



**Validation report form for post-registration changes for
CDM programme of activities
(Version 03.0)**


Complete this form in accordance with the instructions attached at the end of this form.

BASIC INFORMATION

Title and UNFCCC reference number of the programme of activities (PoA)	Domestic Cooking Stoves substitution programme in Mozambique – UNFCCC No. 9981
Process track	<input checked="" type="checkbox"/> Prior approval <input type="checkbox"/> Issuance <input type="checkbox"/> Renewal of PoA period
Version number of the validation report	1.0
Completion date of the validation report	21/12/2020
Version number of PoA-DD applicable to this validation report	09 ¹
Type(s) of PoA PRCs	<input type="checkbox"/> Corrections <input type="checkbox"/> Inclusion of monitoring plan <input type="checkbox"/> Permanent changes to the registered monitoring plan, or permanent deviation of monitoring from applied methodologies, standardized baselines, or other methodological regulatory documents ² <input type="checkbox"/> Changes to the programme design <input checked="" type="checkbox"/> Addition of CPA inclusion template <input type="checkbox"/> Change of coordinating/managing entity <input type="checkbox"/> Changes specific to afforestation and reforestation activities
Coordinating/managing entity (CME)	Fondazione AVSI
Host Parties	The Republic of Mozambique
Applied methodologies and standardized baselines	AMS-II.G. Energy efficiency measures in thermal applications of non-renewable biomass (Version 05.0) No standardized baseline applied
Mandatory sectoral scopes	Sectoral Scope 3 - Energy Demand
Conditional sectoral scopes, if applicable	N/A
Name and UNFCCC reference number of the DOE	LGAI Technological Center, S.A. (Applus+ Certification) UNFCCC Ref. No.: E-0032

¹ At the date of elaboration of this Validation Report, there is a process for PRC just approved for the version 09 of the PoA-DD as notified by the UNFCCC CDM.

² Other standards, methodologies, methodological tools and guidelines (to be) applied in accordance with the applied(selected) methodologies are collectively referred to as the other (applied) methodological regulatory documents).

Name, position and signature of the approver of the validation report	<p>Mr. Juan Sendín Caballero</p> <p><i>Applus+ Certification Business Unit Managing Director</i></p> <p>Signature: </p>
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SECTION A. Executive summary

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The aim of the PoA *Domestic Cooking Stoves substitution programme in Mozambique* is to improve energy efficiency by substituting inefficient traditional cooking stoves with more effective ones improving the conditions of the local population living in Mozambique and reducing the greenhouse gas emissions. The PoA is confirmed to be a voluntary action by *Fondazione AVSI* as the Coordinating/Managing Entity (hereinafter referred to as CME).

The Component Project Activities (hereinafter referred to as CPAs) that are included or to be included in the PoA aim to reduce the consumption of energy by substituting inefficient traditional cooking stoves with more effective ones.

The stove designs may vary by CPA as per their different locations, climates and tradition demands. For example, the PoA proposes the model CH-2200 Charcoal Cooking stove which performs at high thermal efficiency; thereby it can lead to a charcoal usage reduction compared to traditional stoves.

Validation of PRC Scope:

LGAI Technological Center, S.A., accredited DOE E-0032 (hereinafter referred to as *Applus+ Certification* or just the *DOE*), has been contracted by the PoA's CME *Fondazione AVSI*, to conduct the Validation of Post Registration Changes (PRC) to the registered *PoA 9981 Domestic Cooking Stoves substitution programme in Mozambique*.

The proposed PRC is of the type of: Addition of CPA inclusion template.

Validation team confirmed that above proposed changes by CME need prior approval from CDM EB as change involves the addition of a CPA inclusion template in order to allow the CME to include CPAs without DOE's assessment in line with the CDM Project Standard for Programmes of Activities (PS for PoAs version 02.0) Paragraph 80.

The scope of the validation process is defined as a third-party independent and objective review of the PoA Design Document (PoA-DD) in which changes have been applied, limited to and against the criteria stated in Article 12 of the Kyoto Protocol, the CDM Modalities and Procedures as agreed in the Marrakech Accords and the relevant decisions by the CDM Executive Board, including the approved baseline and monitoring methodology AMS-II.G. Energy efficiency measures in thermal applications of non-renewable biomass (Version 05.0), the latest version of the CDM Validation and Verification Standard for Programmes of Activities (VVS for PoAs version 02.0), the latest version of the CDM Project Standard for Programmes of Activities (PS for PoAs version 02.0) and the latest version of the CDM Project Cycle Procedure for Programmes of Activities (PCP for PoAs version 02.0), as well as any other related methodological tools, guidelines and other regulatory documents adopted by the CMP or the Board.

