Guidance for safety certification and supervision

Safety management system requirements for safety certification or safety authorisation
The present document is a non-legally binding guidance of the European Railway Agency. It is without prejudice to the decision-making processes foreseen by the applicable EU legislation. Furthermore, a binding interpretation of EU law is the sole competence of the Court of Justice of the European Union.
Guidance for safety certification and supervision

Safety management system requirements for safety certification or safety authorisation
Contents

0. Introduction ........................................................................7
  0.1. Purpose of the guide ........................................................7
  0.2. Who is this guide for? .......................................................7
  0.3. Scope ...........................................................................8
  0.4. Guidance structure ..........................................................8
  0.5. ISO/IEC Directives Part 1 and Consolidated ISO Supplement ................................................. 9
  0.6. Purpose of the safety management system .......................................................... 10
  0.7. Safety management system and process approach ......................................................... 11
  0.8. Safety management system and safety culture ........................................................... 13
  0.9. Supporting evidence and documented information ....................................................... 14
  0.10. Cross-referencing other EU Regulations and applicable legal requirements .......... 15

1. Context of the organisation .................................................. 16
  1.1. Regulatory requirement .................................................... 16
  1.2. Purpose .......................................................................... 16
  1.3. Explanatory notes ............................................................. 16
  1.4. Evidence ........................................................................ 18
  1.5. Examples of evidence ...................................................... 19
  1.6. References and standards ................................................... 20
  1.7. Supervision issues ............................................................. 20

2. Leadership ........................................................................... 21
  2.1. Leadership and Commitment ..................................................... 21
    2.1.1. Regulatory requirement .......................................................... 21
    2.1.2. Purpose ......................................................................... 21
    2.1.3. Explanatory notes ............................................................. 22
    2.1.4. Evidence ........................................................................ 22
    2.1.5. Examples of evidence ...................................................... 23
    2.1.6. References and standards ................................................... 24
    2.1.7. Supervision issues ............................................................. 24
  2.2. Safety policy ....................................................................... 25
    2.2.1. Regulatory requirement .......................................................... 25
    2.2.2. Purpose ......................................................................... 25
    2.2.3. Explanatory notes ............................................................. 25
    2.2.4. Evidence ........................................................................ 25
    2.2.5. Examples of evidence ...................................................... 26
    2.2.6. Supervision issues ............................................................. 26
  2.3 Organisational roles, responsibilities, accountabilities and authorities ...................... 27
    2.3.1. Regulatory requirement .......................................................... 27
    2.3.2. Purpose ......................................................................... 27
2.3.3. Explanatory notes .............................................................. 27
2.3.4. Evidence ............................................................................ 28
2.3.5. Examples of evidence ............................................................ 29
2.3.6. References and standards ..................................................... 29
2.3.7. Supervision issues ................................................................. 29

2.4. Consultation of staff and other parties ........................................ 30
2.4.1. Regulatory requirement ......................................................... 30
2.4.2. Purpose ............................................................................. 30
2.4.3. Explanatory notes ................................................................. 30
2.4.4. Evidence ............................................................................. 31
2.4.5. Examples of evidence ............................................................ 31
2.4.6. Supervision issues ................................................................. 31

3. Planning .................................................................................. 33
3.1. Actions to address risk ............................................................. 33
3.1.1. Regulatory requirement ......................................................... 33
3.1.2. Purpose ............................................................................. 33
3.1.3. Explanatory notes ................................................................. 34
3.1.4. Evidence ............................................................................. 36
3.1.5. Examples of Evidence ............................................................ 37
3.1.6. References and standards ..................................................... 38
3.1.7. Supervision issues ................................................................. 38

3.2. Safety objectives and planning .................................................. 39
3.2.1. Regulatory requirement ......................................................... 39
3.2.2. Purpose ............................................................................. 39
3.2.3. Explanatory notes ................................................................. 39
3.2.4. Evidence ............................................................................. 40
3.2.5. Examples of evidence ............................................................ 40
3.2.6. Supervision issues ................................................................. 40

4. Support ................................................................................... 42
4.1. Resources ............................................................................... 42
4.1.1. Regulatory requirement ......................................................... 42
4.1.2. Purpose ............................................................................. 42
4.1.3. Explanatory notes ................................................................. 42
4.1.4. Evidence ............................................................................. 42
4.1.5. Examples of evidence ............................................................ 42
4.1.6. Supervision issues ................................................................. 43

4.2. Competence ........................................................................... 43
4.2.1. Regulatory requirement ......................................................... 43
4.2.2. Purpose ............................................................................. 44
4.2.3. Explanatory notes ................................................................. 44
4.2.4. Evidence ............................................................................. 45
4.2.5. Examples of Evidence ............................................................ 46
4.2.6. References and Standards ..................................................... 47
4.2.7. Supervision issues ................................................................. 47
4.3. Awareness ................................................................. 47
   4.3.1. Regulatory requirement ........................................ 47
   4.3.2. Purpose ............................................................. 48
   4.3.3. Evidence .......................................................... 48
   4.3.4. Examples of evidence ........................................... 48
   4.3.5. Supervision issues ............................................... 48
4.4. Information and communication .................................... 49
   4.4.1. Regulatory requirement ........................................ 49
   4.4.2. Purpose ............................................................. 49
   4.4.3. Explanatory notes .............................................. 49
   4.4.4. Evidence .......................................................... 51
   4.4.5. Examples of evidence ........................................... 51
   4.4.6. Supervision issues ............................................... 52
4.5. Documented information ............................................. 52
   4.5.1. Regulatory requirement ........................................ 52
   4.5.2. Purpose ............................................................. 53
   4.5.3. Explanatory notes .............................................. 54
   4.5.4. Evidence .......................................................... 55
   4.5.5. Examples of evidence ........................................... 55
   4.5.6. References and standards ..................................... 56
   4.5.7. Supervision issues ............................................... 56
4.6. Integration of human and organisational factors .......... 56
   4.6.1. Regulatory requirement ........................................ 56
   4.6.2. Purpose ............................................................. 57
   4.6.3. Explanatory notes .............................................. 57
   4.6.4. Evidence .......................................................... 57
   4.6.5. Examples of evidence ........................................... 58
   4.6.6. References and Standards .................................... 59
   4.6.7. Supervision issues ............................................... 59
5. Operation ........................................................................ 60
   5.1. Operational planning and control ............................ 60
      5.1.1. Regulatory requirement ........................................ 60
      5.1.2. Purpose ............................................................. 61
      5.1.3. Explanatory notes .............................................. 62
      5.1.4. Evidence .......................................................... 64
      5.1.5. Examples of evidence ........................................... 65
      5.1.6. References and standards ..................................... 66
      5.1.7. Supervision issues ............................................... 67
   5.2. Asset management ................................................... 67
      5.2.1. Regulatory requirement ........................................ 67
      5.2.2. Purpose ............................................................. 68
      5.2.3. Explanatory notes .............................................. 68
      5.2.4. Evidence .......................................................... 70
      5.2.5. Examples of evidence ........................................... 72
5.2.6. References and standards ............................................. 77
5.2.7. Supervision issues .................................................... 78

5.3. Contractors, partners and suppliers .................................. 78
5.3.1. Regulatory requirement ............................................. 78
5.3.2. Purpose ................................................................. 79
5.3.3. Explanatory notes .................................................... 79
5.3.4. Evidence ............................................................... 79
5.3.5. Examples of evidence ............................................... 80
5.3.6. Supervision issues .................................................... 81

5.4. Management of change .................................................. 81
5.4.1. Regulatory requirement ............................................. 81
5.4.2. Purpose ................................................................. 81
5.4.3. Explanatory notes .................................................... 82
5.4.4. Evidence ............................................................... 82
5.4.5. Examples of evidence ............................................... 82
5.4.6. Supervision issues .................................................... 83

5.5. Emergency management .................................................. 83
5.5.1. Regulatory requirement ............................................. 83
5.5.2. Purpose ................................................................. 84
5.5.3. Explanatory notes .................................................... 84
5.5.4. Evidence ............................................................... 84
5.5.5. Examples of evidence ............................................... 85
5.5.6. Supervision issues .................................................... 86

6. Performance evaluation ....................................................... 87
6.1. Monitoring ................................................................. 87
6.1.1. Regulatory requirement ............................................. 87
6.1.2. Purpose ................................................................. 87
6.1.3. Explanatory notes .................................................... 87
6.1.4. Evidence ............................................................... 88
6.1.5. Examples of evidence ............................................... 88
6.1.6. Supervision issues .................................................... 89

6.2. Internal auditing ........................................................... 89
6.2.1. Regulatory requirement ............................................. 89
6.2.2. Purpose ................................................................. 89
6.2.3. Explanatory notes .................................................... 89
6.2.4. Evidence ............................................................... 90
6.2.5. Examples of evidence ............................................... 90
6.2.6. References and standards .......................................... 90
6.2.7. Supervision issues .................................................... 90

6.3. Management review ....................................................... 91
6.3.1. Regulatory requirement ............................................. 91
6.3.2. Purpose ................................................................. 91
6.3.3. Evidence ............................................................... 91
6.3.4. Examples of evidence ............................................... 92
6.3.5. Supervision issues .................................................... 92
7. Improvement ................................................................. 93
   7.1. Learning from accidents and incidents ........................................ 93
       7.1.1. Regulatory requirement ................................................. 93
       7.1.2. Purpose .................................................................. 93
       7.1.3. Explanatory notes ....................................................... 94
       7.1.4. Evidence ................................................................... 94
       7.1.5. Examples of evidence .................................................. 95
       7.1.6. References and Standards .............................................. 95
       7.1.7. Supervision issues ....................................................... 96
   7.2. Continual Improvement ............................................................ 96
       7.2.1. Regulatory requirement .................................................. 96
       7.2.2. Purpose .................................................................. 96
       7.2.3. Explanatory notes ....................................................... 97
       7.2.4. Evidence ................................................................... 99
       7.2.5. Examples of evidence .................................................. 100
       7.2.6. Supervision issues ....................................................... 100

Annex I  Correlation tables ............................................................. 101

Annex II  Cross-acceptance of authorisations, recognitions or certificates of
products or services granted in accordance with Union law ............... 108

Annex III  Siding operations, contractual arrangements and partnerships .... 111
   Siding operations .................................................................. 111
   Case 1: The siding operator is a railway undertaking “Y” ................... 112
   Case 2: The siding operator is not a railway undertaking ................... 112
   Contractual arrangements and partnerships .................................. 114

Annex IV  Safety culture ................................................................. 116
   Introduction to safety culture and a safety culture improvement strategy .... 116
   One example of a strategy to improve railway safety culture in a large company:
   The PRISME Program implemented at SNCF (France) ...................... 119

Annex V  Human and organisational factors ...................................... 121
   Introduction to human and organisational factors .............................. 121
   Strategy to support the integration of human and organisational factors within
   the safety management system .............................................. 122

Annex VI  Definitions ................................................................. 124
0. Introduction

An applicant for a single safety certificate or a safety authorisation shall demonstrate compliance with the relevant safety management system requirements set out in Commission Delegated Regulation (EU) 2018/762. To that end, it shall provide documentary evidence to the national safety authority or, where relevant, the European Union Agency for Railways (also named hereafter the ‘Agency’), that it has established its safety management system (SMS) in accordance with Article 9 of Directive (EU) 2016/798.

This guidance document is a living document which has been developed in collaboration with national safety authorities and sector representatives and is intended to be continually improved based on the feedback of users and taking into account the experience gained during the implementation of Directive (EU) 2016/798, related common safety methods (CSMs) and any other relevant EU Regulations.

0.1. Purpose of the guide

This guidance document is aimed at giving:

▶ The purpose behind each of the assessment requirements set out in Annex I and II of the above CSM complemented where necessary by explanatory notes providing specific details on particular terms or ideas used in the requirements;
▶ An indication of what evidence an organisation might provide to demonstrate the compliance required by the above CSMs;
▶ An illustrative list of examples of evidence that can be observed in applications for a single safety certificate or safety authorisation when carrying out assessment, or that can be used by the applicant as reference material for their application;
▶ Illustrative references and standards that can be used to help in assessing, developing, implementing or continually improving a safety management system; and
▶ Some indication of what issues might need to be considered by a national safety authority during its supervision of a railway undertaking or infrastructure manager.

Note; for the purpose of the assessment of an application for a single safety certificate involving the Transport of Dangerous Goods by Rail an NSA may have a direct role as the competent authority in assessing the relevant parts of the application. Alternatively, it may have a co-ordinating role liaising as necessary with any other transport of dangerous goods competent authority seeking their advice for the relevant parts of the assessment as necessary.

0.2. Who is this guide for?

The present document is addressed to:

▶ The national safety authorities and the European Union Agency for Railways when assessing the compliance of the railway undertakings’ safety management system with the relevant SMS requirements and when NSAs are conducting supervision;
The national safety authorities when assessing the compliance of the infrastructure managers’ safety management system with the relevant SMS requirements and when conducting post-award supervision; and

The railway undertakings and infrastructure managers (also named hereafter the ‘applicant’) to assist them in developing, implementing, maintaining and continually improving their safety management system in compliance with the relevant SMS requirements (and other applicable safety requirements) and to know what to expect during supervision.

0.3. Scope

What this guidance does not do is prescribe what evidence an applicant should present. The fundamental reason for this is that each organisation’s SMS should be tailored to the specific risks that organisation needs to control. So each SMS is a unique system of documented information, providing an indication of the specific risk control measures and systems in place within an individual organisation which evolves over time as the organisation changes. It would be incorrect, therefore, to provide a prescriptive list of information which an applicant should provide. Doing this would render the assessment process a pointless exercise as all applications would look the same when the corresponding SMSs were not.

0.4. Guidance structure

This document is part of the Agency compendium of guidance supporting the railway undertakings, infrastructure managers, national safety authorities and the Agency, in fulfilling their roles and undertaking their tasks in accordance with Directive (EU) 2016/798.

