Subject: Adoption of the First Edition of Annex 16, Volume IV

Action required: a) notify any disapproval before 22 October 2018; b) notify any differences and compliance before 1 December 2018; c) consider the use of the Electronic Filing of Differences System (EFOD) for notification of differences and compliance.

Sir/Madam,

1. I have the honour to inform you that the First Edition of the International Standards and Recommended Practices, Environmental Protection — Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA) (Annex 16, Volume IV to the Convention on International Civil Aviation) was adopted by the Council at the tenth meeting of its 214th Session on 27 June 2018. Copies of the Amendment and the Resolution of Adoption are available as attachments to the electronic version of this State letter on the ICAO-NET (http://portal.icao.int).

2. When adopting the First Edition of Annex 16, Volume IV, the Council prescribed 22 October 2018 as the date on which it will become effective, except for any part concerning which a majority of Contracting States have registered their disapproval before that date. In addition, the Council resolved that the First Edition, to the extent it becomes effective, will become applicable on 1 January 2019 for the elements concerning the development and application of Standards and Recommended Practices (SARPs) for CORSIA implementation.

3. At the 39th Session of the ICAO Assembly, held from 27 September to 7 October 2016, ICAO Member States adopted Assembly Resolution A39-3 related to CORSIA, and requested the Council to develop SARPs and related guidance material for the implementation of CORSIA.
4. As requested in Assembly Resolution A39-3 paragraph 20, the monitoring, reporting and verification (MRV) requirements related to CO₂ emissions from international flights under the First Edition of Annex 16, Volume IV will apply from 1 January 2019. The CO₂ offsetting requirements under the First Edition of Annex 16, Volume IV will apply from 1 January 2021.

5. In conformity with the Resolution of Adoption, I request that:

a) before 22 October 2018 you inform me if there is any part of the adopted Standards and Recommended Practices (SARPs) in the First Edition of Annex 16, Volume IV, concerning which your Government wishes to register disapproval, using the form in Attachment B for this purpose. Please note that only statements of disapproval need be registered and if you do not reply it will be assumed that you do not disapprove of the amendment;

b) before 1 December 2018 you inform me of the following, using the Electronic Filing of Differences (EFOD) System or the form in Attachment C for this purpose:

1) any differences that will exist on 1 January 2019 between the national regulations or practices of your Government and the provisions of the whole of the First Edition of Annex 16, Volume IV, and thereafter of any further differences that may arise; and

2) the date or dates by which your Government will have complied with the provisions of the whole of the First Edition of Annex 16, Volume IV.

6. With reference to the request in paragraph 5 a) above, it should be noted that a registration of disapproval of the First Edition of Annex 16, Volume IV or any part of it in accordance with Article 90 of the Convention does not constitute a notification of differences under Article 38 of the Convention. To comply with the latter provision, a separate statement is necessary if any differences do exist, as requested in paragraph 5 b) 1). It is recalled in this respect that international Standards in Annexes have a conditional binding force, to the extent that the State or States concerned have not notified any difference thereto under Article 38 of the Convention.

7. With reference to the request in paragraph 5 b) above, it also should be noted that the ICAO Assembly, at its 38th Session (24 September – 4 October 2013) resolved that Member States should be encouraged to use the EFOD System when notifying differences (Resolution A38-11, refers). EFOD is currently available on the Universal Safety Oversight Audit Programme (USOAP) restricted website (http://www.icao.int/ussoap) which is accessible by all Member States and you are invited to consider using this for notification of compliance and differences.

8. Guidance on the determination and reporting of differences is given in the Note on the Notification of Differences in Attachment D.

9. I would appreciate it if you would also send a copy of your notifications, referred to in paragraph 5 b) above, to the ICAO Regional Office accredited to your Government.

10. At the fifth meeting of its 204th Session, the Council requested that States, when being advised of the adoption of an Annex amendment, be provided with information on implementation and available guidance material, as well as an impact assessment. This is presented for your information in Attachments E and F, respectively.
11. As soon as practicable after the amendment becomes effective, on 22 October 2018, the First Edition of Annex 16, Volume IV will be forwarded to you.

Accept, Sir/Madam, the assurances of my highest consideration.

Fang Liu
Secretary General

Enclosures:

A — Adoption of the Foreword of the First Edition of Annex 16, Volume IV
B — Form for the notification of disapproval of all or part of the First Edition of Annex 16, Volume IV
C — Form for the notification of compliance with or differences from the First Edition of Annex 16, Volume IV
D — Note on the notification of differences to Annex 16, Volume IV and form of notification
E — Implementation task list and outline of guidance material in relation to the First Edition of Annex 16, Volume IV
FOREWORD OF THE FIRST EDITION OF ANNEX 16, VOLUME IV

Add the following elements at the end of Table A:

<table>
<thead>
<tr>
<th>Amendment</th>
<th>Source(s)</th>
<th>Subject</th>
<th>Adopted/Approved Effective Applicable</th>
</tr>
</thead>
</table>
NOTIFICATION OF DISAPPROVAL OF ALL OR PART OF
THE FIRST EDITION OF ANNEX 16, VOLUME IV

To: The Secretary General
   International Civil Aviation Organization
   999 Robert-Bourassa Boulevard
   Montréal, Québec
   Canada H3C 5H7

(State) ______________________________________ hereby wishes to disapprove the following parts of
the First Edition of Annex 16, Volume IV:

Signature ________________________________ Date ________________

NOTES

1) If you wish to disapprove all or part of the First Edition of Annex 16, Volume IV, please dispatch
this notification of disapproval to reach ICAO Headquarters by 22 October 2018. If it has not been
received by that date it will be assumed that you do not disapprove of the First Edition of Annex 16,
Volume IV. **If you approve of all parts of the First Edition, it is not necessary to return this
notification of disapproval.**

2) This notification should not be considered a notification of compliance with or differences from
Annex 16, Volume IV. Separate notifications on this are necessary (see Attachment C).

3) Please use extra sheets as required.
NOTIFICATION OF COMPLIANCE WITH OR DIFFERENCES
FROM ANNEX 16, VOLUME IV

To:  The Secretary General
      International Civil Aviation Organization
      999 Robert-Bourassa Boulevard
      Montréal, Québec
      Canada  H3C 5H7

1. No differences will exist on ________________________ between the national regulations and/or practices of (State) ________________________ and the provisions of Annex 16, Volume IV.

2. The following differences will exist on ________________________ between the regulations and/or practices of (State) ________________________ and the provisions of Annex 16, Volume IV (please see Note 2).

   a) Annex Provision   b) Details of Difference   c) Remarks
      (Please give exact paragraph reference) (Please describe the difference clearly and concisely) (Please indicate reasons for the difference)

(Please use extra sheets as required)
3. By the dates indicated below, (State) __________________________ will have complied with the provisions of Annex 16, Volume IV.

a) Annex Provision                  b) Date                  c) Comments
(Please give exact paragraph reference)

(Please use extra sheets as required)

Signature __________________________________________ Date ______________________________

NOTES

1) If paragraph 1 above is applicable to your State, please complete paragraph 1 and return this form to ICAO Headquarters. If paragraph 2 is applicable to you, please complete paragraphs 2 and 3 and return the form to ICAO Headquarters.

2) A detailed repetition of previously notified differences, if they continue to apply, may be avoided by stating the current validity of such differences.

3) Guidance on the notification of differences is provided in the Note on the Notification of Differences and in the Manual on Notification and Publication of Differences (Doc 10055).

4) Please send a copy of this notification to the ICAO Regional Office accredited to your Government.
ATTACHMENT D to State letter AN 1/17.14 – 18/78

NOTE ON THE NOTIFICATION OF DIFFERENCES TO ANNEX 16, VOLUME IV
AND FORM OF NOTIFICATION
(Prepared and issued in accordance with instructions of the Council)

1. **Introduction**

1.1 Article 38 of the *Convention on International Civil Aviation* (“Convention”) requires that a Contracting State notify ICAO any time it does not comply with a Standard in all respects, it does not bring its regulations or practices into full accord with any Standard, or it adopts regulations or practices differing in any particular respect from the Standard.

1.2 The Assembly and the Council, when reviewing the notification of differences by Contracting States in compliance with Article 38 of the Convention, have repeatedly noted that the timeliness and currency of such notifications is not entirely satisfactory. Therefore, this note is issued to reiterate the primary purpose of Article 38 of the Convention and to facilitate the determination and notification of differences.

1.3 The primary purpose of the notification of differences is to promote safety, regularity and efficiency in air navigation by ensuring that governmental and other agencies, including operators and service providers, concerned with international civil aviation are made aware of all national regulations and practices in so far as they differ from those prescribed in the Standards contained in Annexes to the Convention.

1.4 Contracting States are, therefore, requested to give particular attention to the notification of differences with respect to Standards in all Annexes, as described in paragraph 4 b) 1) of the Resolution of Adoption.

1.5 Although differences from Recommended Practices are not notifiable under Article 38 of the Convention, the Assembly has urged Contracting States to extend the above considerations to Recommended Practices contained in Annexes to the Convention, as well.

2. **Notification of differences from Standards and Recommended Practices (SARPs)**

2.1 Guidance to Contracting States in the notification of differences to Standards and Recommended Practices (SARPs) can only be given in very general terms. Contracting States are further reminded that compliance with SARPs generally extends beyond the issuance of national regulations and requires establishment of practical arrangements for implementation, such as the provision of facilities, personnel and equipment and effective enforcement mechanisms. Contracting States should take those elements into account when determining their compliance and differences. The following categories of differences are provided as a guide in determining whether a notifiable difference exists:

   a) A Contracting State’s requirement is more exacting or exceeds a SARP *(Category A)*. This category applies when the national regulation and practices are more demanding than the corresponding SARP, or impose an obligation within the scope of the Annex which is not covered by the SARP. This is of particular importance where a Contracting State requires a higher standard which affects the operation of aircraft of other Contracting States in and above its territory;
b) *A Contracting State’s requirement is different in character or the Contracting State has established other means of compliance (Category B)*. This category applies, in particular, when the national regulation and practices are different in character from the corresponding SARP, or when the national regulation and practices differ in principle, type or system from the corresponding SARP, without necessarily imposing an additional obligation; and

c) *A Contracting State’s requirement is less protective, partially implemented or not implemented (Category C)*. This category applies when the national regulation and practices are less protective than the corresponding SARP; when no national regulation has been promulgated to address the corresponding SARP, in whole or in part; or when the Contracting State has not brought its practices into full accord with the corresponding SARP.

These categories do not apply to Not Applicable SARP. Please see the paragraph below.

2.2 **Not Applicable SARP.** When a Contracting State deems a SARP concerning aircraft, operations, equipment, personnel, or air navigation facilities or services to be not applicable to the existing aviation activities of the State, notification of a difference is not required. For example, a Contracting State that is not a State of Design or Manufacture and that does not have any national regulations on the subject, would not be required to notify difference from Annex 8 provisions related to the design and construction of an aircraft.

2.3 **Differences from appendices, tables and figures.** The material comprising a SARP includes not only the SARP itself, but also the appendices, tables and figures associated with the SARP. Therefore, differences from appendices, tables and figures are notifiable under Article 38. In order to file a difference against an appendix, table or figure, States should file a difference against the SARP that makes reference to the appendix, table or figure.

2.4 **Differences from definitions.** Contracting States should notify differences from definitions. The definition of a term used in a SARP does not have independent status but is an essential part of each SARP in which the term is used. Therefore, a difference from the definition of the term may result in there being a difference from any SARP in which the term is used. To this end, Contracting States should take into consideration differences from definitions when determining compliance or differences to SARPs in which the terms are used.

2.5 The notification of differences should be not only to the latest amendment but to the whole Annex, including the amendment. In other words, Contracting States that have already notified differences are requested to provide regular updates of the differences previously notified until the difference no longer exists.

2.6 Further guidance on the identification and notification of differences, examples of well-defined differences and examples of model processes and procedures for management of the

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* The expression “different in character or other means of compliance” in b) would be applied to a national regulation and practice which achieve, by other means, the same objective as that of the corresponding SARPs or for other substantive reasons so cannot be classified under a) or c).
notification of differences can be found in the Manual on Notification and Publication of Differences (Doc 10055).

3. **Form of notification of differences**

3.1 Differences can be notified:

a) by sending to ICAO Headquarters a form on notification of compliance or differences; or

b) through the Electronic Filing of Differences (EFOD) System at www.icao.int/usoap.

3.2 When notifying differences, the following information should be provided:

a) the number of the paragraph or subparagraph which contains the SARP to which the difference relates*;

b) the reasons why the State does not comply with the SARP, or considers it necessary to adopt different regulations or practices;

c) a clear and concise description of the difference; and

d) intentions for future compliance and any date by which your Government plans to confirm compliance with and remove its difference from the SARP for which the difference has been notified.

3.3 The differences notified will be made available to other Contracting States, normally in the terms used by the Contracting State when making the notification. In the interest of making the information as useful as possible, Contracting States are requested to ensure that:

a) statements be as clear and concise as possible and be confined to essential points;

b) the provision of extracts from national regulations not be considered as sufficient to satisfy the obligation to notify differences; and

c) general comments, unclear acronyms and references be avoided.

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* This applies only when the notification is made under 3.1 a).
IMPLEMENTATION TASK LIST AND OUTLINE OF GUIDANCE MATERIAL IN RELATION
TO THE FIRST EDITION OF ANNEX 16, VOLUME IV

1. IMPLEMENTATION TASK LIST

1.1 Essential steps to be followed by a State in order to implement the First Edition of Annex 16, Volume IV:

   a) identification of the rule-making process necessary to transpose the new ICAO provisions into national regulations;

   b) establishment of a national implementation plan that takes into account the new ICAO provisions;

   c) conduct a gap analysis between the new ICAO provisions and national framework;

   d) drafting of the necessary modifications to the national regulations;

   e) official adoption of the national regulations and means of compliance; and

   f) notification of differences, if any, to ICAO.

1.2 The following represents a checklist of important actions by States for the implementation of CORSIA from 2018 through to 2019 and 2020:

<table>
<thead>
<tr>
<th>Recommended Preparatory Actions (2018)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Designate a focal point for CORSIA implementation</td>
<td>February 2018</td>
</tr>
<tr>
<td>Participate in ICAO’s CORSIA training and capacity building</td>
<td>March/April 2018</td>
</tr>
<tr>
<td>Coordinate necessary actions with focal points of aeroplane operators attributed to your State</td>
<td>Summer 2018</td>
</tr>
<tr>
<td>Approve the aeroplane operator’s Emissions Monitoring Plan</td>
<td>30 November 2018</td>
</tr>
<tr>
<td>Establish necessary national regulatory framework</td>
<td>December 2018</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Action</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approve the aeroplane operator’s Emissions Monitoring Plan</td>
<td>30 April 2019</td>
</tr>
<tr>
<td>Submit lists of aeroplane operators attributed to your State and verification bodies accredited in your State to ICAO</td>
<td>30 April 2019</td>
</tr>
<tr>
<td>Obtain and use ICAO document entitled “CORSIA Aeroplane Operator to State Attributions”</td>
<td>31 May 2019</td>
</tr>
</tbody>
</table>
2019 - 2020: Baseline Period Actions (2020)

<table>
<thead>
<tr>
<th>Action</th>
<th>Action Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduct an order of magnitude check of the aeroplane operator’s verified Emissions Report for 2019</td>
<td>1 June – 31 August 2020</td>
</tr>
<tr>
<td>Notify ICAO of your State’s participation in CORSIA offsetting in year 2021</td>
<td>30 June 2020</td>
</tr>
<tr>
<td>Notify ICAO which option your State has selected for calculating the aeroplane operator’s CO₂ emissions during the 2021-2023 period</td>
<td>30 June 2020</td>
</tr>
<tr>
<td>Obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs”</td>
<td>1 August 2020</td>
</tr>
<tr>
<td>Submit CO₂ emissions data of 2019 to ICAO</td>
<td>31 August 2020</td>
</tr>
<tr>
<td>Submit updates to the list of aeroplane operators attributed to your State and updates to the verification bodies accredited in your State to ICAO</td>
<td>30 November 2020</td>
</tr>
<tr>
<td>Obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions”</td>
<td>31 December 2020</td>
</tr>
</tbody>
</table>

2. STANDARDIZATION PROCESS

2.1 Effective date: 22 October 2018

2.2 Applicability date: 1 January 2019

2.3 Embedded applicability date(s):

   a) The MRV requirements of the First Edition of Annex 16, Volume IV will apply to an Aeroplane Operator producing annual CO₂ emissions greater than 10 000 tonnes from international flights conducted by aeroplanes with a maximum certificated take-off mass greater than 5 700 kg from 1 January 2019, with the exception of humanitarian, medical and firefighting flights.

   b) From 1 January 2021 to 31 December 2035, the offsetting requirements of the First Edition of Annex 16, Volume IV will apply to an Aeroplane Operator conducting international flights (as defined in Part II, Chapter 1, 1.1.2, and Part II, Chapter 2, 2.1) between States included in the forthcoming ICAO document entitled “CORSIA States for Chapter 3 State Pairs”.

3. SUPPORTING DOCUMENTATION

3.1 ICAO documentation

<table>
<thead>
<tr>
<th>Title</th>
<th>Type (PANS/TI/Manual/Circ)</th>
<th>Planned publication date</th>
</tr>
</thead>
</table>
3.2 External documentation

<table>
<thead>
<tr>
<th>Title</th>
<th>External organization</th>
<th>Publication date</th>
</tr>
</thead>
</table>

4. IMPLEMENTATION ASSISTANCE TASKS

<table>
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<tr>
<th>Type</th>
<th>Global</th>
<th>Regional</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity Building Seminar</td>
<td>ICAO Headquarters, July 2018</td>
<td>ICAO regions, March/April 2018</td>
</tr>
<tr>
<td>Capacity Building Seminar</td>
<td>ICAO Headquarters, 2nd quarter 2019</td>
<td>ICAO regions, 1st quarter 2019</td>
</tr>
<tr>
<td>Capacity Building Seminar</td>
<td>ICAO Headquarters, 2nd quarter 2020</td>
<td>ICAO regions, 1st quarter 2020</td>
</tr>
<tr>
<td>Training for States on MRV and national regulatory frameworks</td>
<td>Ongoing from 3rd quarter 2018</td>
<td>Ongoing from 3rd quarter 2018</td>
</tr>
<tr>
<td>Training for verification bodies and accreditation bodies</td>
<td>4th quarter 2018 to end of 2019</td>
<td>4th quarter 2018 to end of 2019</td>
</tr>
</tbody>
</table>
5. UNIVERSAL SAFETY OVERSIGHT AUDIT PROGRAMME (USOAP)

5.1 No new protocol questions are required.
IMPACT ASSESSMENT IN RELATION TO THE FIRST EDITION OF ANNEX 16, VOLUME IV

1. INTRODUCTION

1.1 The First Edition of Annex 16, Volume IV is intended to address technical issues associated with the development and application of Standards and Recommended Practices (SARPs) for the implementation of the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2. IMPACT ASSESSMENT

2.1 Safety impact: Nil.

2.2 Financial impact: The total cost estimate covers both the administrative cost for the implementation of the MRV system and Registries for States, Aeroplane Operators and ICAO, as well as the compliance cost from offsetting requirements for Aeroplane Operators. The administrative cost for States represents approximately 0.5 per cent of the total cost estimate for the CORSIA implementation. The vast majority of the cost for the industry is the compliance cost for offsetting requirements. The total cost for the implementation of CORSIA is expected to be manageable and should represent a small fraction of total operating costs or revenue for the aviation industry.

2.3 Security impact: Nil.

2.4 Environmental impact: CORSIA is an important component of the basket of measures to reduce CO₂ emissions from international aviation and to achieve the global aspirational goal of carbon-neutral growth from 2020 onwards. CORSIA addresses annual increases in total CO₂ emissions from international civil aviation (i.e. civil aviation flights that depart in one country and arrive in a different country) above the 2019-2020 average levels.

2.5 Efficiency impact: Nil.

2.6 Expected implementation time:

a) The MRV requirements of the First Edition to Annex 16, Volume IV will apply to an Aeroplane Operator producing annual CO₂ emissions greater than 10 000 tonnes from international flights conducted by aeroplanes with a maximum certificated take-off mass greater than 5 700 kg from 1 January 2019, with the exception of humanitarian, medical and firefighting flights.

b) From 1 January 2021 to 31 December 2035, the offsetting requirements of the First Edition of Annex 16, Volume IV will apply to an Aeroplane Operator conducting international flights (as defined in Part II, Chapter 1, 1.1.2, and Part II, Chapter 2, 2.1) between States included in the forthcoming ICAO document entitled “CORSIA States for Chapter 3 State Pairs”.

— END —
FIRST EDITION

TO THE

INTERNATIONAL STANDARDS
AND RECOMMENDED PRACTICES

ENVIRONMENTAL PROTECTION

ANNEX 16

TO THE CONVENTION ON INTERNATIONAL CIVIL AVIATION

VOLUME IV

CARBON OFFSETTING AND REDUCTION SCHEME FOR
INTERNATIONAL AVIATION (CORSIA)

The First Edition of Annex 16, Volume IV, contained in this document was adopted by the Council of ICAO on 27 June 2018. Such parts of this amendment as have not been disapproved by more than half of the total number of Contracting States on or before 22 October 2018 will become effective on that date and will become applicable on 1 January 2019 as specified in the Resolution of Adoption (State letter AN 1/17.14 – 18/78 refers).

JUNE 2018

INTERNATIONAL CIVIL AVIATION ORGANIZATION
RESOLUTION OF ADOPTION

The Council

Acting in accordance with the Convention on International Civil Aviation, and particularly with the provisions of Articles 37, 54 and 90 thereof,

1. Hereby adopts on 27 June 2018 the International Standards and Recommended Practices contained in the document entitled International Standards and Recommended Practices, Environmental Protection — Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA) which for convenience is designated Annex 16, Volume IV to the Convention;

2. Prescribes 22 October 2018 as the date upon which the said Annex 16 shall become effective, except for any part thereof in respect of which a majority of the Contracting States have registered their disapproval with the Council before that date;

3. Resolves that the said Annex or such parts thereof as have become effective shall become applicable on 1 January 2019;

4. Requests the Secretary General:

   a) to notify each Contracting State immediately of the above action and immediately after 22 October 2018 of those parts of the amendment which have become effective;

   b) to request each Contracting State:

      1) to notify the Organization (in accordance with the obligation imposed by Article 38 of the Convention) of the differences that will exist on 1 January 2019 between its national regulations or practices and the provisions of the Standards in the Annex, such notification to be made before 1 December 2018, and thereafter to notify the Organization of any further differences that arise;

      2) to notify the Organization before 1 December 2018 of the date or dates by which it will have complied with the provisions of the Standards in the Annex as hereby amended;

   c) to invite each Contracting State to notify additionally any differences between its own practices and those established by the Recommended Practices, when the notification of such differences is important for the safety of air navigation, following the procedure specified in subparagraph b) above with respect to differences from Standards.
TEXT OF THE FIRST EDITION OF THE
INTERNATIONAL STANDARDS
AND RECOMMENDED PRACTICES
ENVIRONMENTAL PROTECTION

ANNEX 16
TO THE CONVENTION ON INTERNATIONAL CIVIL AVIATION

VOLUME IV
CARBON OFFSETTING AND REDUCTION SCHEME FOR INTERNATIONAL AVIATION
(CORSIA)

...
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3.2 CO₂ offsetting requirements
3.3 Emissions reductions from the use of CORSIA eligible fuels
3.4 Total final CO₂ offsetting requirements for a given compliance period with emissions reductions from the use of CORSIA eligible fuels

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4.2 Cancelling CORSIA Eligible Emissions Units
4.3 Reporting emissions unit cancellation
4.4 Verification of Emissions Unit Cancellation Report

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2. Compliance periods and timeline

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1. Introduction
2. Fuel Use Monitoring Methods

APPENDIX 3.  CO₂ emissions estimation and reporting methods and tools .......................... APP III-...