The validation is not meant to provide any consulting towards the CME or authorized participants. However, stated requests for clarifications and/or corrective actions may have provided input for improvement of the PoA-DD or its related documents.

Validation of PRC Process:

The programme assessment has been undertaken by the Applus+ Certification's assigned Validation Team using standard auditing techniques to determine whether the programme meets the applicable CDM rules and requirements, including those specified in the "CDM project standard for programmes of activities", the selected methodologies, the selected standardized baselines and any other standards, methodologies, methodological tools and guidelines applied in accordance with the selected (applied) methodologies.

The Validation Team has assessed the accuracy, conservativeness, relevance, completeness, consistency and transparency of the information provided by the CME and determined whether such information is reliable and credible based on the above mentioned rules and requirements.

Before the Validation begins, the DOE selects and appoints a Validation Team in compliance with the latest version of the CDM Accreditation Standard (CDM AS version 07.0) to safeguard the impartiality and with the rules and requirements to perform Validation and Verification-Certification processes.

During the Contract Review stage, the DOE ensures the selected Validation Team covers the Technical Knowledge of the Sectoral Scope/Technical Area applicable to the assessment and the relevant experience and capability to evaluate the information provided by the CME against the aforementioned criteria.

Once the Validation of PRC process has commenced, the members of the Validation Team have carried out the following steps:

1. A Desk Review of the PoA-DD and related documents.
2. Follow-up interviews with the programme stakeholders.
3. Raise and resolution of outstanding issues (if any) and issuance of a Draft Validation of PRC Report and a Final Validation of PRC Report and Validation of PRC opinion.
4. Technical Review of the prepared report and related documentation by independent technical reviewer(s).
5. Internal quality check by the Applus+ Certification HQ personnel before the final issuance of the definitive set of documents for being submitted to the UNFCCC.

In order to ensure transparency and impartiality all the assumptions and asseverations shall be clear and objective and the evidences serving as a basis for the latter shall be referenced.

Applus+ Certification has checked all the necessary aspects of this validation process by using customized checklists or similar techniques that demonstrate transparently the criteria of the assessment team and the results of the assessment process.

Conclusion:

Applus+ Certification confirms and concludes, based on objective and sufficient evidences, that the CPA Inclusion template meets all the relevant criteria mentioned above for the request for Post Registration Changes in Prior Approval Track of the type: Addition of CPA inclusion template; as defined in the VVS for PoAs version 02.0.

Applus+ Certification hence recommends the registration of the Post Registration Changes in the PoA for the inclusion of CPAs by the CME.

The assessment asseverations that evidence that the proposed changes are in compliance with the applicable rules and requirements are set out below within this Validation Report.

SECTION B. Validation team, technical reviewer and approver

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B.1. Validation team member

No.	Role	Type of resource	Last name	First name	Affiliation (e.g. name of central or other office of DOE or outsourced entity)	Involvement in			
						Document review	On-site inspection	Interviews	Validation findings
1.	Lead Auditor Technical Expert (3.1)	IR	CALLE	AGUSTÍN	Applus+ Certification	Y	n/a	Y	Y

B.2. Technical reviewer and approver of the validation report on PoA PRCs

No.	Role	Type of resource	Last name	First name	Affiliation (e.g. name of central or other office of DOE or outsourced entity)
1.	Technical Reviewer Technical Expert (3.1)	EI	CORTÉS	MIGUEL ÁNGEL	Applus+ Certification
2.	Report Approver	IR	SENDÍN	JUAN	Applus+ Certification

SECTION C. Means of validation**C.1. Document review**

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Applus+ Certification has performed a Document Review (Desk Review) taking in consideration:

- A review of presented data and information.
- Cross-checks between the presented data and information provided in the PoA-DD and information from other sources, including, but not limited to, the publicly available information in the UNFCCC.
- The sectoral and local expertise of the DOE at the time of reviewing the provided data and information.

The references of the reviewed documentation can be observed under the Appendix 3 of this report.

