

b) Ensuring that the corrective actions contain the

assessment of corrective action, implementation and

d) Evaluation of the effectiveness of the corrective action

c) Providing management with an independent

necessary elements;

completion;

program

## Civil Aviation Authority - Sultanate of Oman Flight Safety Department - Personnel Licensing Section Organizations Operating FSTDs Assessment Checklist

Organization Name			
Site Assessed (address)			
` ' '			
Date of Assessment			
Accountable Manager			
Compliance Monitoring Manager			
Number and Type of FSTDs			
CM Manual Reference			
ORA.FSTD.100	OM	Result	Remarks
OKAN OTD. 100	Reference	SAT UNSAT	Kemarks
	Reference	OAI ONOAI	
1. Accountable Manager			
	T	Г	
Has an accountable manager (AM) with overall			
responsibility for compliance monitoring (CM) been			
nominated?			
Does the accountable manager have corporate authority			
to ensure all necessary activities can be financed and carried out to the standard required by the CAA?			
Has a formal written compliance policy statement been established, included in the CM manual and signed by the			
accountable manager?			
accountable manager:			
2. Compliance Monitoring Manager			
	T	Г	
Has a compliance monitoring manager (CM manager)			
been nominated?			
Are the posts of CM manager and AM combined? If so, is			
the independence of compliance audits assured?			
Does the CM manager have overall responsibility and			
authority to?			
a) Verify that standards are met; and			
b) Ensure that the compliance monitoring program is established, implemented and maintained?			
, 1			
Does the CM manager have direct access to the AM?      Does the CM manager have direct access to the AM?			
Does the CM manager have access to all parts of the     arganization energing on FSTD and as processory and			
organization operating an FSTD and as necessary any			
sub-contractor's organization?			
3. Compliance Monitoring (CM).			
	T		
Has CM been established by the operator?			
Is CM properly documented? (see Section 4)			
Is the CM structured according to the size and complexity			
of the operator?			
Does the CM include the following as a minimum?			
a) Monitoring of compliance with required technical			
standards;			
b) Identification of corrective actions and person			
responsible for rectification;			
c) A feedback system to accountable manager to ensure			
corrective action are promptly addressed; d) Reporting of significant noncompliance to the CAA;			
e) A compliance monitoring program to verify continued			
compliance with applicable requirements, standards			
and procedures.			
Is the CM structured according to the size and complexity			
of the operator?			
Are the responsibilities of the CM manager defined to			
include, as a minimum?			
a) Monitoring of corrective action program;			

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ORA.FSTD.100	OM	Result		Remarks
	Reference	SAT	UNSAT	
<ul> <li>Are adequate financial, material and human resources in place to support CM?</li> </ul>				
Are management evaluations/reviews of CM held at least				
quarterly?  • Does the management evaluation ensure that the CMS is				
working effectively and is it comprehensive and well				
documented?				
Does the compliance monitoring program identify the processes necessary and the persons within the				
organization who have the training, experience,				
responsibility and authority to carry out the following?  a) Schedule and perform quality inspections and audits,				
including unscheduled audits when required;				
b) Identify and record any concerns or findings, and the evidence necessary to substantiate such concerns or				
findings;				
<ul> <li>c) Initiate or recommend solutions to concerns or findings through designated reporting channels;</li> </ul>				
d) Verify the implementation of solutions within specific				
timescales				
• Is there sufficient auditor resource available and can their required level of independence be demonstrated?				
Do the auditor's report directly to the compliance				
monitoring manager?  • Does the defined audit schedule cover the following				
areas, within each 12-month period?				
a) Organization				
b) Plans and objectives c) Maintenance procedures				
d) FSTD qualification level;				
e) Supervision f) FSTD technical status				
g) Manuals, logs and records				
h) Defect deferral i) Personnel training				
j) Aircraft and simulator configuration management,				
including Airworthiness Directives  • How are audit noncompliance's recorded?				
Are procedures in place to ensure that corrective actions				
are taken in response to findings?				
Are records of the compliance monitoring program:     Accurate				
b) Complete and				
c) Readily accessible?  • Is there an acceptable and effective procedure for				
providing a briefing on the CM to all personnel?				
Is there an acceptable and effective procedure for ensuring that all those responsible for managing the CM				
receive training covering?				
a) An introduction to the concept of the CM;				
<ul><li>b) Compliance management;</li><li>c) The concept of compliance assurance;</li></ul>				
d) CM manuals;				
<ul><li>e) Audit techniques;</li><li>f) Reporting and recording;</li></ul>				
g) How the CM supports continuous improvement within				
the organization  • Are suitable training records maintained?				
Are activities within the CM sub-contracted out to external				
agencies?				
Do written agreements exist between the organization and the sub-contractor clearly defining the services and				
standard to be provided?				
Are the procedures in place to ensure that the necessary authorizations/ approval when required are held by a sub-				
contractor?				
Are the procedures in place to establish that the subcontractor has the processory technical competence?				
subcontractor has the necessary technical competence?			1	

