INTERNATIONAL STANDARDS AND RECOMMENDED PRACTICES

SECURITY
SAFEGUARDING INTERNATIONAL CIVIL AVIATION AGAINST ACTS OF UNLAWFUL INTERFERENCE

ANNEX 17
TO THE CONVENTION ON INTERNATIONAL CIVIL AVIATION

SIXTH EDITION — MARCH 1997

This edition incorporates all amendments adopted by the Council prior to 13 November 1996 and supersedes on 1 August 1997 all previous editions of Annex 17.

For information regarding the applicability of the Standards and Recommended Practices, see Foreword.

INTERNATIONAL CIVIL AVIATION ORGANIZATION
AMENDMENTS

The issue of amendments is announced regularly in the *ICAO Journal* and in the monthly *Supplement to the Catalogue of ICAO Publications and Audio-visual Training Aids*, which holders of this publication should consult. The space below is provided to keep a record of such amendments.

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FOREWORD

Historical background

The material included in this Annex was developed by the Council pursuant to the following two resolutions of the Assembly:

Resolution A17-10: Implementation by States of Security Specifications and Practices adopted by this Assembly and further work by ICAO related to such Specifications and Practices

The Assembly:

(3) Requests the Council, with the assistance of the other constituent bodies of the Organization, to develop and incorporate, as appropriate, the material in the Appendices to this Resolution as Standards, Recommended Practices and Procedures in existing or new Annexes or other regulatory documents or guidance material of the Organization.


The Assembly:

(1) Requests the Council to ensure, with respect to the technical aspects of air transportation security, that:

(a) the subject of air transportation security continues to be given adequate attention by the Secretary General, with a priority commensurate with the current threat to the security of air transportation;

Following the work of the Air Navigation Commission, the Air Transport Committee and the Committee on Unlawful Interference, and as a result of the comments received from Contracting States and interested International Organizations, to whom draft material had been circulated, Standards and Recommended Practices on Security were adopted by the Council on 22 March 1974, pursuant to the provisions of Article 37 of the Convention on International Civil Aviation, and designated as Annex 17 to the Convention with the title “Standards and Recommended Practices — Security — Safeguarding International Civil Aviation against Acts of Unlawful Interference”.

Table A shows the origin of subsequent amendments 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.

Introduction

In order that a comprehensive document may be available to States for implementation of the security measures prescribed by this Annex, an Attachment hereto reproduces extracts from other Annexes, Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284), PANS-RAC and PANS-OPS bearing on the subject of action to be taken by States to prevent unlawful interference with civil aviation, or when such interference has been committed.

Guidance material

The Security Manual for Safeguarding Civil Aviation Against Acts of Unlawful Interference (Doc 8973) provides detailed procedures and guidance on aspects of aviation security and is intended to assist States in the implementation of their respective national civil aviation security programmes required by the specifications in the Annexes to the Convention on International Civil Aviation.

Action by Contracting States

Applicability. The provisions of the Standards and Recommended Practices in this document are to be applied 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 keep the Organization currently informed of any differences which may subsequently occur, or of the withdrawal of any difference 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.
Annex 17 — Security

Contracting States are also invited to extend such notification to any differences from the Recommended Practices contained in this Annex, and any amendment thereto, when the notification of such differences is important for the safety of air navigation.

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.

Promulgation of information. Information relating to the establishment and withdrawal of and changes to facilities, services and procedures affecting aircraft operations provided according to the Standards and Recommended Practices specified in this Annex should be notified and take effect in accordance with Annex 15.

Use of the text of the Annex 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 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 air navigation. Wherever possible, the provisions of this Annex have been written in such a way as would facilitate incorporation, without major textual changes, into national legislation.

General information

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, matériel, 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 of the Convention.

Recommended Practice: Any specification for physical characteristics, configuration, matériel, performance, personnel or procedure, the uniform application of which is recognized as desirable in the interests 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) 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.

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.

This Annex has been adopted in five languages — English, Arabic, 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.

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 face italics, the status being indicated by the prefix Note.

Any reference to a portion of this document which is identified by a number includes all subdivisions of that portion.
### Table A. Amendments to Annex 17