C.2. On-site inspection

Duration of on-site inspection: <i>n/a</i>				
No.	Activity performed on-site	Site location	Date	Team member
1.	<i>n/a</i>	<i>n/a</i>	<i>n/a</i>	<i>n/a</i>

Applus+ Certification has found that the onsite inspection is not mandatory and not required due to the nature of the proposed changes to be conducted as per the following criteria:

- According to the VVS for PoAs version 02.0 Para 265, the DOE determines that the changes are proposed changes.
- According to the VVS for PoAs version 02.0 Para 279, the DOE determines that the changes are not under the scope of the Paras 274 – 278, also not actual changes, hence the DOE finds there is no requirement to perform an onsite inspection.
- According to the VVS for PoAs version 02.0 Para 280 (which makes reference to Paras 183 and 184), the DOE finds that there is no situation for these proposed changes on the PoA that makes the onsite visit mandatory, hence the DOE considers the inspection as optional and has determined alternative methods for the Validation assessment.

Applus+ Certification has used the following alternative methods for the validation of the proposed changes on the PoA-DD:

- Skype interviews and calls with the CME representatives.
- Publicly available information of the PoA.
- Experience and knowledge of the PoA due to the previous Verification of the PoA and additional PRCs conducted by the DOE.
- Other interactions with the CME representatives (mails and document's sharing).

Applus+ Certification has found the CME representatives to be available and in possession of any knowledge and related evidence that the DOE needs to perform this Validation of PRC assessment and considers such mean of validation enough to ensure the scope of the latter and its compliance with the CDM rules and requirements.

C.3. Interviews

No.	Interviewee			Date	Subject	Team member
	Last name	First name	Affiliation			
1.	Mauno	Ulla	CarbonSink Group S.r.l. (CME representative / authorized participant)	18/12/2020	Confirm the validity of the proposed CPA Inclusion Template. Purpose of the Post-Registration Changes and type.	Mr. Agustín Calle
2.	Guiso	Antonio				

C.4. Clarification requests, corrective action requests and forward action requests raised

Areas of validation findings	No. of CL	No. of CAR	No. of FAR
Compliance with PoA-DD form			
Corrections			
Inclusion of monitoring plan			
Permanent changes to the registered monitoring plan, or permanent deviation of monitoring from applied methodologies, standardized baselines, or other methodological regulatory documents			
Changes to the programme design			
Addition of CPA inclusion template			
Change of coordinating/managing entity			
Changes specific to afforestation and reforestation activities			
Others (please specify)			
Total	00	00	00

SECTION D. Validation findings**D.1. Compliance with the PoA-DD form**

Means of validation	The proposed Post Registration Changes do not require a revised PoA-DD.
Findings	The proposed Post Registration Changes do not require a revised PoA-DD.
Conclusion	The proposed Post Registration Changes do not require a revised PoA-DD.

D.2. Corrections

Means of validation	The proposed Post Registration Changes do not fall under this category.
Findings	The proposed Post Registration Changes do not fall under this category.
Conclusion	The proposed Post Registration Changes do not fall under this category.

D.3. Inclusion of monitoring plan

Means of validation	The proposed Post Registration Changes do not fall under this category.
Findings	The proposed Post Registration Changes do not fall under this category.
Conclusion	The proposed Post Registration Changes do not fall under this category.

D.4. Permanent changes to the registered monitoring plan, or permanent deviation of monitoring from applied methodologies, standardized baselines, or other methodological regulatory documents

Means of validation	The proposed Post Registration Changes do not fall under this category.
Findings	The proposed Post Registration Changes do not fall under this category.
Conclusion	The proposed Post Registration Changes do not fall under this category.

D.5. Changes to the programme design

Means of validation	The proposed Post Registration Changes do not fall under this category.
Findings	The proposed Post Registration Changes do not fall under this category.
Conclusion	The proposed Post Registration Changes do not fall under this category.

