, and flight simulation training devices); and
f) the interface and cooperation between codeshare partners, including familiarity with personnel, sharing of data through meetings, conferences, etc.

4.2 FRANCHISING

4.2.1 The Manual on the Regulation of International Air Transport (Doc 9626) describes the concept and provides examples of franchise agreements. Airline franchising is a commercial arrangement that involves a franchiser operator granting a franchise or right to use various of its corporate identity elements (such as its flight designator code, livery and marketing symbols) to a franchisee operator to market or deliver the latter’s air service products, typically subject to standards and controls intended to maintain the quality desired by the franchiser. Generally, this increasingly common practice consists of a large airline franchising part of its short-haul and medium-haul network to smaller, more cost-efficient operators.

4.2.2 Franchising arrangements are independent of, but may coexist with, a codesharing arrangement.

4.2.3 Identification of the operator (in the context of Annex 6) in the case of franchising. Under Annex 6 provisions, an air operator is responsible for conducting the commercial operations in accordance with the AOC issued by the State of the Operator. Therefore, franchising flights are conducted under the responsibility of the operator that is actually operating the flight no matter what the aircraft livery or flight number might be. The oversight of such operation is normally conducted by the State of the Operator. However, if the operator uses aircraft registered in a State other than that of the operator, oversight may be required by the State of Registry if an agreement such as Article 83 bis or a bilateral agreement is not in place between the States concerned.

4.2.4 A franchising arrangement allows a franchisee airline to use the name or assume the public face of a franchiser airline of another or the same State. While such alliances can serve to “multinationalize” the economic identity of an operation, they can also add complexity to the exercise of safety oversight by States. The States involved should be clear about their oversight responsibilities for aircraft operations, including those under various commercial cooperative arrangements such as franchising.

4.3 INTERCHANGE

4.3.1 The Manual on the Regulation of International Air Transport (Doc 9626) defines the concept of interchange as follows: an aircraft interchange or interchange flight is a regularly scheduled, single-plane through service linking a route of one air operator at the interchange point to a route of a second air operator, with the same aircraft being crewed by and under the operational control of the respective authorized operator on each route.

4.3.2 An interchange provides passengers with the benefit of a single-plane service on what is essentially an interline operation and may provide additional benefits to the operators involved in terms of better aircraft utilization.

4.3.3 Interchange operations may involve operators from two States of the Operator, neither of which may be the State of Registry of the aircraft involved. It is therefore necessary for the States concerned to be clear about their respective responsibilities. Whilst in the case of interchange there can be no confusion over which operator has operational control, other aspects are similar to those encountered when aircraft are leased under a dry lease.
LIST OF THE THIRTY-THREE CONTRACTING STATES
FOR WHICH THE PROTOCOL RELATING TO AN AMENDMENT TO
THE CONVENTION ON INTERNATIONAL CIVIL AVIATION
(ARTICLE 83 bis), SIGNED AT MONTREAL ON 6 OCTOBER 1980,
WAS NOT IN FORCE ON 23 JULY 2009

<table>
<thead>
<tr>
<th>Afghanistan</th>
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<td>Micronesia (Federated States of)</td>
<td>Somalia</td>
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<td>Sudan</td>
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<td>Thailand</td>
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<tr>
<td>Gabon</td>
<td>Palau</td>
<td>Zimbabwe</td>
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</table>

Note.— The full list of States for which the protocol was in force can be found on the ICAO public website at www.icao.int/icao/en/leb/83bis.pdf and on the ICAO-NET.
Attachment B

MODEL AGREEMENT

(text taken from Guidance on the Implementation of Article 83 bis of the Convention on International Civil Aviation (Cir 295))

Model Agreement between [State 1] and [State 2] on the Implementation of Article 83 bis of the Convention

WHEREAS the Protocol relating to Article 83 bis of the Convention on International Civil Aviation (Chicago, 1944) (hereinafter referred to as “the Convention”), to which [State 1] and [State 2] are parties, entered into force on 20 June 1997;

WHEREAS Article 83 bis, with a view to enhanced safety, provides for the possibility of transferring to the State of the Operator all or part of the State of Registry’s functions and duties pertaining to Articles 12, 30, 31 and 32 a) of the Convention;

WHEREAS, in line with Doc 9760 (Airworthiness Manual), Volume II, Part B, Chapter 10, and in light of Doc 8335 (Manual of Procedures for Operations Inspection, Certification and Continued Surveillance), Part V, it is necessary to establish precisely the international obligations and responsibilities of [State 1] (State of Registry) and [State 2] (State of the Operator) in accordance with the Convention;

WHEREAS, with reference to the relevant Annexes to the Convention, this Agreement organizes the transfer from [State 1] to [State 2] of responsibilities normally carried out by the State of Registry, as set out in Sections 3 and 4 below;

The Government of [State 1], represented by its [Civil Aviation Authority], and
The Government of [State 2], represented by its [Civil Aviation Authority],

Hereinafter referred to as “the Parties”, have agreed as follows on the basis of Articles 33 and 83 bis of the Convention:

ARTICLE I — SCOPE

Section 1. [State 1] shall be relieved of responsibility in respect of the functions and duties transferred to [State 2], upon due publicity or notification of this Agreement as determined in paragraph b) of Article 83 bis.

Section 2. The scope of this Agreement shall be limited to [types of aircraft] on the register of civil aircraft of [State 1] and operated under leasing arrangement by [operator], whose principal place of business is in [State 2]. The list of aircraft concerned, identified by type, registration number and serial number, is reproduced in Attachment 1, which also indicates the term of each leasing arrangement.
ARTICLE II — TRANSFERRED RESPONSIBILITIES

Section 3. Under this Agreement, the Parties agree that [State 1] transfers to [State 2] the following functions and duties, including oversight and control of relevant items contained in the respective Annexes to the Convention:

Annex 1 — Personnel Licensing, issuance and validation of licences.

Annex 2 — Rules of the Air, enforcement of compliance with applicable rules and regulations relating to the flight and manoeuvre of aircraft.


Section 4. Under this Agreement, while [State 1] will retain full responsibility under the Convention for the regulatory oversight and control of Annex 8 — Airworthiness of Aircraft, the responsibility for the approval of line stations used by the [operator], which are located away from its main base, is transferred to [State 2]. The procedures related to the continuing airworthiness of aircraft to be followed by the [operator] will be contained in the operator’s maintenance control manual (MCM). Attachment 2 hereunder describes the responsibilities of the Parties regarding the continuing airworthiness of aircraft.