Figure 1: Compendium of Agency guidance
The information provided for in this guide shall be supplemented by specific national safety authorities’ guidance, describing and explaining the notified national rules that are valid for the intended area of operation and the documents which shall be supplied in the application for a single safety certificate in order to comply with the provisions of Article 10(3)(b) and Article 10(8) of Directive (EU) 2016/798 (see also Agency application guide for issuing single safety certificates). For Infrastructure Managers this guide should be supplemented by guidance produced by National Safety Authorities on the requirements for safety authorisations as prescribed in Article 12(1) of Directive (EU) 2016/798.

Notified national rules means only those rules which have been notified by a Member State to the Commission. In accordance with Recital 12 of Directive (EU) 2016/798 it is expected that the number of notified national rules will decline over time. These will either be replaced by measures set out in Technical Specifications for Interoperability (TSIs), other EU Regulations or company rules. Company rules or standards will be assessed as appropriate through compliance with the TSI relating to the operation and traffic management subsystem of the railway network in the European Union, (hereafter also called the TSI OPE) as reflected through the safety management system requirements explained in this guide.

The present guidance is structured in accordance with the requirements set out in Annex I and Annex II of Commission Delegated Regulation (EU) 2018/762. In the following sections, each requirement is captured in a light blue box for ease of reference. Where there are differences between the requirements applicable to railway undertakings and those applicable to infrastructure managers, the relevant text for the latter appears in brackets in blue.

Side by side comparison or correlation tables between the assessment criteria of the former Regulations (EU) 1158/2010 and (EU) 1169/2010, and the requirements of Commission Delegated Regulation (EU) 2018/762, are provided in Annex 1 of this guide. The tables also include cross-referencing to the clauses of the ISO High Level Structure where applicable. These are provided to help applicants demonstrate compliance of their safety management system with the new requirements, in particular in the cases where the applicant has already been granted a safety certificate or safety authorisation and/or the applicant has already another ISO management system (e.g. ISO 9001, 14001 or 45001) in place, (so that they can be integrated together) or has plans to develop one using that model. Using this table does not provide a systematic presumption of conformity with the requirements set out in Commission Delegated Regulation (EU) 2018/762 (CSMs on SMS) for those organisations holding an ISO certificate.

0.5. ISO/IEC Directives Part 1 and Consolidated ISO Supplement

ISO has developed official procedures to be followed when developing and maintaining an international standard. In Annex SL Appendix 2 of ISO/IEC Directives Part 1 and Consolidated ISO Supplement, a High Level Structure (HLS) is adopted to use core text in every management system standard.

Annex I and Annex II of Commission Delegated Regulation (EU) 2018/762 ensure a structure consistent with the ISO HLS, facilitating the integration of different management systems,
where applicable, which share the same core organisational principles and requirements but where legal compliance and risk domains are specific to each discipline (e.g. safety, environment, quality).

ISO standards and relevant guidance may assist railway undertakings and infrastructure managers in developing their SMS (e.g. ISO31000 is a generic document for better understanding risk management, ISO 31010 supplies information as to the selection and application of risk assessment techniques like FMECA, FTA, ETA, HAZOP, ISO 55000 provides requirements for asset management). However, these can contribute only if a sound knowledge of the context of the railway related risks are known.

If the use of the HLS ensures a consistent stance with ISO management system standards, it must be underlined that the above CSMs are regulations which primarily serve the purpose of national safety authorities or the Agency in assessing applications for the granting of safety certificates or safety authorisations. As such, assessments for single safety certificates or safety authorisations will be against the SMS Requirements and not the ISO HLS per se. To clarify:

- the ISO standards are based on voluntary certification, but some legal frameworks provide for them to provide presumption of conformity with the applicable rules governing a specific domain. There is no provision conferring on ISO standards the presumption of conformity with requirements contained in Directive (EU) 2016/798 or with Commission Delegated Regulation (EU) 2018/762.

Clauses 4 to 10.2 taken from ISO/IEC Directives Part 1 and consolidated supplement 2016, Annex SL Appendix 2, are reproduced or adapted with the permission of the International Organisation for Standardization, ISO. Please refer to the source document for the original text. This document can be obtained from the website of the ISO Central Secretariat. Copyright remains with ISO.

### 0.6. Purpose of the safety management system

The purpose of the SMS is to ensure that the organisation controls risks that arise as a consequence of business objectives in a safe manner and complies with all of the safety obligations that apply to it.

Adopting a structured approach enables the identification of hazards and the continuous management of risks related to an organisation’s own activities, with the aim of preventing accidents. This approach takes into account shared risks at the interfaces with other actors in the railway system (mainly railway undertakings, infrastructure managers and entities in charge of maintenance but also any other actors having a potential impact on the safe operation of the rail system, such as manufacturers, maintenance suppliers, keepers, service providers, contracting entities, carriers, consignors, consignees, loaders, unloaders, training centres, as well as passengers and other people interacting with the rail system etc). Implementing all relevant elements of a SMS in an adequate way can provide an organisation with the necessary trust that it controls and will continue to control all the risks associated with its activities, under all conditions.
Mature organisations recognise that efficient control of risk can only be achieved through a process that brings together three critical dimensions: a technical component with the used tools and equipment, a human component of front line people with their skills, training and motivation and an organisational component consisting of procedures and methods defining the relationship of tasks.

Consequently, an adequate SMS succeeds in monitoring and improving all three dimensions of its risk control measures. Many features of the railway SMS are very similar to management practice advocated by proponents of quality, health and safety at work, environmental protection and business excellence. Therefore, principles of good management can be more easily integrated as specified above, through the use of a CSM that is based on the ISO HLS and therefore may not need a complete re-design of organisations that already have those systems in place.

It has been recognised that structured management systems add value to business through the effective management of interfaces. This helps to improve overall performance, introduce operational efficiencies, enhance relations with contractors and sub-contractors, customers and regulatory authorities as well as helping to build a positive safety culture.

An applicant must design its SMS in a manner to comply with the requirements set out in Article 9 of Directive (EU) 2016/798 in order to ensure the safe management of its operations. To that end, it has to demonstrate compliance with the requirements set out in Annex I and II of the CSM on SMS. These requirements are arranged to give a complete picture of the organisation’s safety management system following a Plan, Do, Check, Act (PDCA) cycle. The applicant will need to consider each individual requirement as well as how they fit together to form a coherent SMS which controls the relevant risks.

**0.7. Safety management system and process approach**

An SMS is a means of drawing together the various strands which need to come together to be able to run a safe and successful organisation. These elements will comprise the mechanisms in place to comply with international and national regulations and standards, sector and business level requirements, the outcomes of risk assessment and good practice across the range of company activities. For this reason the SMS should be integrated into the business processes of the organisation and in addition, should not become a paper-based system specifically developed for demonstrating compliance with the regulatory framework. The SMS should be a living set of arrangements, which grows in maturity and develops as the organisation, which it serves, does so. Constructing an SMS requires an organisation to understand the risks it must control, the legal framework in which it is operating and to have a clear idea of what ‘good’ performance looks like. This Guide indicates the elements of the SMS which will need to be satisfied in order for the assessing authority to grant a Single Safety Certificate. However, it should be borne in mind that the quality of the SMS goes beyond the sum of its parts. The SMS must also function as
a coherent whole where compliance with each part works to ensure the whole system functions correctly.

The requirements by which the assessment of an SMS will be judged can be satisfied by a documented process (or procedure etc.) but it should also be integrated within and across the various business areas of the organisation. For example, the NSA can check that a policy statement exists but it has also to check the organisation’s commitment to apply it. A practical way to do this is for the NSA to check how the SMS is monitored and reviewed at senior management level, how staff are involved in this and how the results are communicated to them. Likewise, the organisation may not have a specific procedure or procedures to manage safety relevant information but it has to describe how the relevant parts of the business manage it adequately (e.g. communication of safety-relevant information to the train driver).

An important development in Annex I and Annex II of Commission Delegated Regulation (EU) 2018/762 [CSMs on SMS] is the introduction of a process approach. This is also promoted in ISO management system standards, where the different processes of the management system are closely linked and their consistent operation contributes to the achievement of the organisation’s objectives. Annex I and Annex II of Commission Delegated Regulation (EU) 2018/762 identify some important links between processes to facilitate the understanding of the process approach but this does not mean that only those links exist or that they should be demonstrated for compliance purposes. The ability that an organisation has to present how the processes of its management system link together is a good indicator of its understanding of how its management system works effectively.

The elements of the SMS can be observed to apply a Plan-Do-Check-Act (PDCA) cycle (see Figure 2). The PDCA concept reflects the functional relations between the main SMS elements:

- **Planning**: identify risks and opportunities, establish safety objectives and identify processes and measures necessary to deliver results in accordance with the organization’s safety policy;
- **Operation**: develop, implement and apply the processes and measures as planned;
- **Performance evaluation**: monitor and evaluate the realized performance of the implemented processes and measures with regard to the objectives and the planning, and report the results;
- **Improvement**: take actions to continually improve the safety management system and the safety performance to achieve the intended outcomes.

This core PDCA process is complemented by other SMS elements:

- ‘**Context of the organisation**’ that provides input to the planning phase;
- ‘**Leadership**’ as the driving force for the PDCA-cycle;
- Various ‘**Support**’ functions that are supportive to all the SMS elements.
0.8. Safety management system and safety culture

Safety culture is a set of patterns of behaviour and thinking, largely shared within an organisation, regarding the management of major risks related to their activities. This of course implies that there might be multiple cultures at play within an organisation based on issues such as job role, geography or other shared values. As such, safety culture is constructed on a daily basis, through the interactions between actors, in the context of an organisation that needs both to adapt to its environment and ensure the integration of all its members.

That said, a direct way to describe safety culture, is to look at the factors that contribute to behaviour. The SMS provides the foundation: in defining the supposed working conditions and the expected outcome, an organisation will define a preferred way of working and the technical means to support the activity. In order to perform safely, the organisation will in the best possible way anticipate adverse situations, and will implement rules and the means to deal with them. In addition, there is the "behavioural world" of the organisation: qualities, feelings, meanings and the relationships that condition patterns of interaction among
individuals within the organisation in such a way as to affect the way it thinks and acts. This cultural side mainly refers to the ‘unwritten rules guiding the behaviour and decisions of a group of people.’ Together, the structural and cultural part of the organisation facilitate (or inhibit) organisational performance.

A high risk however exists that a too bureaucratic approach to safety management contradicts with operational reality and results in a safety management system taking on a life of its own, i.e. all the effort is put into designing, maintaining and even proving the existence of a documented system, ignoring the operational input that is needed to actually make it work as intended, and creating a gap between ‘work as imagined’ and ‘work as done’.

On the other hand, there is the possibility to deploy the safety management system as an instrument to exert a positive influence on an organisation’s safety culture and impact the physical environment as well as the behaviour of employees in a manner that promotes and facilitates safety. It is the match between the structural and cultural part of the organisation that ultimately creates safety. In order to assist people in carrying out their task, an organisation needs to understand how humans, (with their capabilities and limitations) use specifications to solve problems and take this knowledge into account when designing their work environment. The same goes for rules and regulations: as long as the workers implementing them are not considered when designing working procedures, they will be forced to break rules in order to get work done whenever contradictions or conflicts occur.

Throughout this document, the basic characteristics that are known to contribute to a positive safety culture are highlighted. Furthermore, Annex 4 provides the reader with the basics of safety culture and other useful information for the organisation to develop its own strategy.

### 0.9. Supporting evidence and documented information

The present document provides some indication of the evidence that the applicant (i.e. the railway undertaking or the infrastructure manager) needs to provide when applying for a safety certificate or safety authorisation without indicating exactly what should be provided, for the reasons stated above. For each requirement, an indication of the evidence that the applicant should supply is given along with the appropriate reference to that requirement. Beneath this, some examples are provided of what this evidence might look like in practice. It should be recognised that the examples are given as an aid to understanding and are not the only means of demonstrating compliance nor do they represent a complete list of possible alternatives. Moreover, it must be understood that when the applicant makes an application they describe how they meet each requirement. The assessor or the applicant may ask for or provide as evidence the kind of information suggested to clarify or reinforce how it is met. For the applicant and the assessor the most important point for each requirement is to make sure that the statements concerning compliance are linked to references, which explain where further evidence can be found to support the points made. The examples section for each of the requirements attempts to indicate what this referenced material might look like.

References, which should be helpful to applicants in preparing their applications, are listed after this section. Finally, the last section under each element attempts to establish the
necessary link to Supervision. Here is given an indication of issues that an assessor may wish to highlight to the NSA Supervision teams as areas of interest which can be used to test the comprehensiveness of the SMS.

Likewise the approach enacted in ISO management system standards, Annex I and Annex II of Regulation (EU) 2018/762 are not prescriptive, except for specific cases, about the nature of evidence (e.g. procedure) to be expected of the applicant. The flexibility left to the applicant aims at allowing the organisation to present its safety management system arrangements in a manner which reflects the nature of the business and is proportionate to its scale. In addition, it will assist in moving away from a paper-based test of compliance to an assessment of a living evolving system which properly reflects a business’s safety management arrangements, as they exist in practice.

The term ‘documented information’ was introduced as part of the ISO HLS and common terms for management system standards. The definition of ‘documented information’ can be found in ISO 9000 clause 3.8. Documented information can be used to communicate a message, provide evidence of what was planned, has actually been done, or knowledge sharing. It includes but is not limited to documents and records such as procedures, minutes of meetings, reports, formal communication of objectives, results, agreements, contracts, etc. Further explanation can be found in the Guidance on the requirements for Documented Information of ISO 9001:2015 available in the ISO website:


The term ‘procedure’ should not be intended to imply the existence of a stand-alone document, covering exclusively and extensively the management of each single element of the SMS, or to request the development of a specific set of new documents. Where reference is made in this document to a procedure it means documented information (e.g. paper documents) setting out the steps to be applied. Where reference is made to a process this refers to the means of achieving a task or goal which may or may not be set out in a procedure.

0.10. Cross-referencing other EU Regulations and applicable legal requirements

References to other EU Regulations reinforce consistency between the different legal texts while acknowledging the links between them. The SMS arrangements should always comply with the legal text in force, unless stated otherwise (e.g. specific transitional provisions, delayed application). When an EU Regulation is repealed, usually all references are construed as references to the new Regulation (if specified therein).