1. Introduction
2. ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT)

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1. Introduction
2. Content of Emissions Monitoring Plans

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3. Content of Emissions Report from State to ICAO
4. Content of Emissions Unit Cancellation Report from aeroplane operator to State
5. Content of Emissions Unit Cancellation Report from State to ICAO

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2. Verification body
3. Verification of Emissions Report and Emissions Unit Cancellation Report
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  Figure A-2. Process for attribution of an aeroplane operator to a State ........................................... ATT A-2

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  Figure C-2. Collection of required data to implement Method A with fuel uplift from fuel supplier........ ATT C-2
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FOREWORD

Historical background

Standards and Recommended Practices for Environmental Protection were first adopted by the Council on 2 April 1971 for Aircraft Noise, pursuant to the provisions of Article 37 of the Convention on International Civil Aviation (Chicago, 1944) and designated as Annex 16 to the Convention. On 11 May 1981, the Council agreed that it was desirable to include all provisions relating to environmental aspects of aviation in one Annex to the Convention; it therefore renamed Annex 16 as “Environmental Protection”, making the existing text of the Annex into Volume I — Aircraft Noise, and adopting the first edition of Volume II — Aircraft Engine Emissions on 30 June 1981. On 3 March 2017, the first edition of Annex 16, Volume III — Aeroplane CO₂ Emissions was adopted by the Council.

This Volume IV to Annex 16 was developed in response to a request by the ICAO Assembly which, at its 39th Session in 2016, adopted Assembly Resolution A39-3: Consolidated statement of continuing ICAO policies and practices related to environmental protection — Global Market-based Measure (MBM) scheme. In this Resolution, Member States decided to implement a global MBM scheme in the form of the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

Discussions on the application of MBMs as a means to limit or reduce CO₂ emissions from international civil aviation had taken place prior to the 37th Session of the Assembly in 2010, which adopted Assembly Resolution A37-19: Consolidated statement of continuing ICAO policies and practices related to environmental protection — Climate change. Assembly Resolution A37-19 requested the Council, with the support of Member States and international organizations, to continue to explore the feasibility of a global MBM scheme by undertaking further studies on the technical aspects, environmental benefits, economic impacts and the modalities of such a scheme, taking into account the outcome of the negotiations under the United Nations Framework Convention on Climate Change (UNFCCC) and other international developments, as appropriate, and report the progress for consideration by the 38th Session of the ICAO Assembly in 2013.

The 37th Session of the Assembly also adopted global aspirational goals for the international aviation sector of annual average fuel efficiency improvement of 2 per cent, and keeping the global net carbon emissions from 2020 at the same level (also referred to as carbon neutral growth from 2020).

The work requested by Resolution A37-19 focused on the qualitative and quantitative assessments of potential options for a global MBM scheme for international aviation. Building on this work, the 38th Session of the ICAO Assembly in 2013, through Resolution A38-18: Consolidated statement of continuing ICAO policies and practices related to environmental protection — Climate change, decided to develop a global MBM scheme for international aviation, and requested the Council, with the support of Member States, to finalize the work on the technical aspects, environmental and economic impacts and modalities of the possible options for a global MBM scheme, including on its feasibility and practicability, taking into account the need for development of international aviation, the proposal of the aviation industry and other international developments, as appropriate, and without prejudice to the negotiations under the UNFCCC.

Assembly Resolution A38-18 further requested the Council to identify the major issues and problems, including those for Member States, and make a recommendation on a global MBM scheme that appropriately addresses them and key design elements, including a means to take into account special circumstances and respective capabilities of ICAO Member States. The Council was also requested to identify the mechanisms for the implementation of the scheme from 2020 as part of a basket of measures that also include technologies, operational improvements and sustainable aviation fuels to achieve ICAO’s global aspirational goals.

Following the 38th Session of the Assembly, the 200th Session of the Council in November 2013 supported that the Committee on Aviation Environmental Protection (CAEP) would continue to undertake technical tasks related to the development of a global MBM scheme, as requested by Resolution A38-18. The Council also decided upon the establishment of an Environment Advisory Group of the Council (EAG), which was mandated to oversee all the
work related to the development of a global MBM scheme and make recommendations to the Council.

The EAG focused its work on a mandatory carbon offsetting approach as the basis for a global MBM scheme for international aviation. The EAG/15 meeting in January 2016 considered a draft Assembly Resolution text on a global MBM scheme, which was further refined throughout 2016 by two meetings of a High-level Group on a Global MBM Scheme in February and April 2016, a High-level Meeting on a Global MBM Scheme in May 2016 and a Friends of the President Informal Meeting in August 2016.

The Assembly, by adopting Resolution A39-3, requested the Council, with the technical contribution of CAEP, to develop the SARPs and related guidance material for the implementation of the Monitoring, Reporting and Verification (MRV) system under the CORSIA, and for Emissions Unit Criteria (EUC) to support the purchase of appropriate emissions units by aircraft operators under the scheme, taking into account relevant developments in the UNFCCC and Article 6 of the Paris Agreement; as well as policies and related guidance material to support the establishment of registries under the CORSIA.

Following the Assembly, the 209th Session of the Council endorsed the overall plan of preparatory activities for the CORSIA implementation, including development of the CORSIA-related draft SARPs and guidance by CAEP.

The CAEP developed International Standards and Recommended Practices for the CORSIA and, after amendment following the usual consultation with the Contracting States of the Organization, this Annex 16, Volume IV was adopted by the Council.

Table A shows the origin of amendments to the Annex 16, Volume IV over time together with a list of the principal subjects involved and the dates on which the Annex and the amendments were adopted by the Council, when they became effective and when they became applicable.

**Applicability**

Part I of Volume IV of Annex 16 contains definitions, abbreviations and symbols. Part II, Chapter 2 contains Standards, Recommended Practices and guidelines for monitoring, reporting and verification of an aeroplane operator’s CO₂ emissions. Part II, Chapter 3 contains Standards, Recommended Practices and guidelines on an aeroplane operator’s CO₂ offsetting requirements that can be reconciled using Emissions Units generated by eligible programmes under Chapter 4. The relevant applicability requirements to an aeroplane operator engaged in international air navigation are specified in the individual Chapters of Volume IV of Annex 16.

**Action by Contracting States**

Notification of differences. The attention of Contracting States is drawn to the obligation imposed by Article 38 of the Convention by which Contracting States are required to notify the Organization of any differences between their national regulations and practices and the International Standards contained in this Annex and any amendments thereto. Contracting States are invited to extend such notification to any differences from the Recommended Practices contained in this Annex, and any amendments thereto, when the notification of such differences is important for the safety of air navigation. Furthermore, Contracting States are invited to keep the Organization currently informed of any differences which may subsequently occur, or of the withdrawal of any differences previously notified. A specific request for notification of differences will be sent to Contracting States immediately after the adoption of each amendment to this Annex.

The attention of States is also drawn to the provisions of Annex 15 related to the publication of differences between their national regulations and practices and the related ICAO Standards and Recommended Practices through the Aeronautical Information Service, in addition to the obligation of States under Article 38 of the Convention.
Use of the Annex text in national regulations. The Council, on 13 April 1948, adopted a resolution inviting the attention of Contracting States to the desirability of using in their own national regulations, as far as is practicable, the precise language of those ICAO Standards that are of a regulatory character and also of indicating departures from the Standards, including any additional national regulations that were important for the safety or regularity of international air navigation. Wherever possible, the provisions of this Annex have been written in such a way as to facilitate incorporation, without major textual changes, into national legislation.

Status of Annex components

An Annex is made up of the following component parts, not all of which, however, are necessarily found in every Annex; they have the status indicated:

1.— Material comprising the Annex proper:
   a) Standards and Recommended Practices adopted by the Council under the provisions of the Convention. They are defined as follows:

   Standard: Any specification for physical characteristics, configuration, material, performance, personnel or procedure, the uniform application of which is recognized as necessary for the safety or regularity of international air navigation and to which Contracting States will conform in accordance with the Convention; in the event of impossibility of compliance, notification to the Council is compulsory under Article 38.

   Recommended Practice: Any specification for physical characteristics, configuration, material, performance, personnel or procedure, the uniform application of which is recognized as desirable in the interest of safety, regularity or efficiency of international air navigation, and to which Contracting States will endeavour to conform in accordance with the Convention.

   b) Appendices comprising material grouped separately for convenience but forming part of the Standards and Recommended Practices adopted by the Council.

   c) Provisions governing the applicability of the Standards and Recommended Practices.

   d) Definitions of terms used in the Standards and Recommended Practices which are not self-explanatory in that they do not have accepted dictionary meanings. A definition does not have an independent status but is an essential part of each Standard and Recommended Practice in which the term is used, since a change in the meaning of the term would affect the specification.

   e) Tables and Figures which add to or illustrate a Standard or Recommended Practice and which are referred to therein, form part of the associated Standard or Recommended Practice and have the same status.

2.— Material approved by the Council for publication in association with the Standards and Recommended Practices:

   a) Forewords comprising historical and explanatory material based on the action of the Council and including an explanation of the obligations of States with regard to the application of the Standards and Recommended Practices ensuing from the Convention and the Resolution of Adoption.

   b) Introductions comprising explanatory material introduced at the beginning of parts, chapters or sections of the Annex to assist in the understanding of the application of the text.
c) *Notes* included in the text, where appropriate, to give factual information or references bearing on the Standards or Recommended Practices in question, but not constituting part of the Standards or Recommended Practices.

d) *Attachments* comprising material supplementary to the Standards and Recommended Practices, or included as a guide to their application.

**Selection of language**

This Annex has been adopted in six languages — English, Arabic, Chinese, French, Russian and Spanish. Each Contracting State is requested to select one of those texts for the purpose of national implementation and for other effects provided for in the Convention, either through direct use or through translation into its own national language, and to notify the Organization accordingly.

**Editorial practices**

The following practice has been adhered to in order to indicate at a glance the status of each statement: *Standards* have been printed in light face roman; *Recommended Practices* have been printed in light face italics, the status being indicated by the prefix *Recommendation*; *Notes* have been printed in light italics, the status being indicated by the prefix *Note*.

It is to be noted that in the English text the following practice has been adhered to when writing the specifications: Standards employ the operative verb “shall” while Recommended Practices employ the operative verb “should”.

The units of measurement used in this document are in accordance with the International System of Units (SI) as specified in Annex 5 to the *Convention on International Civil Aviation*. Where Annex 5 permits the use of non-SI alternative units these are shown in parentheses following the basic units. Where two sets of units are quoted it must not be assumed that the pairs of values are equal and interchangeable. It may, however, be inferred that an equivalent level of safety is achieved when either set of units is used exclusively.

Any reference to a portion of this document which is identified by a number includes all subdivisions of that portion.
## Table A. Amendments to Volume IV of Annex 16

<table>
<thead>
<tr>
<th>Amendment</th>
<th>Source(s)</th>
<th>Subject(s)</th>
<th>Adopted</th>
<th>Effective</th>
<th>Applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st Edition</td>
<td>2017 Steering Group Meeting of the Committee on Aviation Environmental Protection</td>
<td></td>
<td>27 June 2018</td>
<td>22 October 2018</td>
<td>1 January 2019</td>
</tr>
</tbody>
</table>
PART I. DEFINITIONS, ABBREVIATIONS AND UNITS

CHAPTER 1. — DEFINITIONS

Administrative partnership. Delegation of administering tasks in this Volume from one State to another State(s).

Aerodrome. A defined area on land or water (including any buildings, installations and equipment) intended to be used either wholly or in part for the arrival, departure and surface movement of aircraft.

Aerodrome pair. A group of two aerodromes composed of a departing aerodrome and an arrival aerodrome.

Aeroplane. A power-driven heavier-than-air aircraft, deriving its lift in flight chiefly from aerodynamic reactions on surfaces which remain fixed under given conditions of flight.

Aeroplane owner. Person(s), organization(s) or enterprise(s) identified via Item 4 (Name of owner) and Item 5 (Address of owner) on the certificate of registration of an aeroplane.

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

Conversion process. A type of technology used to convert a feedstock into aviation fuel.

CORSIA eligible fuel. A CORSIA sustainable aviation fuel or a CORSIA lower carbon aviation fuel, which an operator may use to reduce their offsetting requirements.

CORSIA lower carbon aviation fuel. A fossil-based aviation fuel that meets the CORSIA Sustainability Criteria under this Volume.

CORSIA sustainable aviation fuel. A renewable or waste-derived aviation fuel that meets the CORSIA Sustainability Criteria under this Volume.

Feedstock. A type of unprocessed raw material used for the production of aviation fuel.

Flight plan. Specified information provided to air traffic services units, relative to an intended flight or portion of a flight of an aircraft.

Fuel uplift. Measurement of fuel provided by the fuel supplier, as documented in the fuel delivery notes or invoices for each flight (in litre).

Great Circle Distance. The shortest distance, rounded to the nearest kilometre, between the origin and the destination aerodromes, measured over the earth’s surface modelled according to the World Geodetic System 1984 (WGS84).

Note. — Latitude and longitude coordinates of aerodromes can be obtained from the ICAO Location Indicators database.
National accreditation body. A body authorized by a State which attests that a verification body is competent to provide specific verification services.

New entrant. Any aeroplane operator that commences an aviation activity falling within the scope of this Volume on or after its entry into force and whose activity is not in whole or in part a continuation of an aviation activity previously performed by another aeroplane operator.

Notifying State. The State that has submitted to ICAO the request for the registration of or change in the three-letter designator of an aeroplane operator over which it has jurisdiction.

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

Pathway. A specific combination of feedstock and conversion process used for the production of aviation fuel.

Reporting period. A period which commences on 1 January and finishes on 31 December in a given year for which an aeroplane operator or State reports required information. The flight departure time (UTC) determines which reporting period a flight belongs to.

State pair. A group of two States composed of a departing State or its territories and an arrival State or its territories.

Verification of report. An independent, systematic and sufficiently documented evaluation process of an emissions report and, when required, a cancellation of eligible emissions units report.

Verification body. A legal entity that performs the verification of an Emissions Report and, when required, an Emissions Unit Cancellation Report, as an accredited independent third party.

Verification team. A group of verifiers, or a single verifier that also qualifies as a team leader, belonging to a verification body conducting the verification of an Emissions Report and, when required, an Emissions Unit Cancellation Report. The team can be supported by technical experts.

Verification report. A document, drafted by the verification body, containing the verification statement and required supporting information.
CHAPTER 2. — ABBREVIATIONS AND UNITS

Where the following abbreviations are used in Volume IV of this Annex, they have the meanings ascribed to them below:

Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACARS</td>
<td>Aircraft Communications Addressing and Reporting System</td>
</tr>
<tr>
<td>AOC</td>
<td>Air operator certificate</td>
</tr>
<tr>
<td>CERT</td>
<td>CO₂ Estimation and Reporting Tool</td>
</tr>
<tr>
<td>CO₂</td>
<td>Carbon dioxide</td>
</tr>
<tr>
<td>CO₂e</td>
<td>Carbon dioxide equivalent</td>
</tr>
<tr>
<td>CORSIA</td>
<td>Carbon Offsetting and Reduction Scheme for International Aviation</td>
</tr>
<tr>
<td>GHG</td>
<td>Greenhouse gases</td>
</tr>
<tr>
<td>IAF</td>
<td>International Accreditation Forum</td>
</tr>
<tr>
<td>IEC</td>
<td>International Electrotechnical Commission</td>
</tr>
<tr>
<td>ISO</td>
<td>International Organization for Standardization</td>
</tr>
<tr>
<td>MRV</td>
<td>Monitoring, Reporting and Verification</td>
</tr>
<tr>
<td>MJ</td>
<td>Megajoule</td>
</tr>
<tr>
<td>RTK</td>
<td>Revenue Tonne Kilometres</td>
</tr>
</tbody>
</table>

Non-SI units

The non-SI units listed in Table 2-1 shall be used either in lieu of, or in addition to, SI units as primary units of measurement under this Volume.

Table 2-1 Non-SI units for use with SI

<table>
<thead>
<tr>
<th>Specific quantity</th>
<th>Unit</th>
<th>Symbol</th>
<th>Definition (in terms of SI units)</th>
</tr>
</thead>
<tbody>
<tr>
<td>mass</td>
<td>tonne</td>
<td>t</td>
<td>1 t = 10³ kg</td>
</tr>
<tr>
<td>time</td>
<td>hour</td>
<td>h</td>
<td>1 h = 60 min = 3 600 s</td>
</tr>
<tr>
<td>volume</td>
<td>litre</td>
<td>L</td>
<td>1 L = 1 dm³ = 10⁻³ m³</td>
</tr>
</tbody>
</table>
PART II.  CARBON OFFSETTING AND REDUCTION SCHEME FOR INTERNATIONAL AVIATION (CORSIA)

CHAPTER 1. — ADMINISTRATION

Note 1. – See also Appendix 1 for further information on administration procedures.

Note 2. – The ICAO documents referred to in this Volume of Annex 16 and listed below are material approved by the Council for publication by ICAO to support this Volume and are essential to the implementation of the CORSIA. These ICAO documents are available on the ICAO CORSIA website and may only be amended by the Council:

1. CORSIA States for Chapter 3 State Pairs;
2. ICAO CORSIA CO₂ Estimation and Reporting Tool;
3. CORSIA Eligibility Framework and Requirements for Sustainability Certification Schemes;
4. CORSIA Approved Sustainability Certification Schemes;
5. CORSIA Sustainability Criteria for CORSIA Eligible Fuels;
6. CORSIA Default Life Cycle Emissions Values for CORSIA Eligible Fuels;
7. CORSIA Methodology for Calculating Actual Life Cycle Emissions Values;
8. CORSIA Eligible Emissions Units;
9. CORSIA Emissions Unit Eligibility Criteria;
10. CORSIA Central Registry (CCR): Information and Data for the Implementation of CORSIA;
11. CORSIA Aeroplane Operator to State Attributions;
12. CORSIA 2020 Emissions;
13. CORSIA Annual Sector’s Growth Factor (SGF); and
14. CORSIA Central Registry (CCR): Information and Data for Transparency.

The provisions of 1.1 to 1.6 shall apply to the classifications defined in this Volume.

1.1 Attribution of international flights to an aeroplane operator

1.1.1 The aeroplane operator shall identify international flights, as defined in 1.1.2 and 2.1, that are attributed to it according to the approach in 1.1.2 and 1.1.3.

Note. – Two or more consecutive flights operated under the same flight number are considered as separate flights for the purposes of this Volume.

1.1.2 For the purpose of this Volume, an international flight is defined as the operation of an aircraft from take-off at an aerodrome of a State or its territories, and landing at an aerodrome of another State or its territories. In addition, a domestic flight is defined as the operation of an aircraft from take-off at an aerodrome of a State or its territories, and landing at an aerodrome of the same State or its territories.

1.1.3 The attribution of a specific international flight to an aeroplane operator shall be determined as follows:

a) ICAO Designator: When Item 7 (aircraft identification) of the flight plan contains the ICAO Designator, that flight shall be attributed to the aeroplane operator that has been assigned this Designator;
Note 1. – ICAO Designators are contained in Doc 8585 — Designators for Aircraft Operating Agencies, Aeronautical Authorities and Services.

Note 2. – The reference to Item 7 is based on the ICAO model flight plan form contained in Appendix 2 of Doc 4444 — Procedures for Air Navigation Services - Air Traffic Management.

b) **Registration marks:** When Item 7 (aircraft identification) of the flight plan contains the nationality or common mark, and registration mark of an aeroplane that is explicitly listed in an AOC (or equivalent) issued by a State, that flight shall be attributed to the aeroplane operator that holds the AOC (or equivalent); and

c) **Other:** When the aeroplane operator of a flight has not been identified via 1.1.3 a) or b), that flight shall be attributed to the aeroplane owner who shall then be considered the aeroplane operator.

Note. – See Attachment A Figure A-1 for an illustration on the process for attributing a flight to an aeroplane operator.

1.1.4 If requested by the State in which the aeroplane is registered, aeroplane owners identified via 1.1.3 c) shall provide all information necessary to identify the actual aeroplane operator of a flight.

1.1.5 The aeroplane operator may, by contract, delegate the administrative requirements of this Volume to a third party, as long as the delegation is not to the same entity as the verification body. Liability for compliance shall not be delegated.

1.1.6 **Recommendation.** — The State should ensure the correct attribution of an international flight departing from an aerodrome in its territory to an aeroplane operator using the approach in 1.1.3 and perform the required order of magnitude checks to ensure the completeness of reported data as described in 2.4.1.5.

### 1.2 Attribution of an aeroplane operator to a State

1.2.1 The aeroplane operator with international flights, as defined in 1.1.2 and 2.1, attributed to it shall identify the State to which it is attributed according to the approach in 1.2.4.

1.2.2 The State shall ensure the correct attribution of an aeroplane operator to it according to the approach in 1.2.4.

1.2.3 **Recommendation.** — The State should use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” that is available on the ICAO CORSIA website to meet its requirements under 1.2.2.

1.2.4 The attribution of an aeroplane operator to a State shall be determined as follows:

a) **ICAO Designator:** Where the aeroplane operator has an ICAO Designator, the State to which the aeroplane operator fulfils its requirements under this Volume shall be the Notifying State;

Note. – ICAO Designators and Notifying States are contained in Doc 8585 — Designators for Aircraft Operating Agencies, Aeronautical Authorities and Services.

b) **Air operator certificate:** Where the aeroplane operator does not possess an ICAO Designator, but has a valid air operator certificate (or equivalent), the State to which the aeroplane operator fulfils its requirements under this Volume shall be the State that issued the air operator certificate (or equivalent); and
c) **Place of juridical registration:** Where the aeroplane operator does not possess an ICAO Designator or air operator certificate, the State where the aeroplane operator is registered as juridical person shall be the State to which the aeroplane operator fulfils its requirements under this Volume. Where the aeroplane operator is a natural person, the State of residence and registration of this person shall be the State to which the aeroplane operator fulfils its requirements under this Volume.

1.2.5 If the aeroplane operator changes its ICAO Designator, AOC (or equivalent) or place of juridical registration, and is subsequently attributed to a new State, but it is not establishing a new entity or a subsidiary, then this State shall become the State to which the aeroplane operator fulfils its requirements under this Volume at the start of the next compliance period.

1.2.6 The aeroplane operator with a wholly owned subsidiary aeroplane operator that is legally registered in the same State can be treated as a single consolidated aeroplane operator liable for compliance with the requirements of this Volume, subject to the approval of the State. Evidence shall be provided in the aeroplane operator’s Emissions Monitoring Plan to demonstrate that the subsidiary aeroplane operator is wholly owned.

1.2.7 The State shall submit to ICAO a list of aeroplane operators which are attributed to it according to the requirements as described in Appendix 5 Table A5-3 (Field 1), and in accordance with the timeline as defined in Appendix 1. The State may submit updates to this list to ICAO on a more frequent basis.

*Note. — See Attachment A Figure A-2 for an illustration on the attribution of aeroplane operators to States.*

1.3 **State**

1.3.1 The State shall approve the aeroplane operator compliance on the basis of satisfactory evidence that the aeroplane operator meets requirements that are at least equal to the applicable Standards specified in this Volume.

*Note. — As each new edition and amendment of this Annex becomes applicable (according to Table A of the Foreword) it supersedes all previous editions and amendments.*

1.3.2 The State shall not delegate enforcement of the requirements in this Volume, or their administrative tasks towards ICAO, to another State. The State may delegate administration processes of this Volume to another State through an administrative partnership based on bilateral agreement among the respective States.

*Note. — A template for, and guidance on, administrative partnerships is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).*

1.3.3 The State providing capacity support through an administrative partnership shall notify ICAO about the contracting administrating authorities, affected aeroplane operators, scope and duration of the administrative partnership and a copy of the bilateral agreement.