ARTICLE III — NOTIFICATION

Section 5. Responsibility for notifying directly any States concerned of the existence and contents of this Agreement pursuant to Article 83 bis b) rests with [State 2] as the State of the Operator, as needed. This Agreement, as well as any amendments to it, shall also be registered with ICAO by [State 1] as the State of Registry or [State 2] as the State of the Operator, as required by Article 83 of the Convention and in accordance with the Rules for Registration with ICAO of Aeronautical Agreements and Arrangements (Doc 6685).

Section 6. A certified true copy [in each language] of this Agreement shall be placed on board each aircraft to which this Agreement applies.

Section 7. A certified true copy of the air operator certificate (AOC) issued to [operator] by [State 2], in which the aircraft concerned will be duly listed and properly identified, will also be carried on board each aircraft.

ARTICLE IV — COORDINATION

Section 8. Meetings between [State 1-CAA] and [State 2-CAA] will be held at [three-] month intervals to discuss both operations and airworthiness matters resulting from inspections that have been conducted by respective inspectors. For the sake of enhanced safety, these meetings will take place for the purpose of resolving any discrepancies found as a result of the inspections and in order to ensure that all parties are fully informed about the [operator’s] operations. The following subjects will be among those reviewed during these meetings:

• Flight operations
• Continuing airworthiness and aircraft maintenance
• Operator’s MCM procedures, if applicable
• Flight and cabin crew training and checking
• Any other significant matters arising from inspections
Section 9. Subject to reasonable notice, [State 1-CAA] will be permitted access to [State 2-CAA] documentation concerning [operator] in order to verify that [State 2] is fulfilling its safety oversight obligations as transferred from [State 1].

Section 10. During the implementation of this Agreement, and prior to any aircraft subject to it being made the object of a sub-lease, [State 2], remaining the State of the Operator, shall inform [State 1]. None of the duties and functions transferred from [State 1] to [State 2] may be carried out under the authority of a third State without the express written agreement of [State 1].

ARTICLE V — FINAL CLAUSES

Section 11. This Agreement will enter into force on its date of signature, and come to an end for aircraft listed in Attachment 1 at the completion of the respective leasing arrangements under which they are operated. Any modification to the Agreement shall be agreed by the parties thereto in writing.

Section 12. Any disagreement concerning the interpretation or application of this Agreement shall be resolved by consultation between the Parties.

Section 13. In witness thereof, the undersigned directors of civil aviation of [State 1] and [State 2] have signed this Agreement.

For the
Government of [State 1]  For the
Government of [State 2]

[Signature]  [Signature]

[Name, title, place and date]  [Name, title, place and date]

Attachments:  Attachment 1 — Aircraft Affected by this Agreement  Attachment 2 — Responsibilities of [State 1] and [State 2] Regarding Airworthiness
### Attachment 1

**AIRCRAFT AFFECTED BY THIS AGREEMENT**

<table>
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<th>Aircraft type</th>
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<th>Serial number</th>
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## Attachment 2

### RESPONSIBILITIES OF [STATE 1] AND [STATE 2] REGARDING AIRWORTHINESS

<table>
<thead>
<tr>
<th>ICAO Doc</th>
<th>Subject</th>
<th>Responsibilities of the State of Registry ([State 1])</th>
<th>Responsibilities of the State of the Operator ([State 2])</th>
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</thead>
<tbody>
<tr>
<td>Annex 8, Part II, Chapter 4; Doc 9760, Volume II, Part B, Chapter 8</td>
<td>Mandatory continuing airworthiness information</td>
<td>Ensure that [State 2-CAA] and the [operator] receive all applicable mandatory continuing airworthiness information.</td>
<td>Ensure that the [operator] complies with mandatory continuing airworthiness information transmitted by [State 1-CAA].</td>
</tr>
<tr>
<td>Annex 6, Part I, 5.2.4</td>
<td>Operation of aircraft in compliance with its certificate of airworthiness (C of A)</td>
<td></td>
<td>Assume State of Registry’s responsibility as defined in 5.2.4 of Annex 6, Part I.</td>
</tr>
<tr>
<td>Annex 6, Part I, 8.1.2 to 8.4.3</td>
<td>Operator’s maintenance responsibilities</td>
<td>Approve maintenance organizations used by the [operator], except for line stations away from operator’s main base.</td>
<td>Approve line stations away from the [operator’s] main base.</td>
</tr>
<tr>
<td>Annex 6, Part I, 8.4.1 to 8.4.3</td>
<td>Maintenance records</td>
<td>Inspect maintenance records and documents every six months.</td>
<td>Ensure that records are kept in accordance with 8.4.1 to 8.4.3 of Annex 6, Part I, and inspect in accordance with the requirements of the AOC.</td>
</tr>
<tr>
<td>Annex 6, Part I, 8.5.1 and 8.5.2</td>
<td>Continuing airworthiness information</td>
<td>Ensure that the airworthiness requirements of [State 1] are known to both [State 2-CAA] and [operator].</td>
<td>Ensure that the airworthiness requirements of [State 1] and [State 2] are complied with and adequate procedures are incorporated in the MCM.</td>
</tr>
<tr>
<td>ICAO Doc</td>
<td>Subject</td>
<td>Responsibilities of the State of Registry ([State 1])</td>
<td>Responsibilities of the State of the Operator ([State 2])</td>
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<tr>
<td>Annex 6, Part I, 8.6; Annex 6, Part III, 6.6; Doc 9760, Volume II, Part B, Chapter 10, Appendix A</td>
<td>Modifications and repairs</td>
<td>Ensure that they have been previously approved by the States of Design and of Manufacture.</td>
<td>Ensure that the requirements are contained in the MCM and approve the MCM.</td>
</tr>
<tr>
<td>Annex 6, Part I, 8.7 and 8.8; Annex 6, Part III, 6.7</td>
<td>Approved maintenance organization and maintenance release</td>
<td>Approval of the [operator’s] base maintenance organization and procedures in accordance with 8.7 of Annex 6, Part I, and, as applicable, 8.8 of Annex 6, Part I, or 6.7 of Annex 6, Part III, and communication to [State 2-CAA] of related procedures to be included in the MCM.</td>
<td>Approval of the [operator’s] line maintenance arrangements away from base. Ensure that procedures are contained in the MCM and approve the MCM.</td>
</tr>
</tbody>
</table>
Part VI

STATE RESPONSIBILITIES REGARDING COMMERCIAL AIR TRANSPORT OPERATIONS BY FOREIGN OPERATORS
Chapter 1

THE PRINCIPLES OF SURVEILLANCE
OF FOREIGN OPERATORS

1.1 INTRODUCTION

1.1.1 The State regulations and procedures for the approval, surveillance and resolution of safety issues, associated with commercial air transport operations by an operator from another State (herein after referred to as a “foreign operator”) should be in conformity with the Annexes to the Convention. It is of particular importance to recognize that the primary role in the safety oversight of any operator is that of the State of the Operator which issued the AOC.