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ORA.FSTD.100	OM	Result		Remarks
	Reference	SAT	UNSAT	
4. Compliance Monitoring Manual.				
What is the current status of the CM manual amendment				
and issue date?				
Is there a procedure in place to control copies and the				
distribution of the CM manual?				
• Is the CM manual signed by the accountable manager and the compliance monitoring manager?				
Does the CM manual include, either directly or by				
reference to other documents, the following?				
a) A description of the organization;				
<ul><li>b) Reference to appropriate FSTD technical standards;</li></ul>				
c) Allocation of duties and responsibilities;				
d) Audit procedures;				
<ul><li>e) Reporting procedures;</li><li>f) Follow-up and corrective action procedures;</li></ul>				
g) Document retention policy;				
h) Training records				
Is there a document retention policy covering?				
a) Audit schedules;				
b) Inspection and audit reports;				
<ul><li>c) Responses to findings;</li><li>d) Corrective action reports;</li></ul>				
e) Follow-up and closure reports;				
f) Management evaluation reports.				
Does the CM manual include, either directly or by				
reference to other documents, the following procedures				
for day to day operation of the FSTD?				
a) Defect reporting systems;				
<ul><li>b) Defect rectification processes;</li><li>c) Tracking mechanisms;</li></ul>				
d) Preventative maintenance programs;				
e) Spares handling;				
f) Equipment calibration;				
g) Configuration management of the device including				
visual, IOS and navigation databases;				
<ul> <li>h) Configuration control system to ensure the continued integrity of the hardware and software gualified;</li> </ul>				
i) QTG running and function and subjective tests				
Does the CM manual include, either directly or by				
reference to other documents, procedures for notification				
of the CAA of the following?				
a) Any change in the organization including company				
name, location, management; b) Major changes to a qualified device;				
c) Deactivation or relocation of a qualified device;				
d) Major failures of a qualified device;				
e) Major safety issue associated with the installation.				
Does the CM manual define acceptable and effective				
procedures to ensure compliance with applicable health				
and safety regulations, including?				
<ul><li>a) Safety briefings;</li><li>b) Fire/smoke detection and suppression;</li></ul>				
c) Protection against electrical, mechanical, hydraulic and				
pneumatic hazards;				
d) Other items as defined in AMC1 ORA.FSTD.115				
Does the CM manual include acceptable and effective				
procedures for regularly checking FSTD safety features				
such as emergency stops and emergency lighting, and				
are such tests recorded?	]		]	

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ORA.FSTD.100	OM Result			Remarks
OKA.F31D.100			UNSAT	
	Reference	SAI	UNSAI	
5. Compliance Measures.				
·	I		1	
Have compliance monitoring objectives been developed				
from the policy statement, and included either directly or				
by reference in the CMS manual?  • Does the CMS include processes to produce and review				
appropriate metrics data?				
Do these compliance measures track the following:				
a) FSTD availability;				
b) Numbers of defects;				
c) Open defects;				
d) Defect closure rates;				
e) Training session interrupt rates;				
f) Training session compliance rating				
Do the compliance measures support the compliance				
objectives?				
Required actions/Comments				
Inspector Name		Signa	ature	Date
			-	
				•

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