1.3.4 **Recommendation.**— *The State providing capacity support should assess whether the administrating authority that has been delegated authority, which will provide administering tasks for another State, has the required resources to offer such services.*

1.3.5 The State receiving capacity support shall ensure that aeroplane operators attributed to it are advised of the administrative arrangements prior to start of the administrative partnership and any potential changes thereafter.
1.3.6 The State shall not withdraw from an administrative partnership before completion of the reporting activities at the end of the reporting period, but it may withdraw from an administrative partnership according to the notice period defined in the agreement.

1.3.7 The State shall submit to ICAO a list of verification bodies accredited in the State according to the requirements as described in Appendix 5 Table A5-3 (Field 2), and in accordance with the timeline as defined in Appendix 1. The State may submit updates to this list to ICAO on a more frequent basis.

1.4 Record keeping

1.4.1 The aeroplane operator shall keep records relevant to demonstrating compliance with the requirements of Chapters 2, 3, and 4 of this Part for a period of 10 years.

1.4.2 Recommendation.— The aeroplane operator should keep records relevant to its CO₂ emissions per State pair during the 2019-2020 period in order to cross-check its offsetting requirements calculated by the State during the 2030-2035 compliance periods.

1.4.3 The State shall keep records relevant to the aeroplane operator’s CO₂ emissions per State pair during the period of 2019-2020 in order to calculate the aeroplane operator’s offsetting requirements during the 2030-2035 compliance periods.

1.5 Compliance periods and timeline

States and aeroplane operators shall comply with the Standards in Chapters 2, 3, and 4 of this Part in accordance with the timeline as defined in Appendix 1.

1.6 Equivalent procedures

The use of equivalent procedures in lieu of the procedures specified in this Volume of Annex 16 shall be approved by the State to which the aeroplane operator has been attributed in 1.2. Equivalent procedures shall demonstrably meet the requirements in this Volume of Annex 16.

Note. — Guidance material, including the use of equivalent procedures, is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).
CHAPTER 2. — MONITORING, REPORTING AND VERIFICATION (MRV) OF AEROPLANE OPERATOR ANNUAL CO₂ EMISSIONS

2.1 Applicability of MRV requirements

Note. — See also Chapter 1 for administration requirements of the State and aeroplane operator.

2.1.1 The Standards and Recommended Practices of this Chapter shall be applicable to an aeroplane operator that produces annual CO₂ emissions greater than 10 000 tonnes from the use of an aeroplane(s) with a maximum certificated take-off mass greater than 5 700 kg conducting international flights, as defined in 1.1.2, on or after 1 January 2019, with the exception of humanitarian, medical and firefighting flights.

2.1.2 Recommendation.— When considering whether a flight is international or domestic, an aeroplane operator and a State should use, for the purpose of this Volume, Doc 7910 — Location Indicators, which contains a list of aerodromes and the State they are attributed to. Further guidance material is also provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2.1.3 The Standards and Recommended Practices of this Chapter shall not be applicable to international flights, as defined in 1.1.2, preceding or following a humanitarian, medical or firefighting flight provided such flights were conducted with the same aeroplane, and were required to accomplish the related humanitarian, medical or firefighting activities or to reposition thereafter the aeroplane for its next activity. The aeroplane operator shall provide supporting evidence of such activities to the verification body or, upon request, to the State.

2.1.4 The Standards and Recommended Practices of this Chapter shall be applicable to a new entrant aeroplane operator from the year after it meets the requirements in 2.1.1 and 2.1.3.

2.1.5 Recommendation.— If the aeroplane operator is close to the threshold of annual CO₂ emissions, as defined in 2.1.1 and 2.1.3, from international flights, as defined in 1.1.2, it should consider engaging with the State to which it is attributed for guidance. Likewise, the State should carry out oversight of the aeroplane operators attributed to it, and engage with any that it considers may be close to or above the threshold. The aeroplane operator with annual CO₂ emissions below the threshold may choose to voluntarily engage with the State to which it is attributed.

Note. — See Attachment B Figure B-1 for a process flowchart on the determination of the applicability of Chapter 2 to international flights, as defined in 1.1.2.

2.2 Monitoring of CO₂ emissions

2.2.1 Eligibility of monitoring methods

2.2.1.1 The aeroplane operator shall monitor and record its fuel use from international flights, as defined in 1.1.2 and 2.1, in accordance with an eligible monitoring method as defined in 2.2.1.2 and 2.2.1.3, and approved by the State to which it is attributed. Following approval of the Emissions Monitoring Plan, the aeroplane operator shall use the same eligible monitoring method for the entire compliance period.

Note. — Further guidance material on eligibility of monitoring methods, as well as on associated thresholds and related metrics, is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).
2.2.1.2 2019-2020 period

2.2.1.2.1 The aeroplane operator with annual CO₂ emissions from international flights, as defined in 1.1.2 and 2.1, greater than or equal to 500 000 tonnes shall use a Fuel Use Monitoring Method as described in Appendix 2.

2.2.1.2.2 The aeroplane operator with annual CO₂ emissions from international flights, as defined in 1.1.2 and 2.1 of less than 500 000 tonnes shall use either a Fuel Use Monitoring Method or the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT), as described in Appendices 2 and 3 respectively.

2.2.1.2.3 If the aeroplane operator’s annual CO₂ emissions from international flights, as defined in 1.1.2 and 2.1, increases above the threshold of 500 000 tonnes in 2019, the State shall permit, at its discretion, the aeroplane operator to continue to use the monitoring method chosen in accordance to 2.2.1.2.2 during 2020.

2.2.1.2.4 Recommendation.— The aeroplane operator should use the same monitoring method during the 2019-2020 period that it expects to use during the 2021-2023 period, taking into account its expected annual CO₂ emissions during the 2021-2023 period. If the aeroplane operator needs to change monitoring method, it will submit a revised Emissions Monitoring Plan by 30 September 2020 in order to implement the new monitoring method from 1 January 2021.

2.2.1.2.5 If the aeroplane operator does not have an approved Emissions Monitoring Plan as of 1 January 2019, it shall monitor and record its CO₂ emissions in accordance with the eligible monitoring method outlined in the Emissions Monitoring Plan that it will submit, or has submitted, to the State to which it is attributed.

2.2.1.2.6 If the aeroplane operator’s Emissions Monitoring Plan, as defined in 2.2.2 is determined to be incomplete and/or inconsistent with the eligible Fuel Use Monitoring Method in Appendix 2, then the State to which the aeroplane operator is attributed shall, at its discretion, approve a different eligible Fuel Use Monitoring Method within the Emissions Monitoring Plan for a period lasting no later than 30 June 2019.

2.2.1.2.7 If the aeroplane operator does not have sufficient information to use a Fuel Use Monitoring Method, as defined in Appendix 2, the State to which the aeroplane operator is attributed shall, at its discretion, approve the use of the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) for a period lasting no later than 30 June 2019.

Note. – See Attachment B Figure B-2 for a process flowchart on the eligibility of Fuel Use Monitoring Methods during the 2019-2020 period.

2.2.1.3 2021-2035 period

2.2.1.3.1 The aeroplane operator, with annual CO₂ emissions from international flights subject to offsetting requirements, as defined in 1.1.2 and 3.1, of greater than or equal to 50 000 tonnes, shall use a Fuel Use Monitoring Method as described in Appendix 2 for these flights. For international flights, as defined in 1.1.2 and 2.1, not subject to offsetting requirements, as defined in 3.1, the aeroplane operator shall use either a Fuel Use Monitoring Method, as described in Appendix 2, or the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT), as described in Appendix 3.

2.2.1.3.2 The aeroplane operator, with annual CO₂ emissions from international flights subject to offsetting requirements, as defined in 1.1.2 and 3.1, of less than 50 000 tonnes, shall use either a Fuel Use Monitoring Method or the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) as described in Appendices 2 and 3 respectively.

2.2.1.3.3 If the aeroplane operator’s annual CO₂ emissions from international flights subject to offsetting requirements, as defined in 1.1.2 and 3.1, increases above the threshold of 50 000 tonnes in a given year (y), and also in year (y+1), the aeroplane operator shall submit an updated Emissions Monitoring Plan by 30 September of year (y + 2). The aeroplane operator shall change to a Fuel Use Monitoring Method, as described in Appendix 2, on 1 January of year (y+3).
2.2.1.3.4 If the aeroplane operator’s annual CO\textsubscript{2} emissions from international flights subject to offsetting requirements, as defined in 1.1.2 and 3.1, decreases below the threshold of 50 000 tonnes in a given year \(y\), and also in year \((y+1)\), the aeroplane operator may change monitoring method on 1 January of year \((y+3)\). If the aeroplane operator chooses to change its monitoring method, it shall submit an updated Emissions Monitoring Plan by 30 September of year \((y + 2)\).

\textit{Note. – See Attachment B Figure B-3 for a process flowchart on the eligibility of Fuel Use Monitoring Methods during the 2021-2035 compliance periods.}

2.2.2 Emissions Monitoring Plan

2.2.2.1 The aeroplane operator shall submit an Emissions Monitoring Plan to the State to which it is attributed for approval by the State in accordance with the timeline as defined in Appendix 1. The Emissions Monitoring Plan shall contain the information as defined in Appendix 4.

2.2.2.2 A new entrant aeroplane operator shall submit an Emissions Monitoring Plan to the State to which it is attributed within three months of falling within the scope of applicability as defined in 2.1.

2.2.2.3 The aeroplane operator shall resubmit the Emissions Monitoring Plan to the State to which it is attributed for approval if a material change is made to the information contained within the Emissions Monitoring Plan (i.e., a change to the information presented in the plan that would affect the status or eligibility of the aeroplane operator for an option under the emissions monitoring requirements, or that would otherwise affect the decision by the State to which the aeroplane operator is attributed with regard to whether the aeroplane operator’s approach to monitoring conforms with the requirements).

2.2.2.4 The aeroplane operator shall also inform the State to which it is attributed of changes that would affect the State’s oversight (e.g., change in corporate name or address), even if the changes do not fall within the definition of a material change.

2.2.2.5 If the aeroplane operator’s Emissions Monitoring Plan is determined to be incomplete and/or inconsistent with the Emissions Monitoring Plan requirements in Appendix 4, the State to which it is attributed shall engage with the aeroplane operator to resolve outstanding issues. This may involve returning the Emissions Monitoring Plan to the aeroplane operator along with an explanation as to why the plan was found deficient, or a request for further information.

\textit{Note. – Further guidance material on the Emissions Monitoring Plan and material changes is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).}

2.2.3 Calculation of CO\textsubscript{2} emissions from aeroplane fuel use

2.2.3.1 The aeroplane operator shall apply a fuel density value to calculate fuel mass where the amount of fuel uplift is determined in units of volume.

2.2.3.2 The aeroplane operator shall record the fuel density (which may be an actual or a standard value of 0.8 kg per litre) that is used for operational and safety reasons (e.g., in an operational, flight or technical log). The procedure for informing the use of actual or standard density shall be detailed in the Emissions Monitoring Plan along with a reference to the relevant aeroplane operator documentation.

\textit{Note. – Further guidance material on fuel density is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).}
2.2.3.3 The aeroplane operator using a Fuel Use Monitoring Method, as defined in Appendix 2, shall determine the CO₂ emissions from international flights, as defined in 1.1.2 and 2.1, using the following equation:

\[ CO_2 = \sum_{f} M_f \times FCF_f \]

where:

\( CO_2 \) = CO₂ emissions (in tonnes);

\( M_f \) = Mass of fuel \( f \) used (in tonnes); and

\( FCF_f \) = Fuel conversion factor of given fuel \( f \), equal to 3.16 (in kg CO₂/kg fuel) for Jet-A fuel / Jet-A1 fuel and 3.10 (in kg CO₂/kg fuel) for AvGas or Jet-B fuel.

*Note.* – *For the purpose of calculating CO₂ emissions the mass of fuel used includes all aviation fuels.

2.2.4 Monitoring of CORSIA eligible fuels claims

2.2.4.1 The aeroplane operator that intends to claim for emissions reductions from the use of CORSIA eligible fuels shall use a CORSIA eligible fuel that meets the CORSIA Sustainability Criteria as defined within the ICAO document entitled “CORSIA Sustainability Criteria for CORSIA Eligible Fuels” that is available on the ICAO CORSIA website.

2.2.4.2 The aeroplane operator that intends to claim for emissions reductions from the use of CORSIA eligible fuels shall only use CORSIA eligible fuels from fuel producers that are certified by an approved Sustainability Certification Scheme included in the ICAO document entitled “CORSIA Approved Sustainability Certification Schemes”, that is available on the ICAO CORSIA website. Such certification schemes meet the requirements included in the ICAO document entitled “CORSIA Eligibility Framework and Requirements for Sustainability Certification Schemes”, that is available on the ICAO CORSIA website.

2.2.4.3 If the aeroplane operator cannot demonstrate the compliance of the CORSIA eligible fuel with the CORSIA Sustainability Criteria, then it shall not be accounted for as CORSIA eligible fuel.

*Note 1.* – The provisions of this Chapter consider that aviation fuel supply chains are not segregated at aerodromes, and that CORSIA eligible fuels will be typically co-mingled at various points in the fuel supply infrastructure (e.g., pipelines, storage terminals, aerodrome fuel storage systems). The CORSIA eligible fuels purchased by a particular aeroplane operator may not be physically used in its aeroplane, and it will not be feasible to determine the specific CORSIA eligible fuel content at the point of uplift in an aeroplane. Claims of emissions reductions from the use of CORSIA eligible fuels by an aeroplane operator are based on mass of CORSIA eligible fuels according to purchasing and blending records.

*Note 2.* – The emissions reductions from the use of a CORSIA eligible fuel are calculated as indicated in Part II, Chapter 3, 3.3 in the context of the calculation of the CO₂ offsetting requirements in Chapter 3. These calculations use the approved life cycle emissions value (LSₚ) for the CORSIA eligible fuel. Information on emissions reductions from using CORSIA eligible fuel is included in the aeroplane operator’s Emissions Report (Field 12 of Table A5-1 in Appendix 5), in accordance with Part II, Chapter 2, 2.3.1 and 2.3.3.
2.3 Reporting of CO₂ emissions

2.3.1 Aeroplane operator reporting

2.3.1.1 The aeroplane operator shall submit to the State to which it is attributed a copy of the verified Emissions Report for approval by the State and a copy of the associated Verification Report in accordance with the timeline as defined in Appendix 1.

2.3.1.2 The State shall decide on the level of aggregation (i.e., State pair or aerodrome pair) for which an aeroplane operator attributed to it shall report the number of international flights, as defined in 1.1.2 (i.e., Table A5-1 Field 7) and CO₂ emissions (i.e., Table A5-1 Field 8). The State shall inform an aeroplane operator attributed to it whether Field 7 and 8 in the Emissions Report shall be reported at the level of State pair or aerodrome pair during the approval process for the Emissions Monitoring Plan.

2.3.1.3 The Emissions Report shall contain the information as defined in Appendix 5 Table A5-1. An aeroplane operator that uses the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) is not required to report Field 5.

2.3.1.4 Recommendation.— The aeroplane operator should use the standardised Emissions Report template provided in Appendix 1 of the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA), or a template approved by the State to which it is attributed, for submission of information to the State to which it is attributed.

2.3.1.5 When the aeroplane operator reports its consolidated CO₂ emissions from international flights, as defined in 1.1.2 and 2.1, during the 2019-2020 period, including subsidiary aeroplane operators, disaggregated data relating to each subsidiary aeroplane operator shall be appended to the main Emissions Report.

2.3.1.6 In specific circumstances where the aeroplane operator operates a very limited number of State pairs that are subject to offsetting requirements, and/or a very limited number of State pairs that are not subject to offsetting requirements, it may request in writing to the State to which it is attributed that such data not be published at the aeroplane operator level, as defined in Appendix 5, 3.2, explaining the reasons why disclosure would harm its commercial interests. Based on this request, the State shall determine whether this data is confidential.

Note. – In the application of 2.3.1.6 and/or 2.3.1.7, the annual CO₂ emissions of an aeroplane operator on a given State pair are considered as commercially sensitive if they are determined using a Fuel Use Monitoring Method as described in Appendix 2.

2.3.1.7 In specific circumstances where aggregated State pair data may be attributed to an identified aeroplane operator as a result of a very limited number of aeroplane operators conducting flights on a State pair, that aeroplane operator may request in writing to its State that such data not be published at State pair level, explaining the reasons why disclosure would harm their commercial interests. Based on this request, the State shall determine whether this data is confidential.

2.3.2 State reporting

2.3.2.1 The State shall calculate and inform each of the aeroplane operators that are attributed to it of their average total annual CO₂ emissions during the 2019 and 2020 period, in accordance with the timeline as defined in Appendix 1.

2.3.2.2 The State shall submit a report to ICAO in accordance with the timeline as defined in Appendix 1. This report shall contain the information as defined in Appendix 5, Tables A5-4, A5-5 and A5-6, when applicable.
2.3.2.3 The State shall inform ICAO of any reported data deemed confidential in accordance with 2.3.1.6 and 2.3.1.7.

2.3.2.4 All aeroplane operator data which is deemed confidential in accordance with 2.3.1.6 and 2.3.1.7 shall be aggregated without attribution to the specific aeroplane operator, and included within the ICAO document entitled “CORSIA Central Registry (CCR): Information and Data for Transparency” that is available on the ICAO CORSIA website.

2.3.3 Reporting of CORSIA eligible fuels

2.3.3.1 The aeroplane operator shall subtract CORSIA eligible fuels traded or sold to a third party from its total reported quantity of CORSIA eligible fuels.

2.3.3.2 The aeroplane operator shall provide a declaration of all other GHG schemes it participates in where the emissions reductions from the use of CORSIA eligible fuels may be claimed, and a declaration that it has not made claims for the same batches of CORSIA eligible fuel under these other schemes.

2.3.3.3 To claim emissions reductions from the use of CORSIA eligible fuels in the Emissions Report, the aeroplane operator shall provide the information as described in Appendix 5 Table A5-2 within a given compliance period for all CORSIA eligible fuel received by a blender by the end of that compliance period. The information provided is through to the blend point, and includes information received from both the neat (unblended) fuel producer and the fuel blender.

2.3.3.4 Recommendation.— The aeroplane operator should make CORSIA eligible fuel claims on an annual basis in order to ensure all documentation is dealt with in a timely manner. However, the aeroplane operator has the option to decide when to make a CORSIA eligible fuel claim within a given compliance period for all CORSIA eligible fuel received by a blender within that compliance period. For blending that occurs in the second half of the final year of a compliance period, the aeroplane operator and the State to which it is attributed should determine what, if any, flexibility is needed in terms of submitting reports.

2.3.3.5 If the aeroplane operator purchases fuel from a supplier downstream from the fuel blender (e.g., from a distributor, another aeroplane operator, or an aerodrome-based fuel distributor), this fuel supplier shall provide all of the requisite documentation in order for the emissions reductions from the use of CORSIA eligible fuels to be claimed by the aeroplane operator in accordance with Chapter 3.

2.4 Verification of CO₂ emissions

2.4.1 Annual verification of an aeroplane operator’s Emissions Report

2.4.1.1 The aeroplane operator shall engage a verification body for the verification of its annual Emissions Report.

Note. – The verification body is one of the verification bodies included in the list of verification bodies accredited in States, included within the ICAO document entitled “CORSIA Central Registry (CCR): Information and Data for Transparency” that is available on the ICAO CORSIA website.

2.4.1.2 Recommendation.— The aeroplane operator should perform an internal pre-verification of its Emissions Report prior to the verification by a verification body.

Note. – Further guidance material on internal pre-verification is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).
2.4.1.3 A verification body shall conduct the verification according to ISO 14064-3:2006¹, and the relevant requirements in Appendix 6 Section 3.

2.4.1.4 Following the verification of the Emissions Report by the verification body, the aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, a copy of the Emissions Report and associated Verification Report to the State to which the aeroplane operator is attributed, in accordance with the timeline as defined in Appendix 1.

2.4.1.5 The State shall perform an order of magnitude check of the Emissions Report in accordance with the timeline, as defined in Appendix 1.

Note. – Further guidance material on the order of magnitude check is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2.4.1.6 To facilitate order of magnitude checks and ensure the completeness of reported data, and where necessary to support the implementation of the requirements in this Volume, the State shall share, upon agreement with another State, specific data and information contained in the aeroplane operator's Emissions Report for aeroplane operators performing flights to and from the requesting State.

Note. – Such data and information could include aeroplane operator's name, reporting year, number of international flights, as defined in 1.1.2, per aerodrome pair or State pair and aeroplane and emissions data.

2.4.1.7 The State shall inform concerned aeroplane operators on the requests for data sharing. In the absence of an agreement between the two States, this information shall not be disclosed to third parties.

2.4.1.8 Recommendation.— The State should share, upon a justified request from another State, data on aeroplane operators which are attributed to it, where the request relates to the correct attribution of flights to aeroplane operators. This includes leased aeroplanes where there is a risk of incorrect attribution of flights due to the complexity of leasing and Parent/Subsidiary arrangements between aeroplane operators. In addition, States should support each other and provide flight information (e.g., from ATM systems), especially in cases where the flight is between two States which does not include the State to which the aeroplane operator is attributed. Such data includes origin and destination aerodromes, flight date and time, aircraft type.

Note. – As an example of leasing complexities, Operator A may lease its aeroplane to Operator B, with both operators using the same aeroplane during the year but Operator B not operating to the State making the request for information. The State regulating Operator A may want to confirm that the leased aeroplane is identified in the Emissions Report from Operator B to be confident that Operator A has not under reported.

2.4.1.9 The State shall provide the name of the verification body used to verify each Emissions Report upon a request for information disclosure.

2.4.1.10 Recommendation.— The State should inform concerned aeroplane operators of any request for information disclosure.

2.4.2 Verification body and national accreditation body

2.4.2.1 A verification body shall be accredited to ISO 14065:2013² and the relevant requirements in Appendix 6 Section 2 by a national accreditation body, in order to be eligible to verify the Emissions Report of the aeroplane operator.

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² ISO 14065:2013
Note. – An aeroplane operator may engage a verification body accredited in another State, subject to rules and regulations affecting the provision of verification services in the State to which the aeroplane operator is attributed.

2.4.2.2 A national accreditation body shall be working in accordance with ISO/IEC 17011.³

2.4.3 Verification of CORSIA eligible fuels

2.4.3.1 Fuel purchases, transaction reports, fuel blending records and sustainability credentials shall constitute the documentary proof for the purpose of verification and approval of emissions reductions from the use of CORSIA eligible fuels.

2.4.3.2 The aeroplane operator shall ensure that it, or its designated representative, has audit rights of the production records for the CORSIA eligible fuels that it purchases.

2.4.3.3 Recommendation. — When an audit provision is triggered, and an audit of the fuel producer is undertaken, the aeroplane operator should share the results of the audit with the fuel producer so that the producer may then make it available to other aeroplane operators seeking assurance on the fuel producer’s internal processes for the purpose of this Volume.

Note. – The quality control assurances of CORSIA eligible fuel producers include declarations and/or process certifications, with periodic audits by verifiers, purchasers, or trusted entities. The process certifications, including the sustainability credentials, provide assurance that the CORSIA eligible fuel producer has established business processes to prevent double counting, and the periodic audits verify that the producer is following their established procedures. Purchasers and States may elect to independently audit the production records of the CORSIA eligible fuel producer in order to provide further assurance.

2.4.3.4 Recommendation. — In order to ensure this capability exists, CORSIA eligible fuel procurement controls should seek to enable audit rights for fuel purchasers, aeroplane operators, or their designated representatives.

2.5 Data gaps

Note 1. – Data gaps occur when an aeroplane operator is missing data relevant for the determination of its fuel use for one or more international flights in accordance with 2.2.1.1. Gaps in emissions-related data can occur due to various reasons, including irregular operations, data feed issues or critical system failures. Procedures to prevent data gaps are to be detailed in the Emissions Monitoring Plan of the aeroplane operator in accordance with Appendix 4, 2.4.1. When data gaps are identified by the verification body, it may be unable to obtain sufficient evidence to determine compliance with the requirements, which for severe data gaps, could result in the verification body concluding that the Emissions Report is unsatisfactory. A data gap could also be identified by the State in its review of the verified Emissions Report.