1.1.2 A State undertakes, in accordance with Article 12 to the Convention, to insure that every aircraft flying over or manoeuvring within its territory shall comply with the rules and regulations relating to the flight and manoeuvre of aircraft there in force.

1.1.3 Article 33 to the Convention provides that certificates of airworthiness and certificates of competency and licences issued, or rendered valid, by the State in which an aircraft is registered, shall be recognized by other States, provided that the requirements under which such certificates or licences were issued or rendered valid are equal to or above the minimum standards which may be established from time to time pursuant to the Convention.

1.1.4 This requirement for recognition is now extended by Annex 6 — Operation of Aircraft, Part I, International Commercial Air Transport — Aeroplanes; and Part III, International Operations — Helicopters, Section II, such that Contracting States shall recognize as valid an AOC issued by another Contracting State, provided that the requirements under which the certificate was issued are at least equal to the applicable Standards specified in Annex 6, Part I, and Part III.

1.1.5 To assist in the approval and monitoring of the activities of foreign operators, States undertake under Article 21 to the Convention to provide information on the registration and ownership of individual aircraft. It is intended that this information, together with the identification of the State of the Operator and the operator, will be available on the ICAO secure site in the form of an aircraft information system linked to the international register of AOCs.

1.2 SAFETY CLAUSE

1.2.1 States enter into air services agreements to allow their operators to provide service to another State and vice versa. These bilateral agreements are often based primarily on political and economic considerations and do not always address safety. On 13 June 2001, the ICAO Council adopted a resolution and a related model clause on aviation safety that should be included in air services agreements (see Attachment A to this Part).

1.2.2 The model clause addresses safety requirements that each party to an agreement would need to maintain and helps to ensure that aircraft using airspace and airports in another State are operated and maintained in accordance with ICAO Standards. Ongoing dialogue, as well as surveillance of air operations, would be required to maintain the validity of such an agreement.
1.2.3 This safety clause provides States with a standardized process to address concerns that they may have regarding the safe operation of aircraft from other States. In addition, by drawing attention to the safety aspects of a bilateral or multilateral air service agreement, a safety clause emphasizes the responsibilities of States for providing adequate safety oversight of commercial air transport operations.

1.2.4 The model clause on aviation safety contains no reference to sanctions or penalties for non-compliance with Standards on the basis that air service agreements normally include an article addressing non-compliance issues.

1.3 THE RIGHT OF STATES TO INSPECT AIRCRAFT FROM OTHER STATES

1.3.1 States are entitled, by Article 16 to the Convention on International Civil Aviation, to search aircraft from other States on landing and departure and to inspect the certificates and other documents prescribed by the Convention and its Annexes, provided there is no unreasonable delay to the operation.

1.3.2 Annex 6, Part I, 4.2.2.2; and Part III, Section II, 2.2.2.2, requires that States shall establish a programme with procedures for the surveillance of operations in their territory by a foreign operator and for taking appropriate action when necessary to preserve safety.

1.3.3 Annex 8, Part II, 3.6, allows the State to prevent a damaged foreign aircraft from resuming its flight operation on the condition that the CAA shall advise the State of Registry immediately. The State of Registry will consider the airworthiness of the aircraft and prohibit the aircraft from resuming flight until it is restored to an airworthy condition or permit the aircraft to resume its flight, if considered airworthy, or permit the aircraft to conduct a non-commercial air transport operation, under prescribed limiting conditions, to an aerodrome at which it will be restored to an airworthy condition.

1.3.4 Article 29 to the Convention requires an aircraft to carry:

- its certificate of registration
- its certificate of airworthiness
- the appropriate licences for each member of the flight crew
- its journey log book (often referred to as the technical log)
- if it is equipped with radio apparatus, the aircraft radio station licence
- if it carries passengers, a list of names and places of embarkation and destination
- if it carries cargo, a manifest and detailed declarations of the cargo

1.3.5 Annex 7 requires that an aircraft shall carry in a prominent position near the main entrance, an identification plate inscribed with at least its nationality and registration marks.

1.3.6 Annex 6, Part I and Part III, Section II, further requires the carriage of:

- a certified true copy of the operator’s AOC and a copy of the associated operations specifications relevant to the aircraft type with a required minimum content, which includes the location on board the aircraft where the contact details, at which operational management can be contacted without undue delay, are listed
• if subject to the requirements of Annex 16, Volume I, a document attesting noise certification
• the aircraft flight manual or other document containing performance data
• the operator’s operations manual or those parts of it that pertain to flight operations, which shall include the aircraft operating manual, checklists for normal, abnormal and emergency procedures and the MEL
• current and suitable charts to cover the route of the flight
• an aircraft search procedure checklist
• and information and instructions relating to the interception of civil aircraft

1.3.7 When the licences of the flight crew, the AOC and associated operations specifications, the document attesting noise certification, the certificate of registration or the certificate of airworthiness are issued in a language other than English, Annex 1; Annex 6, Part I, and Part III, Section II; and Annexes 7 and 8 require that these shall include an English translation.

1.3.8 The journey log book may be replaced by a general declaration containing the information recommended to be contained in the journey log book by Annex 6, Part I, 11.4.1, and Part III, Section II, 9.4.1, which is, in common practice, referred to as a voyage report.

1.3.9 In addition to the required documentation, other specific items for inspection should be listed in a documented procedure, such as a checklist with instructions for use. This procedure can be derived from the sample inspection checklist of in Part IV, Attachment. The inspection should be carefully planned and may only focus on part of the listed items, depending on the time available and the number of inspectors. For recurring operations by a foreign operator, the total list of items should be covered periodically over a series of inspections to assess the operator’s compliance with international standards.

1.4 STATE APPROVAL FOR A FOREIGN OPERATOR TO OPERATE WITHIN ITS TERRITORY

Note.— The term "approval" for a foreign operator in this Part does not have the same meaning as the approval process for a national operator, as defined in Annex 6, Part I, Attachment F, paragraph 3. In the context of foreign operators, the term "approval" may be understood as a validation process for the AOC of the foreign operator, leading to the recognition of the AOC and to an authorization for operations by the foreign operator. Where suitable, the term "approval" is equivalent in Part VI to the term "validation", in relation to foreign operators.

1.4.1 As a result of the above and in order to exercise its authority and to satisfy its obligations under the Convention with respect to the safety of operations within its territory, a State should develop procedures for the safety oversight of foreign operators and for the authorization of such operators to operate within its territory in a manner consistent with the State’s national regulatory requirements.