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<th>Adopted Effective</th>
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<td>1</td>
<td>Council action in pursuance of Assembly Resolution A21-23</td>
<td>Change in status of paragraphs 3.1.2 and 5.1.2 to a Standard; compilation and dissemination of information related to an aircraft being subjected to an act of unlawful interference.</td>
<td>31 March 1976</td>
<td>31 July 1976</td>
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<td>2</td>
<td>Proposals of some States and Council action in pursuance of Assembly Resolution A22-17</td>
<td>Transfer of specifications appearing in Chapter 9 of Annex 9 — Facilitation (Seventh Edition) to Annex 17; new provision in Chapter 5 concerning measures to be taken to control transfer and transit passengers and their cabin baggage; and amplification of the Note to paragraph 5.2.4 (Annex 17, Chapter 5) on measures and procedures to prevent unauthorized access to specified areas on an aerodrome.</td>
<td>15 December 1977</td>
<td>15 April 1978</td>
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<tr>
<td>3</td>
<td>Proposals of some States and the Secretariat and Council action in pursuance of Assembly Resolution A22-17</td>
<td>Specifications were added on the review of the level of threat by States, the development of training programmes, the isolation of security processed passengers, the inspection of aircraft for concealed weapons or other dangerous devices and the adoption of measures for the safety of passengers and crew of unlawfully diverted aircraft. A number of specifications were amplified and the status of one was changed to a Standard, related to the segregation and special guarding of aircraft liable to attack during stopovers.</td>
<td>13 December 1978</td>
<td>13 April 1979</td>
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<td>4 (2nd Edition)</td>
<td>Proposals of some States and an international organization and Council action in pursuance of Assembly Resolution A22-17</td>
<td>A specification was added on the transportation of persons in custody, and two specifications revised to provide for aircraft which were leased, chartered or interchanged. The status of a specification dealing with the safety of passengers and crew of an aircraft subjected to an act of unlawful interference was changed to a Standard; the provisions of a specification dealing with the prevention of sabotage were amplified and Chapter 1. — Applicability, deleted.</td>
<td>15 June 1981</td>
<td>15 October 1981</td>
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<td>5</td>
<td>Proposals of the Committee on Unlawful Interference and Council action in pursuance of Assembly Resolution A22-17</td>
<td>The Note to Chapter 1 — Definitions was deleted. A specification setting out the action required for the transportation of weapons on board aircraft by law enforcement and other duly authorized persons was modified. A specification on the carriage of weapons in all other cases was added and the note to a specification dealing with the safeguarding of unattended aircraft was clarified.</td>
<td>30 November 1984</td>
<td>14 April 1985</td>
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<td>6 (3rd Edition)</td>
<td>Proposals of the Committee on Unlawful Interference with the assistance of an Ad Hoc Group of Experts — Unlawful Interference and Council action in pursuance of Assembly Resolution A22-17</td>
<td>On the instruction of the Council this amendment was undertaken as a matter of urgency by the Committee on Unlawful Interference with the assistance of an Ad Hoc Group of Experts on aviation security which had been appointed on the instruction of the Council. As a consequence 11 new specifications were introduced into the Annex and 19 specifications were adopted as Standards.</td>
<td>19 December 1985</td>
<td>19 March 1986</td>
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<td>Special effective and applicable dates for 5.1.4 are shown in the adjacent column.</td>
<td>19 October 1987</td>
<td>19 December 1987</td>
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The Council recommended that those States that are able to implement the substance of 5.1.4 do so as soon as it is feasible and practicable before the applicable date.
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<td>7 (4th Edition)</td>
<td>Proposals of the Committee on Unlawful Interference with the assistance of the Aviation Security Panel and Council action in pursuance of Assembly Resolution A26-7</td>
<td>This amendment includes: a) a reorganization of the chapters of the Annex directed at a rationalization of the sequence of objectives, obligations and necessary actions relating to organization, preventive security measures and management of response; b) the introduction of important new provisions to reflect developments and assist States in confronting new situations which arose from grave acts of unlawful interference against civil aviation, since the last revision of Annex 17 in 1985; and c) the amendment or fine tuning of existing provisions consequential to a) and b) above, as well as to reflect the experience gained in the implementation of such measures.</td>
<td>22 June 1989</td>
<td>30 October 1989</td>
<td>16 November 1989</td>
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<td>8 (5th Edition)</td>
<td>Proposals of the Committee on Unlawful Interference with the assistance of the Aviation Security Panel (AVSECP) and Council action in pursuance of Assembly Resolution A27-7</td>
<td>This amendment includes the introduction of important new provisions in relation to the comprehensive security screening of checked baggage, security control over cargo, courier and express parcels and mail, variations to procedures relating to security programmes, pre-flight checks of international aircraft, and measures relating to the incorporation of security consideration into airport design for the purpose of assisting States in the consistent and uniform implementation of such measures.</td>
<td>11 September 1992</td>
<td>16 December 1992</td>
<td>1 April 1993</td>
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<tr>
<td>9 (6th Edition)</td>
<td>Proposals of the Committee on Unlawful Interference with the assistance of the Aviation Security Panel (AVSECP) and Council action in pursuance of Assembly Resolution A31-4</td>
<td>This amendment includes the introduction of new provisions in relation to the pre-employment checks and capabilities of persons engaged in implementing security controls, baggage accountability and authorization, measures to be applied to catering supplies and operators’ stores and supplies, tests for programme effectiveness, and need for notification to the State of known or presumed destination of aircraft under a seized condition.</td>
<td>12 November 1996</td>
<td>31 March 1997</td>
<td>1 August 1997</td>
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INTERNATIONAL STANDARDS AND RECOMMENDED PRACTICES

CHAPTER 1. DEFINITIONS

Air side. The movement area of an airport, adjacent terrain and buildings or portions thereof, access to which is controlled.

Regulated Agent. An agent, freight forwarder or any other entity who conducts business with an operator and provides security controls that are accepted or required by the appropriate authority in respect of cargo, courier and express parcels or mail.

Note.—The term “Known shipper” has been amended to “Regulated Agent” to take into account the different security controls applied to originators of cargo and those entities that consolidate and forward cargo shipments via an air carrier.

Screening. The application of technical or other means which are intended to detect weapons, explosives or other dangerous devices which may be used to commit an act of unlawful interference.

Security. A combination of measures and human and material resources intended to safeguard international civil aviation against acts of unlawful interference.

Security Control. A means by which the introduction of weapons, explosives or articles likely to be utilized to commit an act of unlawful interference can be prevented.

Security Programme. Measures adopted to safeguard international civil aviation against acts of unlawful interference.
CHAPTER 2. GENERAL

2.1 Aims and objectives

2.1.1 The aim of aviation security shall be to safeguard international civil aviation operations against acts of unlawful interference.

2.1.2 Safety of passengers, crew, ground personnel and the general public shall be the primary objective of each Contracting State in all matters related to safeguarding against acts of unlawful interference with international civil aviation.

2.1.3 Each Contracting State shall establish an organization, develop plans and implement procedures, which together provide a standardized level of security for the operation of international flights in normal operating conditions and which are capable of rapid expansion to meet any increased security threat.

2.2 Security and facilitation

2.2.1 Recommendation.— Each Contracting State should whenever possible arrange for the security measures and procedures to cause a minimum of interference with, or delay to the activities of, international civil aviation.

Note.— Guidance material on achieving international civil aviation security objectives through application of the Standards and Recommended Practices in the following chapters is to be found in the Security Manual for Safeguarding Civil Aviation Against Acts of Unlawful Interference (Doc 8973).
CHAPTER 3. ORGANIZATION

3.1 National organization

3.1.1 Each Contracting State shall establish a national civil aviation security programme.

3.1.2 Each Contracting State shall ensure that the objective of their national civil aviation security programme shall be to safeguard international civil aviation operations against acts of unlawful interference, through regulations, practices and procedures which take account of the safety, regularity and efficiency of flights.

3.1.3 Each Contracting State shall designate an appropriate authority within its administration to be responsible for the development, implementation and maintenance of the national civil aviation security programme.

3.1.4 Each Contracting State shall specify to ICAO the appropriate authority designated under 3.1.3.

3.1.5 Each Contracting State shall keep under constant review the level of threat within its territory taking into account the international situation and adjust relevant elements of its national civil aviation security programme accordingly.

3.1.6 Each Contracting State shall require the appropriate authority to establish means of co-ordinating activities between the departments, agencies and other organizations of the State concerned with or responsible for various aspects of the national civil aviation security programme.

3.1.7 Each Contracting State shall require the appropriate authority to define and allocate the tasks for implementation of the national civil aviation security programme as between agencies of the State, airport administrations, operators and others concerned.

3.1.8 Each Contracting State shall ensure the establishment of an airport security programme, adequate to the needs of international traffic, for each airport serving international civil aviation.

3.1.9 Recommendation.— Each Contracting State should make available to its airport administrations, airlines operating in its territory and others concerned, a written version of the appropriate parts of its national civil aviation security programme.

3.1.10 Each Contracting State shall arrange for an authority at each airport serving international civil aviation to be responsible for co-ordinating the implementation of security measures.