D.6. Addition of CPA inclusion template

Means of validation	<p>The CME has presented the proposed CPA Inclusion Template using the form CDM-CPA-INC-CME-FORM version 01.0 which is the latest version of the form available at the UNFCCC CDM Catalogue.</p> <p>The CDM-CPA-INC-CME-FORM contains the following information in order to be included to the PoA and allow the CME to further submit subsequent CDM-CPA-INC-CME-FORM with the details of the CPAs willing to be included in the PoA directly by the CME:</p> <ul style="list-style-type: none"> - Title and UNFCCC reference number of the PoA. - Title and reference number of the corresponding generic CPA. <p>The information has been found consistent by the DOE.</p> <p>The CME has not marked and/or provided additional statements in the CDM-CPA-INC-CME-FORM version 01.0 as no particular CPA is included through the submission of the mentioned form, but its only purpose is to register the form into the PoA information.</p> <p>The same has been found acceptable by the DOE and in line with the instructions as provided by the template.</p> <p>The DOE hence concludes that the CDM-CPA-INC-CME-FORM version 01.0 as filled by the CME is appropriately filled for its purpose of inclusion in the PoA and in line with the VVS for PoA version 02.0 Paragraphs 289 (b).</p>
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Regarding the remaining condition, the DOE has crosschecked that the registered version of the PoA-DD version 09, containing only one Generic CPA-DD and one Host Country, in its Section C defines the condition of automatic additionality of the projects to be included in the PoA (i.e. the CPAs).

In accordance with the Methodological tool 19: Demonstration of additionality of microscale project activities (Version 09.0) , energy efficiency project activities (units) that aim to achieve energy savings at a scale of no more than 20 GWh per year are additional if one of the conditions below is satisfied:

- a) The geographic location of the project activity is in an LDC/SIDS or SUZ of the host country;
- b) The project activity consists of one or more of the following technology/measures related to energy efficiency where end users of the technology/measure are households, communities or SMEs: i. High efficiency biomass fired devices (e.g. energy efficient cookstoves); ii. Micro-irrigation systems; iii. Energy efficient pump-set for agriculture.

As units i.e. cooking stoves distributed under this PoA aim to achieve energy savings at a scale of no more than 20 GWh per year and as the geographical boundary of this PoA is Mozambique (which is a Least Developed Country), the condition a) of the Paragraph 12 of the above-named tool is satisfied and the project activities under this PoA can be deemed additional.

This statement has been also validated in a PRC Report crosschecked by the DOE, recognizing in its Section D.6 that the PoA correctly applied the conditions in the Paragraph 124 (m) from Project Standard for Programmes of Activities version 02.0 for the demonstration of additionality using the Methodological tool: Demonstration of additionality of microscale project activities" Tool 19 version 09.0 EB 101 Annex 15.

Moreover, in the Generic CPA (Domestic Cooking Stoves substitution programme in Mozambique (PoA 9981) – Generic CPA 01), Section K for Eligibility Criteria (EC), the following ECs demonstrate that the Generic CPA 01 is applying automatic additionality conditions:

- EC no.5: defines that each CPA fulfil the Para 124 (m) of the CDM Project Standard for Programmes of Activities (Version 02.0).
- EC no.6: defines that each single unit (i.e. cook stove) under the CPA aim to achieve energy savings at a scale of no more than 20 GWh per year and thus the Methodological Tool: Demonstration of additionality of microscale project activities (Version 09.0) is applicable. The CPA demonstrates its additionality by proofing the requirements of the Para 12 of the Methodological Tool: Demonstration of additionality of microscale project activities (Version 09.0).
- EC no.11: defines that each CPA consists solely of units that qualify as "microscale CDM units" as defined in the "Methodological tool: Demonstration of additionality of microscale project activities". Moreover, includes in its definition that the CPA shall demonstrate that are: "energy efficiency project activities that aim to achieve energy savings at a scale of no more than 20 GWh per year", hence qualifying as Type II of micro-scale project activities as per Paragraph 2 (b) of the Methodological tool: Demonstration of additionality of microscale project activities" Tool 19 version 09.0 EB 101 Annex 15.

The DOE is then able to conclude that the Generic CPA (Domestic Cooking Stoves substitution programme in Mozambique (PoA 9981) – Generic CPA 01) defines the corresponding CPA to be deemed automatically additional in accordance with the "Methodological tool: Demonstration of additionality of microscale project activities" as per the VVS for PoA version 02.0 Paragraphs

	289 (a). This is found acceptable to the DOE.
Findings	No findings were raised.
Conclusion	After assessment team check process and closure of related findings (if any), the DOE can confirm that the proposed CDM-CPA-INC-CME-FORM version 01.0 and the Generic CPA 01 in the registered PoA-DD version 09 dated 22/09/2020 comply with the requirements set out in VVS for PoA version 02.0 Paragraphs 289 (a) and 289 (b).

D.7. Change of coordinating/managing entity

Means of validation	The proposed Post Registration Changes do not fall under this category.
Findings	The proposed Post Registration Changes do not fall under this category.
Conclusion	The proposed Post Registration Changes do not fall under this category.