1.4.2 Bilateral or multilateral agreements. In the case where bilateral or multilateral agreements have been established, approvals should be granted on the basis of such an agreement. Such agreements, which are considered technical agreements that may be concluded between CAAIs and may cover mutual recognition of AOCs, should consider the provisions outlined below and should include appropriate safety provisions.
1.4.3 Where no bilateral or multilateral agreement exists, an administrative review of the relevant documentation of the operator should be performed at a minimum, and should be supplemented by safety-related information, if available, from ICAO or from safety programmes by States (such as ramp checks). An approval should be granted in the absence of any significant negative findings/major deficiencies.

Note.— Examples of significant or major findings during a ramp inspection are given in Chapter 6, 6.3, of this Part.

1.4.4 In the case of any significant negative findings/major deficiencies, the document review should be followed by discussions with the State of the Operator seeking resolution of such deficiencies prior to granting an approval. This information can be supplemented, in part, by the consideration of audits, including operator audits. The State may consider audits performed by other States, by internationally recognized audit organizations, as in 1.5, or by its CAA.

1.4.5 In case of significant negative findings/major deficiencies, States should deny the approval of a foreign operator and should consider appropriate additional measures, such as those described in Chapter 6 of this Part and in the model clause of Attachment A to this Part.

1.5 OPERATOR AUDITS BY ESTABLISHED COMMERCIAL AUDIT ORGANIZATIONS

An audit of the standards maintained by an operator from another State, performed by an established commercial audit organization, using one of the internationally recognized evaluation/audit systems, may be acceptable as additional supporting information, at the discretion of the State. The results of such an audit should not be the only source of information for the determination of an approval for a foreign operator, as the audit may not evaluate those conditions inherently related to the State of the Operator’s ongoing oversight responsibilities that include, but are not limited to, the sufficiency of operational procedures, approval of appropriate MELs and ensuring compliance with the aircraft maintenance programmes approved by the State of Registry.

Note 1.— The use of an industry programme does not replace a functional CAA and does not support automatic approvals by other States. It weakens the safety oversight concept of ICAO Contracting States in that it establishes a passive system where oversight is being delegated to industry.

Note 2.— An example of an internationally recognized audit system is the IOSA programme.

1.6 VALIDITY AND RENEWAL OF APPROVALS

1.6.1 Approvals to foreign operators should normally be subject to a limited time period, taking into consideration the validity of the operator’s AOC, and should be renewed in accordance with the same procedures as detailed in 1.4. The limited time period of the approval may extend beyond the validity of the operator’s AOC, for example, if the State of the Operator only issues AOCs of a short validity period (e.g. one year) or if the AOC expires soon after the initial approval, as long as the State receives, in a timely manner, documented confirmation that the AOC of the foreign operator has been renewed and remains valid.

1.6.2 In order to maintain an approval, foreign operators should be subject to appropriate surveillance by States. This should include regular ramp checks and documentation reviews. In case any significant negative finding/major deficiency is encountered during this process, States should take appropriate measures, including consultations with the CAA of the State of the Operator and, if acceptable to the concerned State, an audit of the foreign operator. If significant negative findings/major deficiencies remain, States should withdraw the approval of a foreign operator and should consider appropriate additional measures as described in the model clause of Attachment A to this Part.
1.6.3 A foreign operator may re-apply for approval following a withdrawal.

1.7 SHARING OF SAFETY INFORMATION

Safety relevant findings regarding foreign operators should be shared between Contracting States.

1.8 APPROVAL PROCESS AND CONTINUED SURVEILLANCE

A flow chart of the approval process and ensuing continued surveillance is in Attachment B to this Part.
Chapter 2

APPLICATION BY A FOREIGN OPERATOR

2.1  ACTION BY THE STATE

2.1.1 States should establish procedures to facilitate the application by foreign operators for approval to operate into their territory.

2.1.2 These procedures should contain the required forms, instructions on completion and the documentation to be provided.

2.1.3 States should be careful in their requirements for applications to request only details relevant to the evaluation of the safety of the operations under consideration and their future surveillance.

2.1.4 States should reduce the amount of required data by using the information available to them from an official source, such as the international register of AOCs to be established by ICAO.

2.1.5 The forms and instructions for operations involving only an overflight of the State's territory may differ from those for operations into the State.

2.1.6 Examples of forms that might be provided for this purpose are given in Attachment C to this Part. Instructions for the form are either self-explanatory or similar to the instructions contained in Part III, Attachment B, for related topics of Part III, Attachment A.

2.2  ACTION BY THE OPERATOR

2.2.1 The operator will need to make applications to each State into or over which it is intended to operate. The operator will also need to keep its own CAA, as the authority of the State of the Operator, informed of all applications to operate into other States.

2.2.2 Applications should be made direct to the CAAs of the States into which it is intended to operate. In some cases it will be possible to download information and both the instructions for making an application and the necessary forms from a website maintained by the CAA in question.

2.2.3 The password-protected ICAO-NET website, accessible to States at http://www.icao.int/icaonet/, provides a list of available uniform resources locators (URLs) for the websites of national CAAs of Contracting States, when selecting the DGCA directory after log-in.
Chapter 3

EVALUATION OF AN APPLICATION
BY A FOREIGN OPERATOR

3.1 When evaluating an application by an operator from another State to operate within its territory, a State will examine both the safety oversight capabilities and record of the State of the Operator and, if different, the State of Registry, as well as the operational procedures and practices of the operator. This is necessary in order for the State, in the terms of Article 33 to the Convention, to have confidence in the validity of the certificates and licences associated with the operator, its personnel and aircraft, in the operational capabilities of the operator and in the level of certification and oversight applied to the activities of the operator by the State of the Operator.

3.2 A State can obtain information on the safety oversight capabilities, and the level of compliance with ICAO Standards, of another State by accessing information from the ICAO Universal Safety Oversight Audit Programme (USOAP). This information is available on the ICAO website www.icao.int and accessible through the FSIX — Safety Oversight Information — Audit Results (1999–2004) or Audit Results (CSA). Further information is available by accessing audit summary reports from the USOAP audits available to States on the ICAO-NET at www.icao.int/icaonet/.

3.3 Full information on USOAP audit results, available only to States, can be found on the ICAO SOA Secure Site which is accessible, subject to an appropriate password, through the FSIX home page. The SOA Secure Site was developed to provide all Contracting States with the ability to access safety critical information collected from Contracting States that completed the SAAQ and compliance checklists in preparation for the USOAP audit and from the safety oversight USOAP audits conducted under the CSA to date. This secure site contains final SOA reports including the audit findings, recommendations, State’s action plan and comments, as well as the comments of the SOA Section on a State’s action plan in addition to all relevant information derived from the AFDD.

3.4 States can obtain information on an operator from another State by applying to the State of the Operator for reports of any inspections that may have been conducted, and from the international register of AOCs to be established by ICAO.

