Procedure

How to Respond to Audit Findings

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<table>
<thead>
<tr>
<th>Created by</th>
<th>Reviewed by</th>
<th>Approved by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date:</td>
<td>01.09.2014</td>
<td>21.11.2019</td>
</tr>
<tr>
<td>Name:</td>
<td>Rasha El-Khadem HoAT</td>
<td>Branislava Oprsa SA2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Florina Palada HoAT</td>
</tr>
</tbody>
</table>

Valid from: Valid from: 01.12.2019
**SCOPE**
This document provides information on how to report on corrective actions established and implemented following an ISTA (re)accreditation assessment.

**RELATED DOCUMENTS**
ISTA Rules
ISTA Accreditation Standard for Seed Testing and Seed Sampling
Acc-F-03A (Final) Audit Detail Report
Acc-F-03B (Re) Audit Detail Report

**RESPONSIBILITY**
Audited member: for following the procedure
ISTA auditors: for verifying that the procedure is followed

**ABBREVIATIONS**
**Audit/Assessment:** Systematic, independent and documented process for obtaining records, statements of fact or other relevant information and assessing them to determine the extent to which specified requirements are fulfilled.

**Audit finding:** Indicates the non-conformity with audit criteria or opportunity for improvement.

**Corrective action:** action to eliminate the cause of an identified non-conformity

**Correction:** action to eliminate an identified non-conformity.

**Document:** Information and its supporting medium (e.g. documented procedures, forms, records, extracts from databases)

- **Substantial non-conformities** are non-conformities that have a significant influence on the quality of the work or the data leaving the laboratory. This could be, e.g. a requirement given by the accreditation standard not implemented and described, or described but not yet implemented. In either case, the ISTA Rules and/or the Accreditation Standard are not followed. Non-substantial non-conformities from the former audit which have not been dealt with become substantial at the next ISTA audit.

- **Non-substantial non-conformities** are non-conformities that are not expected to have a significant influence on the quality of the laboratory’s work, e.g. accreditation requirements that are implemented but insufficiently described in the laboratories’ documentation.

- **Recommendation:** Statement based on an audit finding that does not affect the integrity of a laboratory’s work but is deemed valuable information.

**PROCESS DESCRIPTION**

**CORRECTIVE ACTION PROCEDURE**
Non-conformities must be addressed through a formal corrective action procedure following the audit (10.6. in the ISTA Accreditation Standard for Seed Testing and Seed Sampling).

The laboratory must use its own procedure for each non-conformity given at the audit. The identified root cause or details on the corrective action investigation shall be stated.

The laboratory must:
- where necessary apply corrections related to the non-conformity
- investigate the root cause for the non-conformity
- decide which action it will take to remove the root cause and to ensure that this non-conformity does not re-occur
- decide how to implement these corrective actions e.g. change of process steps, change of documents, is training needed, is additional calibration of equipment needed, is purchasing of new equipment needed etc.
- implement the corrective action
- decide how to measure the effectiveness of corrective action taken
- measure the effectiveness and keep records on file for the next audit
- define responsible and due date for the established steps

**REPORTING TO THE ISTA ACCREDITATION AND TECHNICAL DEPARTMENT**

When at least the corrective actions for the substantial non-conformities have been implemented the laboratory must report to the ISTA Accreditation and Technical Department. For reporting, the laboratory should:

- Use the word-file of the audit detail reports ("Final audit detail report").
- In the appropriate place write its investigation for each non-conformity, (e.g. root cause), corrective action (e.g. changes of SOPs), and how it implemented and evaluated the effectiveness of the corrective actions.
- In the appropriate column refer to which documents of the laboratory QMS, belong the change
- In the appropriate column refer to the provided documents as a proof of the implementation (e.g. photos, training records, revised paragraph of an SOP, new SOP)

To facilitate the auditors’ evaluation, it is necessary to use the audit detail number at the beginning of the file name of the documents. (E.g. the laboratory addressed the non-conformity number 1.3 and has provided the auditors with four different documents; in this case the documents shall be named 2.3.1, 2.3.2, 2.3.3, 2.3.4, 2.3.5).

Documents should be submitted electronically.

**TIMING**

Corrective action measures pertaining to non-conformities rated 'substantial' must be reported.

The submission must not be later than the date agreed at the closing meeting of the on-site assessment day. If an extension of the due date is necessary due to justified reasons, the Accreditation Department/assigned system auditor must be contacted.

**OBJECTIVE EVIDENCE**

The corrective action taken can be documented via a change in the Quality Manual, changes in SOPs, working instructions, forms, including the laboratory’s completed corrective action form. Minutes from staff meetings, invoices (e.g. in case of purchase of new equipment), training records, other records (e.g. audit plan, audit reports), control charts, photographs (e.g. equipment), newly issued certificates might be suitable evidence for the auditors to see proper implementation.

The changes must be highlighted.

Amended procedures in case of non-conformities related to the quality documentation and declarations of intent are in general not sufficient corrective measures, as they only show how the laboratory corrected the non-conformity.

