NON-CONFORMITY, CORRECTIVE AND PREVENTIVE ACTIONS

Working Efficiently and Effectively and Fostering Continuous Improvement

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To provide an overview of what is a Non-Conformity and distinction amongst Key Terms

To provide an awareness of the objectives of a Non-Conformity, Corrective and Preventive Actions (NCPA) System

To provide an overview of the AIS/AIM NCPA System

To ensure that participants understand and can perform their role in the system
Definition, Criteria and Methods of Identification of (Potential) Non-Conformities

Definition and distinction amongst Key Terms

Objectives and Overview of a Non-Conformity, Corrective and Preventive Action (NCPA) System

Planning, Control and Follow-Up of Corrective and Preventive Actions

Roles and Responsibilities

Oversight, Analysis and Reporting by the QMS Rep.
DEFINITION OF A NON-CONFORMITY

A Non-Conforming product (or service) is one which does not comply with ICAO Standards and Recommended Practices, National Regulations and/or customer requirements.

Examples:

Incorrect data in NOTAM proposal or Promulgation Advise Form, FPL, Chart etc. disseminated by ECAR States to Piarco AIM i.e.

Incorrect data received by Piarco AIM for publishing (errors, omissions which can have a direct or indirect impact on safety.)
CRITERIA FOR IDENTIFYING NON-CONFORMITIES

Failure to comply with:

- ICAO Standards and Recommended Practices (SARPs);
- National Regulations; and
- Customer Requirements
DEFINITION OF CORRECTION, CORRECTIVE AND PREVENTIVE ACTION

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<thead>
<tr>
<th>Word</th>
<th>Meaning</th>
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<tbody>
<tr>
<td>Correction</td>
<td>Action taken to eliminate an identified non-conformity</td>
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|                          | *Note 1: A correction may be concurrent with a corrective action.*  
|                          | *Note 2: A correction may be, for example, a reprocess or a reclassification*                                                                                                                       |
| Corrective Action        | Action taken to eliminate the **Root Cause(s)** of non-conformities in order to prevent them from happening **again**.                                                                                    |
|                          | *Note 1: A non-conformity may result from more than one cause.*  
|                          | *Note 2: Corrective action is taken to prevent something from happening **again**.*                                                                                                           |
|                          | **Note: There is a difference between correction and corrective action.**                                                                                                                         |
| Preventive Action        | Action taken to eliminate the **Root Cause(s)** of potential non-conformities in order to prevent them from happening in the first place.                                                        |
|                          | **This action is pre-emptive by nature.**                                                                                                                                                    |
| Root Cause(s)            | The most basic underlying cause(s) that can reasonably be identified that management has control to fix and, when fixed, will prevent (or significantly reduce the likelihood of) the problem’s recurrence. |
# Definition of Critical, Major and Minor

(As per ICAO Document 9839 Manual on Quality Management System for AIS)

<table>
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<th>Meaning</th>
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<tr>
<td>Critical</td>
<td>Directly compromises the <strong>safety</strong> of air navigation e.g. incorrect instrument approach minima, incorrect track or vertical limits.</td>
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<tr>
<td>Major</td>
<td>Published information is missing, ambiguous or difficult to interpret e.g. incorrect ATS frequency.</td>
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| Minor  | Typographical, grammatical, printing or formatting deficiencies which do not directly cause operational difficulties, but do not meet expected standards. **Examples:**  
  - any typo. error where the published information is correct in context and content but could contain spelling or grammatical errors and  
  - errors where there are no operational impacts. |
OBJECTIVES & OVERVIEW OF AN NCPA SYSTEM

To establish guidelines for identifying, controlling and dealing with non-conformities to ensure:

- Incorrect or corrupted information is not used 

and

To establish guidelines for the implementation of the Corrective and Preventive Actions (CAPA) component of the Quality Management System (QMS) in order to eliminate the **ROOT CAUSE(S)** of:

- actual/existing non-conformities, in order to prevent them from occurring **again**.