3.5 A State can also request access to reports of audits of the operator in question, conducted by independent aviation audit organizations and / or by other air operators, such as code-sharing partners. Such non-regulatory audits should be used in conjunction with other information such as a report from the ICAO Universal Safety Oversight Audit Programme (USOAP) or other inspection results to evaluate the application.
Chapter 4

APPROVAL OF AN APPLICATION

4.1 Following receipt of an application by a commercial air transport operator from another State to provide an air service over or into its territory, a State will review the application as per 1.4 of this Part, in light of its regulations. If the State decides to approve the service, it should issue an appropriate written authorization to the operator. This document may include additional authorizations, conditions and limitations for elements not listed in the operator's AOC and its associated operations specifications but considered necessary for compatible operations within the State approving the service. The additional authorizations should not authorize operations that the State of the Operator has not authorized in the operations specifications associated with the AOC, nor duplicate authorizations in those operations specifications, but should be issued in exceptional cases, for example, to authorize operations to a restricted-use aerodrome.

4.2 These authorizations, conditions and limitations, that may be included, are intended to provide more detailed information and may address unique and special requirements associated with the airspace of the State where the operations will occur. The issue of these authorizations, conditions and limitations is part of the State approval of the operations. Such authorizations, conditions and limitations should not conflict with the AOC and the operations specifications issued by the State of the Operator.

4.3 The process is illustrated in Attachment B to this Part.
Chapter 5

CONTINUED SURVEILLANCE OF OPERATORS FROM OTHER STATES

5.1 GENERAL

5.1.1 Continued safety surveillance by a State on operations by foreign operators within its territory is inherent in the system of approval and is an essential part of the State’s responsibility to ensure that the required operational safety standards are maintained within its territory.

5.1.2 The necessary safety inspections should therefore be planned by the CAA inspectors and conducted when aircraft from other States are within the territory of the State. These inspections should be planned such that they do not cause unreasonable delay in the operation of the aircraft.

5.1.3 The process is illustrated in Attachment B to this Part.

5.2 INSPECTORS

5.2.1 All inspectors who conduct inspections of foreign aircraft are to be experienced inspectors who understand the difference between ramp inspections, conducted on their own operators as part of their AOC management responsibilities, and surveillance inspections conducted on aircraft of foreign operators. These inspectors will be specifically trained and authorized to conduct such inspections and possess appropriate credentials identifying them as inspectors employed by the CAA.

5.2.2 Searches or inspections of an aircraft should be conducted by inspectorate staff already experienced in the inspection of its national operators. The foreign operator’s ramp inspections should be carried out in a similar manner to the ramp inspections of national operators, with some important differences, as the standards applied would be based primarily on international standards and not on national regulations. The inspectors should have demonstrated a language proficiency in English of at least ICAO operational level (level 4) for flight operations inspectors and of sufficient fluency for other inspectorate staff to ensure adequate communications with the foreign operator staff during the conduct of the inspection and the resulting follow-up actions. The inspectors need to be trained and knowledgeable in the following:

- the Convention and its Annexes 1, 6, 7 and 8
- differences between ICAO Standards and national regulations, which may be more detailed or restrictive
- diplomacy, including dealing with potential language difficulties and cultural differences
- sovereignty of foreign aircraft, which means that the inspector authority is limited to document, communicate and report findings, except as provided in 1.3.3 of this Part
Manual of Procedures for Operations Inspection,  
Certification and Continued Surveillance

- observing, recording and reporting procedures during inspections of foreign operators
- surveillance activities, which are not linked to the certification process of the operator

5.3 PRE-INSPECTION PLANNING

5.3.1 Inspectors should prepare for an inspection by updating themselves on any recent changes to national regulations with respect to operations by operators from other States.

5.3.2 A check should be made of the authority for the operator to operate, and to operate the particular aircraft concerned, by consideration of its nationality and registration marks. In the future, data may be available from the international register of AOCs to be established by ICAO.

5.3.3 The record of the operator’s history in the State should be examined, including records of past aircraft inspections and, in particular, those of the specific aircraft concerned in the inspection to be conducted, to check for any outstanding actions or recurring trends that might warrant particular attention.

5.3.4 Ramp inspections customarily involve the aircraft and its crew, line station operations, servicing and maintenance, and the ramp and gate area condition and activity. Time constraints may apply only to the inspection of the aircraft and crew. Determination should be made of the number of inspectors and the specializations to be involved, the distribution of tasks and the time to be allocated to each task.

5.3.5 While the plan will include comprehensive inspections, it will not be possible to cover all the desired elements in the time available for a particular inspection without causing unreasonable delay to the operation. As inspections on aircraft of any one operator may be conducted at different airports by different inspectors, the overall inspection plan will need to take this into account. Some elements should be covered at every inspection, others can be covered over a number of inspections. Thus comprehensive records should be kept of all inspections of aircraft of a particular operator in a central database, accessible to and updated by the inspectors concerned. From these records it is necessary to plan the content of inspections so that a complete inspection of the aircraft of any one operator is undertaken over a defined period.

5.3.6 Selection of a particular aircraft to inspect should normally be done at random, in a non-discriminatory manner. However, the CAA should apply principles of risk management to identify operations perceived to present a higher safety risk and, as a result, conduct additional inspection activities aimed at those operations that can be linked to a specific:

a) State of the Operator or State of Registry;
b) aircraft type;
c) nature of operations (scheduled, non-scheduled, cargo, air taxi, etc.);
d) foreign operator; or
e) individual aircraft.
5.4 INSPECTIONS

5.4.1 The documents to be covered at any one inspection of a foreign operator are the following:

- certificate of registration
- certificate of airworthiness
- certificates of competency, licences and medical assessment of the flight crew
- AOC and associated operations specifications relevant to the aircraft type, which are required information to be carried on board until an international register of AOCs may eventually provide an alternative way to access this information
- aircraft flight manual or other document containing performance data
- radio station licence
- journey logbook or technical log or general declaration
- maintenance release
- fuel and oil records
- document attesting noise certification

5.4.2 The overall condition of the aircraft should be covered at every inspection:

- out-of-tolerance leakage of fuel, engine oil or hydraulic fluid
- landing gear and wheel well areas
- fuselage and pylons, as applicable
- wings and pylons, as applicable
- engines, their intakes, exhaust cones and reverser systems
- propellers, as applicable; and
- empennage or tail assembly

5.4.3 Documents that should be covered over a defined number of inspections include:

- MEL
- aircraft operating manual
- airfield performance data
- checklists for normal, abnormal and emergency procedures
- aeronautical charts (route guide)
- aeroplane search procedure checklist
- visual signals for use by intercepting and intercepted aircraft
- mass and balance forms and their completion
- weather reports and forecasts
- operational flight plan; and
- NOTAMs