Note 2. – Guidance material on data gaps is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2.5.1 Aeroplane operator

2.5.1.1 The aeroplane operator using a Fuel Use Monitoring Method, as described in Appendix 2, shall fill data gaps using the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT), as described in Appendix 3, provided that the data gaps during a compliance period do not exceed the following thresholds:

a) 2019-2020 period: 5 per cent of international flights, as defined in 1.1.2 and 2.1;

b) 2021-2035 period: 5 per cent of international flights subject to offsetting requirements, as defined in 1.1.2 and 3.1.

2.5.1.2 The aeroplane operator shall correct issues identified with the data and information management system in a timely manner to mitigate ongoing data gaps and system weaknesses.

2.5.1.3 If the aeroplane operator realizes it has data gaps and system weaknesses that exceed the threshold in 2.5.1.1, then it shall engage with the State to take remedial action to address this.

2.5.1.4 When the threshold is exceeded, the aeroplane operator shall state the percentage of international flights, as defined in 1.1.2 and 2.1 for the 2019-2020 period, or flights subject to offsetting requirements, as defined in 3.1 for the 2021-2035 period, that had data gaps, and provide an explanation to the State to which it is attributed in their annual Emissions Report.

2.5.1.5 The aeroplane operator shall fill all data gaps and correct systematic errors and misstatements prior to the submission of the Emissions Report.

2.5.2 State

2.5.2.1 If the aeroplane operator does not provide its annual Emissions Report in accordance with the timeline as defined in Appendix 1, then the State to which it is attributed shall engage with the aeroplane operator to obtain the necessary information. If this proves unsuccessful, then the State shall estimate the aeroplane operator’s annual emissions using the best available information and tools, such as the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) as described in Appendix 3.

2.5.2.2 If the State does not provide its annual aggregated Emissions Report to ICAO in accordance with the timeline as defined in Appendix 1, then the data provided by ICAO shall be used to fill these gaps and calculate the total sectoral CO₂ emissions in a given year and the Sectoral Growth Factor, as defined in Chapter 3.

2.6 Error correction to Emissions Reports

2.6.1 If an error in the aeroplane operator’s reported emissions is identified by the State, the verification body, or the aeroplane operator after the reported CO₂ emissions have been submitted to ICAO in accordance with the timeline as defined in Appendix 1, the State shall update the reported CO₂ emissions to address the error. The State shall assess any implications with respect to the aeroplane operator’s offsetting requirements in previous years and, if necessary, make an adjustment to compensate for the error during the compliance period in which the error has been identified.

2.6.2 The State shall report an error in the aeroplane operator’s CO₂ emissions and the follow-up result of the related adjustment to ICAO.

Note. – No adjustments will be made to the total sectoral CO₂ emissions or the Sector’s Growth Factor (SGF), as defined in Chapter 3, as a result of error correction to Emissions Reports.
CHAPTER 3. — CO₂ OFFSETTING REQUIREMENTS FROM INTERNATIONAL FLIGHTS AND EMISSIONS REDUCTIONS FROM THE USE OF CORSIA ELIGIBLE FUELS

3.1 Applicability of CO₂ offsetting requirements

3.1.1 From 1 January 2021 to 31 December 2035, the offsetting requirements of this Chapter shall be applicable to an aeroplane operator with international flights, as defined in 1.1.2 and 2.1, between States as defined in the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” that is available on the ICAO CORSIA website.

3.1.2 The Standards of this Chapter shall not be applicable to a new entrant aeroplane operator for three years starting in the year when it meets the requirements in 2.1.1 and 2.1.3, or until its annual CO₂ emissions exceed 0.1 per cent of total CO₂ emissions from international flights, as defined in 1.1.2 and 2.1, in 2020, whichever occurs earlier. The Standards of this Chapter shall then be applicable in the subsequent year. The State shall use the information on the total CO₂ emissions in 2020 from the ICAO document entitled “CORSIA 2020 Emissions” that is available on the ICAO CORSIA website. This information will be produced in accordance with the timeline described in Appendix 1.

3.1.3 The State shall notify ICAO of their decision to voluntarily participate, or to discontinue the voluntary participation in CORSIA, for the purpose of the inclusion of the State in the ICAO document entitled “CORSIA States for Chapter 3 State Pairs”, according to the timeline described in Appendix 1.

Note. — The ICAO document entitled “CORSIA States for Chapter 3 State Pairs” that is available on the ICAO CORSIA website includes:

a) States that have volunteered to participate during the compliance periods from 1 January 2021 to 31 December 2026;

b) States, with the exception of Least Developed Countries (LDCs), Small Island Developing States (SIDS) and Landlocked Developing Countries (LLDCs), which meet the following criteria during the compliance periods from 1 January 2027 to 31 December 2035:

   (i) an individual share of international aviation activities in RTKs in the year 2018 above 0.5 per cent of total RTKs; or

   (ii) whose cumulative share in the list of States from the highest to the lowest amount of RTKs reaches 90 per cent of total RTKs in the year 2018.

c) States which are not within the applicability scope of (b), but which have volunteered to participate.

This document is updated on an annual basis according to the timeline as defined in Appendix 1.

3.1.4 The State shall calculate the annual aeroplane operator’s final CO₂ offsetting requirements based on the data reported in accordance with Chapter 2, the applicability requirements in 3.1, and the application of 3.2, 3.3 and 3.4 where applicable.
3.2 CO₂ offsetting requirements

3.2.1 The State shall calculate, for each of the aeroplane operators attributed to it, the amount of CO₂ emissions required to be offset in a given year from 1 January 2021 to 31 December 2023 prior to consideration of the CORSIA eligible fuels, as follows:

\[ OR_y = OE \times SGF_y \]

where:

- \( OR_y \) = Aeroplane operator’s offsetting requirements in the given year \( y \);
- \( OE \) = Aeroplane operator’s CO₂ emissions covered by 3.1 in the given year \( y \) or aeroplane operator’s CO₂ emissions covered by 3.1 in 2020, depending upon the option selected by the State which will be applied to all aeroplane operators that have been attributed to it; and
- \( SGF_y \) = Sector’s Growth Factor.

Note 1. – The Sector’s Growth Factor applicable for a given year \( (SGF_y) \) is provided in the ICAO document entitled “CORSIA Annual Sector’s Growth Factor \( (SGF) \)” that is available from the ICAO CORSIA website, and is calculated as \( \frac{(SE_y - SE_{B,y})}{SE_y} \), where \( SE_y \) = Total sectoral CO₂ emissions covered by 3.1 in the given year \( y \) and \( SE_{B,y} \) = Average total annual sectoral CO₂ emissions during 2019 and 2020 covered by 3.1 in the given year \( y \).

Note 2. – Sectoral emissions in a given year \( (SE_y) \) do not include the CO₂ emissions from new entrants during their exception period, as defined in 3.1.2.

Note 3. – As the States which form the “CORSIA States for Chapter 3 State Pairs”, as defined by 3.1, change over time, the average total annual sectoral CO₂ emissions during 2019 and 2020 covered by these State pairs in the given year \( y \) \( (SE_{B,y}) \) will be recalculated.

3.2.2 The State shall calculate, for each of the aeroplane operators attributed to it, the amount of CO₂ emissions required to be offset in a given year from 1 January 2024 to 31 December 2035 prior to consideration of the CORSIA eligible fuels, every year as follows:

\[ OR_y = %S_y \times (OE_y \times SGF_y) + %O_y \times (OE_y \times OGF_y) \]

where:

- \( OR_y \) = Aeroplane operator’s offsetting requirements in the given year \( y \);
- \( OE_y \) = Aeroplane operator’s CO₂ emissions covered by 3.1 in the given year \( y \);
- \( %S_y \) = Per cent Sectoral in the given year \( y \);
- \( %O_y \) = Per cent Individual in the given year \( y \) where \( %O_y = (100\% - %S_y) \);
- \( SGF_y \) = Sector’s Growth Factor; and
- \( OGF_y \) = Aeroplane operator’s Growth Factor.
### Table 3.1 – Overview of CO₂ offsetting requirements on a sectoral and individual basis

<table>
<thead>
<tr>
<th>Year of applicability</th>
<th>%Sₙ</th>
<th>%Oₙ</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2024 to 31 December 2029</td>
<td>100%</td>
<td>0%</td>
</tr>
<tr>
<td>1 January 2030 to 31 December 2032</td>
<td>(100% - %Oₙ)</td>
<td>A specified percentage of at least 20%</td>
</tr>
<tr>
<td>1 January 2033 to 31 December 2035</td>
<td>(100% - %Oₙ)</td>
<td>A specified percentage of at least 70%</td>
</tr>
</tbody>
</table>

*Note. – The specified percentage (i.e., %Oₙ) will be determined by the ICAO Assembly in 2028.*

3.2.3 The State shall use the Sector Growth Factor applicable for a given year (SGFₙ) in the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” that is available from the ICAO CORSIA website. This information will be produced in accordance with the timeline as defined in Appendix 1.

3.2.4 The State shall calculate, when applicable, the aeroplane operator’s Growth Factor for a given year (OGFₙ) in accordance with the CO₂ emissions from the verified Emissions Reports submitted by aeroplane operators attributed to it, as follows:

\[
OGFₙ = \frac{(OEₙ - OEₙB)}{OEₙ}
\]

where:

OEₙ = Total aeroplane operator’s CO₂ emissions covered by 3.1 in the given year; and

OEₙB = Average total annual aeroplane operator’s CO₂ emissions during 2019 and 2020 covered by 3.1 in the given year.

3.2.5 The State shall, upon calculating the offsetting requirements in a given year (ORₙ) of each of the aeroplane operators attributed to it, inform the aeroplane operator of its offsetting requirements according to the timeline as defined in Appendix 1.

### 3.3 Emissions reductions from the use of CORSIA eligible fuels

3.3.1 The aeroplane operator that intends to claim for emissions reductions from the use of CORSIA eligible fuels in a given year shall compute emissions reductions as follows:

\[
ERₙ = FCF \sum_{t} MS₁ₙ, τ \times \left(1 - \frac{LS₁ₙ}{LC}\right)
\]

where:

ERₙ = Emissions reductions from the use of CORSIA eligible fuels in the given year (in tonnes);
FCF = Fuel conversion factor, equal to 3.16 kg CO₂/kg fuel for Jet-A fuel / Jet-A1 fuel and 3.10 kg for AvGas or Jet-B fuel;
MS₁ₙ, τ = Total mass of a neat CORSIA eligible fuel claimed in the given year (in tonnes), as described and reported in Field 12.b in Table A5-1 from Appendix 5;
LS₁ₙ = Life cycle emissions value for a CORSIA eligible fuel (in gCO₂/MJ); and
LC = Baseline life cycle emissions values for aviation fuel, equal to 89 gCO₂/MJ for jet fuel and equal to 95 gCO₂/MJ for AvGas.
Note 1. – The ratio \(1 - \frac{L_S}{L_C}\) is also referred to as the emissions reduction factor (ERF) of a CORSIA eligible fuel.

Note 2. – For each of the CORSIA eligible fuels claimed, the total mass of the neat CORSIA eligible fuel claimed in the given year \(y\) needs to be multiplied by its emissions reduction factor (ERF). Then the quantities are summed for all CORSIA eligible fuels.

3.3.2 If a Default Life Cycle Emissions value is used, then the aeroplane operator shall use the ICAO document entitled “CORSIA Default Life Cycle Emissions Values for CORSIA Eligible Fuels” that is available on the ICAO CORSIA website for the calculation in 3.3.1.

3.3.3 If an Actual Life Cycle Emissions value is used, then an approved Sustainability Certification Scheme shall ensure that the methodology, as defined in the ICAO document entitled “CORSIA Methodology for Calculating Actual Life Cycle Emissions Values” that is available on the ICAO CORSIA website, has been applied correctly.

3.4 Total final \(CO_2\) offsetting requirements for a given compliance period with emissions reductions from the use of CORSIA eligible fuels

3.4.1 The amount of \(CO_2\) emissions required to be offset by the aeroplane operator, after taking into account emissions reductions from the use of CORSIA eligible fuels in a given compliance period from 1 January 2021 to 31 December 2035, shall be calculated by the State as follows:

\[
FOR_c = (OR_{1,c} + OR_{2,c} + OR_{3,c}) - (ER_{1,c} + ER_{2,c} + ER_{3,c})
\]

where:
- \(FOR_c\) = Aeroplane operator’s total final offsetting requirements in the given compliance period \(c\);
- \(OR_{y,c}\) = Aeroplane operator’s offsetting requirements in the given year \(y\) (where \(y = 1, 2\) or 3) of the compliance period \(c\); and
- \(ER_{y,c}\) = Emissions reductions from the use of CORSIA eligible fuels in the given year \(y\) (where \(y = 1, 2\) or 3) of the compliance period \(c\).

3.4.2 If the aeroplane operator’s total final offsetting requirements during a compliance period (i.e., \(FOR_c\)) is negative, then the aeroplane operator has no offsetting requirements for the compliance period. These negative offsetting requirements shall not be carried forward to subsequent compliance periods.

3.4.3 The aeroplane operator’s total final offsetting requirements during a compliance period (i.e., \(FOR_c\)) shall be rounded up to the nearest tonne of \(CO_2\).

3.4.4 The State shall, upon calculating the total final offsetting requirements for a given compliance period of each of the aeroplane operators attributed to it, inform the aeroplane operator of its total final offsetting requirements according to the timeline as defined in Appendix 1.

Note. – Information on CORSIA Eligible Emissions Units, which can be used to meet \(CO_2\) offsetting requirements, are contained in Chapter 4.
CHAPTER 4. — EMISSIONS UNITS

Note.— An emissions unit represents one metric tonne of carbon dioxide equivalent.

4.1 Applicability of emissions units

The Standards and Recommended Practices of this Chapter shall be applicable to an aeroplane operator who is subject to offsetting requirements in Chapter 3.

Note.— See also Chapter 1 and Appendix 1 for administration procedures relevant to Chapter 4.

4.2 Cancelling CORSIA Eligible Emissions Units

4.2.1 The aeroplane operator shall meet its offsetting requirements according to 3.4.4, as calculated by the State to which it is attributed, by cancelling CORSIA Eligible Emissions Units in a quantity equal to its total final offsetting requirements for a given compliance period (i.e., \(\text{FOR}_{c}\)). The CORSIA Eligible Emissions Units are only those units described in the ICAO document entitled “CORSIA Eligible Emissions Units”, which meet the CORSIA Emissions Unit Eligibility Criteria contained in the ICAO document entitled “CORSIA Emissions Unit Eligibility Criteria”. These ICAO documents are available on the ICAO CORSIA website.

Note. — The CORSIA Eligible Emissions Units are determined by the Council, upon recommendation of a technical advisory body established by the Council, and meet the CORSIA Emissions Unit Eligibility Criteria. The CORSIA Emissions Unit Eligibility Criteria are approved and may only be amended by the Council, with the technical contribution of CAEP, taking into account relevant developments in the UNFCCC and the Paris Agreement. The emissions units generated from mechanisms established under the UNFCCC and the Paris Agreement are eligible for use in CORSIA, provided that they align with decisions by the Council with the technical contribution of CAEP, including on avoiding double counting and on eligible vintage and timeframe.

4.2.2 To fulfil the provisions in 4.2.1, the aeroplane operator shall:

a) cancel such CORSIA Eligible Emissions Units within a registry designated by a CORSIA Eligible Emissions Unit Programme in accordance with the timeline as defined in Appendix 1; and

b) request each CORSIA Eligible Emissions Unit Programme registry to make visible on the registry’s public website, information on each of the aeroplane operator’s cancelled CORSIA Eligible Emissions Units for a given compliance period, as defined in Appendix 1. Such information for each cancelled CORSIA Eligible Emissions Unit shall include the consolidated identifying information in Field 5 of Table A5-7, except fields 5.j, 5.k and 5.m.

Note. — “Cancel” means the permanent removal and single use of a CORSIA Eligible Emissions Unit within a CORSIA Eligible Emissions Unit Programme designated registry such that the same emissions unit may not be used more than once. This is sometimes also referred to as “retirement”, “cancelled”, “cancelling” or “cancellation”.

4.3 Reporting emissions unit cancellation

4.3.1 The aeroplane operator shall report to the State to which it is attributed, the cancellation of CORSIA Eligible Emissions Units carried out in accordance with 4.2 to meet its total final offsetting requirements for a given compliance period, by submitting to the State a copy of the verified Emissions Unit Cancellation Report for approval and a copy of the associated Verification Report. The Emissions Unit Cancellation Report shall contain information using the required fields defined in Appendix 5 Table A5-7 and shall be submitted to the State
according to the timeline as defined in Appendix 1.

4.3.2 The State shall report to ICAO in accordance with the timeline as defined in Appendix 1. This report shall contain the information as defined in Appendix 5 Table A5-8, using an ICAO approved form.

4.3.3 Recommendation.— The State should publish the following information, once submitted to ICAO, for a given compliance period:

a) Total final offsetting requirements over the compliance period for each aeroplane operators attributed to the State;

b) Total quantity of emissions units cancelled over the compliance period by each aeroplane operator to reconcile the total final offsetting requirements, as reported by each aeroplane operator attributed to the State.

4.4 Verification of Emissions Unit Cancellation Report

4.4.1 Verification of an aeroplane operator’s Emissions Unit Cancellation Report

4.4.1.1 The aeroplane operator shall engage a verification body for the verification of its Emissions Unit Cancellation Report.

Note. — The aeroplane operator may choose to use the same verification body engaged for the verification of its Emissions Report, although it is not obligated to do so.

4.4.1.2 A verification body shall conduct the verification according to ISO 14064-3:2006, and the relevant requirements in Appendix 6, Section 3.

4.4.1.3 If required by the verification body, the aeroplane operator shall provide access to relevant information on the cancellation of emissions units.

4.4.1.4 Following the verification of the Emissions Unit Cancellation Report by the verification body, the aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, a copy of the Emissions Unit Cancellation Report and associated Verification Report to the State to which the aeroplane operator is attributed in accordance with the timeline in Appendix 1.

4.4.1.5 The State shall perform an order of magnitude check of the Emissions Unit Cancellation Report in accordance with the timeline, as defined in Appendix 1.

Note. — Further guidance material on the verification of Emissions Unit Cancellation Report is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

4.4.2 Verification body and national accreditation body

4.4.2.1 A verification body shall be accredited to ISO 14065:2013 and the relevant requirements in Appendix 6, Section 2 by a national accreditation body, in order to be eligible to verify the Emissions Unit Cancellation Report of an aeroplane operator.


Note. – An aeroplane operator may engage a verification body accredited in another State, subject to rules and regulations affecting the provision of verification services in the State to which the aeroplane operator is attributed.

4.4.2.2 A national accreditation body shall be working in accordance with ISO/IEC 17011:2004.

6 ISO/IEC 17011:2004 entitled “Conformity assessment - General requirements for accreditation bodies accrediting conformity assessment bodies”.
APPENDIX 1. ADMINISTRATION PROCEDURES

1. INTRODUCTION

The procedures specified in this Appendix summarise administrative roles and responsibilities of the stakeholders involved in implementing Part II of this Volume. Section 2 provides a list of activities, and the associated date by which the activities shall be completed.

2. COMPLIANCE PERIODS AND TIMELINE

Note. – Further information and guidance on timeline prior to 1 January 2019, is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2.1 2019-2020 period

During the period of 2019-2020, aeroplane operators and States shall comply with the requirements according to the following timeline, where applicable:

Table A1-1. Details of compliance timeline for 2019-2020 period

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2019 to 31 December 2019</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2, CO₂ emissions for 2019 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>28 February 2019</td>
<td>The aeroplane operator shall submit Emissions Monitoring Plan to State (only once, unless there is a need to review) in accordance with Part II, Chapter 2, 2.2.2.1.</td>
</tr>
<tr>
<td>30 April 2019</td>
<td>The State shall approve Emissions Monitoring Plans (only once, unless there is a review) in accordance with Part II, Chapter 2, 2.2.2.1.</td>
</tr>
<tr>
<td>30 April 2019</td>
<td>The State shall submit a list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as a list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 May 2019</td>
<td><strong>Recommendation.</strong> The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2020 to 31 December 2020</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2, CO₂ emissions for 2020 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2020 to 31 May 2020</td>
<td>The aeroplane operator shall compile 2019 CO₂ emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td></td>
<td><strong>Recommendation.</strong> The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
</tbody>
</table>
31 May 2020
The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2019 to the State in accordance with Part II, Chapter 2, 2.4.1.4.

1 June 2020 to 31 August 2020
The State shall conduct an order of magnitude check of the verified Emissions Report for 2019 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.

30 June 2020
The State shall notify ICAO of its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2021 in accordance with Part II, Chapter 3, 3.1.3.

The State shall also notify ICAO which option it has selected for calculating the aeroplane operator’s CO₂ emissions during the 2021-2023 period in accordance with Part II, Chapter 3, 3.2.1.

1 August 2020
The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2021 compliance year in accordance with Part II, Chapter 3, 3.1.1.

31 August 2020
The State shall submit required information regarding CO₂ emissions for 2019 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.

30 November 2020
The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.

31 December 2020
Recommendation.— The State should obtain and use the ICAO document entitled "CORSIA Aeroplane Operator to State Attributions" summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter I, 1.2.3. The document is available on the ICAO CORSIA website.

Note. — The time for verification of the aeroplane operator’s Emissions Report is longer during the 2019-2020 period than subsequent periods.

2.2 2021-2023 period

During the period of 2021-2023, aeroplane operators and States shall comply with the requirements according to the following timeline, where applicable:

Table A1-2. Details of compliance timeline for 2021-2023 period

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2021 to 31 December 2021</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2, CO₂ emissions for 2021 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
</tbody>
</table>
| 1 January 2021 to 31 May 2021   | The aeroplane operator shall compile 2020 CO₂ emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.  

Recommendation.— The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.  