D.8. Changes specific to afforestation and reforestation activities

Means of validation	The proposed Post Registration Changes do not fall under this category.
Findings	The proposed Post Registration Changes do not fall under this category.
Conclusion	The proposed Post Registration Changes do not fall under this category.

SECTION E. Internal quality control

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As a final step for Validation, the final documentation, including the validation report, has to undergo an internal quality control by the Technical Reviewer(s) to be approved.

Details of the Technical Reviewer(s) are provided within the validation report in Section B.2. and Appendix 2 for further references of knowledge and capability to conduct the quality checking.

After the Technical Review process, the final documentation has to undergo a final quality checking process called Administrative Review, done by the Applus+ Certification Project Activity Manager and/or Technical Support.

For final approval, the final set of documents are prepared by the DOE's Technical Manager or its deputy and signed by the authorized signatory of the DOE.

In case any of the persons performing this final internal quality control approval process has acted as a part of the Assessment Team or Technical Review team, the approval can only be given by DOE's personnel who is not part of those teams.

If the final set of documents has been satisfactorily approved, the Request is submitted to the UNFCCC CDM EB along with the relevant documents.

SECTION F. Validation opinion

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LGAI Technological Center, S.A. (Applus+ Certification) DOE E-0032 has performed the Validation of Post Registration Changes for the *PoA 9981 Domestic Cooking Stoves substitution programme in Mozambique*. The Validation of Post Registration Changes has been performed in line with the basis set out in the rules and requirements defined by the UNFCCC CDM for Programmes of Activities.

The review of the PoA-DD, the necessary supporting documentation, the publicly available information as well as any other external source used for cross-checking requirements and subsequent follow-up actions (include Skype calls and interviews), have provided Applus+ Certification with sufficient evidences to determine the compliance with the applicable requirements.

The PoA-DD version 09 dated on 22/09/2020 complies with all the applicable requirements set out in VVS for PoA version 02.0, PS for PoA version 02.0 and PCP for PoA version 02.0 and correctly applies the selected baseline and monitoring methodology set out in the methodology AMS-II.G. Energy efficiency measures in thermal applications of non-renewable biomass (Version 05.0), as well as all the applicable requirements set out in any other applicable regulatory document, in particular, those requirements to allow the CME to include CPAs at their end through the establishment of the automatic additionality of the Generic CPA 01.

In DOE's opinion, the PoA meets all relevant UNFCCC requirements for the CDM and all relevant host country criteria.

The PoA, hence, is recommended by Applus+ Certification for registration of its Post Registration Changes within the UNFCCC CDM.

Appendix 1. Abbreviations

Abbreviations	Full texts
Applus+ Certification	LGAI Technological Center, S.A. (Applus+ Certification) DOE E-0032
AS	Accreditation Standard
CAR	Corrective Action Request
CDM	Clean Development Mechanism
CL	Clarification request
CME	Coordinating/Managing Entity
CMP	The Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol
CPA	Component Project Activity
CPA-DD	Component Project Activity Design Document
DOE	Designated Operational Entity
EB	Executive Board
EI	External Individual
FAR	Forward Action Request
GHG	Greenhouse gas(es)
HQ	Headquarters (Applus+ Certification)
IR	Internal Resource
MoC	Modalities of communication
OE	Outsourced Entity
PCP for PoA	Project Cycle Procedure for Programmes of Activities
PoA-DD	Programme of Activities Design Document
PRC	Post Registration Changes
PS for PoA	Project Standard for Programmes of Activities
UNFCCC	United Nations Framework Convention on Climate Change
VVS for PoA	Validation and Verification Standard for Programmes of Activities

Appendix 2. Competence of team members and technical reviewers

According to the applicable sectoral scope / technical area and experience in the sectoral or national business environment, Applus+ Certification has composed an assessment team in compliance with the Contract Review and Assessment Team appointment rules in the internal Quality Management System of Applus+ Certification as well as in compliance with the applicable requirements in the Accreditation Standard.

The composition of the Assessment Team has been approved by Applus+ Certification during the Contract Review process ensuring that the required skills and capabilities are covered.

The qualification levels for Assessment Team members that are assigned by aforementioned appointment rules are as presented below:

- Lead Auditor (LA).
- Auditor (A).
- Technical Expert (TE).
- Technical Reviewer (TR).
- Any of the above mentioned roles in training (iT, e.g. AiT for auditor in training).