3.1.11 Each Contracting State shall arrange for the establishment of airport security committees to advise on the development and co-ordination of security measures and procedures at each airport serving international civil aviation.

3.1.12 Recommendation.— Each Contracting State should ensure that arrangements are made for the investigation of suspected sabotage devices or other potential hazards at airports serving international civil aviation and for their disposal.

3.1.13 Each Contracting State shall ensure that duly authorized and suitably trained officers are readily available for deployment at their airports serving international civil aviation to assist in dealing with suspected, or actual, cases of unlawful interference with international civil aviation.

3.1.14 Each Contracting State shall ensure that the appropriate authority arranges for the supporting facilities required by the security services at each airport serving international civil aviation.

3.1.15 Each Contracting State shall ensure that contingency plans are developed and resources made available to safeguard airports and ground facilities used in international civil aviation, against acts of unlawful interference.

3.1.16 Each Contracting State shall require the appropriate authority to ensure the development and implementation of training programmes to ensure the effectiveness of its national civil aviation security programme.

3.1.17 Recommendation.— Each Contracting State should ensure that persons engaged to implement security controls are subject to pre-employment checks, are capable of fulfilling their duties and are adequately trained.

3.1.18 Each Contracting State shall require operators providing service from that State to implement a security programme appropriate to meet the requirements of the national civil aviation security programme of that State.

3.1.19 Recommendation.— Each Contracting State should promote whenever possible research and development of new security equipment which will better satisfy international civil aviation security objectives.
3.2 International co-operation

3.2.1 Each Contracting State shall co-operate with other States in order to adapt their respective national civil aviation security programmes as necessary.

3.2.1.1 Recommendation.— Each Contracting State should make available to other States on request a written version of the appropriate parts of its national civil aviation security programme.

3.2.1.2 Recommendation.— Each Contracting State should include in its bilateral agreements on air transport a clause related to aviation security.

3.2.2 Each Contracting State shall ensure that requests from other States for special security measures in respect of a specific flight or specified flights by operators of such other States, as far as may be practicable, are met.

3.2.3 Contracting States shall, as necessary, co-operate with each other in the development and exchange of information concerning training programmes.

3.2.4 Recommendation.— Each Contracting State should co-operate with other States in the field of research and development of new security equipment which will better satisfy international civil aviation security objectives.
CHAPTER 4. PREVENTIVE SECURITY MEASURES

4.1 General objectives of the measures

4.1.1 Each Contracting State shall establish measures to prevent weapons, explosives or any other dangerous devices which may be used to commit an act of unlawful interference, the carriage or bearing of which is not authorized, from being introduced, by any means whatsoever, on board an aircraft engaged in international civil aviation.

Note.— In applying this Standard, special attention must be paid to the threat posed by explosive devices concealed in, or using electric, electronic or battery-operated items carried as hand baggage and/or in checked baggage. Guidance on this matter is to be found in the Security Manual for Safeguarding Civil Aviation Against Acts of Unlawful Interference (Doc 8973).

4.1.2 Recommendation.— Contracting States should ensure that the carriage of weapons on board aircraft, by law enforcement officers and other authorized persons, acting in the performance of their duties, requires special authorization in accordance with the laws of the States involved.

4.1.2.1 Recommendation.— Contracting States should ensure that the carriage of weapons in other cases is allowed only when an authorized and duly qualified person has determined that they are not loaded, if applicable, and then only if stowed in a place inaccessible to any person during flight time.

4.1.2.2 Recommendation.— Contracting States should ensure that the pilot-in-command is notified as to the number of armed persons and their seat location.

4.1.3 Each Contracting State shall ensure that pre-flight checks of originating aircraft assigned to international flights include measures to discover suspicious objects or anomalies that could conceal weapons, explosives or any other dangerous devices.

4.1.4 Each Contracting State shall establish procedures, which include notification to the operator, for inspecting aircraft, when a well-founded suspicion exists that the aircraft may be the object of an act of unlawful interference, for concealed weapons, explosives or other dangerous devices.

4.1.5 Each Contracting State shall establish measures to safeguard aircraft when a well-founded suspicion exists that the aircraft may be attacked while on the ground and to provide as much prior notification as possible of the arrival of such aircraft to airport authorities.

4.1.6 Each Contracting State shall arrange for surveys to identify security needs, arrange for inspections of the implementation of security controls, and arrange tests of security controls to assess their effectiveness.

4.2 Measures relating to passengers and their cabin baggage

4.2.1 Each Contracting State shall ensure that adequate measures are taken to control transfer and transit passengers and their cabin baggage to prevent unauthorized articles from being taken on board aircraft engaged in international civil aviation operations.

4.2.2 Each Contracting State shall ensure that there is no possibility of mixing or contact between passengers subjected to security control and other persons not subjected to such control after the security screening points at airports serving international civil aviation have been passed; if mixing or contact does take place, the passengers concerned and their cabin baggage shall be re-screened before boarding an aircraft.

4.2.3 Each Contracting State shall establish measures to ensure that the aircraft operator and the pilot-in-command are informed when passengers are obliged to travel because they have been the subject of judicial or administrative proceedings, in order that appropriate security measures can be taken.

4.2.4 Recommendation.— Each Contracting State should require operators providing service from that State, to include in their security programmes, measures and procedures to ensure safety on board their aircraft when passengers are to be carried who are obliged to travel because they have been the subject of judicial or administrative proceedings.

4.2.5 Each Contracting State shall require measures to be taken in respect of flights under an increased threat to ensure that disembarking passengers do not leave items on board the aircraft at transit stops on its airports.

4.3 Measures relating to checked baggage, cargo and other goods

4.3.1 Each Contracting State shall establish measures to ensure that operators when providing service from that State do not transport the baggage of passengers who are not on board the aircraft unless the baggage separated from passengers is subjected to other security control measures.
4.3.2 Recommendation.—— Each Contracting State should establish measures to ensure that operators when providing a service from that State transport only baggage which is authorized for carriage.

4.3.3 Recommendation.—— Each Contracting State should establish measures to ensure that checked baggage is subjected to screening before being placed on board aircraft.

4.3.4 Each Contracting State shall establish measures to ensure that consignments checked-in as baggage by couriers for carriage on passenger flights are subjected to specific security controls in addition to those provided in 4.3.1.

4.3.5 Each Contracting State shall establish measures to ensure that baggage intended for carriage on passenger flights and originating from places other than airport check-in counters is protected from the point it is checked in until it is placed on board an aircraft.

4.3.6 Each Contracting State shall ensure the implementation of measures at airports serving international civil aviation to protect cargo, baggage, mail, stores and operators’ supplies being moved within an airport and intended for carriage on an aircraft to safeguard such aircraft against an act of unlawful interference.

