FOR COMMENT PERIOD ENDING JUNE 1, 2021



IFTA FULL TRACK PRELIMINARY BALLOT PROPOSAL

#02-2021

<u>Sponsor</u>

Jurisdictions of North Dakota and South Dakota

Date Submitted

April 9, 2021

Proposed Effective Date

January 1, 2021

Manual Sections to be Amended

IFTA Articles of Agreement: IFTA Audit Manual Audit Program Standards Article II, Section R200 Definitions A250 Selection of Audits

<u>Subject</u>

This ballot proposal would provide jurisdictions a means of implementing a Licensee education program that would both enhance Licensee compliance and recognize the jurisdictions efforts and dedication to educating Licensees on compliance issues.

History/Digest

The IFTA program requires annual audits of 3% of a jurisdiction's IFTA Licensees. The audit function has been the driving force in determining and ensuring compliance with the IFTA program. The IFTA community continues to discuss ways of meeting audit requirements due to limited or constrained resources. Past attempts at allowing IFTA record reviews to count toward audit credits have failed to pass, however; jurisdictions continue to look for efficiencies to meet audit requirements set forth by the IFTA program.

<u>Intent</u>

This ballot is being submitted in consideration for changes to the IFTA Manual, to allow jurisdictions to receive an audit credit or partial audit credit for conducting an IFTA records review. The record review program would provide jurisdictions with an optional opportunity to obtain audit credits for being proactive in educating Licensees regarding program compliance. Record Reviews would allow jurisdictions to provide Licensees with the opportunity to adjust their reporting and recording systems to ensure compliance with the IFTA program agreement. In the long term, jurisdictions that choose to implement a record review program could also see a reduction in audit hours due to Licensees having records that are now in compliance with IFTA plan requirements. The record review program would provide benefit to the Licensee, Jurisdictions, and IFTA by achieving the goal of educating carriers to enhance and encourage compliance by reaching more carriers than by only conducting audits. The ballot proposal would allow Records Reviews conducted during the jurisdictions current review period to be counted and included in the audit count requirement.

Interlining Indicates Deletion; Underlining Indicates Addition

- 1 IFTA Articles of Agreement:
- 2 Article II, Section R200 Definitions
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R248 RECORDS REVIEW means an evaluation of a Licensee's distance and fuel accounting system and
internal controls to assess the Licensee's compliance with the requirements of the Agreement. Unlike an
Audit, a Records Review focuses only on an evaluation of internal controls and the record-keeping system; it
may be limited in scope to less than a full license year; it may be conducted before the License's first full
license renewal; it focuses on educating the Licensee of IFTA requirements; it does not compare records to a
guarterly tax return to determine adjustments; and it does not result in any tax assessments.

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R248 <u>R249</u> Recreational Vehicle means vehicles such as motor homes, pickup trucks with attached campers, and buses when used exclusively for personal pleasure by an individual. In order to qualify as a recreational vehicle, the vehicle shall not be used in connection with any business endeavor.

15 IFTA Audit Manual Audit Program Standards

16 A250 Selection of Audits

18 *A250 NUMBER OF AUDITS

19 Base jurisdictions will be held accountable for audits and will be required to complete audits of an 20 average of 3 percent per year of the number of IFTA accounts required to be reported by that jurisdiction 21 on the annual reports filed pursuant to the IFTA Procedures Manual, Section P1110.300.005 excluding 22 new Licensees, for each year of the program compliance review period, other than the jurisdiction's IFTA 23 implementation year. Such audits shall cover all of the returns that were filed or required to be filed during 24 a license year or shall cover at least four (4) consecutive guarters. This does not preclude audits of 25 individual Licensees several times during the program compliance review period. However, audits of a 26 single Licensee that cover multiple license years, fuel types, or both shall be counted as one audit for 27 program compliance review purposes.

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29 For purposes of this requirement, a Member Jurisdiction may substitute three Records Reviews for one 30 Audit; provided, that no Member Jurisdiction may substitute Records Reviews for more than twenty-five 31 percent of the total of the Audits required under this section. In order to use Records Reviews as a substitute 32 for Audits, a Member Jurisdiction must adopt formal procedures that comply with the guidelines for Records 33 Reviews set out in the Audit Manual. All accounts will be subject to a records review. Record Reviews will 34 not count toward the high or low distance audit requirement established in Section A260 Selection of Audits 35 of the IFTA audit manual. All record reviews will count towards the unspecified distance account audit 36 requirements.

36 <u>requiremen</u> 37

38 A500 RECORDS REVIEW

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A Base Jurisdiction may perform a Records Review of any Licensee's distance and fuel reporting system to
ensure compliance with the Agreement. A Records Review is a thorough evaluation of the Licensee's
internal controls and record-keeping system to ensure compliance with the Agreement. The purpose of
performing a Records Review is to mitigate potential record keeping compliance issues.
100 The primary differences between an Audit and a Records Review are that a Records

- .100 The primary differences between an Audit and a Records Review are that a Records Review:
 - .005 focuses only on an evaluation of internal controls and compliance of the distance and fuel reporting system with IFTA requirements;
 - .010 may be limited in scope to less than a full Reporting Period;

53		.015 may be conducted before the first renewal;
54		.013 May be conducted before the first fellewal,
55 56		.020 focuses on educating the Licensee of IFTA record-keeping requirements;
57 58		.025 it does not compare records to a quarterly tax return to determine adjustments; and
59		.030 does not result in any tax assessments.
60 61	A510 Records	Review Implementation
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63	.100	A Member Jurisdiction electing to institute a Records Review program that qualifies towards
64		the annual Audit requirement must establish procedures and guidelines similar to those for
65		Audits. The Records Review procedures must:
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67		.005 comply with requirements in A240 Auditor Qualifications and Responsibilities;
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69		.010 document the distance and fuel reporting system used by the Licensee, the items
70		included in the source documents, and the sources used by the Licensee to
71		determine distances and fuel reporting;
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73		.015 assess and document internal controls;
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75		.020 evaluate the compliance of the records with IFTA requirements and identify specific
76		deficiencies;
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78		.025 result in a written report to the Licensee citing any specific deficiencies in the record
79		keeping system;
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81		.030 record all contacts with the Licensee; and,
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		025 metain the example to difference Devices a coordinate the examplifier UFTA Device
83		.035 retain the completed Records Reviews according to the prevailing IFTA Peer
84		Review Audit records retention requirements.
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86	<u>.200</u>	It is strongly recommended that the base jurisdiction conduct a follow up contact with the
87		Licensee if non-compliance issues are noted.
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89	.300	Notwithstanding Section A240, Records Reviews may be conducted by personnel
90		processing Licensee applications if they meet all other provisions of the Manual.
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92	.400	Completing a Records Review on a specified period does not preclude that period from an
93		audit.
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94 95	The intent of th	ne Records Review program is to educate Licensees regarding IFTA requirements while
95 96		t to the jurisdiction for the education efforts. It is not intended to find noncompliant Licensees
		ecords Review should not be converted to an audit simply due to poor records.
97 08	IUI AUUIL A RE	corus neview should not be converted to an audit simply due to poor records.
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