**DOCUMENTS**

Due to the nature of the follow-up of corrective action, the comprehensiveness of documents supplied by the auditee is crucial. However, a complete set of quality documents (Manual, Procedures, Instructions, Forms and other relevant external documents) is not required.
If quality documents were amended as part of a corrective action, then only the revised section(s) should be made available and the changes must be highlighted.

**LANGUAGE**

The reporting language for the covering letter and supporting documentation is English. This does not necessarily imply that all documents submitted as part of the corrective action report must be translated. The reporting laboratories are requested to adopt a common-sense approach. It is recommended to confer with the audit team when questions arise regarding the reporting process.

**NON-SUBSTANTIAL NON-CONFORMITIES**

The laboratory is also recommended to report on the non-substantial non-conformities. The auditors will give comments to the auditee as to whether the corrective actions are appropriate or not. For accreditation being granted the auditors will not require documentation of the implementation of the corrective action for the non-substantial non-conformities.

**REPORTING**

Laboratories receive a formal follow-up corrective action report including the auditors' comments with respect to the corrective actions reported. If necessary, the laboratory is requested to provide additional information. A new due date is fixed by the auditors.

**APPROVAL OF CORRECTIVE ACTIONS**

When the Accreditation and Technical Department has received the corrective action, it will be evaluated with the assistance and input of the technical auditor. In the document “CA Final audit detail report” the auditors will state if the corrective actions taken are approved or not.

At least the substantial non-conformities must be address not later than 6 months after the on-site assessment.

**ANNEX**

Annex 1. Example of the Final Audit detail report

**DISTRIBUTION LIST**

ISTA website
Audited laboratory or sampling entity

**REVISION HISTORY**

<table>
<thead>
<tr>
<th>Version #</th>
<th>Changes</th>
</tr>
</thead>
</table>
| 2.6       | Introducing responsibilities  
            Introducing revision history  
            Updating related documents  
            Updating the name if the Accreditation Standard  
            Elaborating the timing  
            Updating the Annex 1 |
## Annex 1. Example of the Final Audit detail report

<table>
<thead>
<tr>
<th>ISTA laboratory code</th>
<th>XY01</th>
<th>Detail Report Number</th>
<th>2.3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division/department/activity assessed</td>
<td>Technical part</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accompanying laboratory representative/s</td>
<td>Name of audited staff member/s</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reporting assessor/s</td>
<td>Name of the system auditor</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### (Step 1) Completed by the auditor

<table>
<thead>
<tr>
<th>S/NS/Rec</th>
<th>S: Substantial non-conformity; NS: Non-substantial non-conformity; Rec: Recommendation</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>S</td>
<td>Title: Sample for Moisture Testing</td>
<td>ISTA Accreditation Standard</td>
</tr>
<tr>
<td></td>
<td>Description: The sampler did not take a minimum of three subsamples from different positions of the composite sample. Only one large scoop was taken.</td>
<td>ISTA Rules</td>
</tr>
</tbody>
</table>

### (Step 2) completed by the laboratory Laboratory’s Follow-up Corrective Action

<table>
<thead>
<tr>
<th>Description</th>
<th>Reference to QMS</th>
<th>Reference to annex attached</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identified root cause:</td>
<td>Standard operational procedures</td>
<td></td>
</tr>
<tr>
<td>- Sampling demonstration has been performed by a sampler in the authorization process;</td>
<td>2.3.1 SOP- Sampling, revised</td>
<td></td>
</tr>
<tr>
<td>- Insufficient knowledge of the ISTA Rules;</td>
<td>2.3.2 Training records of staff</td>
<td></td>
</tr>
<tr>
<td>- The SOP describing the sampling moisture was not detailed enough.</td>
<td>2.3.3 Results obtained by the staff trained</td>
<td></td>
</tr>
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</table>

**Corrective action:**

The sampler was removed from the list of the authorized samplers as he was in the authorization process; his training still in progress.

The related SOP has been revised and distributed to the staff involved in the sampling process (authorized and in authorization process).

A refreshing training for the ISTA Rules – Sampling aspects and the revised SOP was organized for all ISTA samplers (authorized and in the authorization process).

**Evaluation of effectiveness:**

A questionnaire was completed by the trained staff. The answers they provided demonstrate that the training was efficient.

The List of authorized samplers was verified and contains the authorized samplers only. The complete implementation will be checked at the next internal audit.

### (Step 3) The auditors’ evaluation Approval of Follow-up Corrective Action

<table>
<thead>
<tr>
<th>Description of observed facts:</th>
<th>Approved</th>
<th>Not approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>To be filled in by the ISTA Accreditation and Technical Department only</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The laboratory provided detailed evidence of corrective actions established and implemented: the SOP is now revised; the list of ISTA samplers is update, and the ISTA samplers trained and evaluated.</td>
<td>21.11.2019</td>
<td></td>
</tr>
<tr>
<td>The non-conformity is appropriately addressed.</td>
<td></td>
<td></td>
</tr>
</tbody>
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