<p>| 31 May 2021                      | The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2020 to the State in accordance |</p>
<table>
<thead>
<tr>
<th>Date Range</th>
<th>Action Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 June 2021 to 31 August 2021</td>
<td>with Part II, Chapter 2, 2.4.1.4. The State shall conduct an order of magnitude check of the verified Emissions Report for 2020 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2021</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2022 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>1 August 2021</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2022 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 August 2021</td>
<td>The State shall submit required information regarding CO\textsubscript{2} emissions for 2020 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>30 September 2021</td>
<td>The State shall calculate and inform aeroplane operators attributed to it of their average total CO\textsubscript{2} emissions during 2019 and 2020, in accordance with Part II, Chapter 2, 2.3.2.1.</td>
</tr>
<tr>
<td>30 November 2021</td>
<td>The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 December 2021</td>
<td><strong>Recommendation.</strong>— The State should obtain and use the ICAO document entitled &quot;CORSIA Aeroplane Operator to State Attributions&quot; summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2022 to 31 December 2022</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO\textsubscript{2} emissions for 2022 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2022 to 30 April 2022</td>
<td>The aeroplane operator shall compile 2021 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4. <strong>Recommendation.</strong>— The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>30 April 2022</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2021 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2022 to 31 July 2022</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2021 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2022</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2023 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2022</td>
<td>The State shall submit required information regarding CO\textsubscript{2} emissions for 2021 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>1 August 2022</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2023 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>Date</td>
<td>Action Description</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>31 October 2022</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2021 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” that can be found on the ICAO CORSIA website in accordance with Part II, Chapter 3, 3.2.1.</td>
</tr>
<tr>
<td>30 November 2022</td>
<td>The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 December 2022</td>
<td>The State shall calculate and inform aeroplane operators of offsetting requirements for 2021 in accordance with Part II, Chapter 3, 3.2, and based on a chosen formula in accordance with Part II, Chapter 3, 3.1.</td>
</tr>
<tr>
<td></td>
<td><strong>Recommendation.</strong>— The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2023 to 31 December 2023</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2, CO₂ emissions for 2023 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2023 to 30 April 2023</td>
<td>The aeroplane operator shall compile 2022 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td></td>
<td><strong>Recommendation.</strong>— The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>30 April 2023</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2022 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2023 to 31 July 2023</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2022 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2023</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2024 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2023</td>
<td>The State shall submit required information regarding CO₂ emissions for 2022 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>1 August 2023</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2024 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2023</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2022 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” that is available on the ICAO CORSIA website in accordance with Part II, Chapter 3, 3.2.1.</td>
</tr>
<tr>
<td>30 November 2023</td>
<td>The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td></td>
<td>The State shall calculate and inform aeroplane operators of offsetting requirements for 2022 in accordance with Part II, Chapter 3, 3.2, and based on a</td>
</tr>
</tbody>
</table>
31 December 2023 | chosen formula in accordance with Part II, Chapter 3, 3.1.  
**Recommendation.**— *The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.*

**Note 1.** — *The time for verification of the aeroplane operator’s Emissions Report is shorter during the 2021-2023 period than the 2019-2020 period.*

**Note 2.** — *During the 2021-2023 period, States may determine the basis of the aeroplane operator offsetting requirements in accordance with Part II, Chapter 3, 3.2.1.*

### 2.3 2024-2026 period

During the period of 2024-2026, aeroplane operators and States shall comply with the requirements according to the following timeline, where applicable:

**Table A1-3. Details of compliance timeline for 2024-2026 period**

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2024 to 31 December 2024</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2, CO₂ emissions for 2024 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
</tbody>
</table>
| 1 January 2024 to 30 April 2024 | The aeroplane operator shall compile 2023 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.  
**Recommendation.**— *The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.* |
| 30 April 2024             | The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2023 to the State in accordance with Part II, Chapter 2, 2.4.1.4. |
| 1 May 2024 to 31 July 2024 | The State shall conduct an order of magnitude check of the verified Emissions Report for 2023 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2. |
| 30 June 2024              | The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2025 in accordance with Part II, Chapter 3, 3.1.3. |
| 31 July 2024              | The State shall submit required information regarding CO₂ emissions for 2023 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2. |
| 1 August 2024             | The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2025 compliance year in accordance with Part II, Chapter 3, 3.1.1. |
| 31 October 2024           | The State shall obtain and use the Sector’s Growth Factor (SGF) for 2023 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.1. |
| 30 November 2024          | The State shall calculate and inform aeroplane operators of offsetting
requirements for 2023 in accordance with Part II, Chapter 3, 3.2, and based on a chosen formula in accordance with Part II, Chapter 3, 3.1.

The State shall calculate and inform aeroplane operators of their total final offsetting requirements for the 2021 to 2023 period in accordance with Part II, Chapter 3, 3.4.4.

The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>31 December 2024</td>
<td><strong>Recommendation.</strong>— The State should obtain and use the ICAO document entitled &quot;CORSIA Aeroplane Operator to State Attributions&quot; summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2025 to 31 December 2025</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2025 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>31 January 2025 or 60 days after the State informs aeroplane operators of their total final offsetting requirements for the 2021-2023 period, whichever date comes later</td>
<td>The aeroplane operator shall cancel emissions units for compliance during the 2021 to 2023 period in accordance with Part II, Chapter 4, 4.2.</td>
</tr>
<tr>
<td>7 February 2025</td>
<td>The aeroplane operator shall request that their cancellation of Eligible Emissions Units for the 2021-2023 period is communicated on the respective Eligible Emissions Units Programme registry (or registries) public website(s) in accordance with Part II, Chapter 4, 4.2.2 b).</td>
</tr>
<tr>
<td>1 December 2024 to 30 April 2025</td>
<td>The aeroplane operator shall compile their Emissions Unit Cancellation Report covering the 2021-2023 period to be verified by a verification body, in accordance with Part II, Chapter 4, 4.4.</td>
</tr>
<tr>
<td>1 January 2025 to 30 April 2025</td>
<td>The aeroplane operator shall compile 2024 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td>30 April 2025</td>
<td><strong>Recommendation.</strong>— The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>1 May 2025 to 31 July 2025</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2024 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>1 May 2025 to 31 July 2025</td>
<td>The State shall undertake an order of magnitude check of the verified Emissions Unit Cancellation Report for the 2021-2023 period in accordance with Part II, Chapter 4, 4.4.1.5.</td>
</tr>
<tr>
<td>Date</td>
<td>Action</td>
</tr>
<tr>
<td>--------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>30 June 2025</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2026 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2025</td>
<td>The State shall submit required information regarding CO₂ emissions for 2024 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2. The State shall report to ICAO the required information regarding emissions unit cancellation for the 2021-2023 period in accordance with Part II, Chapter 4, 4.3.2.</td>
</tr>
<tr>
<td>1 August 2025</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2026 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2025</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2024 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td>30 November 2025</td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2024, in accordance with Part II, Chapter 3, 3.2. The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 December 2025</td>
<td><strong>Recommendation.—</strong> The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2026 to 31 December 2026</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2026 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2026 to 30 April 2026</td>
<td>The aeroplane operator shall compile 2025 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4. <strong>Recommendation.—</strong> The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>30 April 2026</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2025 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2026 to 31 July 2026</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2025 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2. The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2027 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>30 June 2026</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2026 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2026</td>
<td>The State shall submit required information regarding CO₂ emissions for 2025 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
</tbody>
</table>
| 1 August 2026      | The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2027 compliance year in accordance
The State shall obtain and use the Sector’s Growth Factor (SGF) for 2025 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.1.1.

The State shall calculate and inform aeroplane operators of their offsetting requirements for 2025, in accordance with Part II, Chapter 3, 3.2.

The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.

Recommendation.— The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.

Note. – If the Sector’s Growth Factor (SGF) for 2023 is not available by 31 October 2024 and States are delayed in their ability to inform operators of their total final offsetting requirements for the 2021 to 2023 period, ICAO will publish updated deadlines related to the cancellation of emissions units for compliance during the 2021 to 2023 period, including:

- no sooner than 90 days after the SGF for 2023 is made available for the aeroplane operator to cancel emissions units for compliance during the 2021 to 2023 period in accordance with Part II, Chapter 4, 4.2;
- no sooner than 180 days after the SGF for 2023 is made available for the aeroplane operator and the verification body to both submit the verified Emissions Unit Cancellation Report and associated Verification Report for the 2021-2023 period to the State in accordance with Part II, Chapter 4, 4.4.1.4; and
- no sooner than 270 days after the SGF for 2023 is made available for the State to report to ICAO the required information regarding emissions unit cancellation for the 2021-2023 period in accordance with Part II, Chapter 4, 4.3.2.

### 2.4 2027-2029 period

During the period of 2027-2029, aeroplane operators and States shall comply with the requirements according to the following timeline, where applicable:

**Table A1-4. Details of compliance timeline for 2027-2029 period**

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2027 to 31 December 2027</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 ( \text{CO}_2 ) emissions for 2027 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2027 to 30 April 2027</td>
<td>The aeroplane operator shall compile 2026 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td>30 April 2027</td>
<td>The aeroplane operator and the verification body shall both independently</td>
</tr>
</tbody>
</table>

**Recommendation.**— The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.
<table>
<thead>
<tr>
<th>Date Range</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 May 2027 to 31 July 2027</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2026 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2027</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2028 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2027</td>
<td>The State shall submit required information regarding CO₂ emissions for 2026 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>1 August 2027</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2028 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2027</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2026 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td>30 November 2027</td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2026, in accordance with Part II, Chapter 3, 3.2. The State shall calculate and inform aeroplane operators of their total final offsetting requirements for the 2024 to 2026 period, in accordance with Part II, Chapter 3, 3.4.4. The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 December 2027</td>
<td><strong>Recommendation.</strong> The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2028 to 31 December 2028</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2 2.2, CO₂ emissions for 2028 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>31 January 2028 or 60 days after the State informs aeroplane operators of their total final offsetting requirements for the 2024-2026 period, whichever date comes later</td>
<td>The aeroplane operator shall cancel emissions units for compliance during the 2024 to 2026 period in accordance with Part II, Chapter 4, 4.2.</td>
</tr>
<tr>
<td>7 February 2028</td>
<td>The aeroplane operator shall request that their cancellation of Eligible Emissions Units for the 2024-2026 period is communicated on the respective Eligible Emissions Units Programme registry (or registries) public website(s) in accordance with Part II, Chapter 4, 4.2.2 b).</td>
</tr>
<tr>
<td>1 December 2027 to 30 April 2028</td>
<td>The aeroplane operator shall compile their Emissions Unit Cancellation Report covering the 2024-2026 period to be verified by a verification body, in accordance with Part II, Chapter 4, 4.4.</td>
</tr>
<tr>
<td>1 January 2028 to 30 April 2028</td>
<td>The aeroplane operator shall compile 2027 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td>Date Range</td>
<td>Event Description</td>
</tr>
<tr>
<td>------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>30 April 2028</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2027 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2028 to 31 July 2028</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2027 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2028</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2028 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2028</td>
<td>The State shall submit required information regarding CO₂ emissions for 2027 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>1 August 2028</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2029 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2028</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2027 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td>30 November 2028</td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2027, in accordance with Part II, Chapter 3, 3.2.</td>
</tr>
<tr>
<td>31 December 2028</td>
<td>The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2029 to 31 December 2029</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2029 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2029 to 30 April 2029</td>
<td>The aeroplane operator shall compile 2028 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td>Date</td>
<td>Action</td>
</tr>
<tr>
<td>----------------------</td>
<td>------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>30 April 2029</strong></td>
<td>Recommendation. — The aeroplane operator should submit its Emissions</td>
</tr>
<tr>
<td></td>
<td>The aeroplane operator and the verification body shall both independently</td>
</tr>
<tr>
<td><strong>1 May 2029 to 31 July 2029</strong></td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2028 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td><strong>30 June 2029</strong></td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2030 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td><strong>31 July 2029</strong></td>
<td>The State shall submit required information regarding CO₂ emissions for 2028 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td><strong>1 August 2029</strong></td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2030 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td><strong>31 October 2029</strong></td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2028 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td><strong>30 November 2029</strong></td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2028, in accordance with Part II, Chapter 3, 3.2. The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td><strong>31 December 2029</strong></td>
<td>Recommendation. — The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
</tbody>
</table>

**Note. — If the Sector’s Growth Factor (SGF) for 2026 is not available by 31 October 2027 and States are delayed in their ability to inform operators of their total final offsetting requirements for the 2024 to 2026 period, ICAO will publish updated deadlines related to the cancellation of emissions units for compliance during the 2024 to 2026 period, including:**

- no sooner than 90 days after the SGF for 2026 is made available for the aeroplane operator to cancel emissions units for compliance during the 2024 to 2026 period in accordance with Part II, Chapter 4, 4.2;
- no sooner than 180 days after the SGF for 2026 is made available for the aeroplane operator and the verification body to both submit the verified Emissions Unit Cancellation Report and associated Verification Report for the 2024-2026 period to the State in accordance with Part II, Chapter 4, 4.4.1.4; and
- no sooner than 270 days after the SGF for 2026 is made available for the State to report to ICAO the required information regarding emissions unit cancellation for the 2024-2026 period in accordance with Part II, Chapter 4, 4.3.2.
## 2.5 2030-2032 period

During the period of 2030-2032, aeroplane operators and States shall comply with the requirements according to the following timeline, where applicable:

### Table A1-5. Details of compliance timeline for 2030-2032 period

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2030 to 31 December 2030</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2030 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2030 to 30 April 2030</td>
<td>The aeroplane operator shall compile 2029 CO₂ emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td>30 April 2030</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2029 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2030 to 31 July 2030</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2029 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2030</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2031 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2030</td>
<td>The State shall submit required information regarding CO₂ emissions for 2029 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>1 August 2030</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2031 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2030</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2029 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td>30 November 2030</td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2029, in accordance with Part II, Chapter 3, 3.2. The State shall calculate and inform aeroplane operators of their total final offsetting requirements for the 2027 to 2029 period, in accordance with Part II, Chapter 3, 3.4.4. The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 December 2030</td>
<td><strong>Recommendation.</strong>— <em>The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</em></td>
</tr>
<tr>
<td>Date Range</td>
<td>Action Description</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1 January 2031 to 31 December 2031</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2031 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>31 January 2031 or 60 days after the State informs aeroplane operators of their total final offsetting requirements for the 2027-2029 period, whichever date comes later</td>
<td>The aeroplane operator shall cancel emissions units for compliance during the 2027 to 2029 period in accordance with Part II, Chapter 4, 4.2.</td>
</tr>
<tr>
<td>7 February 2031</td>
<td>The aeroplane operator shall request that their cancellation of Eligible Emissions Units for the 2027-2029 period is communicated on the respective Eligible Emissions Units Programme registry (or registries) public website(s) in accordance with Part II, Chapter 4, 4.2.2 b).</td>
</tr>
<tr>
<td>1 December 2030 to 30 April 2031</td>
<td>The aeroplane operator shall compile their Emissions Unit Cancellation Report covering the 2027-2029 period to be verified by a verification body, in accordance with Part II, Chapter 4, 4.4.</td>
</tr>
<tr>
<td>1 January 2031 to 30 April 2031</td>
<td>The aeroplane operator shall compile 2030 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td>1 January 2031 to 30 April 2031</td>
<td><strong>Recommendation.</strong>— <em>The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</em></td>
</tr>
<tr>
<td>30 April 2031</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2030 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2031 to 31 July 2031</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2030 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>1 May 2031 to 31 July 2031</td>
<td>The State shall undertake an order of magnitude check of the verified Emissions Unit Cancellation Report for the 2027-2029 period in accordance with Part II, Chapter 4, 4.4.1.5.</td>
</tr>
<tr>
<td>30 June 2031</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2032 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2031</td>
<td>The State shall submit required information regarding CO₂ emissions for 2030 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>31 July 2031</td>
<td>The State shall report to ICAO the required information regarding emissions unit cancellation for the 2027-2029 period in accordance with Part II, Chapter 4, 4.3.2.</td>
</tr>
<tr>
<td>1 August 2031</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2032 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2031</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2030 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
</tbody>
</table>
### 30 November 2031

The State shall calculate and inform aeroplane operators of their offsetting requirements for 2030, in accordance with Part II, Chapter 3, 3.2.

The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.

### 31 December 2031

**Recommendation.**— *The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.*

### 1 January 2032 to 31 December 2032

The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2032 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.

### 1 January 2032 to 30 April 2032

The aeroplane operator shall compile 2031 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.

**Recommendation.**— *The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.*

### 30 April 2032

The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2031 to the State in accordance with Part II, Chapter 2, 2.4.1.4.

### 1 May 2032 to 31 July 2032

The State shall conduct an order of magnitude check of the verified Emissions Report for 2031 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.

### 30 June 2032

The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2033 in accordance with Part II, Chapter 3, 3.1.3.

### 31 July 2032

The State shall submit required information regarding CO₂ emissions for 2031 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.

### 1 August 2032

The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2033 compliance year in accordance with Part II, Chapter 3, 3.1.1.

### 31 October 2032

The State shall obtain and use the Sector’s Growth Factor (SGF) for 2031 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.

### 30 November 2032

The State shall calculate and inform aeroplane operators of their offsetting requirements for 2031, in accordance with Part II, Chapter 3, 3.2.

The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.

**Recommendation.**— *The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.*
Note. – If the Sector’s Growth Factor (SGF) for 2029 is not available by 31 October 2030 and States are
delayed in their ability to inform operators of their total final offsetting requirements for the 2027 to 2029 period,
ICAO will publish updated deadlines related to the cancellation of emissions units for compliance during the 2027
to 2029 period, including:

• no sooner than 90 days after the SGF for 2029 is made available for the aeroplane operator to
cancel emissions units for compliance during the 2027 to 2029 period in accordance with Part II,
Chapter 4, 4.2;
• no sooner than 180 days after the SGF for 2029 is made available for the aeroplane operator and
the verification body to both submit the verified Emissions Unit Cancellation Report and
associated Verification Report for the 2027-2029 period to the State in accordance with Part II,
Chapter 4, 4.4.1.4; and
• no sooner than 270 days after the SGF for 2029 is made available for the State to report to ICAO
the required information regarding emissions unit cancellation for the 2027-2029 period in
accordance with Part II, Chapter 4, 4.3.2.

2.6    2033-2035 period

2.6.1 During the period of 2033-2035, aeroplane operators and States shall comply with the requirements
according to the following timeline, where applicable:

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2033 to 31 December 2033</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2033 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2033 to 30 April 2033</td>
<td>The aeroplane operator shall compile 2032 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td></td>
<td><strong>Recommendation.</strong> — The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>30 April 2033</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2032 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2033 to 31 July 2033</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2032 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>30 June 2033</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2034 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2033</td>
<td>The State shall submit required information regarding CO₂ emissions for 2032 to ICAO in accordance with Part II, Chapter 2, 2.5.2.2.</td>
</tr>
<tr>
<td>1 August 2033</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2034 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>Date</td>
<td>Event Description</td>
</tr>
<tr>
<td>--------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>31 October 2033</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2032 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td>30 November 2033</td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2032, in accordance with Part II, Chapter 3, 3.2.</td>
</tr>
<tr>
<td></td>
<td>The State shall calculate and inform aeroplane operators of their total final offsetting requirements for the 2030 to 2032 period, in accordance with Part II, Chapter 3, 3.4.4.</td>
</tr>
<tr>
<td></td>
<td>State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>31 December 2033</td>
<td><strong>Recommendation.</strong> The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter I, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2034 to 31 December 2034</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2034 from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>31 January 2034 or 60 days after the State informs aeroplane operators of their total final offsetting requirements for the 2030-2032 period, whichever date comes later</td>
<td>The aeroplane operator shall cancel emissions units for compliance during the 2030 to 2032 period in accordance with Part II, Chapter 4, 4.2.</td>
</tr>
<tr>
<td>7 February 2034</td>
<td>The aeroplane operator shall request that their cancellation of Eligible Emissions Units for the 2030-2032 period is communicated on the respective Eligible Emissions Units Programme registry (or registries) public website(s) in accordance with Part II, Chapter 4, 4.2.2 b).</td>
</tr>
<tr>
<td>1 December 2033 to 30 April 2034</td>
<td>The aeroplane operator shall compile their Emissions Unit Cancellation Report covering the 2030-2032 period to be verified by a verification body, in accordance with Part II, Chapter 4, 4.4.</td>
</tr>
<tr>
<td>1 January 2034 to 30 April 2034</td>
<td>The aeroplane operator shall compile 2033 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
<tr>
<td></td>
<td><strong>Recommendation.</strong> The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>30 April 2034</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2033 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td></td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Unit Cancellation Report and associated Verification Report for the 2030-2032 compliance period to the State in accordance with Part II, Chapter 4, 4.4.1.4.</td>
</tr>
<tr>
<td>1 May 2034 to 31 July 2034</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2033 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td></td>
<td>The State shall undertake an order of magnitude check of the verified Emissions Report for 2033 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
</tbody>
</table>
### Unit Cancellation Report for the 2030-2032 period in accordance with Part II, Chapter 4, 4.4.1.5.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>30 June 2034</td>
<td>The State shall notify ICAO of any change in its decision to voluntarily participate, or to discontinue the voluntary participation in the applicability of Part II, Chapter 3 from 1 January 2035 in accordance with Part II, Chapter 3, 3.1.3.</td>
</tr>
<tr>
<td>31 July 2034</td>
<td>The State shall submit required information regarding CO₂ emissions for 2033 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2. The State shall report to ICAO the required information regarding emissions unit cancellation for the 2030-2032 period in accordance with Part II, Chapter 4, 4.3.2.</td>
</tr>
<tr>
<td>1 August 2034</td>
<td>The State shall obtain and use the ICAO document entitled “CORSIA States for Chapter 3 State Pairs” applicable for the 2035 compliance year in accordance with Part II, Chapter 3, 3.1.1.</td>
</tr>
<tr>
<td>31 October 2034</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2033 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
<tr>
<td>30 November 2034</td>
<td>The State shall calculate and inform aeroplane operators of their offsetting requirements for 2033, in accordance with Part II, Chapter 3, 3.2. The State shall submit updates to the list of aeroplane operators that are attributed to it to ICAO in accordance with Part II, Chapter 1, 1.2.7, as well as updates to the list of verification bodies accredited in the State in accordance with Part II, Chapter 1, 1.3.7.</td>
</tr>
<tr>
<td>1 December 2034</td>
<td><strong>Recommendation.</strong>— The State should obtain and use the ICAO document entitled “CORSIA Aeroplane Operator to State Attributions” summarising a list of aeroplane operators and the State to which they have been attributed in accordance with Part II, Chapter 1, 1.2.3. The document is available on the ICAO CORSIA website.</td>
</tr>
<tr>
<td>1 January 2035 to 31 December 2035</td>
<td>The aeroplane operator shall monitor, in accordance with Part II, Chapter 2, 2.2 CO₂ emissions for 2035 for international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1.</td>
</tr>
<tr>
<td>1 January 2035 to 30 April 2035</td>
<td>The aeroplane operator shall compile 2034 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4. <strong>Recommendation.</strong>— The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.</td>
</tr>
<tr>
<td>30 April 2035</td>
<td>The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2034 to the State in accordance with Part II, Chapter 2, 2.4.1.4.</td>
</tr>
<tr>
<td>1 May 2035 to 31 July 2035</td>
<td>The State shall conduct an order of magnitude check of the verified Emissions Report for 2034 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2.</td>
</tr>
<tr>
<td>31 July 2035</td>
<td>The State shall submit required information regarding CO₂ emissions for 2034 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2.</td>
</tr>
<tr>
<td>31 October 2035</td>
<td>The State shall obtain and use the Sector’s Growth Factor (SGF) for 2034 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2.</td>
</tr>
</tbody>
</table>
30 November 2035  | The State shall calculate and inform aeroplane operators of their offsetting requirements for 2034, in accordance with Part II, Chapter 3, 3.2.

Note. – If the Sector’s Growth Factor (SGF) for 2032 is not available by 31 October 2033 and States are delayed in their ability to inform operators of their total final offsetting requirements for the 2030 to 2032 period, ICAO will publish updated deadlines related to the cancellation of emissions units for compliance during the 2030 to 2032 period, including:

- no sooner than 90 days after the SGF for 2032 is made available for the aeroplane operator to cancel emissions units for compliance during the 2030 to 2032 period in accordance with Part II, Chapter 4, 4.2;
- no sooner than 180 days after the SGF for 2032 is made available for the aeroplane operator and the verification body to both submit the verified Emissions Unit Cancellation Report and associated Verification Report for the 2030-2032 period to the State in accordance with Part II, Chapter 4, 4.4.1.4; and
- no sooner than 270 days after the SGF for 2032 is made available for the State to report to ICAO the required information regarding emissions unit cancellation for the 2030-2032 period in accordance with Part II, Chapter 4, 4.3.2.