All railway undertakings and infrastructure managers must comply with a range of legal obligations which extend beyond those that solely deal with safety matters. Some of these other obligations will directly or indirectly have an impact on how the organisation addresses its safety responsibilities through its SMS, for example compliance with legislation deriving from the Interoperability Directive (EU) 2016/797 or safety relevance of the service provided by the IMs to the RUs under the framework of the Directive (EU) 2012/34. Therefore, the SMS that the railway undertakings and infrastructure managers use to address safety risks must be organised to ensure compliance with such other legal obligations as appropriate.
1. Context of the organisation

1.1. Regulatory requirement

The organisation shall:
(a) describe the type, character, extent and area of its operations;
(b) identify the serious risks for safety posed by its railway operations whether they will be carried out by the organisation itself, or by contractors, partners and suppliers under its control;
(c) identify interested parties (e.g. regulatory bodies, authorities, railway undertakings, infrastructure managers, contractors, suppliers, partners), including those parties external to the railway system, that are relevant to the safety management system;
(d) identify and maintain legal and other requirements related to safety from the interested parties referred to in point (c);
(e) ensure that the requirements referred to in point (d) are taken into account in developing, implementing and maintaining the safety management system;
(f) describe the scope of the safety management system, indicating which part of the business is included or not in its scope and taking into account the requirements referred to in point (d).

1.2. For the purpose of this Annex the following definitions are applied:
(a) ‘character’ in relation to railway operations carried out by infrastructure managers means the characterisation of operation by its scope, including infrastructure design and construction, infrastructure maintenance, traffic planning, traffic management and control, and by the use of the railway infrastructure, including conventional and/or high speed lines, transport of passengers and/or goods;
(b) ‘extent’ in relation to railway operations carried out by infrastructure managers means the extent characterised by the length of railway track and the estimated size of the infrastructure manager in terms of number of employees working in the railway sector.

1.2. Purpose

The applicant should be as precise as possible in demonstrating to the authority that its SMS covers its full operation. The assessing authority should be able to see clearly what the nature of the operation is and how this is managed through the SMS. The applicant should show that it has a clear understanding of its relationships with interested parties and the serious risks it faces, who is affected and how these matters are dealt with in the SMS.

1.3. Explanatory notes

In point 1.1 of the legal text above where the requirement concerns infrastructure managers ‘type’ is replaced by ‘character’ and ‘area’ is deleted.
1. Context of the organisation

The requirement organisation, its context and the scope of the safety management system (1.1) aims at better understanding from the assessors perspective of the organisation’s business, stakeholders’ expectations and the environment in which the organisation operates. The nature of the organisation is the starting point for the assessment; having this information at the start of the application will enable an applicant to describe what they do and how their organisation is structured, and this in turn will allow the assessor to make decisions on how to plan the assessment. For example if the organisation is centralised or runs disparate operations with extensive local freedom to plan and organise their activities or if the organisation employs more or less contractors there will be a corresponding expectation that the applicants organisation and its SMS is structured to deal with the issues created. The explanation of the overall context of the organisation can also indicate how human and organisational factors are managed. The structure set out in clause 4 of ISO HLS may help understand the preparation work needed before establishing the SMS. It is critical that the assessor understands the scope of the operation if he is going to be able to conduct a proper assessment.

The type of operations (1.1 (a)) covers by definition the transport of passengers (with or without high speed services) and goods (with or without dangerous goods), and shunting services. It may also include other special types of operation such as the testing of vehicles, the operation of vehicles for the maintenance of the rail infrastructure, the operations on privately owned sidings. More information on the type, extent and area of operation can be found in the Agency application guide for issuing single safety certificates. Further information on siding operations can be found in Annex 3.

For an IM the character and extent (1.2) means the nature of the business and its geographical size and complexity. The character reflects the kind of infrastructure in use how modern it is whether it is high speed or conventional or both whilst the extent addresses the kind of business that is being run.

Identifying serious risks in this case means that the applicant should show that they are aware from their analysis of the risks they face which are the most important. Identification of serious risk also means that the applicant has established a risk management system (or is preparing to establish it), and from this they can:

- analyse dangerous occurrences and assess risks,
- become aware of the most important (in terms of consequences and frequency) and
- give priorities to measures aiming at the prevention of accidents. (1.1 (b))

This helps to set the context of the organisation and shows the assessing authority that they understand the environment in which they operate. The activities of other parties external to the railway system (1.1 (c)) may affect the safety of operations and in that respect, have also to be considered for the risk assessment. Further information on contractual arrangements and partnership can be found in Annex 3.

The identification of applicable requirements related to safety (1.1 (d)) ranges from the provisions of applicable EU Regulations (e.g. relevant CSM on safety management systems and in particular its Annex I and Annex II, CSM on risk assessment and evaluation, CSM on monitoring, relevant TSIs, Implementing Act on the practical arrangements for safety
certification and where applicable, Implementing Act on the practical arrangements for vehicle authorisation and ECM Regulation) and national legislation (e.g. notified national rules, national law) to any other requirements to which the organisation subscribes (e.g. sector or industry level rules for train operation or management system and technical standards such as ISO, CEN/CENELEC, UIC). In this section the organisation identifies those legal provisions it must comply with along with those sector and other requirements which it will need to observe in order to be able to run trains safely.

For the purposes of this document, the terms ‘staff’, ‘employees’ and ‘workers’ have the same meaning, that is to say people who work under the direct control of the applicant’s organisation.

### 1.4. Evidence

- **For railway undertakings:** Information about the nature of the operation, e.g. passenger and/or freight, transport of dangerous goods, geographical coverage, (by including a map or route plan) and scale of the operation, (including types of rolling stock, number of staff) and in the case of renewals and changes to them since the last assessment; 

- **For infrastructure managers:** Information about the nature of the operations they cater for, e.g. freight and or passenger, shunting, or other facility services (as referred to in Annex II of the Directive 2012/34/EU) having impact on railway safety, geographical coverage (by including a map or route plan) and scale of the Railway Undertakings operations taking place on the network. The IM should also include information on any rolling stock (including plant for infrastructure maintenance or measurement) they may operate, and indicate the number of staff they employ and in the case of renewals and changes to them since the last assessment;

- **The applicant for a safety certificate or a safety authorisation has to show how it has identified the relevant regulatory requirements e.g. the CSM assessment requirements, the Technical Specifications for Interoperability, in particular the one relating to the operation and traffic management subsystem (TSI OPE), and the applicable national rules as well as how it maintains compliance with these (the SMS processes which support compliance);**

- **The applicant has to identify interested parties who are relevant for the successful implementation of their SMS (ie their actions have an impact or potential impact on the SMS for example contractors, or partners) with an indication of why they are needed for the successful operation of the SMS;**

- **For both:** The applicant should indicate where in its safety management system documentation each of the SMS requirements, including the relevant requirements of the applicable Technical Specifications for Interoperability, in particular the (TSI OPE), and relevant notified national rules are met;

- **The applicant has to indicate what the most serious safety risks are which affect their business;**

- **The applicant needs to provide information concerning the scope of the SMS (including what the boundaries are with other parts of the business).**
1. Context of the organisation

1.5. Examples of evidence

A map showing the geographical area of operation. Information on the rolling stock authorised for operation (including where relevant any proposed rolling stock which it is proposed to have in operation during the life of the certificate or authorisation and any limitations on the area of use). Information on the types of services it intends to operate (passenger and/or freight) is included.

When the applicant is an infrastructure manager, this information can be provided by reference to, for example:

- the information contained in the Rail Infrastructure Register set up in conformity of the Interoperability Directive (Art. 49);
- the content of the Network Statement (in particular, in Section I) set up in conformity with the Directive 2012/34/EU; and
- the route book (TSI OPE).

The information provided for obtaining a safety authorisation or safety certificate is properly referenced and is sufficiently documented to prove compliance with relevant EU legislation.

An indication of current and proposed staffing within the lifespan of the Single Safety Certificate as far as this is known.

An RU provides Information on the operational interfaces it has, including with the infrastructure manager(s), other railway undertakings, contractors and the emergency services. This information includes any specific requirements of the IM which impact on the RU’s SMS.

For railway undertakings, a mapping table submitted through the one-stop shop as part of the application file for a safety certificate could be used to explain how regulations and other relevant requirements are complied with.

Similarly an IM, should provide a similar list of those with whom it has operational interfaces, such as RUs operating on the controlled infrastructure, its contractors, neighbouring IMs, construction sites, local authorities (for road interfaces) and the Emergency Services.

Information on the legal provisions (both national and European) that it will comply with.

A description (including an organogram) which sets out how the SMS is structured and managed inside the organisation which also contains links to the different sections of the SMS where more detailed information such as operating rules can be found.

A recent copy of the Annual Report which details the most serious risks that the organisation deals with and the objectives to control these, the methodology used to assess them and how they are prioritised.
1.6. References and standards

- TSI OPE Application Guides

1.7. Supervision issues

Check the accuracy of the information provided against known information about existing operations in the case of a certificate renewal application or against other available information in the case of a new entrant.

Check that the SMS as described does deliver the arrangements to manage safety in practice.

Check that all the interfaces that the organisation has with others are reflected in the arrangements in the SMS for controlling risk.
2. Leadership

2.1. Leadership and Commitment

2.1.1. Regulatory requirement

2.1.1. Top management shall demonstrate leadership and commitment to the development, implementation, maintenance and continual improvement of the safety management system by:

(a) taking overall accountability and responsibility for safety;
(b) ensuring commitment to safety by management at different levels within the organisation through their activities and in their relationships with staff and contractors;
(c) ensuring that the safety policy and safety objectives are established, understood and are compatible with the strategic direction of the organisation;
(d) ensuring the integration of the safety management system requirements into the organisation's business processes;
(e) ensuring that the resources needed for the safety management system are available;
(f) ensuring that the safety management system is effective in controlling the safety risks posed by the organisation;
(g) encouraging staff to support compliance with the safety management system requirements;
(h) promoting continual improvement of the safety management system;
(i) ensuring that safety is considered when identifying and managing the organisation's business risks and explaining how conflict between safety and other goals will be recognised and resolved;
(j) Promoting a positive safety culture.

2.1.2. Purpose

Setting a clear and positive direction for safety management will have an important effect on how risk is managed. The assessing authority needs to be confident that the applicant is committed to allocating resources to allow the organisation to operate safely, to allow it to manage its risks effectively and that the leadership within the applicants organisation is there to ensure that this happens. Management commitment to human and organisational factors is demonstrated in policies and objectives and in management and leadership behaviours. Furthermore, a human and organisational factors approach taken by leadership will also ensure that training and procedure development is based on the task to be performed within its natural setting, which will help optimise both risk control and performance.

The safety policy states the importance and prioritisation of safety including the integration of human and organisational factors and the promotion of the safety culture.
The organisation fosters a constant and collective vigilance, fighting complacency ("everything is under control") and over-simplification ("respecting procedures is sufficient to deliver safety") and developing a questioning attitude. Furthermore, all actors in the organisation are aware that, whatever the quality of planning and organisation, technical barriers and procedures, there may always be a gap between what was anticipated and what really happens. All possible sources are used to detect and collectively analyse those situations that have not been anticipated adequately.

In addition, the organisation’s communication on safety is in line with the reality of managerial decisions.

For an SMS to work effectively and improve in the future it is essential that those in leadership roles demonstrate to their staff and interested parties that they are setting a positive agenda within which safety can be managed. It is those in leadership positions who have the largest influence on the organisational culture and it is therefore essential that they can communicate the right message to those that work under their responsibility. The behaviour of managers at all levels in the organisation and the importance they attribute to safety in their day-to-day decisions, influence greatly the behaviour of other actors in fulfilling their tasks safely. Also, managers should create the physical and social work environments within which frontline work is done safely.

2.1.3. Explanatory notes

‘Top management’ (2.1.1) in this context means those who make decisions as the directing mind of the organisation. Typically, it would include the Chief Executive, members of the top management group, Chairman and Board Members. As a group and as individuals, ‘top management’ is required to demonstrate the leadership and commitment of and through the safety management system.

Enough weighting is to be given to safety risks (2.1.1 (i)) to balance other business risks, to avoid a situation where management prioritise business needs in such a manner that safety performance is weakened. The top management must ensure that objectives are dealt with in such a way that safety performance is maintained and risks are managed as far as is reasonably practicable. Conflicting objectives should not result in conflicting tasks for individuals which could lead to safety issues.

An integrated human and organisational factors approach in leadership and management means setting goals, expectations and accountabilities in relation to safety behaviours at all levels of the organisation and to ensure timely feedback and communication.

2.1.4. Evidence

- There is a safety policy, objectives and there is evidence that these are available to and understood by all staff and it is made clear how these fit into other business processes;(2.1.1 (a)(b)(g)(e ))

- The safety policy states the importance of applying a human and organisational factors approach in all safety related processes to accomplish a high level of safety in the organisation.
2. Leadership

The organisation shows how human and organisational factors issues in organisational processes are managed; 2.1.1 (c)

- The relationship between the SMS and other business activities is clearly set out in a procedure or organogram; 2.1.1 (e),(i)

- There is information available in the safety policy or in other processes to indicate that the management are committed to providing and maintaining sufficient resources to allow the SMS to function effectively; 2.1.1 (e)

- There is evidence showing that the leadership are promoting a positive safety culture; 2.1.1 (j)

- Evidence to show how it is ensured that staff understand their safety roles and responsibilities and how what they do impacts on the ability of the organisation to control risk through the SMS; 2.1.1 (d)(f)(i)

- There is evidence within the Safety Policy or other documentation that the organisation seeks to inform its staff of the important role they play in ensuring that the SMS works in practice to deliver meaningful risk control; 2.1.1 (e)

- There are processes stating how human and organisational factors should be addressed and communicated within the organisation related to the organisations business objectives and organisational processes, e.g. projects, investigations of incidents and accidents, risk analyses and other safety related activities for the organisation’s own personnel, contractors, partners and suppliers; 2.2.1 (c)(d)(e)

- There is evidence that the leadership has put in place processes to ensure that human and organisational factors are properly addressed by the organisation’s subcontractors; 2.2.1 (c)(d)(e)

### 2.1.5. Examples of evidence

A Safety policy is provided signed by the Chief Executive and dated which clearly states the commitment of the management to safety and safety improvement and how the staff are involved in managing safety risk. The Safety Policy also indicates how it will be reviewed.