4.3.7 Recommendation.—— Each Contracting State should establish measures to ensure that catering supplies and operators’ stores and supplies intended for carriage on passenger flights are subjected to security controls.

4.3.8 Each Contracting State shall establish measures to ensure that cargo, courier and express parcels and mail intended for carriage on passenger flights are subjected to appropriate security controls.

4.3.9 Each Contracting State shall establish measures to ensure that operators do not accept consignments of cargo, courier and express parcels or mail for carriage on passenger flights unless the security of such consignments is accounted for by a regulated agent or such consignments are subjected to other security controls to meet the requirements of 4.3.8.

4.3.10 Each Contracting State shall require the establishment of secure storage areas at airports serving international civil aviation, where mishandled baggage may be held until forwarded, claimed or disposed of in accordance with local laws.

4.3.11 Recommendation.—— Each Contracting State should take the necessary measures to ensure that unidentified baggage is placed in a protected and isolated area until such time as it is ascertained that it does not contain any explosives or other dangerous device.

4.4 Measures relating to access control

4.4.1 Each Contracting State shall establish procedures and identification systems to prevent unauthorized access by persons or vehicles to:

a) the air side of an airport serving international civil aviation; and

b) other areas important to the security of the airport.

4.4.2 Each Contracting State shall establish measures to ensure adequate supervision over the movement of persons to and from the aircraft and to prevent unauthorized access to aircraft.

4.5 Measures relating to airport design

Each Contracting State shall ensure that the architectural and infrastructure-related requirements necessary for the optimum implementation of international civil aviation security measures, are integrated into the design and construction of new facilities and alterations to existing facilities at airports.
5.1 Operational aspects of an act of unlawful interference

5.1.1 Each Contracting State shall take adequate measures for the safety of passengers and crew of an aircraft which is subjected to an act of unlawful interference until their journey can be continued.

5.1.2 Each Contracting State responsible for providing air traffic services for an aircraft which is the subject of an act of unlawful interference shall collect all pertinent information on the flight of that aircraft and transmit that information to all other States responsible for the Air Traffic Services units concerned, including those at the airport of known or presumed destination, so that timely and appropriate safeguarding action may be taken en route and at the aircraft’s known, likely or possible destination.

5.1.3 Recommendation.— Each Contracting State should ensure that information received as a consequence of action taken in accordance with 5.1.2 is distributed locally to the Air Traffic Services units concerned, the appropriate airport administrations, the operator and others concerned as soon as practicable.

5.1.4 Each Contracting State shall provide such assistance to an aircraft subjected to an act of unlawful seizure, including the provision of navigation aids, air traffic services and permission to land as may be necessitated by the circumstances.

5.1.5 Each Contracting State shall take measures, as it may find practicable, to ensure that an aircraft subjected to an act of unlawful seizure which has landed in its territory is detained on the ground unless its departure is necessitated by the overriding duty to protect human life, recognizing the importance of consultations, wherever practicable, between the State where that aircraft has landed and the State of the operator of the aircraft, and notification by the State where the aircraft has landed to the States of assumed or stated destination.

5.2 Reports

5.2.1 Recommendation.— Each Contracting State should exchange information with other States as considered appropriate, at the same time supplying such information to ICAO, related to plans, designs, equipment, methods and procedures for safeguarding international civil aviation against acts of unlawful interference.

5.2.2 A Contracting State in which an aircraft subjected to an act of unlawful interference has landed shall notify by the most expeditious means the State of Registry of the aircraft and the State of the operator of the landing and shall similarly transmit by the most expeditious means all other relevant information to:

a) the two above-mentioned States;

b) each State whose citizens suffered fatalities or injuries;

c) each State whose citizens were detained as hostages;

d) each Contracting State whose citizens are known to be on board the aircraft; and

e) the International Civil Aviation Organization.

5.2.3 Each Contracting State concerned with an act of unlawful interference shall require its appropriate authority to re-evaluate security measures and procedures in respect of international flights which have been the subject of unlawful interference and take action necessary to remedy weaknesses so as to prevent recurrence.

5.2.4 Each Contracting State concerned with an act of unlawful interference shall provide ICAO with all pertinent information concerning the security aspects of the act of unlawful interference as soon as practicable after the act is resolved.

5.2.5 Recommendation.— Each Contracting State should adopt measures to ensure that persons acting in an official capacity do not divulge confidential information concerning an act of unlawful interference if such information is likely to jeopardize the safety of international civil aviation.
CHAPTER 3. GENERAL RULES

3.7 Unlawful interference

An aircraft which is being subjected to unlawful interference shall endeavour to notify the appropriate ATS unit of this fact, any significant circumstances associated therewith and any deviation from the current flight plan necessitated by the circumstances, in order to enable the ATS unit to give priority to the aircraft and to minimize conflict with other aircraft.

Note 1.— Responsibility of ATS units in situations of unlawful interference is contained in Annex 11.

Note 2.— Guidance material for use when unlawful interference occurs and the aircraft is unable to notify an ATS unit of this fact is contained in Attachment B to this Annex.

Note 3.— Action to be taken by SSR equipped aircraft which are being subjected to unlawful interference is contained in Annex 11, the PANS-RAC (Doc 4444) and the PANS-OPS (Doc 8168).

ATTACHMENT B. UNLAWFUL INTERFERENCE

1. General

The following procedures are intended as guidance for use by aircraft when unlawful interference occurs and the aircraft is unable to notify an ATS unit of this fact.

2. Procedures

2.1 Unless considerations aboard the aircraft dictate otherwise, the pilot-in-command should attempt to continue flying on the assigned track and at the assigned cruising level at least until able to notify an ATS unit or within radar coverage.

2.2 When an aircraft subjected to an act of unlawful interference must depart from its assigned track or its assigned cruising level without being able to make radiotelephony contact with ATS, the pilot-in-command should, whenever possible:

a) attempt to broadcast warnings on the VHF emergency frequency and other appropriate frequencies, unless considerations aboard the aircraft dictate otherwise. Other equipment such as on-board transponders, data links, etc., should also be used when it is advantageous to do so and circumstances permit; and

b) proceed in accordance with applicable special procedures for in-flight contingencies, where such procedures have been established and promulgated in Doc 7030 — Regional Supplementary Procedures; or

c) if no applicable regional procedures have been established, proceed at a level which differs from the cruising levels normally used for IFR flight in the area by 300 m (1 000 ft) if above FL 290 or by 150 m (500 ft) if below FL 290.

Note.— Action to be taken by an aircraft which is intercepted while being subject to an act of unlawful interference is prescribed in 3.8 of this Annex.
CHAPTER 13. SECURITY*

13.1 Security of the flight crew compartment

In all aeroplanes which are equipped with a flight crew compartment door, this door shall be capable of being locked. It shall be lockable from within the compartment only.