2.6.2 To complete the period of 2033-2035, aeroplane operators and States shall comply with the requirements according to the following timeline, where applicable:

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2036 to 30 April 2036</td>
<td>The aeroplane operator shall compile 2035 emissions data to be verified by a verification body, in accordance with Part II, Chapter 2, 2.4.</td>
</tr>
</tbody>
</table>

**Recommendation.** The aeroplane operator should submit its Emissions Report for verification as soon as possible after completing its Emissions Report.

| 30 April 2036             | The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Report and associated Verification Report for 2035 to the State in accordance with Part II, Chapter 2, 2.4.1.4. |

| 1 May 2036 to 31 July 2036 | The State shall conduct an order of magnitude check of the verified Emissions Report for 2035 in accordance with Part II, Chapter 2, 2.4.1.5, including any filling in of data gaps in case of non-reporting by aeroplane operators in accordance with Part II, Chapter 2, 2.5.2. |

| 31 July 2036              | The State shall submit required information regarding CO₂ emissions for 2035 to ICAO in accordance with Part II, Chapter 2, 2.3.2.2. |

| 31 October 2036           | The State shall obtain and use the Sector’s Growth Factor (SGF) for 2035 from the ICAO document entitled “CORSIA Annual Sector’s Growth Factor (SGF)” in accordance with Part II, Chapter 3, 3.2.2. |

| 30 November 2036          | The State shall calculate and inform aeroplane operators of their offsetting requirements for 2035, in accordance with Part II, Chapter 3, 3.2. |
|                          | The State shall calculate and inform aeroplane operators of their total final offsetting requirements for the 2033 to 2035 period, in accordance with Part II, Chapter 3, 3.4.4. |

| 31 January 2037 or 60 days after the State informs aeroplane | The aeroplane operator shall cancel emissions units for compliance during the 2033-2035 period in accordance with Part II, Chapter 4, 4.2. |
operators of their total final offsetting requirements for the 2033-2035 period, whichever date comes later

7 February 2037

The aeroplane operator shall request that their cancellation of Eligible Emissions Units for the 2033-2035 period is communicated on the respective Eligible Emissions Units Programme registry (or registries) public website(s) in accordance with Part II, Chapter 4, 4.2.2 b).

1 December 2036 to 30 April 2037

The aeroplane operator shall compile their Emissions Unit Cancellation Report covering the 2033-2035 period to be verified by a verification body, in accordance with Part II, Chapter 4, 4.4.

30 April 2037

The aeroplane operator and the verification body shall both independently submit, upon authorization by the aeroplane operator, the verified Emissions Unit Cancellation Report and associated Verification Report for the 2033-2035 compliance period to the State in accordance with Part II, Chapter 4, 4.4.1.4.

1 May 2037 to 31 July 2037

The State shall undertake an order of magnitude check of the verified Emissions Unit Cancellation Report for the 2033-2035 period in accordance with Part II, Chapter 4, 4.4.1.5.

31 July 2037

The State shall report to ICAO the required information regarding emissions unit cancellation for the 2033-2035 period in accordance with Part II, Chapter 4, 4.3.2.

Note. – If the Sector’s Growth Factor (SGF) for 2035 is not available by 31 October 2036 and States are delayed in their ability to inform operators of their total final offsetting requirements for the 2033 to 2035 period, ICAO will publish updated deadlines related to the cancellation of emissions units for compliance during the 2033 to 2035 period, including:

- no sooner than 90 days after the SGF for 2035 is made available for the aeroplane operator to cancel emissions units for compliance during the 2033 to 2035 period in accordance with Part II, Chapter 4, 4.2;

- no sooner than 180 days after the SGF for 2035 is made available for the aeroplane operator and the verification body to both submit the verified Emissions Unit Cancellation Report and associated Verification Report for the 2033-2035 period to the State in accordance with Part II, Chapter 4, 4.4.1.4; and

- no sooner than 270 days after the SGF for 2035 is made available for the State to report to ICAO the required information regarding emissions unit cancellation for the 2033-2035 period in accordance with Part II, Chapter 4, 4.3.2.
APPENDIX 2. FUEL USE MONITORING METHODS

1. INTRODUCTION

Note. — The procedures specified in this Appendix are concerned with the monitoring of fuel use by aeroplane operators. The methods proposed are representative of the most accurate established practices.

Any equivalent procedures to those contained in this Appendix shall only be allowed after prior application to and approval by the State.

2. FUEL USE MONITORING METHODS

2.1 The aeroplane operator, with the exception of an aeroplane operator eligible to use the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT), shall choose from the following fuel use monitoring methods:

a) Method A;
b) Method B;
c) Block-off / Block-on;
d) Fuel Uplift; or
e) Fuel Allocation with Block Hour.

2.2 Method A

Note. — See Attachment C-1 for process diagram for monitoring fuel use by flight using Method A.

2.2.1 The aeroplane operator shall use the following formula to compute fuel use according to Method A:

\[ F_N = T_N - T_{N+1} + U_{N+1} \]

where:

- \( F_N \) = Fuel used for the flight under consideration (=flight \( N \)) determined using Method A (in tonnes);
- \( T_N \) = Amount of fuel contained in aeroplane tanks once fuel uplifts for the flight under consideration (i.e., flight \( N \)) are complete (in tonnes);
- \( T_{N+1} \) = Amount of fuel contained in aeroplane tanks once fuel uplifts for the subsequent flight (i.e., flight \( N+1 \)) are complete (in tonnes); and
- \( U_{N+1} \) = Sum of fuel uplifts for the subsequent flight (i.e., flight \( N+1 \)) measured in volume and multiplied with a density value (in tonnes).

Note 1. — See Part II, Chapter 2, 2.2.3.1 for requirements on fuel density values.

Note 2. — Fuel uplift \( U_{N+1} \) is determined by the measurement by the fuel supplier, as documented in the fuel delivery notes or invoices for each flight; see Attachment C-2 for process diagram for collecting the required data to implement Method A.
Note 3. — For ensuring completeness of the data, it is important to note that not only data generated during the flight under consideration (i.e., flight \(_N\)) is needed, but also data generated from the subsequent flight (i.e., flight \(_{N+1}\)). This is of particular importance when a domestic flight is followed by an international flight, as defined in Part II, Chapter 1, 1.1.2, or vice versa. In order to avoid data gaps it is therefore recommended that the Block-on fuel or the amount of fuel in the tank after all fuel uplifts for a flight is always recorded on flights of aeroplanes which are used for international flights, as defined in Part II, Chapter 1, 1.1.2. For the same reasons, fuel uplift data for all flights of those aeroplanes should be collected, before deciding which flights are international.

2.2.2 The aeroplane operator performing on an ad-hoc basis flights attributed to another aeroplane operator shall provide to the latter the fuel measurement values according to the Block-off / Block-on method.

2.2.3 Where no fuel uplift for the flight or subsequent flight takes place, the amount of fuel contained in aeroplane tanks (\(T_N\) or \(T_{N+1}\)) shall be determined at block-off for the flight or subsequent flight. In exceptional cases the variable \(T_{N+1}\) cannot be determined. This is the case when an aeroplane performs activities other than a flight, including undergoing major maintenance involving the emptying of the tanks, after the flight to be monitored. In such case the aeroplane operator may substitute the quantity “\(T_{N+1} + U_{N+1}\)” with the amount of fuel remaining in tanks at the start of the subsequent activity of the aeroplane or fuel in tanks at Block-on, as recorded by technical logs.

2.3 Method B

Note. — See Attachment C-3 for process diagram for monitoring fuel use by flight using Method B.

2.3.1 The aeroplane operator shall use the following formula to compute fuel use according to Method B:

\[
F_N = R_{N-1} - R_N + U_N
\]

where:

- \(F_N\) = Fuel used for the flight under consideration (i.e., flight \(_N\)) determined using Method B (in tonnes);
- \(R_{N-1}\) = Amount of fuel remaining in aeroplane tanks at the end of the previous flight (i.e., flight \(_{N-1}\)) at Block-on before the flight under consideration, (in tonnes);
- \(R_N\) = Amount of fuel remaining in aeroplane tanks at the end of the flight under consideration (i.e., flight \(_N\)) at Block-on after the flight, (in tonnes); and
- \(U_N\) = Fuel uplift for the flight considered measured in volume and multiplied with a density value (in tonnes).

Note 1. — See Part II, Chapter 2, 2.2.3.1 for requirements on fuel density values.

Note 2. — Fuel uplift is determined by the measurement by the fuel supplier, as documented in the fuel delivery notes or invoices for each flight; see Attachment C-4 for process diagram for collecting the required data to implement Method B.

Note 3. — For ensuring completeness of the data, it is important to note that not only data generated during the flight under consideration (i.e., flight \(_N\)) is needed, but also data generated from the previous flight (i.e., flight \(_{N-1}\)). This is in particular important when a domestic flight is followed by an international, or vice versa. For avoiding data gaps it is therefore recommended that, the amount of fuel remaining in the tank after the flight or the amount of fuel in the tank after fuel uplift is always recorded on flights of aeroplanes which are used for international flights, as defined in Part II, Chapter 1, 1.1.2. For the same reasons, fuel uplift data for all flights of those aeroplane should be collected, before deciding which flights are international.

2.3.2 The aeroplane operator performing on an ad-hoc basis flights attributed to another aeroplane operator shall provide to the latter the fuel measurement values according to the Block-off / Block-on method.
2.3.3 Where an aeroplane does not perform a flight previous to the flight for which fuel consumption is being monitored (e.g., if the flight follows a major revision or maintenance), the aeroplane operator may substitute the quantity $R_{N-1}$ with the amount of fuel remaining in aeroplane tanks at the end of the previous activity of the aeroplane, as recorded by technical logs.

2.4 Block-off / Block-on

*Note. — See Attachment C-5 for process diagram for monitoring fuel use by flight using Method Block-off / Block-on, and Attachment C-6 for the process for collecting the required data to implement Method Block-off / Block-on.*

2.4.1 The aeroplane operator shall use the following formula to compute fuel use according to the Block-off / Block-on Method:

$$F_N = T_N - R_N$$

where:
- $F_N$ = Fuel used for the flight under consideration (i.e., flight $N$) determined using Block-off / Block-on Method (in tonnes);
- $T_N$ = Amount of fuel contained in aeroplane tanks at Block-off for the flight under consideration i.e., flight $N$ (in tonnes); and
- $R_N$ = Amount of fuel remaining in aeroplane tanks at Block-on of the flight under consideration i.e., flight $N$ (in tonnes).

2.5 Fuel Uplift

*Note. — See Attachment C-7 for process diagram for monitoring fuel use by flight using the Fuel Uplift Method.*

2.5.1 For flights with a fuel uplift unless the subsequent flight has no uplift, the aeroplane operator shall use the following formula to compute fuel use according to the Fuel Uplift Method:

$$F_N = U_N$$

where:
- $F_N$ = Fuel used for the flight under consideration (i.e., flight $N$) determined using fuel uplift (in tonnes); and
- $U_N$ = Fuel uplift for the flight considered, measured in volume and multiplied with a density value (in tonnes).

*Note. — See Part II, Chapter 2, 2.2.3.1 for requirements on fuel density values.*

2.5.2 For flight(s) without a fuel uplift (i.e., flight $N+1$, …, flight $N+n$), the aeroplane operator shall use the following formula to allocate fuel use from the prior fuel uplift (i.e., from flight $N$) proportionally to block hour:

$$F_N = U_N \times \frac{BH_N}{BH_N + BH_{N+1} + \ldots + BH_{N+n}}$$
\[ F_{N+1} = U_N \times \frac{BH_{N+1}}{BH_N + BH_{N+1} + \cdots + BH_{N+n}} \]

\[ \cdots \]

\[ F_{N+n} = U_N \times \frac{BH_{N+n}}{BH_N + BH_{N+1} + \cdots + BH_{N+n}} \]

where:

- \( F_N \): Fuel used for the flight under consideration (i.e., flight \( N \)) determined using fuel uplift (in tonnes);
- \( F_{N+1} \): Fuel used for the subsequent flight (i.e., flight \( N+1 \)) determined using fuel uplift (in tonnes);
- \( \cdots \):
- \( F_{N+n} \): Fuel used for the follow-on flight (i.e., flight \( N+n \)) determined using fuel uplift (in tonnes);
- \( U_N \): Fuel uplift for the flight under consideration (i.e., flight \( N \)) (in tonnes);
- \( BH_N \): Block hour for the flight under consideration (i.e., flight \( N \)) (in hours);
- \( BH_{N+1} \): Block hour for the subsequent flight (i.e., flight \( N+1 \)) (in hours); and
- \( \cdots \):
- \( BH_{N+n} \): Block hour for the follow-on flight (i.e., flight \( N+n \)) (in hours).

Note. — Fuel uplift is determined by the measurement by the fuel supplier, as documented in the fuel delivery notes or invoices for each flight.

2.6 Fuel Allocation with Block Hour

Note. — See Attachment C-8 for process diagram for monitoring fuel use by flight using Fuel Allocation with Block Hour method.

2.6.1 Computation of average fuel burn ratios

2.6.1.1 For an aeroplane operator which can clearly distinguish between international and domestic fuel uplifts, the aeroplane operator shall compute, for each aeroplane type, the average fuel burn ratios by summing up all actual fuel uplifts from international flights, as defined in Part II, Chapter 1, 1.1.2, divided by the sum of all actual block hours from international flights for a given year, as defined in Part II, Chapter 1, 1.1.2, according to the following formula:

\[ AFBR_{AO, AT} = \frac{\sum_N U_{AO, AT, N}}{\sum_N BH_{AO, AT, N}} \]

where:

- \( AFBR_{AO, AT} \): Average fuel burn ratios for aeroplane operator (AO) and aeroplane type (AT) (in tonnes per hour);
- \( U_{AO, AT, N} \): Fuel uplifted for the international flight \( N \) for aeroplane operator (AO) and aeroplane type (AT) determined using monitoring method Fuel Uplift (in tonnes); and
- \( BH_{AO, AT, N} \): Block hour for the international flight \( N \) for aeroplane operator (AO) and aeroplane type (AT) (in hours).

2.6.1.2 For an aeroplane operator which cannot clearly distinguish between international and domestic fuel uplifts, the aeroplane operator shall compute, for each aeroplane type, the average fuel burn ratios by summing up
all actual fuel uplifts from international and domestic flights divided by the sum of all actual block hours from these flights for a given year, according to the following formula:

$$AFBR_{AO,AT} = \frac{\sum U_{AO,AT,N}}{\sum BH_{AO,AT,N}}$$

where:
- $AFBR_{AO,AT}$ = Average fuel burn ratios for aeroplane operator (AO) and aeroplane type (AT) (in tonnes per hour);
- $U_{AO,AT,N}$ = Fuel uplifted for the international or a domestic flight $N$ for aeroplane operator (AO) and aeroplane type (AT) measured in volume and multiplied with a specific density value (in tonnes); and
- $BH_{AO,AT,N}$ = Block hour for the international and domestic flight $N$ for aeroplane operator (AO) and aeroplane type (AT) (in hours).

2.6.1.3 An aeroplane operator specific average fuel burn ratios shall be calculated on a yearly basis by using the yearly data from the actual reporting year. The average fuel burn ratios shall be reported, for each aeroplane type, in the aeroplane operator’s Emissions Report.

Note 1. — See Part II, Chapter 2, 2.2.3.1 for requirements on fuel density values.

Note 2. — Aeroplane types are contained in Doc 8643 — Aircraft Type Designators.

2.6.2 Computation of fuel use for individual flights

2.6.2.1 The aeroplane operator shall compute the fuel consumption for each international flight by multiplying the aeroplane operator specific average fuel burn ratios with the flight’s block hour according to the following formula:

$$F_N = AFBR_{AO,AT} \times BH_{AO,AT,N}$$

where:
- $F_N$ = Fuel allocated to the international flight under consideration (i.e., flight $N$) using the Fuel Allocation Block Hour method (in tonnes);
- $AFBR_{AO,AT}$ = Average fuel burn ratios for aeroplane operator (AO) and aeroplane type (AT) (in tonnes per hour); and
- $BH_{AO,AT,N}$ = Block hour for the international flight under consideration (=flight $N$) for aeroplane operator (AO) and aeroplane type (AT) (in hours).

Note 1. — Fuel uplift is determined by the measurement by the fuel supplier, as documented in the fuel delivery notes or invoices for each flight.

Note 2. — The Verification Report of the external verification body includes an assessment of the aeroplane operator specific average fuel burn ratio per ICAO aircraft type designator used.

Note 3. — Average fuel burn ratio (AFBR) based on all flights for a reporting year and rounded to at least three decimal places.

2.6.2.2 A verification body shall cross-check whether the emissions reported are reasonable in comparison to
other fuel related data of the aeroplane operator.
APPENDIX 3. CO₂ EMISSIONS ESTIMATION AND REPORTING METHODS AND TOOLS

1. INTRODUCTION

Note 1. — The procedures specified in this Appendix are concerned with the estimation of CO₂ emissions by an aeroplane operator for the purposes of monitoring CO₂ emissions and filling data gaps. The methods and tools proposed are representative of most accurate established practices.

Note 2. — The ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) can be obtained from the ICAO document entitled “ICAO CORSIA CO₂ Estimation and Reporting Tool” for use in a given year. The CERT can be found on the ICAO CORSIA website.

2. ICAO CORSIA CO₂ ESTIMATION AND REPORTING TOOL (CERT)

2.1 Use of the ICAO CORSIA CERT for complying with monitoring and reporting requirements

Note 1. — The ICAO CORSIA CERT is developed for and made available to aeroplane operators to support the monitoring and reporting of their CO₂ emissions. The CERT supports aeroplane operators in fulfilling their monitoring and reporting requirements by populating the standardized Emissions Monitoring Plan and Emissions Report templates provided in Appendix 1 of the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA). This support includes:

a) assessing its eligibility to use the CERT, as defined in Appendix 3, in support of their Emissions Monitoring Plan (e.g., CO₂ emissions threshold requirements);

b) assessing whether or not it is within the applicability scope of Part II, Chapter 2 MRV requirements; and

c) filling any CO₂ emissions data gaps.

Note 2. — The ICAO CORSIA CERT is also made available to States to support order of magnitude checks and fill any CO₂ emissions data gaps as described in Part II, Chapter 2, 2.5.2.1.

2.1.1 The aeroplane operator shall use the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) according to the eligibility criteria as described in Part II, Chapter 2 and upon approval by the State to which they are attributed.

2.1.2 The aeroplane operator shall use either the (1) Block Time input method or (2) the Great Circle Distance input method to enter the necessary information into the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT).

2.1.3 The aeroplane operator approved to use the Block Time input method shall collect the following data and shall enter it into the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) to estimate its CO₂ emissions during the compliance year:

a) ICAO aircraft type - model designator;

b) Origin aerodrome ICAO Designator;

c) Destination aerodrome ICAO Designator;
d) Block time (in hours);
e) Number of flights;
f) Date (optional); and
g) Flight ID (optional).

2.1.4 The aeroplane operator approved to use the Great Circle Distance input method shall collect the following data and shall enter it into the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) to estimate its CO₂ emissions during the compliance year:

a) ICAO aircraft model - type designator;
b) Origin aerodrome;
c) Destination aerodrome;
d) Number of flights;
e) Date (optional); and
f) Flight ID (optional).

Note 1. — The ICAO aircraft type - model designators are contained in Doc 8643 — Aircraft Type Designators.

Note 2. — The origin aerodrome and destination aerodrome designators are contained in Doc 7910 — Location Indicators.

Note 3. — The ICAO CORSIA CERT will automatically compute Great Circle Distance based on the origin aerodrome and destination aerodrome.

2.2 Collection of data to develop and maintain the ICAO CO₂ estimation module used within the ICAO CORSIA CERT

2.2.1 Recommendation. — States should contribute to improving the ICAO CO₂ estimation module used within the ICAO CORSIA CERT by collecting flight level fuel burn data from aeroplane operators who are willing to share this information. Aeroplane operator data should include:

a) Date and time (in Universal Time Coordinated);
b) ICAO aircraft type - model designator;
c) Origin aerodrome ICAO Designator;
d) Destination aerodrome ICAO Designator;
e) Block hour (in hours to 2 decimal places);
f) Fuel used (in tonnes to at least 1 decimal place) based on a Fuel Use Monitoring Method as described in Appendix 2;
g) Type of Fuel Use Monitoring Method used;
h) Aircraft maximum certificated take-off mass (in kg); and

i) Flight Great Circle Distance (in km).

2.2.2 Recommendation.— States should share data with ICAO for continuous improvement of the ICAO CO₂ estimation module used within the ICAO CORSIA CERT. If a State shares data, then this will include:

a) Date and time (in Universal Time Coordinated);

b) Generic code to de-identify aeroplane operator information and allow integration of information;

c) ICAO aircraft type - model designator;

d) Flight Great Circle Distance (in km);

e) Block hour (in hours to 2 decimal places);

f) Fuel used (in tonnes to at least 1 decimal place based on a fuel use monitoring method as described in Appendix 2; and

g) Type of Fuel Use Monitoring Method used.

2.2.3 States shall anonymize the aeroplane operator data shared with ICAO under 2.2.2, if data is shared as per 2.2.2.
APPENDIX 4 EMISSIONS MONITORING PLANS

1. INTRODUCTION

The Emissions Monitoring Plan of an aeroplane operator shall contain the information listed in Section 2 of this Appendix.

2. CONTENT OF EMISSIONS MONITORING PLANS

Note. – The template of an Emissions Monitoring Plan (from aeroplane operator to State) is provided in Appendix 1 of the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2.1 Aeroplane operator identification

2.1.1 Name and address of the aeroplane operator with legal responsibility.

2.1.2 Information for attributing the aeroplane operator to a State:

a) **ICAO Designator:** ICAO Designator(s) used for air traffic control purposes, as listed in Doc 8585 — Designators for Aircraft Operating Agencies, Aeronautical Authorities and Services.

b) **Air operator certificate:** If the aeroplane operator does not have an ICAO Designator, then a copy of the air operator certificate.

c) **Place of juridical registration:** If the aeroplane operator does not have an ICAO Designator or an air operator certificate, then the aeroplane operator’s place of juridical registration.

2.1.3 Details of ownership structure relative to any other aeroplane operators with international flights, as defined in Part II, Chapter 1, 1.1.2, including identification of whether the aeroplane operator is a parent company to other aeroplane operators with international flights, as defined in Part II, Chapter 1, 1.1.2, a subsidiary of another aeroplane operator(s) with international flights, as defined in Part II, Chapter 1, 1.1.2, and/or has a parent and or subsidiaries that are aeroplane operators with international flights, as defined in Part II, Chapter 1, 1.1.2.

2.1.4 If the aeroplane operator in a parent-subsidiary relationship seeks to be considered a single aeroplane operator for purposes of this Volume, then confirmation shall be provided that the parent and subsidiary(ies) are attributed to the same State and that the subsidiary(ies) are wholly-owned by the parent.

2.1.5 Contact information for the person within the aeroplane operator’s company who is responsible for the Emissions Monitoring Plan.

2.1.6 Description of the aeroplane operator’s activities (e.g. scheduled/non-scheduled, passenger/cargo/executive, and geographic scope of operations).

2.2 Fleet and operations data

2.2.1 List of the aeroplane types and type of fuel (e.g. Jet-A, Jet-A1, Jet-B, AvGas) used in aeroplanes operated for international flights, as defined in Part II, Chapter 1, 1.1.2, at the time of submission of the Emissions Monitoring Plan, recognizing that there may be changes over time. The list shall include:
a) Aeroplane types with a maximum certificated take-off mass of 5 700 kg or greater and the number of aeroplane per type, including owned and leased aeroplanes; and

Note 1. — Aeroplane types are contained in Doc 8643 — Aircraft Type Designators.

Note 2. — The aeroplane operator using the ICAO CORSIA CO2 Estimation and Reporting Tool (CERT) could use the functionality of the CERT to identify applicable aeroplane types.

b) Type of fuel(s) used by the aeroplanes (e.g., Jet-A, Jet-A1, Jet-B, AvGas).

Note. — The aeroplane operator using the ICAO CORSIA CO2 Estimation and Reporting Tool (CERT) does not need to specify the type of fuel used by aeroplanes.

2.2.2 Information used for attributing international flights, as defined in Part II, Chapter 1, 1.1.2, to the aeroplane operator:

a) ICAO Designator: List of the ICAO Designator(s) used in Item 7 of the aeroplane operator’s flight plans.

b) Registration marks: If the aeroplane operator does not have an ICAO Designator, then a list of the nationality or common mark, and registration mark of aeroplanes that are explicitly stated in the air operator certificate (or equivalent) and used in Item 7 of the aeroplane operator’s flight plans.

2.2.3 Procedures on how changes in the aeroplane fleet and fuel used will be tracked, and subsequently integrated in the Emissions Monitoring Plan.