- **potential** non-conformities to prevent them from occurring in **the first place**; and

- To assess the efficacy of corrective and preventive actions.
OBJECTIVES & OVERVIEW OF AN NCPA SYSTEM

Procedures describe corrective and preventive action.

- Actions are appropriate to the impacts of the nonconformities.
- Record changes in documented procedures resulting from corrective and preventive action.

- Customer complaints
- Audit findings
- Nonconforming product, processes, or systems

Eliminate the cause of existing nonconformity.

Eliminate the cause of potential nonconformity.

8.5.2 Corrective action is taken.

- Resolve complaints and nonconformities.
- Investigate causes of nonconformity.
- Record results of investigations.
- Corrective action is determined, carried out, effective, and reviewed.

- Process operation information
- Customer satisfaction
- Service reports
- Records

8.5.3 Preventive action is taken.

- Use information from many sources to detect, analyze, and eliminate potential causes.
- Identify steps needed to prevent problems.
- Carry out the preventive action.
- Ensure preventive action is effective.
- Actions taken are recorded and reviewed.

Top management reviews the effectiveness of the quality management system (5.6).
How do you know if Preventive Action is needed?

While it is acknowledged that the best time to work on preventing problems is in the QMS Planning Process, the need for initiating a Preventive Action Request (PAR) may still be required as determined by:

- Staff observation or examination of procedures, work instructions and systems
- Management Reviews
- Data/Trend Analysis
- Monitoring Customer perception and satisfaction
- Internal Audits
- External Audits
- Planning and Risk Assessment
Two types of actions may be planned and organised depending on the type of non-conformity as described below:

**Corrective Action:**
Action aimed at preventing actual non-conformities from occurring again.

**Preventive Action:**
Action aimed at resolving potential non-conformities to prevent their occurrence in the first place.

The form used for recording the planning, organisation, control, follow-up and approval of corrective or preventive action is the Corrective or Preventive Action Request (CAR/PAR) Form (AIM/F83,85/QA).
METHODS OF IDENTIFYING NON-CONFORMITIES

- Internally by any AIS personnel via observation during the course of their normal duties.
- Via Audits (External)
- Via AIM QMS Team Meetings
- Externally by a customer and communicated to AIS in person, via phone, fax email or physical document.
AIS Staff shall:

- Correct any non-conformities identified during the course of their duties. This may include re-processing, correction or amendment.

- Initiate Corrective Action by submitting a Corrective or Preventive Action Request (CAR/PAR) Form to the process owner.
The Process Owner shall:

- Determine whether corrective action is required by conducting an impact assessment considering the criticality of the non-conformity using the guidance provided in ICAO Document 9839 – Manual on the QMS for AIS.
  - Generally, issues classified as Critical or Major will indicate the need for corrective action.
  - The process owner must prioritise and balance criticality against resources available when making this decision.

- Determine due date for resolution in conjunction with the QMS Representative.

- Investigate the issue and conduct a Root Cause Analysis (RCA) to determine the root cause(s).
Determine corrective action(s) to be applied based on the results of the RCA.

Apply the corrective action and evaluate its effectiveness for an appropriate period of time as determined in conjunction with the QMS Representative.

If not effective, apply corrective actions until resolution of the issue.

Complete the CAR/PAR Form and submit to the QMS Representative.
ANALYSING AND MONITORING EFFICACY OF ACTIONS

Root Cause Analysis (RCA) is a method of problem solving used for identifying the root causes of faults or problems. To be effective, RCA must be performed systematically, usually as part of an investigation, with conclusions and root causes that are identified backed up by documented evidence. A team effort is typically required.

5 Whys
By repeatedly asking the question “Why” (five is a good rule of thumb), you can peel away the layers of symptoms which can lead to the root cause of a problem.