5.4.4 Aircraft equipment that should be covered over a defined number of inspections:

- adequate oxygen supply for crew and passengers
- passenger briefing cards and contents
- portable fire extinguishers — flight crew compartment and cabin
- life rafts and life jackets or individual flotation devices, as applicable
- pyrotechnical distress signalling devices, as applicable
- first-aid kits and medical kits, as applicable
- penetration resistant cockpit door, as applicable
- emergency exit signs and lighting
5.4.5 The following additional aircraft equipment should also be covered over a defined number of inspections, as applicable, to the aircraft and the operation:

- ACAS
- ELT
- FDR and CVR; and
- GPWS with forward looking terrain avoidance capability

5.4.6 More detailed guidance on the conduct of inspections of aircraft, including those of foreign operators, can be found in the Attachment to Part IV.
Chapter 6

ACTION ON FINDINGS — RESOLUTION OF SAFETY ISSUES

6.1 GENERAL

6.1.1 After a ramp inspection of a foreign operator, the inspector’s actions resulting from findings will depend on the seriousness of the safety finding. Action may also involve the State of Registry of the aircraft, if different from the State of the Operator.

6.1.2 Generally, the State in which territory the inspection takes place should have detailed procedures to guide the inspector when deciding an action. The State’s regulations should define the scope of possible enforcement actions affecting foreign operators. There is a clear difference in the action resulting from a finding on an aircraft of a foreign operator, for which safety is the only basis for action, and from a finding on an aircraft of a national operator, for which safety as well as compliance with certification standards and with applicable national regulations need to be considered.

6.1.3 Several levels of seriousness of findings should be detailed in the inspection procedures, with a description of related types of action. Actions to be taken after findings during a ramp inspection of a foreign operator are shown in Table 6-1.

6.1.4 Table 6-2 is based on the ramp check guidance contained in Part IV, Attachment. It describes various findings and gives examples of levels of seriousness.

<table>
<thead>
<tr>
<th>Seriousness of findings</th>
<th>Information to pilot-in-command</th>
<th>Information to responsible CAA (State of the Operator and/or State of Registry) and operational management of the operator</th>
<th>Corrective actions required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Significant</td>
<td>Yes</td>
<td>Yes Letter to CAA and copy to operator’s management.</td>
<td>No</td>
</tr>
<tr>
<td>Major</td>
<td>Yes</td>
<td>Letter to CAA and copy to operator’s management. Direct communication with the CAA in the State of Registry should be established. Under the provisions of Annex 8, that CAA decides about conditions regarding return to flight status. Confirmation afterwards with a letter to the CAA and a copy to the operator’s management.</td>
<td>Yes Actions consisting of operational restrictions, corrective actions before flight or at maintenance base, grounding and/or withdrawal of approval to operate in the territory of the State will depend on national regulations.</td>
</tr>
</tbody>
</table>
Table 6-2. Examples of findings and levels of seriousness

<table>
<thead>
<tr>
<th>Item number</th>
<th>Item description</th>
<th>SERIOUSNESS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Minor</td>
</tr>
<tr>
<td>A. Flight deck — general</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>General condition</td>
<td>Dirty and untidy.</td>
</tr>
<tr>
<td>2</td>
<td>Emergency exits</td>
<td>Not all exits are serviceable, but properly deferred in accordance with MEL provisions.</td>
</tr>
<tr>
<td>3</td>
<td>Equipment:</td>
<td>Inoperative and in accordance with MEL provisions.</td>
</tr>
<tr>
<td>4</td>
<td>Manuals:</td>
<td>No evidence of State of Registry approval. Incomplete, but performance calculations possible. Incomplete (see Annex 6, Appendix 2) or not approved by State of the Operator or not the current version.</td>
</tr>
<tr>
<td>5</td>
<td>Checklists</td>
<td>Not within reach.</td>
</tr>
<tr>
<td>6</td>
<td>Route guide (navigation charts)</td>
<td>Not within reach.</td>
</tr>
<tr>
<td>7</td>
<td>MEL</td>
<td>Not on board or MMEL used, but no deferred defects. MEL content does not reflect aircraft equipment fitted. MEL not approved.</td>
</tr>
<tr>
<td>Item number</td>
<td>Item description</td>
<td>SERIOUSNESS</td>
</tr>
<tr>
<td>-------------</td>
<td>-----------------</td>
<td>-------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Minor</td>
</tr>
<tr>
<td><strong>8 a)</strong></td>
<td>Certificate of registration</td>
<td>Non-certified copy.</td>
</tr>
<tr>
<td><strong>8 c)</strong></td>
<td>Certificate of airworthiness</td>
<td>Not an original or certified true copy. No English translation.</td>
</tr>
<tr>
<td><strong>8 d)</strong></td>
<td>Crew member licences (see also E — General, 3, Language for communications, in this table)</td>
<td>Form or content not in compliance with ICAO Standards. No English translation.</td>
</tr>
<tr>
<td><strong>8 e)</strong></td>
<td>Journey log book or equivalent technical log</td>
<td>Minor defects not documented.</td>
</tr>
<tr>
<td><strong>8 f)</strong></td>
<td>Radio station licence</td>
<td>Non-certified copy.</td>
</tr>
<tr>
<td><strong>8 g)</strong></td>
<td>Noise certificate (where applicable)</td>
<td>Not on board. No English translation.</td>
</tr>
<tr>
<td><strong>8 h)</strong></td>
<td>Air operator certificate (AOC) (certified true copy) Operations specifications (copy)</td>
<td>Not accurate (out of date, incorrect operation type/route, incorrect aircraft or operator, etc.) or no English translation.</td>
</tr>
<tr>
<td><strong>9</strong></td>
<td>Operational flight plan</td>
<td>Copy not retained on ground.</td>
</tr>
<tr>
<td><strong>10</strong></td>
<td>Mass and balance sheet and data</td>
<td>Incorrect but within aircraft limits.</td>
</tr>
<tr>
<td>Item number</td>
<td>Item description</td>
<td>SERIOUSNESS</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------</td>
<td>-------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Minor</td>
</tr>
<tr>
<td>11</td>
<td>Aircraft performance limitations using current route, airport obstacles and runway analysis data</td>
<td>Incomplete, but not affecting the operation on that date (e.g. no contaminated or wet runway data, but these conditions are not present).</td>
</tr>
<tr>
<td>12</td>
<td>Cargo manifest and, if applicable, passenger manifest</td>
<td>Some limited inaccuracy or missing data not affecting safety.</td>
</tr>
<tr>
<td>13</td>
<td>Preflight inspection</td>
<td>Not performed for inbound flight.</td>
</tr>
<tr>
<td>14</td>
<td>Weather reports and forecasts</td>
<td>Not the latest available data but valid.</td>
</tr>
<tr>
<td>15</td>
<td>NOTAMs</td>
<td>Some en-route relevant data missing.</td>
</tr>
</tbody>
</table>