2.2.4 Procedures on how the specific flights of an aeroplane will be tracked to ensure completeness of monitoring.

2.2.5 Procedures for determining which aeroplane flights meet the definition of international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1, and are therefore subject to the Part II, Chapter 2 requirements.

Note. — The aeroplane operator using the ICAO CORSIA CO2 Estimation and Reporting Tool (CERT) could use the functionality of the CERT to identify international flights, as defined in Part II, Chapter 1, 1.1.2, as long as all flights (i.e., domestic and international) conducted during the reporting year are entered as input into the tool.

2.2.6 List of States to where the aeroplane operator operates international flights, as defined in Part II, Chapter 1, 1.1.2, at the time of initial submission of the Emissions Monitoring Plan.

Note. — The aeroplane operator using the estimation functionality of the ICAO CORSIA CO2 Estimation and Reporting Tool (CERT) to assess its eligibility to use the CERT could use the output of the tool (i.e., list of States) as input to the Emissions Monitoring Plan submission.

2.2.7 Procedures for determining which international aeroplane flights are subject to Part II, Chapter 3 requirements.

Note. — The aeroplane operator using the ICAO CORSIA CO2 Estimation and Reporting Tool (CERT) could use the functionality of the CERT to identify flights subject to offsetting requirements in accordance with Part II, Chapter 3, 3.1 in a given year of compliance as long as the aeroplane operator uses the correct version (i.e., year of compliance) of the CERT.

2.2.8 Procedures for identifying domestic flights and/or humanitarian, medical or firefighting international flights, as defined in Part II, Chapter 1, 1.1.2, that would not be subject to Part II, Chapter 2 requirements.
2.3 Methods and means of calculating emissions from international flights

2.3.1 Methods and means for establishing the average emissions during the 2019-2020 period

2.3.1.1 If the aeroplane operator meets the eligibility criteria in Part II, Chapter 2, 2.2.1.2.2 and chooses to use the ICAO CORSIA CO$_2$ Estimation and Reporting Tool (CERT) as described in Appendix 3, then the following information shall be provided:

a) An estimate of CO$_2$ emissions for all international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1, for 2019 with supporting information on how the estimation was calculated.

b) The type of input method used in the ICAO CORSIA CO$_2$ Estimation and Reporting Tool (CERT):
   - Great Circle Distance input method; or
   - Block Time input method.

Note. – Guidance on estimating CO$_2$ emissions for 2019 is provided in the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

2.3.1.2 If the aeroplane operator meets the eligibility criteria in Part II, Chapter 2, 2.2.1.2.1, or chooses to use a Fuel Use Monitoring method as described in Appendix 2, then the following information shall be provided:

a) The Fuel Use Monitoring Method that will be used:
   - Method A;
   - Method B;
   - Block-off / Block-on;
   - Fuel Uplift; or
   - Fuel Allocation with Block Hour.

b) If different Fuel Use Monitoring Methods are to be used for different aeroplane types, then the aeroplane operator shall specify which method applies to which aeroplane type;

c) Information on the procedures for determining and recording fuel density values (standard or actual) as used for operational and safety reasons and a reference to the relevant aeroplane operator documentation; and

d) The systems and procedures to monitor fuel consumption in both owned and leased aeroplane. If the aeroplane operator has chosen the Fuel Allocation with Block Hour method, information shall be provided on the systems and procedures used to establish the average fuel burn ratios as described in Appendix 2.

2.3.1.3 If the aeroplane operator is in a parent-subsidiary relationship and seeks to be considered as a single aeroplane operator for purposes of this Volume, then it shall provide the procedures that will be used for maintaining records of fuel used and emissions monitored during the 2019-2020 period of the various corporate entities. This shall be used to establish individual average emissions during the 2019-2020 period for the parent and subsidiary (or subsidiaries).

2.3.2 Methods and means for emissions monitoring and compliance on or after 1 January 2021

2.3.2.1 If the aeroplane operator has international flights, as defined in Part II, Chapter 1, 1.1.2, but these are
not subject to offsetting requirements as defined in Part II, Chapter 3, 3.1, then it shall confirm whether it plans to use the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) as described in Appendix 3 or the Fuel Use Monitoring Methods as described in Appendix 2.

2.3.2.2. If the aeroplane operator meets the eligibility criteria in Part II, Chapter 2, 2.2.1.3.2, and it chooses to use the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) as described in Appendix 3, then the following information shall be provided:

a) An estimate of CO₂ emissions for all international flights, as defined in Part II, Chapter 1, 1.1.2, subject to offsetting requirements, as defined in Part II, Chapter 3, for the year before the emissions monitoring is to occur (for example, an estimate of such emissions for 2020 for monitoring in 2021), as well as information on how the fuel use and CO₂ estimation was calculated.

b) The type of input method used in the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT):
   - Great Circle Distance input method; or
   - Block Time input method.

2.3.2.3 If the aeroplane operator meets the eligibility criteria in Part II, Chapter 2, 2.2.1.3.1, or chooses to use a Fuel Use Monitoring method as described in Appendix 2, then the following information shall be provided:

a) The Fuel Use Monitoring Method that will be used:
   - Method A;
   - Method B;
   - Block-off / Block-on;
   - Fuel Uplift; or
   - Fuel Allocation with Block Hour.

b) If different Fuel Use Monitoring Methods are to be used for different aeroplane types, then the aeroplane operator shall specify which method applies to which aeroplane type;

c) Information on the procedures for determining and recording fuel density values (standard or actual) as used for operational and safety reasons and a reference to the relevant aeroplane operator documentation; and

d) The systems and procedures to monitor fuel consumption in both owned and leased aeroplane. If the aeroplane operator has chosen the Fuel Allocation with Block Hour method, information shall be provided on the systems and procedures used to establish the average fuel burn ratios as described in Appendix 2.

2.3.2.4 If the aeroplane operator is using a Fuel Use Monitoring Method, as defined in Appendix 2, it shall state whether it plans to use the ICAO CORSIA CERT for international flights, as defined in Part II, Chapter 1, 1.1.2, that are subject to emissions monitoring but not offsetting requirements. If so, the aeroplane operators shall also state which input method into the ICAO CORSIA CERT is being used (i.e., Great Circle Distance input method, or Block Time input method).

2.4 Data management, data flow and control

2.4.1 The aeroplane operator shall provide the following information:

a) roles, responsibilities and procedures on data management;
b) procedures to handle data gaps and erroneous data values, including:

i. Secondary data reference sources which would be used as an alternative;

ii. Alternative method in case the secondary data reference source is not available; and

iii. For those aeroplane operators using a Fuel Use Monitoring Method, information on systems and procedures for identifying data gaps and for assessing whether the 5 per cent threshold for significant data gaps has been reached.

c) documentation and record keeping plan;

d) assessment of the risks associated with the data management processes and means for addressing significant risks;

e) procedures for making revisions to the Emissions Monitoring Plan and resubmitting relevant portions to the State when there are material changes;

f) procedures for providing notice in the Emissions Report of non-material changes that require the attention of the State; and

g) a data flow diagram summarizing the systems used to record and store data associated with the monitoring and reporting of CO₂ emissions.
APPENDIX 5. REPORTING

1. INTRODUCTION

Note. – The procedures specified in this Appendix are concerned with the reporting requirements under Part II of this Volume.

1.1 Unless otherwise stated, fuel use and $\text{CO}_2$ emissions shall be reported to the nearest tonne.

2. CONTENT OF EMISSIONS REPORT FROM AEROPLANE OPERATOR TO STATE

Table A5-1. Content of aeroplane operator Emissions Report

Note. – The template of an Emissions Report (from aeroplane operator to State) is provided in Appendix 1 of the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).

<table>
<thead>
<tr>
<th>Field #</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>Aeroplane operator information</td>
<td>1.a Name of aeroplane operator&lt;br&gt;1.b Detailed contact information of aeroplane operator&lt;br&gt;1.c Name of a point of contact&lt;br&gt;1.d Method and identifier used to attribute an aeroplane operator to a State in accordance with Part II, Chapter 1, 1.2.4&lt;br&gt;1.e State</td>
</tr>
<tr>
<td>Field 2</td>
<td>Reference details of aeroplane operator Emissions Monitoring Plan</td>
<td>2 Reference to the Emissions Monitoring Plan that is the basis for emissions monitoring that year&lt;br&gt;Note. - State may require providing reference to updated Emissions Monitoring Plan, if applicable.</td>
</tr>
<tr>
<td>Field 3</td>
<td>Information to identify the verification body and Verification Report</td>
<td>3.a Name and contact information of the verification body&lt;br&gt;3.b Verification Report to be a separate report from aeroplane operator’s Emissions Report</td>
</tr>
<tr>
<td>Field 4</td>
<td>Reporting year</td>
<td>4. Year during which emissions were monitored</td>
</tr>
<tr>
<td>Field 5</td>
<td>Type and mass of fuel(s) used</td>
<td>5.a Total fuel mass per type of fuel:&lt;br&gt;• Jet-A (in tonnes)&lt;br&gt;• Jet-A1 (in tonnes)&lt;br&gt;• Jet-B (in tonnes)&lt;br&gt;• AvGas (in tonnes)&lt;br&gt;Note 1. – Above totals to include CORSIA eligible fuels.&lt;br&gt;Note 2. - The aeroplane operator using the ICAO CORSIA CERT, as described in Appendix 3, does not need to report Field 5.</td>
</tr>
</tbody>
</table>
| Field 6 | Total number of international flights during the reporting period | 6.a Total number of international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1, during the reporting period  
*Note.* - **Total (sum of values from Field 7)** |
| Field 7 | Number of international flights per State pair or aerodrome pair | 7.a Number of international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1, per State pair (no rounding); or  
7.b Number of international flights, as defined in Part II, Chapter 1, 1.1.2 per aerodrome pair (no rounding). |
| Field 8 | CO₂ emissions per aerodrome pair or State pair | 8.a CO₂ emissions from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1 per State pair (in tonnes); or  
8.b CO₂ emissions from international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1 per aerodrome pair (in tonnes). |
| Field 9 | Scale of data gaps | 9.a Per cent of data gaps (according to criteria defined in Part II, Chapter 2, 2.5.1 and rounded to the nearest 0.1%)  
9.b Reason for data gaps if per cent of data gaps exceeds the threshold defined in Part II, Chapter 2, 2.5.1 |
| Field 10 | Aeroplane information | 10.a List of aeroplane types  
10.b Aeroplane identifiers used in flight plans’ Item 7 during the year for all international flights, as defined in Part II, Chapter 1, 1.1.2. Where the identifier is based on an ICAO Designator, only the ICAO Designator is to be reported  
10.c Information on leased aeroplanes  
10.d Average fuel burn ratio (AFBR) for each aeroplane type under 10.a in line with Doc 8643 — *Aircraft Type Designator* (in tonnes per hour to 3 decimal places)  
*Note:* - **10.d is only required if the aeroplane operator is using the Fuel Allocation with Block Hour method, as defined in Appendix 2.** |
| Field 11 | Eligibility for and use of the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT) as per Part II, Chapter 2, 2.2.1 | 11.a Version of the ICAO CORSIA CERT used  
11.b Scope of use of the ICAO CORSIA CERT i.e., on all flights or only on the international flights, as defined in Part II, Chapter 1, 1.1.2, not subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1 |
| Field 12 | CORSIA eligible fuel claimed | 12.a Fuel type (i.e., type of fuel, feedstock and conversion process)  
12.b Total mass of the neat CORSIA eligible fuel claimed (in tonnes) per fuel type  
12.c Approved Life Cycle Emissions values  
12.d Emissions reductions claimed from a CORSIA eligible fuel (as calculated in accordance with equations described in Part II, Chapter 3, 3.3 and reported in tonnes)  
12.e Total emissions reductions claimed from the use of all CORSIA eligible fuels (in tonnes)  
*Note:* - **During the 2019-2020 period, fields 12.a to 12.e are not required as the applicability of Part II, Chapter 3 starts on 1 January 2021 i.e., there are no offsetting requirements and no emissions reductions from the use of CORSIA eligible fuels during the 2019-2020 period.** |
Note. — The State may expand on this list to include additional or more detailed data from aeroplane operators registered in their State.

**Table A5-2. Supplementary information to an aeroplane operator’s Emissions Report if emissions reductions from the use of each CORSIA eligible fuel being claimed**

*Note. — The template of a CORSIA eligible fuels supplementary information to the Emissions Report (from aeroplane operator to State) is provided in Appendix 1 of the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA).*
<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Evidence that fuel satisfies the CORSIA Sustainability Criteria</td>
<td>i.e., valid sustainability certification document</td>
</tr>
</tbody>
</table>
| 7     | Life cycle emissions values of the CORSIA eligible fuel | 7.a Default or Actual Life Cycle Emissions Value (LSf) for given CORSIA eligible fuel f, which is equal to the sum of 7.b and 7.c (in gCO₂e/MJ rounded to the nearest whole number)  
7.b Default or Actual Core Life Cycle Assessment (LCA) value for given CORSIA eligible fuel f (in gCO₂e/MJ rounded to the nearest whole number)  
7.c Default Induced Land Use Change (ILUC) value for given CORSIA eligible fuel f (in gCO₂e/MJ rounded to the nearest whole number) |
| 8     | Intermediate purchaser | 8.a Name of the intermediate purchaser  
8.b Contact information of the intermediate purchaser  
*Note. — This information would be included in the event that the aeroplane operator claiming emissions reductions from the use of CORSIA eligible fuels was not the original purchaser of the fuel from the producer (e.g., the aeroplane operator purchased fuel from a broker or a distributor). In those cases, this information is needed to demonstrate the complete chain of custody from production to blend point.* |
| 9     | Party responsible for shipping of the neat CORSIA eligible fuel to the fuel blender | 9.a Name of party responsible for shipping of the neat CORSIA eligible fuel to the fuel blender  
9.b Contact information of party responsible for shipping of the neat CORSIA eligible fuel to the fuel blender |
| 10    | Fuel Blender | 10.a Name of the party responsible for blending neat CORSIA eligible fuel with aviation fuel  
10.b Contact information of the party responsible for blending neat CORSIA eligible fuel with aviation fuel |
| 11    | Location where neat CORSIA eligible fuel is blended with aviation fuel | |
| 12    | Date the neat CORSIA eligible fuel was received by blender | |
| 13    | Mass of neat CORSIA eligible fuel received (in tonnes) | *Note. — This number may differ from the number in Field 5.c in cases where only a portion of a batch or batches are received by the blender (i.e. due to sale to intermediate purchaser).* |
| 14    | Blend ratio of neat CORSIA eligible fuel and aviation fuel (rounded to the nearest %) | |
| 15    | Documentation demonstrating that the batch or batches of neat CORSIA eligible fuel were blended into aviation fuel (e.g., the subsequent Certificate of Analysis of the blended fuel) | |
| 16    | Mass of neat CORSIA eligible fuel claimed (in tonnes) | *Note. — This number may differ from the number in Field 5.c in cases where only a portion of a batch or batches are claimed by the aeroplane operator.* |
3. CONTENT OF EMISSIONS REPORT FROM STATE TO ICAO

3.1 List of aeroplane operators attributed to the State and verification bodies accredited in a State

Table A5-3. State Report of aeroplane operators attributed to the State and verification bodies accredited in the State

<table>
<thead>
<tr>
<th>Field #</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>List of aeroplane operators attributed to the State</td>
<td>1.a Name and contact information of aeroplane operator</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.b Aeroplane operator Code</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.c Method and identifier used to attribute aeroplane operator to a State in accordance with Part II, Chapter 1, 1.2.4</td>
</tr>
<tr>
<td>Field 2</td>
<td>List of verification bodies accredited in the State (for a given year of compliance)</td>
<td>2.a State</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.b Name of verification body</td>
</tr>
</tbody>
</table>

Note. – Information on the following fields can be found in the ICAO document entitled “CORSIA Central Registry (CCR): Information and Data for Transparency” that is available from the ICAO CORSIA website:

- List of aeroplane operator attributed to the State; and
- List of verification bodies accredited in each State.

3.2 Emissions Report from a State to ICAO

Table A5-4. Emissions Report from a State to ICAO for 2019 and 2020

<table>
<thead>
<tr>
<th>Field #</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>Total annual CO₂ emissions per State pair aggregated for all aeroplane operators attributed to the State (in tonnes)</td>
<td>Note. – Include emissions from CORSIA eligible fuels, calculated using fuel conversion factor(s) from corresponding aviation fuels, in accordance with Part II, Chapter 2, 2.2.3.3.</td>
</tr>
</tbody>
</table>

Table A5-5. Emissions Report from a State to ICAO annually after 2021

<table>
<thead>
<tr>
<th>Field #</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>Total annual CO₂ emissions on each State pair aggregated for all aeroplane operators attributed to the State</td>
<td>1.a Total annual CO₂ emissions on each State pair subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1, aggregated for all aeroplane operators attributed to the State (in tonnes)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.b Total annual CO₂ emissions on each State pair not subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1, aggregated for all aeroplane operators attributed to the State (in tonnes)</td>
</tr>
<tr>
<td>Field 2</td>
<td>Total annual CO₂ emissions for each aeroplane operator attributed to the State</td>
<td>2.a Total annual CO₂ emissions for each aeroplane operator attributed to the State (in tonnes)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.b Indicate whether the ICAO CORSIA CO₂ Estimation and Reporting Tool (CERT), as defined in Appendix 3 is used</td>
</tr>
</tbody>
</table>
Field 3 | Total aggregated annual CO₂ emissions for all State pairs subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1, for each aeroplane operator attributed to the State (in tonnes)

Field 4 | Total aggregated annual CO₂ emissions for all State pairs not subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1 for each aeroplane operator attributed to the State (in tonnes)

Note 1. – Information on the following fields can be found in the ICAO document entitled “CORSIA Central Registry (CCR): Information and Data for Transparency” that is available from the ICAO CORSIA website:

a) Total average CO₂ emissions for 2019 and 2020 aggregated for all aeroplane operators on each State pair;

b) Total annual CO₂ emissions aggregated for all aeroplane operators on each State pair (with identification of State pairs subject to offsetting requirements i.e., Part II, Chapter 3 in a given year) (Field 1); and

c) For each aeroplane operator:
   - Aeroplane operator name;
   - State in which aeroplane operator is attributed;
   - Reporting year;
   - Total annual CO₂ emissions (Field 2);
   - Total aggregated annual CO₂ emissions for all State pairs subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1 (Field 3); and
   - Total aggregated annual CO₂ emissions for all State pairs not subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1 (Field 4).

Note 2. – Where CO₂ emissions are based on the ICAO CORSIA CO₂ Estimation and Reporting Tool as described in Appendix 3, this will be indicated.

Note 3. – All data recognized as confidential in accordance with Part II, Chapter 2, 2.3.1.6 will be aggregated and published by ICAO without attribution to a specific aeroplane operator. All data recognized as confidential in accordance with Part II, Chapter 2, 2.3.1.7 will be aggregated and published by ICAO without attribution to specific State pair, but with distinction between State pairs subject to offsetting requirements, as defined in Part II, Chapter 3, 3.1 and those not subject to offsetting requirements.

3.3 Use of CORSIA eligible fuels in a State

Table A5-6 CORSIA eligible fuels supplementary information to the Emissions Report from a State to ICAO

<table>
<thead>
<tr>
<th>Field#</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>Production</td>
<td>1.a Production year of CORSIA eligible fuel claimed</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.b Producer of CORSIA eligible fuel</td>
</tr>
<tr>
<td>Field 2</td>
<td>Batch of CORSIA eligible fuel</td>
<td>2.a Batch number(s) of each CORSIA eligible fuel claimed</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.b Total mass of each batch of CORSIA eligible fuel</td>
</tr>
</tbody>
</table>
fuel claimed (in tonnes)

Field 3  CORSIA eligible fuel claimed  3.a Fuel types (i.e., type of fuel, feedstock and conversion process)  
3.b Total mass of the neat CORSIA eligible fuel (in tonnes) per fuel type being claimed by all the aeroplane operators attributed to the State  
This would provide a total mass for each fuel type being claimed by all aeroplane operators attributed to the State.

Field 4  Emissions information (per fuel type)  
4. Total emissions reductions claimed from the use of a CORSIA eligible fuel (in tonnes)

Field 5  Emissions reductions (total)  
5. Total emissions reductions claimed by all aeroplane operators attributed to the State from the use of all CORSIA eligible fuel use (in tonnes)

Note. – In order to avoid double claiming of CORSIA eligible fuels, information on the following fields can be found in the ICAO document entitled “CORSIA Central Registry (CCR): Information and Data for Transparency” that is available from the ICAO CORSIA website:

a) Production year of the CORSIA eligible fuel claimed;
b) Producer of the CORSIA eligible fuel claimed;
c) Type of fuel, feedstock and conversion process for each CORSIA eligible fuel claimed;
d) Batch number(s) of each CORSIA eligible fuel claimed; and
e) Total mass of each batch of CORSIA eligible fuel claimed.

4. CONTENT OF EMISSIONS UNIT CANCELLATION REPORT FROM AEROPLANE OPERATOR TO STATE

Table A5-7. Emissions Unit Cancellation Report from aeroplane operator to State

<table>
<thead>
<tr>
<th>Field #</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>Aeroplane operator information</td>
<td>1.a Name of aeroplane operator</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.b Detailed contact information of aeroplane operator</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.c Name of a point of contact</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.d Unique identifier by which an aeroplane operator is attributed to a</td>
</tr>
<tr>
<td></td>
<td></td>
<td>State, in accordance with Part II, Chapter 1, 1.2.4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1.e State</td>
</tr>
<tr>
<td>Field 2</td>
<td>Compliance period years reported</td>
<td>2. Year(s) in the reported compliance period for which offsetting</td>
</tr>
<tr>
<td></td>
<td></td>
<td>requirements are reconciled in this report</td>
</tr>
<tr>
<td>Field 3</td>
<td>Aeroplane operator’s total final offsetting</td>
<td>3. Aeroplane operator’s total final offsetting requirements (in tonnes),</td>
</tr>
<tr>
<td></td>
<td>requirements</td>
<td>as informed by the State</td>
</tr>
<tr>
<td>Field 4</td>
<td>Total quantity of emissions units cancelled</td>
<td>4. Total quantity of emissions units cancelled to reconcile the total</td>
</tr>
<tr>
<td></td>
<td></td>
<td>final</td>
</tr>
</tbody>
</table>
offsetting requirements in Field 3

Field 5  Consolidated identifying information for cancelled emissions units  For each batch of cancelled emissions units (batch defined as a contiguous quantity of serialized emissions units), identify the following:
5.a Quantity of emissions units cancelled;
5.b Start of serial numbers;
5.c End of serial numbers;
5.d Date of cancellation;
5.e Eligible emissions unit programme;
5.f Unit type;
5.g Host country;
5.h Methodology;
5.i Demonstration of unit date eligibility;
5.j Programme-designated registry name;
5.k Unique identifier for registry account to which the batch was cancelled;
5.l Aeroplane operator in whose name the unit was cancelled; and
5.m The unique identifier for the registry account from which the cancellation was initiated.

Note. — The State may expand on this list to include additional or more detailed data from aeroplane operators registered in their State.