Benefits of the 5 Whys
Help identify the root cause of a problem.
Determine the relationship between different root causes of a problem. One of the simplest tools; easy to complete without statistical analysis.
ANALYSING AND MONITORING EFFICACY OF ACTIONS

The activities below serve the following purposes:

Impact Assessment:
- To identify the (potential) impacts of a (potential) non-conformity.
- To determine the ‘criticality’ or effect on safety and/or operations of a (potential) non-conformity.
- To ascertain whether a (potential) non-conformity requires (Preventive Action) Corrective Action implementation.

Root Cause Analysis:
- To identify the underlying cause(s) that have led to an undesirable outcome such as a (potential) non-conformity.
- To identify what needs to be changed to prevent (occurrence) recurrence.
- To identify lessons learned to promote achievement of better consequences in the future.
ROLES AND RESPONSIBILITIES

The QMS Representative shall:

- Ensure that the NCPA procedure is effectively implemented and maintained in the AIS Unit.

- Determine, in conjunction with the process owner, appropriate due dates for resolving non-conformities.

- Issue weekly reports to the process owner of any overdue actions.

- Issue bi-annual status reports to the relevant authority, Piarco AIM Quality Assurance Unit and the process owner of issues resolved during the period and any overdue actions. These shall contain the updated Corrective Action Tracking Log.
ROLES AND RESPONSIBILITIES

The QMS Representative shall:

- Monitor and verify the effectiveness of the corrective or preventive actions taken.
- Review and close CARs/PARs after ensuring their resolution.
- Maintain the Corrective/Preventive Action Tracking Log.
- Overall oversight and monitoring of the performance of this procedure using appropriate indicators. (See KPIs in later slide)
OVERSIGHT, ANALYSIS AND REPORTING BY THE QMS REPRESENTATIVE

Purpose of Data and Trend Analysis:

- To process, organize and manipulate data so as to produce useful information that can lead to conclusions to support decision-making.
- To analyse data generated by the QMS in order to monitor its performance and determine appropriate courses of action.
- To enable measurement of Key Performance Indicators (KPIs) set by management.
- To spot a pattern or ‘trend’ in the data and its possible future implications.
OVERSIGHT, ANALYSIS AND REPORTING BY THE QMS REPRESENTATIVE

Importance of Key Performance Indicators:

- To help organisations understand how well they are performing in relation to their strategic goals and objectives.
- To reduce the complex nature of organisational performance to a small number of key indicators in order to make performance more understandable and digestible.
- To be as used as evidence to inform management decisions.
- To facilitate continuous learning and improvement.
OVERSIGHT, ANALYSIS AND REPORTING BY THE QMS REPRESENTATIVE

Important KPIs for the NCPA Procedure:
The following are to be measured over a specific time period e.g. quarterly etc.

- Number of overdue Corrective Actions (CA)
- Number of CA per given process e.g. NOTAM Management, FPL management, AIP (AMDT)
- Number of CA that did not resolve the problem
- Number of non-conformities for the same issue after completion of CA
- Number of open issues/total number for a given period
Summary

Slides 4, 6, 7, 8, 9, 12, 13-19, 21 and 22 briefly summarise the main ideas and activities in this procedure.
REFERENCE MATERIAL

ICAO Document 9839 Manual on the QMS for AIS
Annex 15 Aeronautical Information Services (AIS)
ICAO Document 8126 AIS Manual
ICAO Document 8400 ICAO Abbreviations and Codes
ICAO Document 7910 Location Indicators
ICAO Document 8643 Aircraft Type Designators
ICAO Document 4444 Air Traffic Management
ICAO Document 8697 Aeronautical Chart Manual
Annex 4 Aeronautical Charts
ICAO Document 9881 Guidelines for Electronic Terrain, Obstacle and Aerodrome Mapping Information

The above ICAO documents can be accessed from the Access DB (ICAO Annexes and Documents) using the path AIS Shared Folder/‘ICAO Publications’ Folder/ICAO PUBS on the LAN.
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Useful Websites:
http://www.masquality.com/Business_Solutions/Free_Resources.html
http://www.quality-assurance-solutions.com/
http://asq.org
http://www.cebos.com/
Any Questions......

What do YOU have to say?