A clear set of safety objectives set for the organisation which are Significant, Measurable, Achievable, Realistic and Time bound (SMART) and there is a clear methodology set out in a procedure for creating these and for analysing the success or failure to achieve them.

A clear statement by the leadership on how they promote a positive safety culture and how staff are involved and engaged in the process.

An overview of the meetings and their frequency that the top management has where safety is a standard reporting item.

A clear statement as to the commitment of the organisation to provide sufficient resources to allow the SMS to function efficiently to control risks.

An organogram sets out clearly how the SMS functions and who is responsible for what.

A human and organisational factors approach is taken in the design of new equipment, e.g. new trains. This includes using the presents users’ experience in producing design requirements,
analysing tasks to identify cognitive and physiological challenges, reducing the potential for erroneous performance through design by applying human factors guidelines such as different ISO or UIC standards, making workload and fatigue management analysis to ensure the personnel is capable of task performance, making risk analyses to identify potential problems and identifying compensatory actions for these. Environmental factors such as snow, heat, rain etc. are considered as well as socio-economic factors such as organisational priorities, procurement and national culture.

The leadership demonstrates through records of safety tours or visits to site its commitment to the promotion of a positive safety culture and its desire to lead by example.

2.1.6. References and standards

- Safety Culture (SKYbrary)

2.1.7. Supervision issues

The extent of any disconnect between any policies and procedures provided as part of the evidence above and the observed reality during supervision and to what extent the organisation is aware of the gap are key issues for supervision.

The extent of leadership’s true commitment to the SMS and safety culture promotion as well as that of the employees to the organisation should be tested during supervision through the examination of the organisations own mechanisms for understanding and developing that culture and the SMS.

Check that the organisation can demonstrate sufficient resources are being provided to the development, implementation, maintenance and continual improvement of the safety management system.

Check, by interviewing the top management and other staff, how the management express their commitment to safety improvement. Find out how often and in what ways they are in contact with staff on safety issues and/or for promoting safety culture (workshops, forums, dedicated safety days, etc...).

Check if there are communications from the top management, concerning objectives, either in the sense of encouraging all staff to contribute to their attainment or to thank all for improved performance.
2. Leadership

2.2. Safety policy

2.2.1. Regulatory requirement

2.2.1. A document describing the organisation’s safety policy is established by the top management and is:
(a) appropriate to the organisation’s type, character and extent of railway operations;
(b) approved by the organisation’s chief executive (or a representative(s) of the top-management);
(c) actively implemented communicated and made available to all staff.

2.2.2. The safety policy shall:
(a) include a commitment to conform with all legal and other requirements related to safety
(b) provide a framework for setting safety objectives and evaluating the organisation’s safety performance against these objectives;
(c) include a commitment control safety risks which arise both from its own activities and those caused by others;
(d) include a commitment to continual improvement of the safety management system;
(e) be maintained in accordance with the business strategy and the evaluation of the safety performance of the organisation.

2.2.2. Purpose

The safety policy is an important document for showing how the organisation manages its safety responsibilities and its leadership and commitment for the proper management of safety. The applicant should be able to show that they have a safety policy which meets the requirements above and describes in summary the basic structure of risk control.

2.2.3. Explanatory notes

The safety policy is an expression of the leadership’s philosophy and therefore this section is linked closely with section 3.1. For example, the regulatory requirement above does not directly mention human and organisational factors.

In point 2.2.1 (a) of the legal text above where the requirement concerns infrastructure managers ‘type’ is replaced by ‘character’.

2.2.4. Evidence

- For a Railway Undertaking: A written safety policy signed by the Chief Executive that reflects the type and extent of operation, supports conformity with legislative and other requirements, continual safety improvement and provides a framework for setting safety objectives. (2.2.1 (a), (b), (2.2.2 (a-c)))
Safety management system requirements for safety certification or safety authorisation

For an Infrastructure Manager: A written safety policy signed by the Chief Executive that reflects the character and extent of railway operations and infrastructure development, supports conformity with legislative and other requirements, continual safety improvement and is used for setting safety objectives; (2.2.2 (a-c))

For both: Information to indicate that the safety policy has been communicated to all staff; (2.2.1 (c))

Information that the safety policy is maintained so that it is always aligned with the business strategy of the organisation; (2.2.2 (d))

Evidence that the safety policy has a commitment to monitor safety performance and is periodically reviewed following analysis of the safety performance amended after reviewing the safety performance of the organisation against the set objectives. (2.2.2(b), (d))

2.2.5. Examples of evidence

A safety policy signed and dated by the Chief Executive which accurately reflects the type extent and character of the operation. The document gives a commitment to continual improvement of the SMS

The safety policy is current and has a defined review cycle aligned with the business strategy.

Safety objectives are consistent with the mission and vision statements set out in the safety policy and from this it can be seen that they are valued by staff and there is reinforcement of their commitment to achieving them.

The safety policy contains information or references in which the process is set out for how it is reviewed to see if it needs amendment following a review of the safety performance of the organisation against the set objectives.

There is a process for communicating safety policy via the organisation’s intranet and for displaying it in strategic/operational locations.

2.2.6. Supervision issues

During supervision it will be important to test how well the safety policy has been communicated to and is understood by all staff and what role it plays in reality in setting the safety framework within which the organisation operates. A key question is whether the document is helping to set the agenda or is there simply because it is a legal requirement.

Check that changes in organisational safety performance have triggered a review of the safety policy.

Check that the safety policy reflects the reality of the organisation.
2. Leadership

2.3 Organisational roles, responsibilities, accountabilities and authorities

2.3.1. Regulatory requirement

| 2.3.1. | The responsibilities, accountabilities and authorities of staff having a role that affects safety (including management and other staff involved in safety-related tasks) shall be defined at all levels within the organisation, documented, assigned and communicated to them. |
| 2.3.2. | The organisation shall ensure that staff with delegated responsibilities for safety-related tasks shall have the authority, competence and appropriate resources to perform their tasks without being adversely affected by the activities of other business functions. |
| 2.3.3. | Delegation of responsibility for safety-related tasks shall be documented and communicated to the relevant staff, accepted and understood. |
| 2.3.4. | The organisation shall describe the allocation of roles referred to in paragraph 2.3.1 to business functions within and where relevant, outside the organisation (see 5.3. Contractors, partners and suppliers). |

2.3.2. Purpose

The aim of this requirement is to get the applicant to provide a clear picture of the structure of the organisation and how roles and responsibilities are allocated and maintained over time from those in front line positions to top management. This is key to understanding how well the organisation’s safety management system controls risk. The applicant should demonstrate how they assign competent staff to activities, how they ensure that those staff have a clear understanding of their roles and responsibilities and how people are held accountable for their performance.

2.3.3. Explanatory notes

There may exist a gap in the understanding between the safety management provisions at an operational level and the management processes that are supposed to run the safety management system (e.g. risk assessment, monitoring). The identification of roles relevant within the safety management system (2.3.1) is not limited to those being accountable or responsible for the management of safety processes, such as the safety manager or the safety team, but extends to any role involved in safety-related tasks, such as the operational staff and this is independent of their managerial or non-managerial positions within the organisation (i.e. senior managers, line managers, other staff/employees/workers).

Within roles, responsibilities, accountabilities and authorities (2.3.1) the exchange of safety-related information should be covered. For example who is responsible for issuing late change notices for train drivers. (see also 4.4.1 and 4.4.2).

The SMS should conform to the CSM SMS requirements (1.1.1 (d)) and top management is accountable for ensuring that its SMS meets them. Top management may delegate some of
its responsibilities to relevant staff. Performance reporting is conducted in accordance with the requirements of management review (6.3), where relevant staff have a responsibility to report on the safety management system’s performance to top management.

’Safety-related tasks’ (2.3.1) are not limited to those tasks that directly manage safety (i.e. safety-critical tasks, that are performed by staff when they control or affect the movement of a train, which could affect the health, and safety of persons, as stated in the TSI OPE). It also includes non-operational tasks that influence safety.

‘Delegation’ (2.3.3) means the transfer of responsibility to a lower from a higher position of authority usually for the purpose of speeding up the organisation’s response to matters which arise. Safety responsibility can be delegated, i.e. cascaded down, within the scope of the defined job responsibilities, provided such delegation is documented. Safety accountability cannot be delegated. It defines the obligation of the person who is held to account if something is not done, does not work, or fails to achieve its objective, to demonstrate the satisfactory discharge of his/her safety responsibilities. The communication and acceptance of tasks (2.3.3), including safety-related tasks, is part of the normal business process for how staff are allocated to functions and this should be auditable.

The allocation of roles (2.3.4) can be demonstrated through the provision of an appropriate organisation chart or organogram.

Management should possess sufficient knowledge and understanding of human and organisational factors issues to ensure that specialists are engaged when needed. The roles, responsibilities and accountabilities of human and organisational factors specialists should be defined according to the tasks to be completed. (2.3.3).

There should be a process to ensure that individuals can report near misses, incidents and accidents without fear of repercussion. The policy supports individual rights and responsibilities to raise safety concerns, and does not tolerate harassment, intimidation, retaliation or discrimination for doing so. The key to the success of a just culture is trust and openness in the organisation. This is built-up over time and depends on management’s willingness to make comprehensive analyses when incidents and accidents have occurred, as well as to listen and learn before reacting. Consistency in handling safety issues is important in establishing a just culture.

2.3.4. Evidence

- An organogram and relevant explanatory text giving the structure of the organisation relevant safety responsibilities and the way that the safety management system is set out and how it links to the context of the organisation; (2.3.1), (2.3.4)
- A list of other information detailing safety responsibilities within the organisation’s structure; (2.3.1), (2.3.3)
- Evidence that a competence management system is in place and maintained for all staff which assesses the adequacy of the tasks with assigned responsibilities, competence and resources; (2.3.2)
2. Leadership

- Evidence from the competence management system or other procedures that the organisation ensures that roles and responsibilities are communicated to, accepted and clearly understood by staff and that they will be held accountable for performing them (2.3.3).

- A Description of responsibilities for operation and maintenance, including a definition of the requirements that staff and contractors as appropriate should comply with (2.3.4).

- The strategy for human and organisational factors should demonstrate requirements for when and how human and organisational factors expertise is engaged and what their roles and responsibilities are (2.3.1), (see also 4.6).

2.3.5. Examples of evidence

An organogram supported by additional text which allows the assessor to see how the SMS is structured and how its different parts relate to each other.

The process covering how safety responsibilities are allocated and where powers of delegation are allowed with some examples to show how the process has worked.

Examples of job descriptions of safety-related tasks, also those not directly involved in operations and which indirectly affecting the delivery of operation (i.e. assigning jobs, planning operation and providing operational information to staff, supervising operation).

Reference to the Competence Management System (CMS) with information on how this is structured and links to where the detail can be found.

The feedback process is provided that is used to ensure that information that has passed down through the organisation is clearly understood.

The procedure(s) for working out what competence and resourcing is required to support safety tasks and responsibilities for all levels of the hierarchy.

The strategy for human and organisational factors shows how human and organisational factors is an integrated part of processes and projects. The expertise and activities related to human and organisational factors is appropriate for the size of the organisational process or project. The roles and responsibilities, and accountabilities as well as the stages for engagement of the human factors specialist are defined in the process or project plan.

2.3.6. References and standards

- Safety Accountabilities and Responsibilities (SKYbrary)

2.3.7. Supervision issues

For supervision, the key issues here will be matters of degree. The question that will need to be answered is ‘how far does the information supplied reflect the reality of the situation in practice?’

An examination of the functioning of the competence management system will be the route to answering most of the questions in this section.
2.4. Consultation of staff and other parties

2.4.1. Regulatory requirement

| 2.4.1. | Staff, their representatives and external interested parties, as appropriate and where relevant, shall be consulted in developing, maintaining and improving the safety management system in the relevant parts they are responsible for, including the safety aspects of operational procedures. |
| 2.4.2. | The organisation shall facilitate the consultation of staff by providing the methods and means for involving staff, recording staff’s opinion and providing feedback on staff’s opinion. |

2.4.2. Purpose

The applicant should provide evidence that they actively involve their own staff (or their representatives) as well as external interested parties in using and developing the safety management system to control risks over time. This will also give an indication to the assessing authority what the safety culture is like within the organisation and how actively they involve relevant third parties in managing safety in areas where the risk is shared.

The organisation acknowledges that no single individual has on his own all the information that is needed to manage safety in a sustainable way. Process experts, safety experts, supporting services, front line staff, management and supervisors, trade unions, external contractors, all hold and use knowledge and information that is essential for safety. They need to be given the opportunity to meet, discuss and express their point of view in order to gain the best possible understanding of the reality of the workplace. Particular attention is needed at the organisational interfaces between services, departments and organisations. The exchange of ideas and information on the analysis and treatment of risk, accidents and incidents should be fostered.

Involvement in reporting safety critical information and participating in the analysis of dangerous situations and incidents is supported by a climate of trust. In addition, the early input of operational staff is actively sought when performing risk assessment, designing or transforming technical installations and writing new procedures.

2.4.3. Explanatory notes

These external parties (2.4.1) can be consulted on matters pertinent to the management system. For instance, contractors can be responsible for some safety-related tasks such as train preparation or infrastructure maintenance. When the train preparation procedure or infrastructure maintenance are risk assessed, it is good practice that those contractors be involved in the process.

External parties means organisations which have an interface with the applicant such as contractors, partners, suppliers, relevant government agencies, local authorities or the emergency services.
2. Leadership

The development of a positive safety culture is fostered by good quality and timely communication of relevant information to those who need to receive it.

2.4.4. Evidence

- The applicant should provide details of the process for consulting staff (or their representatives) and relevant external interested parties, including how those consultations translate into changes to the safety management system or specific operational procedures.\(2.4.1\), \(2.4.2\)

- The applicant should provide information about the system in place to feedback to staff the outcomes of consultation.\(2.4.2\)

2.4.5. Examples of evidence

The process or procedure for consulting staff (and, as applicable, their representatives) and interested parties in developing the SMS.