13.2 Aeroplane search procedure checklist

An operator shall ensure that there is on board a checklist of the procedures to be followed in searching for a bomb in case of suspected sabotage. The checklist shall be supported by guidance on the course of action to be taken should a bomb or suspicious object be found and information on the least-risk bomb location specific to the aeroplane.

13.3 Training programmes

13.3.1 An operator shall establish and maintain a training programme which enables crew members to act in the most appropriate manner to minimize the consequences of acts of unlawful interference.

13.3.2 An operator shall also establish and maintain a training programme to acquaint appropriate employees with preventive measures and techniques in relation to passengers, baggage, cargo, mail, equipment, stores and supplies intended for carriage on an aeroplane so that they contribute to the prevention of acts of sabotage or other forms of unlawful interference.

13.4 Reporting acts of unlawful interference

Following an act of unlawful interference the pilot-in-command shall submit, without delay, a report of such an act to the designated local authority.

13.5 Miscellaneous

13.5.1 Recommendation.— Specialized means of attenuating and directing the blast should be provided for use at the least-risk bomb location.

13.5.2 Recommendation.— Where an operator accepts the carriage of weapons removed from passengers, the aeroplane should have provision for stowing such weapons in a place so that they are inaccessible to any person during flight time.

* In the context of this Chapter, the word “security” is used in the sense of prevention of illicit acts against civil aviation.
CHAPTER 1. DEFINITIONS AND APPLICABILITY

A. Definitions

Security equipment. Devices of a specialized nature for use, individually or as part of a system, in the prevention or detection of acts of unlawful interference with civil aviation and its facilities.

CHAPTER 2. ENTRY AND DEPARTURE OF AIRCRAFT

A. General

2.2 Contracting States shall make provision whereby procedures for the clearance of aircraft, including those normally applied for aviation security purposes, as well as those appropriate for narcotics control, will be applied and carried out in such a manner as to retain the advantage of speed inherent in air transport.

Note 1.— With respect to application of aviation security measures, attention is drawn to Annex 17 and to the ICAO Security Manual.

Note 2.— With respect to application of appropriate narcotics control measures, attention is drawn to the relevant ICAO publication (currently in preparation).

C. Departure Requirements and Procedures

3.29 Recommended Practice.— Contracting States should, in conformity with their respective regulations, endeavour to reduce the documentation required to be produced by passengers departing from their territories to a valid passport or other acceptable form of identity document.

Note.— It is not the intent of the above provision to discourage Contracting States, who wish to be more liberal, from accepting official documents of identity such as expired passports, national registrations cards, seafarers’ identity documents, alien resident permits, crew member certificates, etc. in lieu of a valid passport.

3.30 Recommended Practice.— Contracting States should not require the presentation of baggage of passengers departing from their territory except for aviation security measures, or in special circumstances.

Note.— This provision is not intended to prevent the application of appropriate narcotics control measures.

CHAPTER 3. ENTRY AND DEPARTURE OF PERSONS AND THEIR BAGGAGE

A. General

3.2 Contracting States shall make provision whereby the procedures for clearance of persons travelling by air, including those normally applied for aviation security purposes, as well as those appropriate for narcotics control, will be applied and carried out in such a manner as to retain the advantage of speed inherent in air transport.

CHAPTER 4. ENTRY AND DEPARTURE OF CARGO AND OTHER ARTICLES

A. General

4.2 Contracting States shall make provisions whereby procedures for the clearance of goods carried by air and for the interchange of air cargo with surface transport, including
those normally applied for aviation security purposes as well as those appropriate for narcotics control, will be applied and carried out in such a manner as to retain the advantage of speed inherent in air transport and to avoid delay.

Note 1.— With respect to application of aviation security measures, attention is drawn to Annex 17 and to the ICAO Security Manual.

Note 2.— With respect to application of appropriate narcotics control measures, attention is drawn to the relevant ICAO publication (currently in preparation).

C. Clearance of Export Cargo

4.11 Contracting States shall make arrangements consistent with aviation security, as well as those appropriate for narcotics control, which permit operators to select and load cargo, including unaccompanied baggage, and stores on outbound aircraft up to the time of departure.

4.13 Except for reasons of aviation security Contracting States shall not normally require physical examination of cargo, including unaccompanied baggage, to be exported by air.

Note.— This provision is not intended to prevent authorities from examining goods exported under certain conditions, e.g. under bond, licence or drawback, nor is it intended to preclude other essential examinations including any appropriate narcotics control measures.

4.15 Contracting States shall permit cargo, including unaccompanied baggage which is to be exported by air, to be presented for clearance purposes at any approved customs office. Transfer from the first office to the air customs office of the airport where the cargo, including unaccompanied baggage, is to be laden on the aircraft, shall be effected in accordance with the procedure laid down in the laws and regulations of the State concerned. Such procedure shall be as simple as possible, making due allowance for aviation security requirements, and any appropriate narcotics control measures.

G. Aircraft Equipment, Stores and Parts

4.44 Recommended Practice.— Ground equipment and security equipment imported into the territory of a Contracting State by an airline of another Contracting State for use within the limits of an international airport in connexion with the establishment or maintenance of an international service operated by that airline should be admitted free of customs duties and, as far as possible, other taxes and charges, subject to compliance with the regulations of the Contracting State concerned. Such regulations should not unreasonably interfere with the necessary use by the airline concerned of such ground equipment and security equipment.

Note.— It is the intent of this provision that items such as the following should be admissible under the above provision, and it is not desired to discourage a Contracting State from allowing once-admitted items to be used by another foreign airline or at a location other than an international airport:

   e) Security equipment:

      — weapon-detecting devices;

      — explosives-detecting devices;

      — intrusion-detecting devices.

   f) Component parts for incorporation into security equipment.

4.47 Contracting States shall establish procedures for airlines and/or operators of other Contracting States allowing the prompt entry into or departure from their territories of aircraft equipment, spare parts, ground, training and security equipment, whether or not they are free of customs duties and other taxes and charges, under the provisions of this Annex or any other arrangements. Contracting States shall grant prompt clearance for the importation and exportation of such goods upon completion of simplified documentary procedures by the airlines or operators concerned. These arrangements shall not extend to goods intended for general sale, food, beverages and tobacco.

4.49 Contracting States shall allow the loan of aircraft equipment and spare parts and security equipment and spare parts between airlines, when these are used in connexion with the establishment or maintenance of scheduled international air services, without payment of customs duties or other taxes or charges subject only to control measures which may provide that repayment of the loan is normally to be accomplished by means of the return of articles that are...
qualitatively and technically similar and of the same origin, and in any event that no profit-making transaction is involved.