### A — Flight deck: safety equipment

<table>
<thead>
<tr>
<th>Item number</th>
<th>Item description</th>
<th>SERIOUSNESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>Portable fire extinguishers</td>
<td>Not easily accessible.</td>
</tr>
<tr>
<td>17</td>
<td>Life jackets/flotation devices, (if required)</td>
<td>Not directly accessible.</td>
</tr>
<tr>
<td>18</td>
<td>Harness</td>
<td>Seat belt instead of harness.</td>
</tr>
<tr>
<td>19</td>
<td>Oxygen equipment, (if required)</td>
<td>No direct access.</td>
</tr>
<tr>
<td>20</td>
<td>Electric flashlight (night operations conducted by operator)</td>
<td>Only one available.</td>
</tr>
</tbody>
</table>

### B — Cabin/Safety

<table>
<thead>
<tr>
<th>Item number</th>
<th>Item description</th>
<th>SERIOUSNESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>General condition</td>
<td>Dirty, untidy and in bad condition.</td>
</tr>
<tr>
<td>2</td>
<td>Cabin crew seats</td>
<td>Harness/belt is difficult to operate.</td>
</tr>
<tr>
<td>Item number</td>
<td>Item description</td>
<td>SERIOUSNESS</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------------------------------------------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>3</td>
<td>First aid kit/emergency medical kit</td>
<td>Expired. Incomplete. Not at the indicated location.</td>
</tr>
<tr>
<td>4</td>
<td>Portable fire extinguishers</td>
<td>Not directly accessible.</td>
</tr>
<tr>
<td>5</td>
<td>Life jackets/Floatation devices (if required)</td>
<td>Not directly accessible.</td>
</tr>
<tr>
<td>6</td>
<td>Seat belts (passenger seats)</td>
<td>Strap or buckle worn out or damaged. Not available or serviceable for all passenger seats and aircraft dispatched in accordance with MEL. Not available or not serviceable for any passenger.</td>
</tr>
<tr>
<td>7</td>
<td>Emergency exit lighting and marking, emergency flashlights</td>
<td>Some emergency exit signs out of order. Insufficient number of emergency flashlights; emergency flashlights not correctly located; emergency flashlight batteries weak or flat. Emergency lighting equipment defects not acceptable according to MEL provisions.</td>
</tr>
<tr>
<td>8</td>
<td>Slides/life-rafts (as required) (for long-range over water flights)</td>
<td>Not in specified location, as established by the State of the Operator. Incorrectly installed. Insufficient number. Not serviceable.</td>
</tr>
<tr>
<td>9</td>
<td>Oxygen supply (cabin crew and passengers)</td>
<td>Insufficient quantity of oxygen or insufficient quantity of masks for passengers and crew members. Insufficient quantity of masks for passengers and crew members, and flight performed above flight level 250.</td>
</tr>
<tr>
<td>10</td>
<td>Emergency briefing cards</td>
<td>Not enough emergency briefing cards for all passengers. Briefing cards from another aircraft or from obviously different versions. Some information missing or incorrect. No emergency briefing cards on board.</td>
</tr>
<tr>
<td>11</td>
<td>Cabin crew members</td>
<td>Cabin crew members not in specified location. Insufficient number of cabin crew members.</td>
</tr>
<tr>
<td>12</td>
<td>Access to emergency exits</td>
<td>Impeded by luggage or cargo, etc. Impeded by seats.</td>
</tr>
<tr>
<td>13</td>
<td>Safety of cabin baggage</td>
<td>Not securely stowed.</td>
</tr>
<tr>
<td>Item number</td>
<td>Item description</td>
<td>SERIOUSNESS</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------------</td>
<td>------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Minor</td>
</tr>
<tr>
<td>14</td>
<td>Seating capacity</td>
<td></td>
</tr>
</tbody>
</table>

### C — Aircraft external condition

<table>
<thead>
<tr>
<th>Item number</th>
<th>Item description</th>
<th>SERIOUSNESS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Minor</td>
</tr>
<tr>
<td>1</td>
<td>General external condition</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>2</td>
<td>Doors and hatches</td>
<td>Minor defects but serviceable.</td>
</tr>
<tr>
<td>3</td>
<td>Flight controls</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>4</td>
<td>Wheels, tires and brakes</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>5</td>
<td>Undercarriage</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>6</td>
<td>Wheel well</td>
<td>Minor defects or dirty.</td>
</tr>
<tr>
<td>7</td>
<td>Intake and exhaust nozzle</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>8</td>
<td>Fan blades (if applicable)</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>Item number</td>
<td>Item description</td>
<td>SERIOUSNESS</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>9</td>
<td>Propellers (if applicable)</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>10</td>
<td>Previous structural repairs</td>
<td>Minor defects.</td>
</tr>
<tr>
<td>11</td>
<td>Obvious un-repaired damage</td>
<td>Within limits and recorded.</td>
</tr>
<tr>
<td>12</td>
<td>Leakage</td>
<td>Within limits.</td>
</tr>
<tr>
<td>D — Cargo</td>
<td>General condition of cargo compartment and containers</td>
<td>Partly defective lights</td>
</tr>
<tr>
<td>2</td>
<td>Dangerous goods</td>
<td>Unable to recognize dangerous goods presented to operator for shipment.</td>
</tr>
<tr>
<td>Item number</td>
<td>Item description</td>
<td>SERIOUSNESS</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Minor</td>
</tr>
</tbody>
</table>
| 3           | Safety of cargo on board               | Minor damage to: lashing, tie down equipment, pallet/container and/or locks. | Damaged pallet, container or net. | Cargo not safely secured and/or properly distributed:  
  – lashing  
  – tie-down equipment  
  – pallets and containers  
  – locks  
  Load distribution/floor load limit exceeded. |

E — General

<table>
<thead>
<tr>
<th>1</th>
<th>Additional remarks</th>
<th>General findings with minor safety impact</th>
<th>General findings with significant safety impact</th>
<th>General findings with major safety impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Refuelling</td>
<td>Cabin crew not aware of refuelling with passengers on board.</td>
<td>No procedures in place for refuelling with passengers on board.</td>
<td>Procedures in place but not carried out.</td>
</tr>
<tr>
<td>3</td>
<td>Language for communications</td>
<td>Pilot licences with no language proficiency endorsement, for the English language or the language used in radiotelephony (except if implementation plan is made available by the State of issue — until 5 March 2011).</td>
<td>Pilots not fluent in the English language or in the language used in radiotelephony.</td>
<td></td>
</tr>
</tbody>
</table>
Attachment A

ICAO MODEL CLAUSE ON AVIATION SAFETY

(Supplementary to Part VI, Chapter 1, 1.2)

1. PURPOSE AND SCOPE

1.1 A model clause on aviation safety consists of an article specifically addressing aviation safety, which States may incorporate into bilateral or multilateral air service agreements. Such a safety clause would assist States in ensuring that foreign aircraft operating in their airspace are operated and maintained in accordance with ICAO standards.