Examples of minutes of consultation meetings held with staff (and/or their representatives) with the records of outcomes.

Examples of how opinions and suggestions from staff are collected during change management (i.e. on a draft/amended/new operational procedure) and how they are dealt with.

A document/procedure is provided showing how the operational staff, that will deal with a new or developed technical system are involved at an early stage (planning and developing) of the work, in order to collect inputs e.g. concerning the man-machine interface.

There are procedures stating how human and organisational factors should be addressed and the results communicated within the organisation related to the organisation's business objectives and organisational processes, e.g. projects, investigations of incidents and accidents, risk analyses and other safety related activities for own personnel, contractors, partners and suppliers.

The organisation should clearly define safety expectations and required behaviours. Organisational priorities are aligned to avoid conflicting goals. A process for planning, risk assessing and controlling activities to ensure that safety is not compromised by other business interests is described, for example by using conservative decision making. Safety goals are linked to the safety culture. Management takes an active role in planning and implementing needed changes to the safety culture.

2.4.6. Supervision issues

Consultation with and involvement of relevant personnel both internally and externally is an important part of making sure that those with relevant experience are able to have a positive impact on the safety management system of the organisation.
Supervision in this area should target the records of how staff and external parties are consulted and their comments taken on board as well as covering records of changes to the SMS which originated in this field.

Particular attention should be paid to how feedback is given and learning derived from this.
3. Planning

3.1. Actions to address risk

3.1.1. Regulatory requirement

3.1.1. Risk assessment

3.1.1.1. The organisation shall:

- (a) identify and analyse all operational (including human performance), organisational and technical risks relevant to the type (character), extent and area of operations carried out by the organisation. Such risks shall include those arising from human and organisational factors such as workload, job design, fatigue or suitability of procedures, and the activities of other interested parties (see 1. Context of the organisation);

- (b) evaluate the risks referred to in point (a) by applying appropriate risk assessment methods;

- (c) develop and put in place safety measures, with identification of associated responsibilities (see 2.3. Organisational roles, responsibilities, accountabilities and authorities);

- (d) develop a system to monitor the effectiveness of safety measures (see 6.1. Monitoring);

- (e) recognise the need to collaborate with other interested parties (such as railway undertakings, infrastructure managers, manufacturer, maintenance supplier, entity in charge of maintenance, railway vehicle keeper, service provider and procurement entity), where appropriate, on shared risks and the putting in place of adequate safety measures;

- (f) communicate risks to staff and involved external parties (see 4.4. Information and communication).

3.1.1.2 When assessing risk, an organisation shall take into account the need to determine, provide and sustain a safe working environment which conforms to applicable legislation, in particular Council Directive 89/391/EEC.

3.1.2. Planning for change

3.1.2.1. The organisation shall identify potential safety risks and appropriate safety measures (see 3.1.1. Risk assessment) before the implementation of a change (see 5.4. Management of change) in accordance with the risk management process set out in the Regulation (EU) No 402/2013, including consideration of the safety risks from the change process itself.

3.1.2. Purpose

This requirement goes to the heart of the SMS, it is aimed at getting the applicant to show how their systems identify and control the risks they face. It also requires the applicant to show how they use the results of the risk assessment in practice to improve risk control and
how they check this over time. It is important to remember that this requirement does not
deal directly with managing the risks from changes (which is another requirement) but it
is related to it. It should also be noted that there is a specific requirement to address via
risk assessment issues related to human performance such as job design and fatigue risk
management.

How this information is organised and communicated as part of the SMS is a matter for the
applicant to describe in the application and the content should reflect the risks encountered
by the organisation bearing in mind the type, extent and area of its operation (see the context
of the organisation). It is appropriate to deal both with the risks for which the responsibility
rests on the applicant and the risks arising from the activities of third parties.

A common understanding, throughout the organisation, on how to prevent major risks
is seen as a priority for good safety management. The low frequency of a scenario should
not lead to it being ignored. Moreover, to ensure the realism of a chosen scenario for risk
assessment compared to real operations, both safety management experts and operators at
the sharp end of the business contribute to safety analysis and risk assessment. The results
of these assessments are communicated in an accessible and understandable format to all
actors contributing to safety. Directors and management foster discussions on major risks to
be managed, in order to assure a common understanding and awareness. Furthermore, the
existence of major risks is stressed throughout the life cycle of the system.

3.1.3. Explanatory notes

For the purposes of assessment of an application, the applicant should show how they comply
with Council Directive 89/391/EEC and associated regulations. The assessment will focus on
the demonstration of the management of these issues and not the issues themselves. Issues
like fatigue or stress management, as well as the testing of physical and psychological fitness
may be dealt with as a legal issue within the framework of occupational health and safety,
however they have an interface with the competence management system (e.g. for training
after long absence) and with job assignment (staff should be assigned to certain jobs only if
ascertained that they are fit for them), as stated in the TSI OPE.

In point 3.1.1.1 (a) of the legal text above where the requirement concerns infrastructure
managers ‘type’ is replaced by ‘character’ for the purpose of assessment.

‘Activities’ (3.1.1.1 (a)) here means both the action that the interested parties (contractors,
suppliers and others) are carrying out on behalf of or in conjunction with an applicant and also
the assets that are used in support of those actions. The key point being that the applicant has
to demonstrate that they have a robust process for the assessment of risk and all relevant risks
are addressed. Some risks (e.g. hydrogeological risks, risks at level crossings, stones thrown
at trains, trespassers) need also to be taken into account by the organisation when this is
appropriate and reasonable. However, these issues are related to operational risks (since they
all affect the train operations) and may not be related to human performance only.

‘Other interested parties’ designates both organisations and individuals. These parties can be
external to the railway system (1.1.1 (c)).
A change may be safety-related or not (3.1.2.1). The impact of any safety-related changes should be assessed and appropriate safety measures identified to reduce the related risks to an acceptable level. The implementation of the change management process may also lead to safety risks, in particular when it is decided to postpone the implementation of a change when it will be necessary to avoid, partly or wholly the creation of another safety risk. However, risk management (3.1.1.1) is not exclusive to change management. In general, the organisation should ensure that the safety risks relating to its operations are adequately managed. The need for identifying, managing and controlling these safety risks, as part of the applicant’s SMS, goes therefore beyond change management and the application of the CSM for risk evaluation and assessment.

The CSM for risk evaluation and assessment applies for all technical, operational or organisational changes (for the latter those that have an operational or maintenance consequence). For each safety related change, the applicant/proposer has first to decide whether the change is significant (or not). If it is deemed that it is, it has to demonstrate that the risks related to the change are acceptable using the principles described in the CSM and that the requirements issuing from this demonstration have been implemented effectively in the system under change. The risk assessment carried out is then assessed by an independent assessment or recognised body which will write a report on the acceptability or not of the analysis. NSAs will consider such reports in their supervision activities but cannot challenge the results of the report unless they have reason to believe that the process of assessing the risk assessment has not been followed correctly. When the change is safety-related but not significant, the applicant/proposer has to document its decision and it will still need to risk assess the change under the risk management process of the SMS. In that case, it is the responsibility of the applicant to choose the appropriate risk assessment methods for justifying that the risk control measures it puts in place are appropriate to control the associated risks to an acceptable level. It should be noted that whilst the trigger for the application of the CSM-REA is whether a change is significant or not an organisation could choose to apply the CSM for risk evaluation and assessment in any event, for example if it felt that for commercial or societal reasons the change merited an independent assessment of the work that the organisation had done.

The CSM for risk evaluation and assessment contains six criteria which should be examined to determine ‘significance’. These are:

- **failure consequence**: credible worst-case scenario in the event of failure of the system under assessment, taking into account the existence of safety barriers outside the system;
- **novelty used in implementing the change**: this concerns both what is innovative in the railway sector, and what is new just for the organisation implementing the change;
- **complexity of the change**;
- **monitoring**: the inability to monitor the implemented change throughout the system life-cycle and take appropriate interventions;
- **reversibility**: the inability to revert to the system before the change; and
- **additionality**: assessment of the significance of the change taking into account all recent safety-related modifications to the system under assessment and which were not judged as significant.
These elements should be used to assess how decisions on ‘significance’ under the CSM –REA made by organisations have been reached.

Although the risk management process set out in the CSM for risk evaluation and assessment applies in the case of safety-related and significant changes, the principles underpinning the risk management process enacted in that Regulation are common practice for risk management and therefore, can apply in all other situations where risk assessment is needed.

There is a systematic approach for identifying the safety critical work tasks and processes, and methods from the human and organisational factors domain are used for analysing safety critical work tasks, e.g. task analysis, HTA, (hierarchical task analysis), TTA, (tabular task analysis). Professional human and organisational factors expertise should be used to select and apply appropriate methods.

The risk assessment process should describe the involvement of human and organisational factors specialists and relevant competencies, for users and other interested parties. This could for example include a description of to what extent human and organisational factors specialists should be involved in risk analysis and what level of human and organisational factors competence is needed.

Appropriate methods for integrating human and organisational factors in risk assessment are described, e.g. task analysis, usability analysis, simulation, human HAZOP, bow-tie.

3.1.4. Evidence

- The applicant should supply evidence that it has a risk assessment process (including a description of the methodologies used, personnel involved and any validation or verification undertaken), which encompasses both risks identified as significant changes under the CSM for risk evaluation and assessment, (Commission Implementing Regulation (EU) 402/2015) and risks considered not-significant which should nevertheless be controlled and the process covers all operational, organisational and technical risks; (3.1.1.1(a),(b))

- Evidence that risks associated with human and organisational factors issues are considered in the risk assessments. The strategy for human and organisational factors should show how and when human and organisational factors are an integrated part of the risk assessment process and demonstrate the use of appropriate methods and expertise; (3.1.1.1(a))

- Evidence of a means of involving where appropriate third parties in the risk assessment process, including how risks from third parties which affect the operations of the RU or IM are managed; (3.1.1.1(a), (3.1.1.1(e)), (3.1.1.1(f))

- Evidence that the applicant has a process in place to develop and put in place risk control measures, including who is responsible for ensuring that they are completed; (3.1.1.1(c)).

- The applicant should indicate how they involve and communicate the results of risk assessment and the associated control measures to the relevant staff; (3.1.1.1(f))

- The applicant should demonstrate how they monitor the effectiveness of their risk control measures including how processes or procedures are updated as required; (3.1.1.1(d))
3. Planning

- **Within the evidence provided the applicant should indicate how they take account of the need to comply with other applicable legislation such as that made under Council Directive 89/391/EEC,** (3.1.1.2)

- **The applicant provides evidence to demonstrate as part of its change management process that the impact of any change is systematically evaluated. This will mean the use of risk assessment including the use of the CSM for risk evaluation and assessment to identify the risks and the control measures necessary. The applicant also provides evidence that the control measures identified during the change management process have been implemented,** (3.1.2.1)

3.1.5. Examples of Evidence

A risk assessment process or procedure including as necessary how and when Failure Modes and Effects Analysis (FMEA), Hazard and Operability Study (HAZOP) or other techniques are used to support the implementation of control measures to address risk.

Evidence such as a hazard register which shows that the organisation has a process for systematically evaluating hazards as the first step in managing risk, fed by the results of monitoring, promptly updated when new risks are detected, complemented with appropriate information on the safety measures adopted to keep the risk under control (e.g. technical equipment, operational procedures, staff training).

An overview of the process elements for how human factors are taken into account in the risk assessment process and how and where necessary third parties are involved.

The procedure for communicating the outcomes of risk assessments to staff with illustrative examples as necessary.

Procedure for complying with other relevant EU legislation such as Council Directive 89/391/EEC, as far as risks related to staff (death, temporary or permanent injuries, near misses) may be covered by the occupational health and safety legal framework, but the control measures should be included in or complement operational rules.

An indication of the process to ensure the safety-related tasks delegated to each staff category are designed in such a way that:

- **The volume of tasks to be completed is not excessive at times when a safety-related task is being carried out;**

- **Where safety-related tasks are combined the organisation is able to demonstrate that the level of safety is maintained;**

- **There are no contradictions between the delivery of safety-related tasks and other objectives assigned to staff (consistent with 2.1.1 (f)).**

There is a human and organisational factors strategy links to the risk assessment processes. This demonstrates that the results from risk analyses are being used and safety-enhancing measures are implemented and evaluated.
3.1.6. References and standards

- Agency guide for the application of the CSM on risk assessment
- Risk acceptance criteria for technical systems and operational procedures used in various industries
- Guideline supporting the implementation of (EU) Regulation 2015/1136 on harmonised design targets (CSM DT) in the scope of the CSM on risk assessment
- ISO 31000:2009 Risk Management
- ISO 31010:2009 Risk management - Risk assessment techniques

3.1.7. Supervision issues

The risk assessment process should be at the heart of the safety management system when carrying out supervision therefore, it should be possible from interviews and checks of documentation and processes to discover whether this is in fact the reality. Of key importance here are any findings from supervision which will be relevant for the future renewal of a single safety certificate or safety authorisation. In addition, any findings from the supervision of risk assessment processes should as necessary form an input into the supervision strategy of the NSA.

The following information can serve as inputs for later supervision:

- Hazard list;
- Results of risk analysis, including reports of the risk assessment body or bodies where appropriate;
- Justification about the use of risk assessment methods (e.g. FMECA, FTA, ETA, HAZOP), including how risk assessment criteria are set and how hazard severity and likelihood of occurrence are determined;
- As appropriate, a classification of hazardous events by subject, effects or causes (e.g. preliminary hazard list).

Staff with responsibilities associated with risk assessment should be aware of their role and the importance of the process and be competent to carry it out effectively.

It is particularly important that a range of examples of risk assessments are examined as these will show whether risks are properly considered using an appropriate methodology. Field observation should then demonstrate that the identified control measures are in place.
3. Planning

3.2. Safety objectives and planning

3.2.1. Regulatory requirement

3.2.1. The organisation shall establish safety objectives for relevant functions at relevant levels to maintain and, where reasonably practicable, improve its safety performance.