CHAPTER 6. INTERNATIONAL AIRPORTS — FACILITIES AND SERVICES FOR TRAFFIC

A. General

6.1 Contracting States shall take all necessary steps to secure the co-operation of operators and airport administrations in ensuring that satisfactory facilities and services are provided for rapid handling and clearance of passengers, crew, baggage, cargo and mail at their international airports. Such facilities and services shall be flexible and capable of expansion to meet anticipated growth in traffic volume, or increased security measures during higher threat situations, while permitting appropriate narcotics control measures.

Note 1.— With respect to the application of aviation security measures, attention is drawn to the relevant specification in Annex 17, Chapter 2 [2.2.1].

Note 2.— With respect to application of appropriate narcotics control measures, attention is drawn to the relevant ICAO publication (currently in preparation).

B. Airport Traffic Flow Arrangements

III. Outbound Passengers, Crew and Baggage

6.21 Recommended Practice.— In order to facilitate aircraft departure, Contracting States, in examining passengers as a security measure, or for purposes of narcotics control as appropriate, should, to the extent feasible, utilize specialized equipment in conducting such examinations so as to reduce materially the number of persons to be searched by other means.

Note 1.— The use of radiological techniques for screening passengers should be avoided.

Note 2.— Privacy should be assured when a thorough physical search is to be carried out. If special rooms are not available, portable screens may be used for this purpose.

6.22 Recommended Practice.— In order to facilitate airport operations, Contracting States, in examining baggage of passengers departing from their territory as a security measure, or for narcotics control purposes as appropriate, should, to the extent feasible, utilize specialized equipment in conducting such examinations so as to reduce materially the amount of baggage to be searched by other means.

V. Transit and Transfer of Passengers and Crew

6.33 Recommended Practice.— Contracting States should ensure that physical facilities at airports are provided, where the volume and nature of the traffic so require, whereby crew and passengers in direct transit on the same aircraft, or transferring to other flights, may remain temporarily without being subject to inspection formalities, except for aviation security measures, or in special circumstances.

Note.— This provision is not intended to prevent the application of appropriate narcotics control measures.

VII. Cargo and Mail Handling and Clearance Facilities

6.44 Recommended Practice.— Adequate space should be available in cargo terminals for storage and handling of air cargo, including building up and breaking down of pallet and container loads, located next to the customs area and easily accessible to authorized persons and vehicles from both the apron and the landside road. Such arrangements should take into account aviation security and appropriate narcotics control measures.

6.46 Recommended Practice.— Cargo terminals should be equipped with storage facilities as appropriate for special cargo (e.g. valuable goods, perishable shipments, human remains, radioactive and other dangerous goods, as well as live animals). Those areas of cargo terminals in which cargo and mail are stored overnight or for extended periods prior to shipment by air should be protected against access by unauthorized persons.
CHAPTER 8. OTHER FACILITATION PROVISIONS

A. Bonds and Exemption from Requisition or Seizure

8.2 Recommended Practice.— The aircraft, ground equipment, security equipment, spare parts and technical supplies of an airline located in a Contracting State (other than the Contracting State in which such airline is established) for use in the operation of an international air service serving such Contracting State, should be exempt from the laws of such Contracting State authorizing the requisition or seizure of aircraft, equipment, parts or supplies for public use, without prejudice to the right of seizure for breaches of the laws of the Contracting State concerned.

EXTRACTS FROM ANNEX 10 — AERONAUTICAL TELECOMMUNICATIONS, VOLUME IV (SURVEILLANCE RADAR AND COLLISION AVOIDANCE SYSTEMS)

CHAPTER 2. GENERAL

2.1 SECONDARY SURVEILLANCE RADAR (SSR)

2.1.4 Mode A reply codes (information pulses)

2.1.4.2.1 Code 7700 to provide recognition of an aircraft in an emergency.

2.1.4.2.3 Code 7500 to provide recognition of an aircraft which is being subjected to unlawful interference.

2.1.4.3 Appropriate provisions shall be made in ground decoding equipment to ensure immediate recognition of Mode A codes 7500, 7600 and 7700.
CHAPTER 2. GENERAL

2.22 Service to aircraft in the event of an emergency

2.22.1 An aircraft known or believed to be in a state of emergency, including being subjected to unlawful interference, shall be given maximum consideration, assistance and priority over other aircraft as may be necessitated by the circumstances.

Note.—To indicate that it is in a state of emergency, an aircraft equipped with an SSR transponder might operate the equipment as follows:

a) on Mode A, Code 7700; or

b) on Mode A, Code 7500, to indicate specifically that it is being subjected to unlawful interference.

2.22.2 When an occurrence of unlawful interference with an aircraft takes place or is suspected, ATS units shall attend promptly to requests by the aircraft. Information pertinent to the safe conduct of the flight shall continue to be transmitted and necessary action shall be taken to expedite the conduct of all phases of the flight, specially the safe landing of the aircraft.

CHAPTER 5. ALERTING SERVICE

5.1 Application

5.1.1 Alerting service shall be provided:

.......

c) to any aircraft known or believed to be the subject of unlawful interference.

.......

5.2 Notification of rescue co-ordination centres

5.2.1 Without prejudice to any other circumstances that may render such notification advisable, air traffic services units shall, except as prescribed in 5.5.1, notify rescue co-ordination centres immediately an aircraft is considered to be in a state of emergency in accordance with the following:

.......

b) Alert phase when:

.......

except when evidence exists that would allay apprehension as to the safety of the aircraft and its occupants, or when

4) an aircraft is known or believed to be the subject of unlawful interference.

.......

5.5 Information to the operator

5.5.1 When an area control or a flight information centre decides that an aircraft is in the uncertainty or the alert phase, it shall, when practicable, advise the operator prior to notifying the rescue co-ordination centre.

Note.—If an aircraft is in the distress phase, the rescue co-ordination centre has to be notified immediately in accordance with 5.2.1.

5.5.2 All information notified to the rescue co-ordination centre by an area control or flight information centre shall, whenever practicable, also be communicated, without delay, to the operator.

5.6 Information to aircraft operating in the vicinity of an aircraft in a state of emergency

5.6.1 When it has been established by an air traffic services unit that an aircraft is in a state of emergency, other aircraft known to be in the vicinity of the aircraft involved shall, except as provided in 5.6.2, be informed of the nature of the emergency as soon as practicable.