5. CONTENT OF EMISSIONS UNIT CANCELLATION REPORT FROM STATE TO ICAO

Table A5-8. Content of Emissions Unit Cancellation Report from State to ICAO

<table>
<thead>
<tr>
<th>Field #</th>
<th>Data Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Field 1</td>
<td>Aeroplane operators attributed to the State</td>
<td>1.a Aeroplane operators attributed to the State with offsetting requirements in the reported compliance period</td>
</tr>
<tr>
<td>Field 2</td>
<td>Compliance period years reported</td>
<td>2. Year(s) in the reported compliance period for which offsetting requirements are reconciled in the report</td>
</tr>
<tr>
<td>Field 3</td>
<td>Total final offsetting requirements</td>
<td>3. Total aggregated aeroplane operators’ final offsetting requirements (in tonnes), as informed by the State</td>
</tr>
<tr>
<td>Field 4</td>
<td>Total quantity of emissions units cancelled</td>
<td>4. Total aggregated quantity of emissions units cancelled to reconcile the total final offsetting requirements in Field 3</td>
</tr>
</tbody>
</table>

7 Methodology may also be described as a ‘protocol’ or ‘framework’.
<table>
<thead>
<tr>
<th>Field 5</th>
<th>Consolidated identifying information for cancelled emissions units</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>For each batch of cancelled emissions units <em>(batch defined as a contiguous quantity of serialized emissions units)</em>, identify the following:</td>
</tr>
<tr>
<td></td>
<td>5.a Quantity of emissions units cancelled;</td>
</tr>
<tr>
<td></td>
<td>5.b Start of serial numbers;</td>
</tr>
<tr>
<td></td>
<td>5.c End of serial numbers;</td>
</tr>
<tr>
<td></td>
<td>5.d Date of cancellation;</td>
</tr>
<tr>
<td></td>
<td>5.e Eligible emissions unit programme;</td>
</tr>
<tr>
<td></td>
<td>5.f Unit type;</td>
</tr>
<tr>
<td></td>
<td>5.g Host country;</td>
</tr>
<tr>
<td></td>
<td>5.h Methodology;</td>
</tr>
<tr>
<td></td>
<td>5.i Demonstration of unit date eligibility; and</td>
</tr>
<tr>
<td></td>
<td>5.j Programme-designated registry name.</td>
</tr>
</tbody>
</table>

**Note 1.** — *The information in Field 5 will be required for ensuring critical CORSIA registry functions, including ICAO monitoring, periodic review, and statistical analysis of CORSIA.*

**Note 2.** — *The information on the following fields can be found in the ICAO document entitled “CORSIA Central Registry (CCR): Information and Data for Transparency” that is available on the ICAO CORSIA website:*

1. a) **Information at a State and global aggregate level for a specific compliance period:**
   
   1) Total final offsetting requirements over the compliance period;
   
   2) Total quantity of emissions units cancelled over the compliance period to reconcile the total final offsetting requirements; and
   
   3) Consolidated identifying information for cancelled emissions units included in Field 5 of Table A5-8.
APPENDIX 6. VERIFICATION

1. INTRODUCTION

Note — The procedures specified in this Appendix are concerned with the verification requirements in Part II of this Volume.

2. VERIFICATION BODY

2.1 The verification body shall be accredited to ISO 14065:2013, and meet the following additional requirements in order to be eligible to verify the Emissions Report, and the Emissions Unit Cancellation Report where applicable, of an aeroplane operator.

Note — The following documents should be used as normative references that provide guidance for the application of this Volume:

a) Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA);


2.2 Avoidance of conflict of interest (ISO 14065:2013 section 5.4.2)

2.2.1 If the leader of the verification team undertakes six annual verifications for one aeroplane operator, then the leader of the verification team shall take a three consecutive year break from providing verification services to that same aeroplane operator. The six year maximum period includes any greenhouse gas verifications performed for the aeroplane operator prior to it requiring verification services under this Volume.

2.2.2 The verification body, and any part of the same legal entity, shall not be an aeroplane operator, the owner of an aeroplane operator or owned by an aeroplane operator.

2.2.3 The verification body, and any part of the same legal entity, shall not be a body that trades emissions units, the owner of a body that trades emissions units or owned by a body that trades emissions units.

2.2.4 The relationship between the verification body and the aeroplane operator shall not be based on common ownership, common governance, common management or personnel, shared resources, common finances and common contracts or marketing.

2.2.5 The verification body shall not take over any delegated activities from the aeroplane operator with regard to the preparation of the Emissions Monitoring Plan, the Emissions Report (including monitoring of fuel use and calculation of CO\textsubscript{2} emissions) and the Emissions Unit Cancellation Report.

2.2.6 To enable an assessment of impartiality and independence by the national accreditation body, the verification body shall document how it relates to other parts of the same legal entity.
2.3 Management and personnel (ISO 14065:2013 section 6.1)

2.3.1 The verification body shall establish, implement and document a method for evaluating the competence of the verification team personnel against the competence requirements outlined in ISO 14065:2013, ISO 14066:2011 and paragraphs 2.4, 2.5 and 2.6 of this Appendix.

2.3.2 The verification body shall maintain records to demonstrate the competency of the verification team and personnel in accordance with paragraph 2.4 of this Appendix.

2.4 Competencies of personnel (ISO 14065:2013 section 6.2)

The verification body shall:

a) identify and select competent team personnel for each engagement;

b) ensure appropriate verification team composition for the aviation engagement;

c) ensure the verification team, at a minimum, includes a team leader who is responsible for the engagement planning and management of the team;

d) ensure continued competence of all personnel conducting verification activities, including continual professional development and training for verifiers to maintain and/or develop competencies; and

e) conduct regular evaluations of the competence assessment process to ensure that it continues to be relevant for this Volume.

2.5 Validation or verification team knowledge (ISO 14065:2013 section 6.3.2)

2.5.1 The verification team as a whole, and the independent reviewer, shall demonstrate knowledge of:

a) the requirements as outlined in this Volume, the Assembly Resolution A39-3, the Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA), and any public ICAO explanatory material;

b) the verification requirements as outlined in this Volume, and Environmental Technical Manual (Doc 9501), Volume IV – Procedures for demonstrating compliance with the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA), including materiality threshold, verification criteria, verification scope and objectives and the Verification Report preparation and submission requirements;

c) the eligibility criteria for technical exemptions, scope of applicability, State pair phase-in rules, and State pair coverage as outlined in this Volume and the Assembly Resolution A39-3;

d) the monitoring requirements as outlined in this Volume; and

e) the national requirements in addition to the provisions set out in this Volume.

2.5.2 When conducting the verification of an Emissions Unit Cancellation Report, only 2.5.1 (a), (b) and (e) shall be applicable.
2.6 Validation or verification team technical expertise (ISO 14065:2013 section 6.3.3)

2.6.1 The verification team as a whole, and the independent reviewer, shall demonstrate knowledge in the following technical competencies:

a) general technical processes in the field of civil aviation;

b) aviation fuels and their characteristics, including CORSIA eligible fuel;

c) fuel related processes including flight planning and fuel calculation;

d) relevant aviation sector trends or situations that may impact the CO₂ emissions estimate;

e) CO₂ emissions quantification methodologies as outlined in this Volume, including assessment of Emissions Monitoring Plans;

f) fuel use monitoring and measurement devices, and related procedures for monitoring of fuel use related to greenhouse gas emissions, including procedures and practices for operation, maintenance and calibration of such measurement devices;

g) greenhouse gas information and data management systems and controls, including quality management systems and quality assurance / quality control techniques;

h) aviation related IT systems such as flight planning software or operational management systems;

i) knowledge of approved CORSIA Sustainability Certification Schemes relevant for CORSIA eligible fuels under this Volume, including certification scopes; and

j) basic knowledge of greenhouse gas markets and emissions units programme registries.

2.6.2 Evidence of the above competencies shall include proof of relevant professional experience, complemented by appropriate training and education credentials.

2.6.3 When conducting the verification of an Emissions Report, 2.6.1 (a) to (i) shall be applicable.

2.6.4 When conducting the verification of an Emissions Unit Cancellation Report, only 2.6.1 (g) and (j) shall be applicable.

2.7 Validation or verification team data and information auditing (ISO 14065:2013 section 6.3.4)

2.7.1 The verification team as a whole shall demonstrate detailed knowledge of ISO 14064-3:2006, including demonstrated ability to develop a risk-based verification approach, perform verification procedures including assessing data and information systems and controls, collect sufficient and appropriate evidence and draw conclusions based on that evidence.

2.7.2 Evidence of data and information auditing expertise and competencies shall include previous professional experience in auditing and assurance activities, complemented by appropriate training and education credentials.

2.8 Use of contracted validators and verifiers (ISO 14065:2013 section 6.4)

The verification body shall document roles and responsibilities of the verification personnel, including contracted
persons involved in the verification activity.

2.9 Outsourcing (ISO 14065:2013 section 6.6)

2.9.1 The verification body shall not outsource the final decision on the verification and the issuance of the verification statement.

2.9.2 The independent review shall only be outsourced as long as the outsourced service is appropriate, competent, and covered by the accreditation.

2.10 Confidentiality (ISO 14065:2013 section 7.3)

The verification body shall ensure it has the express consent of the aeroplane operator prior to submission of the verified Emissions Report, the Emissions Unit Cancellation Report where applicable, and the Verification Report to the State. The mechanism for authorizing this consent shall be specified in the contract between the verification body and aeroplane operator.

2.11 Records (ISO 14065:2013 section 7.5)

The verification body shall keep records on the verification process for a minimum of ten years, including:

a) client’s Emissions Monitoring Plan, Emissions Report and Emissions Unit Cancellation Report where applicable;

b) Verification Report and related internal documentation;

c) identification of team members and criteria for selection of team; and

d) working papers with data and information reviewed by the team in order to allow for an independent party to assess the quality of the verification activities and conformance with verification requirements.

2.12 Agreement (ISO 14065:2013 section 8.2.3)

The contract between verification body and aeroplane operator shall specify the conditions for verification by stating:

a) scope of verification, verification objectives, level of assurance, materiality threshold and relevant verification standards (ISO 14065, ISO 14064-3, this Volume and the Environmental Technical Manual, Volume IV);

b) amount of time allocated for verification;

c) flexibility to change time allocation if this proves necessary because of findings during the verification;

d) conditions which have to be fulfilled to conduct the verification such as access to all relevant documentation, personnel and premises;

e) requirement of the aeroplane operator to accept the audit as a potential witness audit by national accreditation body’s assessors;
f) requirement of the aeroplane operator to authorize the release of the Emissions Report, the Emissions Unit Cancellation Report, where applicable, and the Verification Report by the verification body to the State; and

g) liability coverage.

3. VERIFICATION OF EMISSIONS REPORT AND EMISSIONS UNIT CANCELLATION REPORT

The verification team shall conduct the verification according to ISO 14064-3:2006, and the following additional requirements.

3.1 Level of assurance (ISO 14064-3:2006 section 4.3.1)

A reasonable level of assurance shall be required for all verifications under this Volume.

3.2 Objectives (ISO 14064-3:2006 section 4.3.2)

3.2.1 When conducting the verification of an Emissions Report, the verification body shall perform sufficient procedures to conclude whether:

a) the greenhouse gas assertion is materially fair and an accurate representation of emissions over the period of the Emissions Report and is supported by sufficient and appropriate evidence;

b) the aeroplane operator has monitored, quantified and reported its emissions over the period of the Emissions Report in accordance with this Volume and the approved Emissions Monitoring Plan;

c) the aeroplane operator has correctly applied the method of flight attribution documented in the approved Emissions Monitoring Plan and in accordance with Part II, Chapter 1 of this Volume, to ensure a correct attribution of leased aeroplane and international flights, as defined in Part II, Chapter 1, 1.1.2, operated by other aeroplane operators under the same corporate structure;

d) the stated amount of emissions reductions from the use of CORSIA eligible fuels is materially fair and an accurate representation of emissions reductions over the reporting period, and is supported by sufficient and appropriate internal and external evidence;

e) the claimed batches of CORSIA eligible fuels have not also been claimed by the aeroplane operator under any other voluntary or mandatory schemes it has participated in (where the emissions reductions from CORSIA eligible fuels may be claimed), during the current compliance period, as well as the compliance period immediately preceding it; and

f) the aeroplane operator has monitored, calculated and reported its emissions reductions associated from the use of CORSIA eligible fuels over the period of the reporting period in accordance with this Volume.

3.2.2 When conducting the verification of an Emissions Unit Cancellation Report, the verification body shall perform sufficient procedures to conclude whether:

a) the aeroplane operator has accurately reported cancellations of its CORSIA Eligible Emissions Units in accordance with this Volume;
b) the stated number of cancelled CORSIA Eligible Emissions Units is sufficient for meeting the aeroplane operator’s total final offsetting requirements associated with the relevant compliance period, after accounting for any claimed emissions reductions from the use of CORSIA eligible fuels, and the aeroplane operator can demonstrate sole right of use to such cancelled CORSIA Eligible Emissions Units; and

c) the eligible emissions units cancelled by the aeroplane operator to meet its offsetting requirements under this Volume have not been used by the aeroplane operator to offset any other emissions.

3.3 Scope (ISO 14064-3:2006 section 4.3.4)

3.3.1 When conducting the verification of an Emissions Report, the scope of the verification shall reflect the period of time and information covered by the report and the CORSIA eligible fuels claim(s) where applicable. This includes:

a) CO₂ emissions from aeroplane fuel monitoring methods, calculated in accordance with Part II, Chapter 2, 2.2; and

b) Emissions reductions from the use of CORSIA eligible fuel(s).

3.3.2 The scope of the verification of the CORSIA eligible fuel claim(s) in the Emissions Report shall include the following:

a) Any internal aeroplane operator procedures for CORSIA eligible fuels, including aeroplane operator controls to ensure the claimed CORSIA eligible fuels satisfies the CORSIA Sustainability Criteria;

b) Checks for double claiming are limited to the specific aeroplane operator. Any findings outside of this scope are not relevant for the verification statement, however they should still be included in the Verification Report for further consideration by the State;

c) Assessment of verification risk with appropriate changes to the verification plan; and

d) Assessment of whether there is sufficient access to relevant internal and external information to obtain sufficient confidence in each CORSIA eligible fuel claim. Where evidence of the sustainability or the size of the CORSIA eligible fuels claim is considered either inappropriate or insufficient, further information should be sought directly from the fuel producer with direct access facilitated through the aeroplane operator.

3.3.3 When conducting the verification of an Emissions Unit Cancellation Report, the scope of the verification shall reflect the period of time and information covered by the report and the verification body shall confirm that the cancelled eligible emissions units used to meet the aeroplane operator’s offsetting requirements under this Volume have not been used to offset any other emissions.

3.4 Materiality (ISO 14064-3:2006 section 4.3.5)

3.4.1 When conducting the verification of an Emissions Report, the verification body shall apply the following materiality thresholds:

a) of 2 per cent for aeroplane operators with annual emissions on international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1, above 500 000 tonnes; and
b) of 5 per cent for aeroplane operators with annual emissions on international flights, as defined in Part II, Chapter 1, 1.1.2 and Part II, Chapter 2, 2.1, equal or less than 500 000 tonnes of CO₂.

3.4.2 When conducting the verification of an Emissions Report, the over and understatements in 3.4.1 shall be allowed to balance out in both cases.

3.5 General (ISO 14064-3:2006 section 4.4.1)

Prior to the development of the verification approach, the verification body shall assess the risk of misstatements and non-conformities and their likelihood of a material effect on the basis of a strategic analysis of the aeroplane operator’s greenhouse gas emissions information⁸. Depending on the information obtained during the verification, the verification body shall revise the risk assessment and modify or repeat the verification activities to be performed.

3.6 Validation or verification plan (ISO 14064-3:2006 section 4.4.2)

3.6.1 The verification team shall prepare the verification plan on the basis of the strategic analysis and assessment of risks. The verification plan shall include a description of the verification activities for each variable that has a potential impact on the reported emissions. The verification team shall consider the assessment of risk, and the requirement to deliver a verification opinion with reasonable assurance, when determining sample size.

3.6.2 The verification plan shall include the following:

a) verification team members, roles, responsibilities and qualifications;

b) any external resources required;

c) schedule of verification activities; and

d) sampling plan, including the processes, controls and information to be verified and details of the risk assessment conducted to identify these.

3.7 Sampling plan (ISO 14064-3:2006 section 4.4.3)

3.7.1 The Emissions Report sampling plan shall include the following:

a) number and type of records and evidence to be examined;

b) methodology used to determine a representative sample; and

c) justification for the selected methodology.

3.7.2 When conducting the verification of an Emissions Unit Cancellation Report, the verification body shall not rely on sampling.

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3.8  Assessment of GHG data and information (ISO 14064-3:2006 section 4.6)

3.8.1 The verification team shall confirm that the Emissions Report data has been collected in accordance with the approved Emissions Monitoring Plan and monitoring requirements specified in this Volume.

3.8.2 In accordance with the Emissions Report sampling plan, the verification body shall carry out substantive data testing consisting of analytical procedures and data verification to assess the plausibility and completeness of data. The verification team shall, as a minimum, assess the plausibility of fluctuations and trends over time or between comparable data items as well as identify and assess immediate outliers, unexpected data, anomalies, and data gaps.

3.8.3 Depending on the outcome of Emissions Report data testing and assessment, the assessment of risk, verification and sampling plans shall be amended, where necessary.

3.9  Evaluation of the GHG assertion (ISO 14064-3:2006 section 4.8)

3.9.1 The verification body shall use an independent reviewer not involved in the verification activities to assess the internal verification documentation, and the Verification Report, prior to its submission to the aeroplane operator and State.

3.9.2 The independent review, whose scope includes the complete verification process, shall be recorded in the internal verification documentation.

3.9.3 The independent review shall be performed to ensure that the verification process has been conducted in accordance with ISO 14065:2013, ISO 14064-3:2006 and this Volume, and that the evidence gathered is appropriate and sufficient to enable the verification body to issue a Verification Report with reasonable assurance.

3.10  Validation and verification statement (ISO 14064-3:2006 section 4.9)

3.10.1 The verification body shall submit a copy of the Verification Report to the aeroplane operator. Upon authorization by the aeroplane operator, the verification body shall forward a copy of the Verification Report together with the Emissions Report, the Emissions Unit Cancellation Report, or both, to the State. The Verification Report shall include:

a) names of the verification body and verification team members;

b) time allocation (including any revisions and dates);

c) scope of the verification;

d) main results of impartiality and avoidance of conflict of interest assessment;

e) criteria against which the Emissions Report was verified;

f) aeroplane operator information and data used by the verification body to cross-check data and carry out other verification activities;

h) main results of the strategic analysis and assessment of risk;

d) description of verification activities undertaken, where each was undertaken (on-site vs off-site) and results of checks made on the CO₂ emissions information system and controls;
i) description of data sampling and testing conducted, including records or evidence sampled, sample size, and sampling method(s) used;

j) the results of all data sampling and testing, including cross-checks;

k) compliance with the Emissions Monitoring Plan;

l) any non-compliances of the Emissions Monitoring Plan with this Volume;

m) non-conformities and misstatements identified (including a description of how these have been resolved);

n) conclusions on data quality and materiality;

o) conclusions on the verification of the Emissions Report;

p) conclusions on the verification of the Emissions Unit Cancellation Report;

q) justifications for the verification opinion made by the verification body;

r) results of the independent review and the name of the independent reviewer; and

s) concluding verification statement.

3.10.2 When conducting the verification of an Emissions Unit Cancellation Report, only 3.10.1 (a), (b), (c), (d), (f), (g), (h), (m), (p), (q), (r) and (s) shall be applicable.

3.10.3 The verification body shall provide a conclusion on each of the verification objectives listed in 3.2, as applicable, in the concluding verification statement.

3.10.4 When conducting the verification of an Emissions Report or an Emissions Unit Cancellation Report, the verification body shall choose between two types of verification opinion statements, either ‘verified as satisfactory’ or ‘verified as not satisfactory’. If the report includes non-material misstatements and / or non-material non-conformities, the report shall be ‘verified as satisfactory with comments’, specifying the misstatements and non-conformities. If the report contains material misstatements and / or material non-conformities, or if the scope of the verification is too limited or the verification body is not able to obtain sufficient confidence in the data, then the report shall be ‘verified as not satisfactory’.

3.11 Validation or verification records (ISO 14064-3:2006 section 4.10)

3.11.1 On request of the State, the verification body shall disclose the internal verification documentation on a confidential basis to the State.

3.11.2 Where issues that may render a previously issued verification statement invalid or inaccurate are brought to the attention of the verification body, then it shall notify the State.

___________________
Attachment A – Attribution processes

FIGURE A-1 Process for attribution of a flight to an aeroplane operator
FIGURE A-2 Process for attribution of an aeroplane operator to a State

- **Aeroplane operator information**
  - Does the aeroplane operator have an ICAO Designator?
    - Yes: Aeroplane operator to State attribution: **ICAO Designator**
    - No: Does the aeroplane operator have an air operator certificate (AOC) or equivalent?
      - Yes: Aeroplane operator to State attribution: **Air operator certificate**
      - No: Is the aeroplane operator registered as a juridical or natural person?
        - Yes: Aeroplane operator to State attribution: **Place of juridical or natural person registration**
Attachment B – Applicability of the MRV requirements to international flights

FIGURE B-1: Determination of the applicability of Part II, Chapter 2 to international flights, as defined in Part II, Chapter 1, 1.1.2 (for MRV requirements).
FIGURE B-2: Determination of eligible Fuel Use Monitoring Methods during the 2019-2020 period
FIGURE B-3: Determination of eligible Fuel Use Monitoring Methods during the compliance periods (2021-2035)
Attachment C - Processes for fuel use monitoring

<table>
<thead>
<tr>
<th>Input</th>
<th>Process for monitoring fuel using Method A (responsibility)</th>
<th>Output</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aeroplane operator chooses and receives approval to use Method A</td>
<td>Start of process</td>
<td></td>
</tr>
<tr>
<td>Operations management system</td>
<td>Order flights by aeroplane registration (i.e., tail numbers), flight date and time</td>
<td></td>
</tr>
<tr>
<td>Operations management system</td>
<td>Identify amount of fuel in tanks once fuel uplift for each flight is complete ($T_n$ measured in or converted to tonnes)</td>
<td></td>
</tr>
<tr>
<td>Operations management system</td>
<td>Identify fuel in tanks once fuel uplift for the subsequent flight is complete ($T_{n+1}$ measured in or converted to tonnes)</td>
<td></td>
</tr>
<tr>
<td>Operations management system</td>
<td>Identify fuel uplift for the subsequent flight ($U_{n+1}$ measured in litres)</td>
<td></td>
</tr>
<tr>
<td>Fuel density</td>
<td>Convert fuel volumes (i.e., fuel uplift) into fuel mass (in tonnes) by multiplying the fuel volume by the fuel density</td>
<td></td>
</tr>
<tr>
<td>Fuel conversion factor</td>
<td>Calculate the actual consumption for each flight as: $F_n = T_n - T_{n+1} + U_{n+1}$</td>
<td></td>
</tr>
<tr>
<td>Fuel conversion factor</td>
<td>Calculate CO₂ emissions (in tonnes) for each flight by multiplying the fuel mass by fuel conversion factor</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Enter CO₂ emissions in Emissions Report</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Report CO₂ emissions</td>
<td></td>
</tr>
<tr>
<td></td>
<td>End of process</td>
<td></td>
</tr>
</tbody>
</table>

FIGURE C-1: Monitoring fuel use by flight using Method A
FIGURE C-2: Collection of required data to implement Method A with fuel uplift from fuel supplier
FIGURE C-3: Monitoring fuel use by flight using Method B
FIGURE C-4: Collection of required data to implement Method B with fuel uplift (manual process)
FIGURE C-5: Monitoring fuel use by flight using Block-off / Block-on
FIGURE C-6: Collection of required data to implement Block-off / Block-on
FIGURE C-7: Monitoring fuel use by flight using Fuel Uplift

Aeroplane operator chooses and receives approval to use Fuel Uplift

Start of process

Fuel uplift for single flight

no

yes

Gather the fuel invoices and fuel delivery notes for each applicable subsequent flights

Allocate fuel for each flight using recommended method

Determine the volume of fuel used for each flight

Calculate the fuel mass (in tonnes) for each flight by multiplying the fuel volume by the fuel density

Calculate CO₂ emissions (in tonnes) for each flight by multiplying the fuel mass by fuel conversion factor

Enter CO₂ emissions in Emissions Report

Report CO₂ emissions

End of process

Fuel density

Note – See Part II, Chapter 2, 2.2.3.2 for details on fuel density

Fuel conversion factor

Note – See Part II, Chapter 2, 2.2.3.3 for details on fuel conversion factor
FIGURE C-8: Monitoring fuel use by flight using Fuel Allocation with Block Hour

— END —