3.2.2. The safety objectives shall:
(a) Be consistent with the safety policy and the organisation’s strategic objectives (where applicable);
(b) Be linked to the priority risks that influence the safety performance of the organisation;
(c) Be measurable;
(d) Take into account applicable legal and other requirements;
(e) Be reviewed as regards their achievements and revised as appropriate;
(f) Be communicated.

3.2.3. The organisation shall have plan(s) to describe how it will achieve its safety objectives.

3.2.4. The organisation shall describe the strategy and plan(s) used to monitor the achievement of the safety objectives (see Monitoring).

3.2.2. Purpose

To ensure that the organisation meets legal requirements and ensures that the concept of continual improvement in safety is communicated to staff and believed in by the management.

The applicant needs to demonstrate that they have meaningful objectives and a process to implement and monitor them during their lifetime.

3.2.3. Explanatory notes

Safety performance here means the performance of the organisation against its safety objectives and the performance of the safety management system and all the processes and procedures which support this.

The term ‘safety objectives’ is interchangeable with the term ‘safety targets’, although the latter usually has a numerical meaning. Safety objectives or safety targets are different from the Common Safety Targets (CSTs) set at the Member State level, however some companies may use the latter as objectives to be attained, in order to maintain or improve their safety performance.

Safety objectives are linked to risks, as the latter will influence the safety performance of the organisation (i.e. the intended outcomes of the safety management system and therefore the success in meeting the objectives). Safety objectives may be quantitative, represented by a reduction of the number of events as an absolute value or in percentage terms. Safety objectives may be also qualitative, expressed as a generic value, like “safety at level crossings will be improved” or “the current level of safety will be maintained”.

© EU Agency for Railways, 2018.
Using a plan-do-check-act approach, objectives should be reviewed on a regular basis and should consider the results of risk assessment and past monitoring and accident and incident investigation in setting priorities in order to maintain and where practicable improve safety performance.

The setting and monitoring of safety performance indicators that support the organisation’s decision-making on risk control and whether these are effective are inputs for setting up and reviewing safety objectives.

3.2.4. Evidence

- There is a SMART, set of safety objectives which fit in with the organisation’s wider business needs; (3.2.1), (3.2.2 (a),(b),(c))
- A statement indicating the legal requirements and how they are complied with; (3.2.2 (d))
- Description of how these objectives can be achieved and are communicated to relevant staff; (3.2.2 (f)), (3.2.3)
- There is a monitoring process, consistent with the requirements set out in the CSM on Monitoring (Regulation (EU) 1078/2012), for the objectives to ensure that they are consistently fit for purpose and that the organisation achieves its goals. (3.2.2 (e)), (3.2.4)

3.2.5. Examples of evidence

The process by which safety objectives are set prioritised and monitored and how conflicts with other objectives are avoided and if not avoided, resolved. This should include the level the objectives are set at and how they contribute to other objectives at other levels where this is appropriate. It should also include the interfaces, the timing and any necessary supporting qualitative or quantitative data.

The safety objectives and the plan for delivering them together with the process to be followed when it appears the safety objectives are going to be missed.

The process or procedure to turn the outcomes from monitoring activities into safety objectives, the planning of actions to achieve them and related indicators of achievement.

3.2.6. Supervision issues

A key question for supervision will be how achievable are the set objectives in practice and what happens in reality if it starts to become clear that they are unlikely to be met.

How the safety objectives are set and reviewed – that the objectives focus on vulnerable or critical activities/controls and utilise outcome and activity indicators

How the organisation is demonstrating continuous improvement in risk control through its’ safety objectives.
3. Planning

Evaluate whether the organisation can effectively monitor its safety performance and therefore, use the CSM on monitoring to assess performance against safety objectives and related safety performance indicators.

Take an example of an objective (e.g. defined some years before), and see if and how it is tracked from its creation to final achievement (or failure).
4. Support

4.1. Resources

4.1.1. Regulatory requirement

The organisation shall provide the resources, including competent staff and effective and useable equipment, needed for the establishment, implementation, maintenance and continual improvement of the safety management system.

4.1.2. Purpose

The purpose of this requirement is to make sure that the organisation has processes in place to provide adequate resources such as technical equipment or systems or competent staff to allow its SMS to control risk in accordance with its objectives.

4.1.3. Explanatory notes

Allocating adequate resources is a pre-requisite for achieving an appropriate level of safety.

4.1.4. Evidence

- Information concerning the competence management system (CMS) or in the event that a CMS does not exist evidence how the organisation ensures that it has sufficient competent staff in place.(4.1.1)
- Information concerning how the organisation goes about making sure that it has enough effective and useable equipment in place to allow it to fulfil its service obligations and to maintain an effective safety management system which controls risk.(4.1.1)
- Information concerning the organisation of maintenance functions and how this relates to the provision of sufficient resource to allow the organisation to fulfil its service obligations.(4.1.1)

4.1.5. Examples of evidence

A statement as to how staffing requirements are decided so that that the SMS runs efficiently together with details of relevant reference procedures or processes where further information can be found.

The competence management procedure or details of the process which seeks to make sure that the organisation has in place competent staff in relevant roles, with detailed training programmes as appropriate (see also 4.2).
4. Support

A statement setting out the process for resource allocation so as to fulfill operational needs along with relevant references to supporting documents.

A document setting out the allocated resources for planned large changes in the organisation (including staffing and the supply of necessary equipment).

4.1.6. Supervision issues

Check that the competence framework and equipment requirements are clearly linked back to the outputs from risk assessment.

In checking the CMS the national safety authority should check that the organisation has in place the means to identify and maintain staff with the correct skills to allow them to carry out their tasks in a safe manner. Of key concern will be how the CMS is kept up to date.

When looking at the maintenance activities which relate to this requirement those carrying out supervision should seek to ensure that where these activities are contracted out the Railway Undertaking or Infrastructure Manager exercises its oversight function to ensure that contractors deliver the appropriate safe to use product.

Checking vacancy gaps in selected areas of the SMS can be used as an indicator of the adequacy or not of human resources.

Similarly the way equipment is used e.g. how many spares are taken to site can be an indication of the quality of the equipment provided and hence the adequacy of resources.

4.2. Competence

4.2.1. Regulatory requirement

4.2.1. The organisation's competence management system shall ensure that staff having a role that affects safety are competent in the safety-related tasks for which they are responsible (see 2.3. Organisational roles, responsibilities, accountabilities and authorities), including at least:

- (a) identification of the competencies (including knowledge, skills, non-technical behaviours and attitudes) required for safety-related tasks;
- (b) selection principles (basic educational level, psychological and physical fitness required);
- (c) initial training, experience and qualification;
- (d) ongoing training and periodic update of existing competencies;
- (e) periodic assessment of competence and checks of psychological and physical fitness, to ensure that qualifications and skills are maintained over time;
- (f) specific training in relevant parts of the safety management system in order to deliver their safety-related tasks.
4.2.2. Purpose

The purpose of this requirement is to ensure that the organisation has in place appropriate structures and resources to control the risks it faces and allow it to deploy staff who are competent to fulfil the safety functions and in particular those of a safety critical nature that they undertake. The competence management system will also allow the organisation to maintain the skill, knowledge and experience of their staff over time.

Competence plays a pivotal role in ensuring that activities are carried out satisfactorily. The need to have competent staff extends to both front-line support (including contractors, consultants and suppliers of safety-related services) and management personnel. Management competence requirements are frequently overlooked; however, managers make important decisions that can have fundamental and wide-ranging effects on health and safety. These should include provisions for training all staff to the required safety standards, for maintaining competency, irrespective of circumstances, including issues like staff availability and for monitoring levels of competency in relation to required standards.

In this context, safety is seen as an integrated component of professional behaviour and professionalism – and not as an “additional layer” to be added to the professional skills. Also the capacity of an organisation to deal in real time with non-anticipated events highly relies on the competence of front line staff and their supervisors. These competences can be, for example, developed simulations and regular training of complex scenarios.

4.2.3. Explanatory notes

A training programme (4.2.2) can be provided via a third party training centre. In this case, the organisation should ensure that the training centre is competent to provide the relevant services either because it has been certified or recognised under a national or European scheme, or through direct monitoring of the training activities and the outcomes from it.
4. Support

Training Centres may provide all the training needs of an organisation or only a few of them based on their competences in the various fields. Where a third party training centre provides an organisation with training then that organisation must check that the training covers the necessary elements and where they do not they should supplement such external training with internal training as necessary.

‘Attitude’ (4.2.1 (a)) is used to describe how people react to certain situations and how they behave in general (e.g. being proactive, being able to get along with other people). This is very important in making the interconnections within the SMS work.

There should be a systematic approach to ensure that human and organisational factors competence is accessible either in relevant roles based on a needs analysis or on an on-call basis.

Human and organisational factors competence should for example be used in projects in relation to new or modified designs, in accident analysis to provide a non-technical perspective or regarding human performance issues.

4.2.4. Evidence

▶ The applicant should provide information about their competency management system and how it works to fulfil the matters set out in the requirements; (4.2.1), (4.2.2(a) –(e))

▶ The evidence shall include details of the training programmes that are in place for staff (including where necessary information concerning the organisations requirements for the competence of trainers) and how this is kept up to date and reviewed (including when necessary for the Safety Advisor role under RID); (4.2.2 (a)-(e))

▶ The evidence shall include the back to work arrangements in place for staff following accidents and incidents or long absence from work including how any additional training needs are identified; (4.2.3)

▶ If the applicant uses a recognised training centre which has been certified under EU Regulations, a copy of the relevant certificate will provide presumption of conformity with the elements above to the extent that they are covered by that certification process; (4.2.1 (a), (c) –(f), (4.2.2)

▶ The applicant should indicate how it ensures that for the same tasks there is no difference between the competence of its own staff and those of any contractors, suppliers and consultants it employs; (4.2.1 (a) –(f))

▶ The applicant should indicate how Human and organisational factors competence needs are assessed, which includes defining in what roles and in what processes human and organisational factors competence is needed and what level of competence is required. The human factors capability available (e.g. formal human factors qualifications i.e. academic degree, internal/externally recognised competences and experience) is tailored and proportionate to the maturity and complexity of the company; (4.2.1 (a-f))

▶ The applicant should provide information about the process for authorising staff to undertake key roles including the ongoing management of staff competencies (4.2.1 (a)-(f), 4.2.2(d)).
4.2.5. Examples of Evidence

The competence management system with an explanation of how it works over time including for non-frontline staff where appropriate as well as links to the documentation which supports it including the various training programmes and how sub-contracted training centres are managed.

The contractual arrangements (including Terms of Reference) with any certified training centres along with evidence of their certification are provided.

Examples of training programmes for groups of staff.

The qualifications including psychological or physical requirements deemed necessary for particular safety related roles.

The accident and incident investigation procedure to the extent that it addresses actions to modify training programmes in the light of accidents and incidents, past supervision etc.

The procedure or process for ensuring staff have specific and refresher training for the following:

- Anticipated changes affecting internal regulations, infrastructure, organisational structure etc.;
- Updates of the assigned tasks (e.g. for train drivers, new routes, new locomotive types, new type of service).

The process for ensuring that:

- Competence is maintained by sufficient practice in the field (e.g. for train drivers, knowledge of operating conditions, categories of trains, traction units, lines and stations) and/or by scheduling specific training, in particular where there has been a long absence from work (e.g. illness) or accident/incident;
- Necessary action is taken where there are identified non-conformities or unsuitable behaviours, such as withdrawal or a person or piece of equipment from service for a period, restrictions with regard to recognised skills where a non-conformity was identified, specific training etc.;
- Suitable measures are taken for staff following accidents and incidents (e.g. for train drivers passing a signal, accident involving a person, etc. For example the organisation ensures that the train driver is fit to resume service or is replaced with another who is competent for the service to be provided);
- Lessons learned following serious accidents, or any other significant event, is shared, in particular when new risks are detected and need to be managed at operational level;
- The monitoring process for the Competence Management System, including how its effectiveness is measured.

The process for ensuring that the appropriate competencies for human and organisational factors are established and that there is a systematic approach to ensure that adequate time and resources for human and organisational factors are allocated.

Safety culture competence is based on a needs analysis. Safety culture competence needs are assessed and strategies to ensure the right competencies and resources are demonstrated.
4. Support

Basic knowledge of safety culture and its importance is shown to be promoted by management.

4.2.6. References and Standards


4.2.7. Supervision issues

How the outputs from risk assessment are linked to a review of the CMS.

When looking at the competence management system it is important to remember that there will be competence requirements which extend beyond the staff of the organisation but also impact upon contractors and others.

The CMS system should be checked to see how up to date it is and whether the training activities made under it reflect the organisations current needs.

The organisation should have some means of ensuring that contracted staff carrying out activities are competent to do so. This is a particular issue where labour only contractors are concerned where checks on competence may not be as thorough.

The competence level required for similar activities between directly employed staff and contractors should be the same.

There is a system in place which ensures that tasks and posts with a safety element, including safety critical tasks, are identified.

There is a robust and effective competence management system including, identification of the knowledge and skills needed, training, maintenance and resources for competence; the processes for recruitment, training, assessment, competence monitoring and record-keeping, indicating how all these contribute to achieving and maintaining competence in place.

Focusing on human factors – how does it go about assessing physical and psychological fitness (e.g. train drivers and for other staff performing safety critical tasks).

4.3. Awareness

4.3.1. Regulatory requirement

4.3.1. Top management shall ensure that they and their staff having a role that affects safety are aware of the relevance, importance and consequences of their activities and how they contribute to the correct application and the effectiveness of the safety management system, including the achievement of safety objectives (see Safety objectives and planning).
4.3.2. Purpose

Awareness means making the staff aware of the safety policy of the organisation and how they contribute to safety within the organisation, the hazards and risks that they need to be aware of and the outcomes of accident and incident investigation. It also covers making staff aware of the implications of not contributing towards the implementation of the SMS both from their point of view and that of the organisation. The purpose of this requirement is to address issues of safety culture within the organisation. It is for top management to set the agenda and direction of the organisation and to set out how business is done. Staff operating within the organisation will take their cue from management. The applicant will need to demonstrate how they address such issues within their processes and procedures.