5.6.2 When an air traffic services unit knows or believes that an aircraft is being subjected to unlawful interference, no reference shall be made in ATS air-ground communications to the nature of the emergency unless it has first been referred to in communications from the aircraft involved and it is certain that such reference will not aggravate the situation.
CHAPTER 5. INVESTIGATION

ORGANIZATION AND CONDUCT OF THE INVESTIGATION

RESPONSIBILITY OF THE STATE CONDUCTING THE INVESTIGATION

Informing aviation security authorities

5.11 If, in the course of an investigation it becomes known, or it is suspected, that an act of unlawful interference was involved, the investigator-in-charge shall immediately initiate action to ensure that the aviation security authorities of the State(s) concerned are so informed.

CHAPTER 3. PHYSICAL CHARACTERISTICS

3.13 Isolated aircraft parking position

3.13.1 An isolated aircraft parking position shall be designated or the aerodrome control tower shall be advised of an area or areas suitable for the parking of an aircraft which is known or believed to be the subject of unlawful interference, or which for other reasons needs isolation from normal aerodrome activities.

3.13.2 Recommendation.—The isolated aircraft parking position should be located at the maximum distance practicable and in any case never less than 100 m from other parking positions, buildings or public areas, etc. Care should be taken to ensure that the position is not located over underground utilities such as gas and aviation fuel and, to the extent feasible, electrical or communication cables.

CHAPTER 5. VISUAL AIDS FOR NAVIGATION

5.3 Lights

5.3.20 Apron floodlighting

(see also 5.3.15.1 and 5.3.16.1)

Application

5.3.20.1 Recommendation.—Apron floodlighting should be provided on an apron, and on a designated isolated aircraft parking position, intended to be used at night.

Note 1.—The designation of an isolated aircraft parking position is specified in 3.13.

Note 2.—Guidance on apron floodlighting is given in the Aerodrome Design Manual, Part 4.
CHAPTER 8. EQUIPMENT AND INSTALLATIONS

8.1 Secondary power supply

General

8.1.1 Recommendation.— A secondary power supply should be provided, capable of supplying the power requirements of at least the aerodrome facilities listed below:

e) essential security lighting, if provided in accordance with 8.5;

8.4 Fencing

Application

8.4.2 Recommendation.— A fence or other suitable barrier should be provided on an aerodrome to deter the inadvertent or premeditated access of an unauthorized person onto a non-public area of the aerodrome.

Note 1.— This is intended to include the barring of sewers, ducts, tunnels, etc., where necessary to prevent access.

Note 2.— Special measures may be required to prevent the access of an unauthorized person to runways or taxiways which overpass public roads.

8.4.3 Recommendation.— Suitable means of protection should be provided to deter the inadvertent or premeditated access of unauthorized persons into ground installations and facilities essential for the safety of civil aviation located off the aerodrome.

Location

8.4.4 Recommendation.— The fence or barrier should be located so as to separate the movement area and other facilities or zones on the aerodrome vital to the safe operation of aircraft from areas open to public access.

8.4.5 Recommendation.— When greater security is thought necessary, a cleared area should be provided on both sides of the fence or barrier to facilitate the work of patrols and to make trespassing more difficult. Consideration should be given to the provision of a perimeter road inside the aerodrome fencing for the use of both maintenance personnel and security patrols.

8.5 Security lighting

Recommendation.— At an aerodrome where it is deemed desirable for security reasons, a fence or other barrier provided for the protection of international civil aviation and its facilities should be illuminated at a minimum essential level. Consideration should be given to locating lights so that the ground area on both sides of the fence or barrier, particularly at access points, is illuminated.

CHAPTER 9. EMERGENCY AND OTHER SERVICES

9.1 Aerodrome emergency planning

General

Introductory Note.— Aerodrome emergency planning is the process of preparing an aerodrome to cope with an emergency occurring at the aerodrome or in its vicinity. The objective of aerodrome emergency planning is to minimize the effects of an emergency, particularly in respect of saving lives and maintaining aircraft operations. The aerodrome emergency plan sets forth the procedures for co-ordinating the response of different aerodrome agencies (or services) and of those agencies in the surrounding community that could be of assistance in responding to the emergency. Guidance material to assist the appropriate authority in establishing aerodrome emergency planning is given in the Airport Services Manual, Part 7.

9.1.1 An aerodrome emergency plan shall be established at an aerodrome, commensurate with the aircraft operations and other activities conducted at the aerodrome.

9.1.2 The aerodrome emergency plan shall provide for the co-ordination of the actions to be taken in an emergency occurring at an aerodrome or in its vicinity.

Note.— Examples of emergencies are: aircraft emergencies, sabotage including bomb threats, unlawfully seized aircraft, dangerous goods occurrences, building fires and natural disasters.
9.1.3 The plan shall co-ordinate the response or participation of all existing agencies which, in the opinion of the appropriate authority, could be of assistance in responding to an emergency.

Note.— Examples of agencies are:
— on the aerodrome: air traffic control unit, rescue and fire fighting services, aerodrome administration, medical and ambulance services, aircraft operators, security services, and police;
— off the aerodrome: fire departments, police, medical and ambulance services, hospitals, military, and harbour patrol or coast guard.

9.1.4 Recommendation.— The plan should provide for co-operation and co-ordination with the rescue co-ordination centre, as necessary.

9.1.5 Recommendation.— The aerodrome emergency plan document should include at least the following:

a) types of emergencies planned for;

b) agencies involved in the plan;

c) responsibility and role of each agency, the emergency operations centre and the command post, for each type of emergency;

d) information on names and telephone numbers of offices or people to be contacted in the case of a particular emergency; and

e) a grid map of the aerodrome and its immediate vicinity.

Emergency operations centre and command post

9.1.6 Recommendation.— A fixed emergency operations centre and a mobile command post should be available for use during an emergency.

9.1.7 Recommendation.— The emergency operations centre should be a part of the aerodrome facilities and should be responsible for the over-all co-ordination and general direction of the response to an emergency.

9.1.8 Recommendation.— The command post should be a facility capable of being moved rapidly to the site of an emergency, when required, and should undertake the local co-ordination of those agencies responding to the emergency.

9.1.9 Recommendation.— A person should be assigned to assume control of the emergency operations centre and, when appropriate, another person the command post.

Communication system

9.1.10 Recommendation.— Adequate communication systems linking the command post and the emergency operations centre with each other and with the participating agencies should be provided in accordance with the plan and consistent with the particular requirements of the aerodrome.

Aerodrome emergency exercise

9.1.11 The plan shall contain procedures for periodic testing of the adequacy of the plan and for reviewing the results in order to improve its effectiveness.

Note.— The plan includes all participating agencies and associated equipment.

9.1.12 The plan shall be tested by conducting:

a) a full-scale aerodrome emergency exercise at intervals not exceeding two years; and

b) partial emergency exercises in the intervening year to ensure that any deficiencies found during the full-scale aerodrome emergency exercise have been corrected; and reviewed thereafter, or after an actual emergency, so as to correct any deficiency found during such exercises or actual emergency.