1.2 A safety clause provides States with a standardized process to address safety concerns they may have regarding the safe operation of foreign aircraft and emphasizes the responsibilities of States for providing adequate safety oversight of commercial air transport operations.

1.3 The model clause on aviation safety contains no reference to sanctions or penalties for non-compliance with Standards, on the basis that air service agreements normally include an article addressing non-compliance issues.

1.4 The ICAO Council adopted the following Resolution and model clause on 13 June 2001.

2. ICAO COUNCIL RESOLUTION
(extract from C-DEC 163/08)

Whereas the primary objective of the Organization continues to be that of ensuring the safety of international civil aviation worldwide,

Whereas Article 37 of the Convention requires each Contracting State to collaborate in securing the highest practicable degree of uniformity in regulations and practices in all matters in which such uniformity will facilitate and improve air navigation,

Considering that the rights and obligations of States under the Chicago Convention and under the Standards and Recommended Practices adopted by the Council of ICAO on aviation safety could be complemented and reinforced in cooperation between States,

Considering that the agreements on air services represent the main legal basis for international carriage of passengers, baggage, cargo and mail,

Considering that provisions on aviation safety should form an integral part of the agreements on air services,

Noting that nothing prevents States who incorporate the ICAO model safety clause into their aviation agreements from including any additional, or more restrictive criteria, which the parties agree are necessary for assessing the safety of an aircraft operation.
The Council:

Urges all Contracting States to insert into their agreements on air services a clause on aviation safety, and

Recommends that Contracting States take into account the model safety clause attached to this resolution.

3. MODEL CLAUSE
(extract from C-DEC 163/08)

1. Each Party may request consultations at any time concerning the safety standards maintained by the other Party in areas relating to aeronautical facilities, flight crew, aircraft and the operation of aircraft. Such consultations shall take place within thirty days of that request.

2. If, following such consultations, one Party finds that the other Party does not effectively maintain and administer safety standards in the areas referred to in paragraph 1 that meet the Standards established at that time pursuant to the Convention on International Civil Aviation (Doc 7300), the other Party shall be informed of such findings and of the steps considered necessary to conform with the ICAO Standards. The other Party shall then take appropriate corrective action within an agreed time period.

3. Pursuant to Article 16 of the Convention, it is further agreed that, any aircraft operated by, or on behalf of an airline of one Party, on service to or from the territory of another Party, may, while within the territory of the other Party be the subject of a search by the authorized representatives of the other Party, provided this does not cause unreasonable delay in the operation of the aircraft. Notwithstanding the obligations mentioned in Article 33 of the Chicago Convention, the purpose of this search is to verify the validity of the relevant aircraft documentation, the licensing of its crew, and that the aircraft equipment and the condition of the aircraft conform to the Standards established at that time pursuant to the Convention.

4. When urgent action is essential to ensure the safety of an airline operation, each Party reserves the right to immediately suspend or vary the operating authorization of an airline or airlines of the other Party.

5. Any action by one Party in accordance with paragraph 4 above shall be discontinued once the basis for the taking of that action ceases to exist.

6. With reference to paragraph 2 above, if it is determined that one Party remains in non-compliance with ICAO Standards when the agreed time period has lapsed, the Secretary General of ICAO should be advised thereof. The latter should also be advised of the subsequent satisfactory resolution of the situation.
Attachment B

APPROVAL PROCESS AND CONTINUING SURVEILLANCE

Note.— Internationally recognized evaluation/audit systems may complement this process.

Figure VI-Att B-1. Flow chart of the approval process and continuing surveillance
# FOREIGN OPERATOR’S APPLICATION FORM

(To be completed by a foreign air operator for approval to conduct operations in [State])

**Section 1A. To be completed by all applicants**

1. Company registered name and trading name if different. Address of company: mailing address; telephone; fax; and e-mail.

2. Address of the principal place of business including: telephone; fax; and e-mail.

3. Proposed start-up date of operations: (dd/mm/yy):

4. ICAO 3-letter designator for aircraft operating agency:

5. Operational management personnel
   - Name:
   - Title:
   - Telephone, fax and e-mail:

**Section 1B. Type of approval requested — to be completed by all applicants by checking the applicable box(es)**

6. a) ☐ Air operator intends to conduct commercial flights to and from aerodromes in [State]

   b) ☐ Air operator intends to only conduct overflights and technical stops in [State]

7. Air operator proposed types of operation: (check the applicable box)
   - Passengers and cargo
   - Cargo only
   - Scheduled operations
   - Charter flight operations
   - Dangerous goods

8. Geographic areas of intended operations and proposed route structure:

**Section 1C. To be completed by air operator**

9. Provide location on board or provide separate documentation where individual aircraft nationality and registration marks are listed as part of the aircraft fleet operated under the AOC:
10. Provide the following information:

<table>
<thead>
<tr>
<th>Aircraft type (make, model and series, or master series)</th>
<th>RVSM(^1) approval</th>
<th>ETOPS(^1)</th>
<th>Noise(^2) certification (Annex 16, indicate chapter)</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Aircraft type 1]</td>
<td>☐</td>
<td>☐</td>
<td></td>
<td></td>
</tr>
<tr>
<td>[Aircraft type 2]</td>
<td>☐</td>
<td>☐</td>
<td></td>
<td></td>
</tr>
<tr>
<td>[Aircraft type 3]</td>
<td>☐</td>
<td>☐</td>
<td></td>
<td></td>
</tr>
<tr>
<td>[Aircraft type 4]</td>
<td>☐</td>
<td>☐</td>
<td></td>
<td></td>
</tr>
<tr>
<td>etc.</td>
<td>☐</td>
<td>☐</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Attach copies of:
- AOC and associated operations specifications;
- Insurance certificate;
- In case of wet-lease of aircraft, approval of the CAA of the State of the Operator, with identification of the operator that exercises operational control on the aircraft; and
- Document authorizing the specific traffic rights, issued by [Department of Commerce] or resulting from a bilateral air transport agreement (if required by the State to which the operator is flying to).

Signature: Date (dd/mm/yy): Name and title:

Section 2. To be completed by the CAA

Evaluated by: CAA decision: ☐ Approval granted

_________________________   ______________________
Name Office

☐ Not approved

Remarks:

Signature of CAA representative: Date (dd/mm/yy):

--- END ---

1. As approved by the State of the Operator
2. As approved by the State of Registry