4.3.3. Evidence

- The applicant should indicate where within their Human Resources or other processes the key role that staff have in delivering the objectives of the organisation is reflected, how they seek to measure this and what steps they are putting in place to maintain and improve it; (4.3.1) (see also 2.3)

- Information on the functioning of the competence management system. (4.3.1)

4.3.4. Examples of evidence

A statement in the safety policy or elsewhere as to the commitment of the ‘directing minds’ of the organisation to the promotion of the safety culture of the organisation in order to ensure the control of risks through a management system approach and the document will also indicate the place of all staff in promoting the safety policy through their actions and through achieving the safety objectives that are set. Links are provided to the specific procedures which seek to promote these ideas throughout the organisation.

The statement includes an indication of how the organisation promotes its approach to safety culture to its contractors, partners and suppliers.

For the policy itself, the communications from the top management, concerning objectives, either in the sense of encouraging all staff to contribute to their attainment or for example in congratulatory messages for improved performance.

Information showing that middle management and operational staff are involved in frontline safety initiatives (workshops, forums, dedicated safety days, training programmes oriented to develop awareness of their role within the SMS, etc.).

A description of the communication channels and the channels used.

4.3.5. Supervision issues

In interviewing staff on this issue, it is important to establish the nature of the understanding that people have of the roles and responsibilities which apply to them. This will indicate if the
organisation is able to understand the importance of an effective organisational culture or awareness in delivering safety through the SMS.

How the organisation has baselined its current culture and what steps are in place for improving and developing it are key questions for supervision.

Check the monitoring of the delivery of health and safety responsibilities / objectives, risk awareness, reporting culture - looking for lapses, errors, violations and other incongruences.

4.4. Information and communication

4.4.1. Regulatory requirement

4.4.1. The organisation shall define adequate communication channels to ensure that safety-related information is exchanged among the different levels of the organisation and with external interested parties including contractors, partners and suppliers.

4.4.2. To ensure that safety-related information reaches those making judgements and decisions, the organisation shall manage the identification, receipt, processing, generation and dissemination of safety-related information.

4.4.3. The organisation shall ensure that safety-related information is:
   (a) relevant, complete and understandable for the intended users;
   (b) valid;
   (c) accurate;
   (d) consistent;
   (e) controlled (see Control of documented information);
   (f) communicated before it takes effect;
   (g) received and understood.

4.4.2. Purpose

Compliance with these requirements is designed to show that the applicant has demonstrated within their application that they have in place the appropriate means to identify safety related information at different levels and to communicate it at the right time and to the right people. That they horizon scan to ensure current risk controls remain relevant and up to date and can identify new threats and opportunities from external influences (political, social, environmental, technological, economic and legal). That they are able to make sure that it reaches the appropriate staff (particularly safety critical staff) within their organisation who need to react to it. This will include how they supply relevant safety related information to other interested parties with whom they interface.

4.4.3. Explanatory notes

The organisation specifies what type of safety-related information needs to be communicated, how it will communicate (see also 4.5), to whom and under which conditions this will be initiated and processed (4.4.1). Safety-related information is exchanged between staff
carrying out tasks within the organisation, with (sub-) contractors, partners or suppliers, between railway undertakings and infrastructure managers and where relevant, between infrastructure managers.

Different types of information can be distinguished:

- **The SMS documentation**: See also 4.5;
- **Static information required from the infrastructure manager to design the rail operations such as operational rules and characteristics of the rail infrastructure (e.g. gauge, train length, gradients and axle load)**;
- **Information required for the planning of rail operations such as station working timetables, lists of routes, temporary speed restrictions, changes to the rail infrastructure, ongoing track works, limitations in railway gauge, trains to be diverted from the planned route, sections of line to be worked as single track, train running forecast (including any changes to the train routes and/or commuter services)**;
- **Information concerning the train traffic management (between railway undertakings and infrastructure managers and where relevant, between infrastructure managers) including the identification of competent staff within each organisation that can be contacted in case of degraded operations or emergency situations**: See also 5.5, during and outside core working hours.

Basic requirements for the purposes of the exchange of information (4.4.2) are identified in the TSI OPE between the railway undertaking and the infrastructure manager, in the ECM Regulation between the railway undertaking and the ECM, in the CSM on Safety Management System Requirements between the railway undertaking/infrastructure manager and the authorities (the Agency, NSA).

There are arrangements in place for the exchange of information with relevant parties concerning safety risks relating to defects and construction non-conformities or malfunctions of technical systems, including those of structural sub-systems including information on any corrective actions taken for example through the SAIT (Safety Alert Tool) agreement which the Agency has promoted with the railway Sector. Using the SAIT fulfils the obligation set out in the Railway Safety Directive (Article 4(5)) and the requirement in the CSM on Monitoring (Article 4) and the Regulation on Entities in Charge of Maintenance (Article 5(5) to exchange such information.

‘Valid’ in the context above (4.4.3 (b)) means up to date.

‘Consistent’ in the context above (4.4.3 (d)) means not conflicting if coming from different sources.

‘Understood’ in the context above (4.4.3 (g)) means that the applicant demonstrates that they have taken steps to ensure that safety critical information has been taken in by those who it is aimed at. This can be delivered by ad-hoc training, by questions checking understanding at briefings or in safety critical communications adopting protocols which require the repeating of back important messages, e.g. between signaller and driver to confirm that they have been absorbed correctly, or by any other means which meets the requirement.
4. Support

4.4.4. Evidence

- The applicant identifies the various communication channels which exist in the organisation and their purpose; *(4.4.1)*

- The applicant needs to supply evidence for example of any internal safety alert system, any system for supplying staff with relevant but routine information and any system for supplying staff with relevant but ad hoc information; *(4.4.2)*

- The applicant indicates how it satisfies itself that the information which has been disseminated has reached those it is intended to reach (particularly those in safety critical roles) and has been understood by them; *(4.4.3)*

4.4.5. Examples of evidence

A clear statement as to how communication both up and down for different types and levels of information works, including links to the specific procedures on safety alerts and routine communications.

The statement indicates what steps they take for different types of communications to ensure that they reach the staff that they are intended for and that those personnel understand what is being communicated e.g. safety critical information.

The process or procedure which ensures each staff member involved in a safety-related task is supplied with the correct version of documents at the right time.

The process or procedure for confirmation of delivery of safety-related documents.

The process/procedure for ensuring external parties, such as the infrastructure manager(s), (other) railway undertakings, authorities etc. are provided with a contact who is able to communicate with them (e.g. language skills) and has access to the right level of information.

Awareness of the Book of Forms (see TSI OPE), containing the set of communication protocols or media for clearly and promptly exchanging formalized information (paper based or paperless media, such as recording devices) affecting operation, in particular for train movements in degraded mode.

The safety alerts to be exchanged within the organisation or with other interested parties. Some typical examples are:

- the RUs provide information to the IM of any inconvenience that may have an impact on train movements (faults of rolling stock, e.g. hot axle boxes, in order that the IM can take risk control measures such as blocking traffic on the adjacent track).

- the IM provides information on infrastructure faults and eventual temporary safety measures like speed reduction to all RUs operating in the relevant area.

For the roles entrusted to manage the interfaces: evidence as to whom the safety alert is sent, depending on the area of operation (e.g: they are contained in the Route Book),
The process or procedure for disseminating information about changes to the organisational structure of the organisation both micro and macro;

The copies of the instructions given to staff undertaking safety-related tasks and addressing the operating rules relevant for the network(s) which need to be:

- **Complete**: all the rules and requirements relevant to safety tasks relevant to the operation of the RU are identified and transcribed in the relevant documents;
- **Accurate**: each of the rules and requirements are correctly transcribed without error (e.g. behaviour to adopt before a signal, safety related communications);
- **Consistent**: The requirements applying to a single person or a single team from different sources are compatible and consistent and they do not conflict.

### 4.4.6. Supervision issues

Check that there are techniques and process used to keep up to date in risk control, horizon scanning for opportunities or threats.

Check that there is a process for monitoring the use of formalized information.

In supervision key issues are how up to date the information is and whether it reaches **all** the relevant staff e.g. those on night shift or those who work remote from the organisations main bases in good time.

### 4.5. Documented information

#### 4.5.1. Regulatory requirement

<table>
<thead>
<tr>
<th>4.5.1.</th>
<th>Safety management system documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.5.1.1.</td>
<td>There is a description of the safety management system including:</td>
</tr>
<tr>
<td>(a)</td>
<td>the identification and description of the processes and activities related to safety of rail operations, including safety-related tasks and associated responsibilities (see 2.3. Organisational roles, responsibilities, accountabilities and authorities);</td>
</tr>
<tr>
<td>(b)</td>
<td>the interaction of these processes;</td>
</tr>
<tr>
<td>(c)</td>
<td>the procedures or other documents describing how these processes are implemented;</td>
</tr>
<tr>
<td>(d)</td>
<td>the identification of contractors, partners and suppliers with a description of the type and extent of services delivered;</td>
</tr>
<tr>
<td>(e)</td>
<td>the identification of contractual arrangements and other business agreements, concluded between the organisation and other parties identified under (d), necessary to control the safety risks of the organisation and those related to the use of contractors;</td>
</tr>
<tr>
<td>(f)</td>
<td>reference to documented information required by this Regulation.</td>
</tr>
</tbody>
</table>
4.5.1.2. The organisation shall ensure that an annual safety report is submitted to the relevant national safety authority (or authorities) in accordance with Article 9(6) of Directive (EU) 2016/798, including:

(a) a synthesis of the decisions on the level of significance of the safety-related changes, including an overview of significant changes, in accordance with Article 18(1) of the applicable Article 18(1) of Regulation (EU) No 402/2013;

(b) organisation’s safety objectives for the following year(s) and how serious risks for safety influence the setting of these safety objectives;

(c) the results of internal accident/incident investigation (see 7.1 Learning from accidents and incidents) and other monitoring activities (see 6.1 Monitoring, 6.2 Internal Auditing and 6.3 Management Review), in accordance with Article 5(1) of Regulation (EU) No 1078/;

(d) details of progress on addressing outstanding recommendations from the national investigation bodies (see 7.1 Learning from accidents and incidents);

(e) the organisation’s safety indicators set out to evaluate the organisation’s safety performance (see 6.1 Monitoring);

(f) where applicable, the conclusions of the annual report of the safety advisor as referred to in RID on the activities of the organisation relating to the transport of dangerous goods.

4.5.2. Creating and updating

4.5.2.1. The organisation shall ensure that when creating and updating documented information related to the safety management system adequate formats and media are used.

4.5.3. Control of documented information

4.5.3.1. The organisation shall control documented information related to the safety management system, in particular its storage, distribution and the control of changes, to ensure its availability, suitability and protection where appropriate.

4.5.2. Purpose

The applicant has to demonstrate that the overall safety management system is adequate for the type and extent of services operated and is capable of managing the risks generated. This requires:

▶ an explanation of the applicant’s safety policy, organisation and high level arrangements of the SMS; and

▶ the more detailed arrangements as set out in the requirements above paragraphs 4.5.1.1 (a) to (f) and 4.5.1.2 (a) to (g).

The applicant has also to show how its SMS documentation is managed, i.e. the identification, creation, maintenance, management, storage and retention of documented information (i.e. documents and records/data), to make sure that it is up to date and the correct versions are available to relevant staff when required.
4.5.3. Explanatory notes

Any documents where the applicant demonstrates the compliance of its SMS against the applicable requirements (4.5.1.1 (f)) are part of the documented information of the SMS.

The following Figure 3 shows a typical documentation structure:

![Typical documentation structure](image)

Depending on the area of operation, railway undertakings may submit different reports (4.5.1.2) to the NSAs of the Member States where they have their operations. In general, the scope of the report only relates to the part of the operation in the respective Member State. The Agency however recommends that the same report covers the whole area of operation, this should facilitate the sharing of information between NSAs supervising the same railway undertaking.

Annual report of the safety advisor (4.5.1.2 (f)), in the case of the transport of dangerous goods, as required by Directive 2008/68/EC as amended and RID, the annual report of the dangerous goods safety advisor is also an input for the annual safety report. The safety advisor is required to fulfil specified functions including advising the undertaking who appointed it as to health, safety and environmental matters in connection with the transport of dangerous goods and the preparation of necessary reports.

The identification, format (e.g. language, software version and graphics) and medium (e.g. paper, electronic) used for documented information (4.5.2.1) are left to the discretion of the organisation. It does not need to be in a written paper manual.

The document control (4.5.3.1) designates the process (or procedure) specifying the internal controls, in particular the review and approval for adequacy prior to issue and use, that need to be considered and implemented for information that is required to be documented. It aims at identifying the current revision status of documents to preclude the use of invalid or obsolete documents. In particular, it ensures that:

- **The pertinent issues of appropriate documents are available at all locations where operations essential to the effective functioning of the safety management system are performed.**
4. Support

- Invalid or obsolete documents are promptly removed from all points of issue or use, or otherwise assured against unintended use;
- Any obsolete documents retained for legal or knowledge preservation purposes are suitably identified.

4.5.4. Evidence

- The applicant should provide a description of the safety management system and how it works with appropriate signposts to relevant procedures where necessary;\((4.5.1.1 (a) \text{ – (c)})\)
- The applicant should identify the roles and responsibilities that are in place in relation to safety-related tasks and how the risks from the activities of the applicant and others are managed;\((4.5.1.1 (a))\)
- The applicant shall provide evidence that they have (or have arrangements in place to produce) an annual safety report covering the items listed in 4.5.1.2 above;\((4.5.1.2(a)-(f))\)
- The applicant should indicate how the document management system works, including how information is made available and is suitable for use where and when it is needed, how it is changed in a controlled manner within the system and how it is stored and maintained in such a way that it is readily retrievable, and the document management system should allow for information to be kept in facilities which provide a suitable environment to minimise deterioration or damage and to prevent loss;\((4.5.2.1), (4.5.3.1)\)

4.5.5. Examples of evidence

A description of the safety management system, its overall structure and the links to the documents which support the processes therein (e.g. manual, organisational and operational procedures, work instructions). Notwithstanding the new concept of documented information, introduced by ISO, the organisation may preserve the traditional architecture of documentation, if it is fit for purpose.