Note.— The purpose of a full-scale exercise is to ensure the adequacy of the plan to cope with different types of emergencies. The purpose of a partial exercise is to ensure the adequacy of the response to individual participating agencies and components of the plan, such as the communications system.
CHAPTER 2. APPLICABILITY

2.2 Dangerous Goods Technical Instructions

2.2.1 Each Contracting State shall take the necessary measures to achieve compliance with the detailed provisions contained in the Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284), approved, issued and amended in accordance with the procedure established by the ICAO Council.

2.2.2 Recommendation.— Each Contracting State should inform ICAO of difficulties encountered in the application of the Technical Instructions and of any amendments which it would be desirable to make to them.

CHAPTER 10. ESTABLISHMENT OF TRAINING PROGRAMMES

Dangerous goods training programmes shall be established and updated as provided for in the Technical Instructions.
PART III. AREA CONTROL SERVICE

SEPARATION OF AIRCRAFT IN THE PROVISION OF AREA CONTROL SERVICE

1. General provisions for the separation of controlled traffic

. . . . .

1.3 Larger separations than the specified minima should be applied whenever wake turbulence or exceptional circumstances such as unlawful interference call for extra precautions. This should be done with due regard to all relevant factors so as to avoid impeding the flow of air traffic by the application of excessive separations.

Note 1.— Unlawful interference with an aircraft constitutes a case of exceptional circumstances which might require the application of separations larger than the specified minima, between the aircraft being subjected to unlawful interference and other aircraft.

. . . . .

EMERGENCY AND COMMUNICATION FAILURE

16. Emergency procedures

16.1 General

16.1.1 The various circumstances surrounding each emergency situation preclude the establishment of exact detailed procedures to be followed. The procedures outlined herein are intended as a general guide to air traffic services personnel. Air traffic control units shall maintain full and complete co-ordination, and personnel shall use their best judgement in handling emergency situations.

Note.— To indicate that it is in a state of emergency, an aircraft equipped with an SSR transponder might operate the equipment as follows:

a) on Mode A, Code 7700; or

b) on Mode A, Code 7500, to indicate specifically that it is being subjected to unlawful interference.

16.2 Priority

16.2.1 An aircraft known or believed to be in a state of emergency, including being subjected to unlawful interference, shall be given priority over other aircraft.

16.3 Unlawful interference

16.3.1 Air traffic services personnel shall be prepared to recognize any indication of the occurrence of unlawful interference with an aircraft.

16.3.2 Whenever unlawful interference with an aircraft is suspected, and where automatic distinct display of SSR Mode A Code 7500 and Code 7700 is not provided, the radar controller shall attempt to verify his suspicion by setting the SSR decoder to Mode A Code 7500 and thereafter to Code 7700.

Note.— An aircraft equipped with an SSR transponder is expected to operate the transponder on Mode A Code 7500 to indicate specifically that it is the subject of unlawful interference. The aircraft may operate the transponder on Mode A Code 7700, to indicate that it is threatened by grave and imminent danger, and requires immediate assistance.

16.3.3 Whenever unlawful interference with an aircraft is known or suspected, ATS units shall promptly attend to requests by or to anticipated needs of the aircraft, including requests for relevant information relating to air navigation facilities, procedures and services along the route of flight and at any aerodrome of intended landing, and shall take such action as is necessary to expedite the conduct of all phases of the flight.

16.3.3.1 ATS units shall also:

a) transmit, and continue to transmit, information pertinent to the safe conduct of the flight, without expecting a reply from the aircraft;

b) monitor and plot the progress of the flight with the means available, and co-ordinate transfer of control with adjacent ATS units without requiring transmissions or other responses from the aircraft, unless communication with the aircraft remains normal;
c) inform and continue to keep informed, appropriate ATS units, including those in adjacent flight information regions, which may be concerned with the progress of the flight;

Note.— In applying this provision, account must be taken of all the factors which may affect the progress of the flight, including fuel endurance and the possibility of sudden changes in route and destination. The objective is to provide, as far in advance as is practicable in the circumstances, each ATS unit with appropriate information as to the expected or possible penetration of the aircraft into its area of responsibility.

d) notify:
   i) the operator or his designated representative;
   ii) the appropriate rescue co-ordination centre in accordance with appropriate alerting procedures;
   iii) the designated security authority;

Note.— It is assumed that the designated security authority and/or the operator will in turn notify other parties concerned in accordance with pre-established procedures.

e) relay appropriate messages, relating to the circumstances associated with the unlawful interference, between the aircraft and designated authorities.

PART V. AERODROME CONTROL SERVICE

CONTROL OF AERODROME TRAFFIC

10. Control of taxiing aircraft

Note.— See Figure V-4.

10.4 An aircraft known or believed to be the subject of unlawful interference or which for other reasons needs isolation from normal aerodrome activities shall be cleared to the designated isolated parking position. Where such an isolated parking position has not been designated, or if the designated position is not available, the aircraft shall be cleared to a position within the area or areas selected by prior agreement with the aerodrome authority. The taxi clearance shall specify the taxi route to be followed to the parking position. This route shall be selected with a view to minimizing any security risks to the public, other aircraft and installations at the aerodrome.

Note.— See Annex 14, Volume I, Chapter 3.
PART VIII. — SECONDARY SURVEILLANCE RADAR (SSR)
TRANSPONDER OPERATING PROCEDURES

CHAPTER 1. OPERATION OF TRANSPONDERS

1.4 EMERGENCY PROCEDURES

1.4.1 The pilot of an aircraft encountering a state of emergency shall set the transponder to Mode A Code 7700 except when previously directed by ATC to operate the transponder on a specified code. In the latter case the pilot shall maintain the specified code unless otherwise advised by ATC.

1.4.2 Notwithstanding the procedures at 1.4.1, a pilot may select Mode A Code 7700 whenever there is a specific reason to believe that this would be the best course of action.

1.6 UNLAWFUL INTERFERENCE WITH AIRCRAFT IN FLIGHT

1.6.1 Should an aircraft in flight be subjected to unlawful interference, the pilot-in-command shall endeavour to set the transponder to Mode A Code 7500 to give indication of the situation unless circumstances warrant the use of Code 7700.

1.6.2 A pilot, having selected Mode A Code 7500 and subsequently requested to confirm this code by ATC in accordance with 1.1.5 shall, according to circumstances, either confirm this or not reply at all.

Note.— The absence of a reply from the pilot will be taken by ATC as an indication that the use of Code 7500 is not due to an inadvertent false code selection.