CRD - NPA 06/2005

Comment		Response
Decision		
graph -	Add. info:	
Cmt. AEI		
AEI agrees with the contents and intention of this NPA		Comment noted.
Cmt. CAA-Sweden		
We fully support the suggestion to add an AMC	to Part-147.A.110, clarifying this paragraph	Comment noted.
Cmt. CAA-UK		
There is no requirement in 147.A.100 or AMC that details how long records should be kept.		Paragraph 147.A.110 will be harmonised with the CoRA rulemaking task. Text not changed.
Cmt. Airbus		
Change 1.d from 'Qualifications' to 'Qualifications relevant to the activity'		It is seen as text inherent that maintenance training organisations keep only the records which relate to the scope of activity. The wording "the following minimum information as applicable" caters for it. However, "as applicable" in the first senter will be changed to "relevant to the scope of activity".
		Text changed but not as proposed.
To delete h, I and j, and to replace them by a single paragraph h: The following minimum information as applicable should be kept on record in respect of each instructor, knowledge examiner and practical assessor: a. Name b. Date of Birth c. Experience d. Qualifications e. Training history (before entry) f. Subsequent Training g. Scope of activity h. Starting date of employment/contract		The AMC is harmonised with paragraph 145.A.35(j). The proposed text is not very specific and could raise implementation questions. Text not changed.
graph -	Add. info: Improvements ger	nerated by the Agency after further review of the NPA
Cmt. EASA	mprovements ger	
		AMC point j. Personnel number is inserted after point 'b. Date of Birth'

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