The Sectoral Scope / Technical Area required knowledge linked to the applied methodology(ies) is covered by the Assessment Team as shown below:

Name	Role	SS/TA Knowledge	Financial Expertise	Attendance to on-site visit
Mr. Agustín Calle	LA / TE	YES (3.1)	n/a	n/a
Mr. Miguel A. Cortés	TR / TE	YES (3.1)	n/a	n/a

A brief Curriculum Vitae (CV) of the Assessment Team members is provided below:

Mr. Agustín Calle Mr. Agustín Calle has a Bachelor's Degree on Environmental Sciences and Master's Degree on Environmental Control and Management in Companies.

He has more than 9 years of experience on CDM, sustainability, implementation, outsourcing and audit of Management Systems, waste handling and renewable energies consultancy services, as well as an active participation in Spanish Normalisation Committees for sustainability standards, among other activities.

In Applus+ Certification since 2017, being in the position of Technical Manager and Quality Manager of the DOE/VVB for CDM/VCS/GS4GG Activities to ensure quality on performances, coordinate global team worldwide, business development and maintenance of the Accreditations, is qualified and has participated in several GHG assessments on project activities and programmes of activities as Lead Auditor, Validator / Verifier covering the Sectoral Scopes/Technical Areas 1.2 and 3.1.

Mr. Miguel Cortés Mr. Miguel Cortés holds a Bachelor's Science Degree on Civil and Environmental Engineering, being specialized on Hydric Resources.

He has worked as CDM/VCS/GS and environmental consultant for different industries of multidisciplinary sectors world widely.

Mr. Miguel Cortés counts with several years of GHG assessment experience, working and being qualified as Lead Auditor and Technical Reviewer for

different DOEs world widely, as well as has been part of Gold Standard expert's committees and has been approved as a member of the UNFCCC RIT in 2019.

Furthermore, he has performed his professional GHG assessment portfolio career worldwide and focusing in Latin America, developing assessments for projects in Argentina, Mexico, Panama, Colombia and Chile, among others.

Appendix 3. Documents reviewed or referenced

No.	Author	Title	References to the document	Provider
1	CME	Registered PoA-DD version 09	22/09/2020	Other
2	DOE (Applus+)	Validation Report of PRC version 1.0	12/04/2019	Other
3	UNFCCC	CDM Validation and Verification Standard for Programmes of Activities version 02.0	29/11/2018	Other
4	UNFCCC	CDM Project Standard for Programmes of Activities version 02.0	29/11/2018	Other
5	UNFCCC	CDM Project Cycle Procedure for Programmes of Activities version 02.0)	29/11/2018	Other
6	UNFCCC	CDM Accreditation Standard version 07.0	01/03/2018	Other
7	UNFCCC	CDM-CPA-INC-CME-FORM version 01.0	10/07/2017	Other
8	CME	Filled CDM-CPA-INC-CME-FORM version 01.0 for inclusion in the PoA	18/12/2020	Other

Appendix 4. Clarification requests, corrective action requests and forward action requests

Table 1. CLs from this validation

CL ID	xx	Section no.		Date: DD/MM/YYYY
Description of CL				
CME's response				Date: DD/MM/YYYY
Documentation provided by CME				
DOE assessment				Date: DD/MM/YYYY

Table 2. CARs from this validation

CAR ID	xx	Section no.		Date: DD/MM/YYYY
Description of CAR				
CME's response				Date: DD/MM/YYYY
Documentation provided by CME				
DOE assessment				Date: DD/MM/YYYY

Table 3. FARs from this validation

FAR ID	xx	Section no.		Date: DD/MM/YYYY
Description of FAR				
CME's response				Date: DD/MM/YYYY
Documentation provided by CME				
DOE assessment				Date: DD/MM/YYYY

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Document information

<i>Version</i>	<i>Date</i>	<i>Description</i>
03.0	31 May 2019	Revision to: <ul style="list-style-type: none">• Ensure consistency with version 02.0 of the “CDM validation and verification standard for programmes of activities” (CDM-EB93-A08-STAN);• Make editorial improvements.
02.0	29 December 2017	Revision to align with the requirements of the “CDM validation and verification standard for programme of activities” (version 01.0).
01.0	5 June 2015	Initial publication.

Decision Class: Regulatory
Document Type: Form
Business Function: Registration
Keywords: post-registration change, programme of activities, validation report