An outline of how the different documents are structured, published, made available, filed, maintained/revised and repealed with reference to the relevant document control procedures.

The procedure for drafting its annual report if the application is for a first single safety certificate. The procedure indicates the proposed layout of the report.

The document management process or procedure which must address how documents are updated after regular reviews and after accidents or incidents. The process or procedure addresses the escalation process in cases where agreed updates have not taken place within the required timeframe or where there is no agreement on how to update the document.

A controlled language (i.e. using short, clear sentences, and avoiding jargon) is used to encourage shared understanding and good data quality.
The staff authorised to approve documents for issue ensures that the contents are accurate and can be understood by all end users (or recipients) to whom they apply.

Where practicable, the nature of the changes is identified in the document or appropriate attachments to facilitate their review and approval.

Retention periods for documents and records are established, documented and complied with.

4.5.6. References and standards


4.5.7. Supervision issues

Check the contractual arrangements provide for effective oversight and control of risks by the organisation (i.e. when contracting out services).

Of critical importance when conducting supervision is to establish what the relationship between those in control of the document management system and those with responsibility for updating information and liaising with the former is like in practice. It is at this level that a breakdown in the control of documentation can often occur since it is likely the two parts of the process are in two different management chains. This could lead for example to the importance of the work to update documentation being perceived differently leading to time lags developing and updating of documentation with the associated risks.

Staff ability to access up to date information/documentation.

The SMS structure and mode of operation should reflect the reality of the way that work is conducted and not be an artificial overlay on top of custom and practice.

4.6. Integration of human and organisational factors

4.6.1. Regulatory requirement

4.6.1. The organisation shall demonstrate a systematic approach to integrating human and organisational factors within the safety management system. This approach shall:

(a) include the development of a strategy and the use of expertise and recognised methods from the field of human and organisational factors;

(b) address risks associated with the design and use of equipment, tasks, working conditions and organisational arrangements, taking into account human capabilities as well as limitations, and the influences on human performance.
4. Support

4.6.2. Purpose

The applicant shows that the use of a systematic human and organisational factors approach in targeting risk is an integral part of the SMS. Satisfying these elements is important for demonstrating that the applicant is competent to run a railway operation and has the risk control systems embedded in its SMS to manage the risks it faces.

4.6.3. Explanatory notes

Human and organisational factors involves taking a systemic perspective where the interactions between human, technological and organisational factors are considered. The organisation should consider human and organisational factors through a lifecycle approach. This means identifying and addressing human and organisational factors in safety management activities related to business objectives, management, operations, human performance, task and workplace design in all stages of the system life cycle, e.g. from commissioning to decommissioning. A strategy for human and organisational factors specifies a systematic approach to integrating human and organisational factors within safety management activities.

The organisation should engage the relevant professional human and organisational factors expertise it needs to support its business activities. Professional human and organisational factors expertise means that the staff involved should be qualified to some defined national and/or international standards in the subject. For example by fulfilling the membership requirements of the Centre for Registration of European ergonomists or similar bodies. Large organisations may have a human factors department with professional human factors experts supporting the organisation. A small organisation may give responsibility to managers at all levels to identify the need for professional human factors expertise when appropriate.

More information on a strategy for human and organisational factors can be found in Annex 5.

4.6.4. Evidence

- The applicant details in a strategy how human and organisational factors are integrated so that the risks associated with the interaction between human behaviour, organisational conditions and technology are properly taken into account within the relevant processes of the SMS. This could for example mean having a plan for how human and organisational factors are addressed for a new signalling system in all life-cycle stages. In doing so, the applicant should make clear where further detail on the relevant procedures can be found. (4.6.1)

- A user-centred design process, based on human and organisational principles and methods as well as involvement of users, is applied in relation to for example new or modified design, procedures, training, work load and work environment to ensure the lifelong safety and effectiveness of a system.
Available human and organisational factors design standards and best practices are used. Relevant standards are for example ISO Series 11064 Ergonomic design of control centres and ISO Series 9241 Ergonomics of human-system interaction.

End users are involved in the design process, for example in the requirements definition, subsequent development and testing process.

A user centred design process is an iterative process that involves several phases. Analyses are made to understand and specify the context of use (for example staffing and competence analysis, task analysis and risk analysis). User requirements are defined based on these analyses. Design solutions, including design of interfaces, workplaces, training, procedures and organisation, are produced to meet the user requirements. Evaluations of the designs are made using formal methods, such as for example task analysis, simulation, risk assessment, expert evaluations, user evaluations, verification and validation.

4.6.5. Examples of evidence

A copy of the human and organisational factors strategy which details how the use of human and organisational factors expertise and techniques are taken into account.

The organisation performs an analysis, using evidence-based methods of the operational and support processes in all stages of the lifecycle, from design to disposal. The analysis should identify all human and organisational factors and the performance influencing factors that will impact railway safety and the safety management activities needed to control risk.

The strategy for human and organisational factors should demonstrate the safety management activities in place as well as an approach to monitor and improve its effectiveness. The strategy should be based on a proactive approach but should include reactive activities as necessary.

Safety management activities related to support functions and systems, task design, staffing levels, training, design and use of equipment, procedures and communication protocols, should be identified.

For example, such a strategy could include how human and organisational factors are integrated in the change management process. Human factors integration means the process to integrate human factors and ergonomics into the systems engineering process. The human factors integration plan provides a systematic approach to defining relationship between all the project activities and the human factors domain. Human factors engineering means the integration of human characteristics into system definition, design, development, and evaluation to optimise human-machine performance under operational conditions.

If the operational processes involve complex working patterns the strategy for human and organisational factors should include a fatigue risk management program.
4.6.6. References and Standards

- ISO Standard series, e.g.
- ISO Series 6385:2004 Ergonomic principles in the design of work systems
- ISO Series 11064 Ergonomic design of control centres
- ISO Series 9241 Ergonomics of human-system interaction
- ISO Series 10075 Ergonomic principles related to mental work-load
- EEMUA 191. Alarm systems, a guide to design, management and procurement
- UIC 651 Layout of drivers’ cabs in locomotives, railcars, multiple unit trains and driving trailers
- Rail Safety & Standards Board (2008). Understanding Human Factors, a guide for the railway industry

4.6.7. Supervision issues

Check to make sure that human factors issues are taken into account in the decision making processes for management of risks through risk assessment, change management and asset management.

Check that operational documents reflect the commitment to manage human factors through ergonomic design (e.g.: user friendly design, plain language, graphics to support instructions, easy management of updates), to support the management of risks.

Check that in monitoring the performance, the RU/IM focus their analysis on human factors as primary or underlying cause of accidents, incidents or dangerous occurrences.

Check if there are documented examples of corrective measures taken which are designed to remove factors affecting the human performance and impairing safety.
5. Operation

5.1. Operational planning and control

5.1.1. Regulatory requirement

5.1.1. When planning, developing, implementing and reviewing its operational processes, the organisation shall ensure that during operation:

(a) risk acceptance criteria and risk control measures are applied (see 3.1.1 Risk assessment);
(b) plan(s) to achieve the safety objectives are delivered (see 3.2 Safety objectives and planning);
(c) information is collected to measure the correct application and effectiveness of the operational arrangements (see 6.1 Monitoring).

5.1.2. The organisation shall ensure that its operational arrangements conform to the safety-related requirements of applicable Technical Specifications for Interoperability and relevant national rules and any other relevant requirements (see 1. Context of the Organisation).

5.1.3. To control risks where relevant for the safety of operational activities (see 3.1.1 Risk assessment), at least the following shall be taken into account:

(a) planning of existing or new train routes and new train services, including the introduction of new types of vehicles, the need to lease vehicles and/or to hire staff from external parties and the exchange of information on the maintenance for operational purposes with entities in charge of maintenance;
(b) development and implementation of train timetables;
(c) preparation of trains or vehicles before movement, including pre-departure checks and train composition;
(d) running trains or movement of vehicles in the different operating conditions (normal, degraded and emergency);
(e) adaptation of the operation to requests for removal from operation and notification of return to operation issued by entities in charge of maintenance;
(f) authorisations for movements of vehicles.
(g) usability of interfaces in train driving cabs and train control centers and with equipment used by maintenance staff.

5.1.4. To control risks where relevant for the safety of operational activities (see 3.1.1. Risk assessment), at least the following shall be taken into account:

(c) identification of the safe boundaries of transport for traffic planning and control based on the design characteristics of the infrastructure;
(d) traffic planning, including timetable and train path allocation;
(e) real-time traffic management in normal mode and in degraded modes with the application of traffic restrictions of use and the management of traffic disruptions;
(f) setting of conditions for running exceptional consignments.

5.1.4. To control the allocation of responsibilities where relevant for the safety of operational activities, the organisation shall identify responsibilities for coordinating
and managing the safe running of trains and movements of vehicles and define how relevant tasks affecting the safe delivery of all services are allocated to competent staff within the organisation (see 2.3 Organisational roles, responsibilities, accountabilities and authorities) and to other external qualified parties when appropriate (see 5.3 Contractors, partners and suppliers).

### 5.1.4 To control the allocation of responsibilities where relevant for the safety of operational activities, the organisation shall identify responsibilities for planning and operating the rail network and define how relevant tasks affecting the safe delivery of all services are allocated to competent staff within the organisation (see 2.3 Organisational roles, responsibilities, accountabilities and authorities) and to other external qualified parties when appropriate (see 5.3 Contractors, partners and suppliers).

### 5.1.5 To control information and communication where relevant for the safety of operational activities (see 4.4 Information and communication), relevant staff (e.g. train crews) shall be advised of the details of any specified conditions of travel, including relevant changes which may result in a hazard, temporary or permanent operational restrictions (e.g. due to specific type of vehicles or to specific routes) and conditions for exceptional consignments, where these are required.

### 5.1.6 To control competence where relevant for the safety of operational activities (see 4.2 Competence), the organisation shall ensure, in accordance with applicable legislation (See 1. Context of the organisation), for its staff:

- **(a)** compliance with their training and work instructions, and corrective actions are taken where required;
- **(b)** specific training in case of anticipated changes affecting the running of operations or their task assignment;
- **(c)** adoption of adequate measures following accidents and incidents.

### 5.1.2 Purpose

The applicant should demonstrate that they have the relevant processes in place to manage operational risks through the SMS including making sure that staff understand their roles, the operational risks they face, and what the control measures are, and that they have the appropriate competence and training to manage these in accordance with the safety management system documentation.

The applicant should ensure that the vehicles or the infrastructure is/are operated safely in accordance with the applicable requirements under different operating conditions (i.e. normal, degraded and emergency), including also the use of assets for testing purposes (e.g. testing of running behaviours of vehicles before authorisation is granted) and in exceptional circumstances (e.g. unusual consignments such as the transport of big indivisible pieces
that cannot be transported by other transport means such as concrete beams/girders for bridges, etc.

5.1.3. Explanatory notes

In points 5.1.3, 5.1.4 and 5.1.5 of the legal text above where the requirement concerns infrastructure managers the clauses in black are replaced by those in blue.

Directive (EU) 2016/798 requires the railway undertakings and infrastructure managers to establish an SMS to manage the safety risks inherent in their railway operations. The general consensus in safety management is that safety should be integrated within normal business processes as much as possible. The reason for this is that the business focus is then as much on safety as on any other business process which will reduce the conflicts between different processes.

ISO states in its guidance document (N360) supporting Annex SL that the intent of clause 8 (Operation) is to specify the elements that need to be implemented within the organisation’s operations to make sure that the management system requirements are fulfilled, as well as ensuring that the priority risks and opportunities are being addressed. In addition, it is stated that additional requirements (discipline specific) related to operational planning and control can be prescribed. In particular, that they are not deleterious to the company’s business but provide a sufficient framework to control how key safety issues will be managed within the organisation’s business processes.

Explicit links have been added between operational requirements and other management system requirements (similar to the approach adopted in Annex III of ECM Regulation) to make clear that specific operational requirements are to be considered with respect to the relevant management system requirements (e.g. planning of routes for railway undertakings is an activity that should be subject to risk assessment). This approach is not intended to be exhaustive but aims at identifying particular issues authorities believe are significant (based on their experience) and which therefore should be examined during their assessment or supervision activities. Railway undertakings and infrastructure managers should not only focus on these specific requirements when developing and implementing their safety management system arrangements (disregarding other safety risks for instance). In any event, railway undertakings and infrastructure managers have to apply safety management system requirements (e.g. risk assessment, monitoring, competence, information and communication) to all of their relevant business processes so as to demonstrate that the safety risks are adequately controlled.

The integration of the SMS into the business/operational processes is of prime importance and to achieve that goal, the organisation has to conform to applicable TSIs (5.1.2), such as the TSI OPE, and to notified national rules when the interface requirements are not fully mandated in the TSIs. Acceptable means of compliance may also be published by the Member State or its authority to facilitate compliance with their national rules. At least the following operational processes should be considered where relevant:

- Operating infrastructure (controlling infrastructure routes and equipment, authorising vehicle movements in all conditions and ensuring infrastructure maintenance: track and control-command and signalling system(s)),
5. Operation

- Operating train (developing routes and relevant timetables, managing train preparation, ensuring train driving, accompanying, testing, maintaining and repairing vehicles)
- Shunting (moving vehicles in order to assemble or disassemble a train).

The TSI-OPE is key here because it sets out ‘Fundamental Operating Principles’ (FOP) which should be reflected in the relevant parts of the SMS and therefore compliance with the TSI-OPE can be used to demonstrate compliance with the relevant SMS requirements above.

The exchange of information for operational purposes on vehicle maintenance (5.1.3 (a)) with ECMs and keepers is identified in Article 5(3) of ECM Regulation. It includes maintenance schedule and restrictions issued by ECM during maintenance (short term planning).

Where reference is made to the development and implementation of train timetables (5.1.3 (b)), this means that the applicant should demonstrate how via risk assessment they have managed the risk posed by the activity within their organisation and at the interface with other actors. For example that they have taken into account
  - The additional workload to signalling staff when increasing the number of trains at certain times;
  - The appropriate operational agreements with the relevant infrastructure manager(s) for stopping traffic, recovery, exchange of information and all other services that are deemed necessary;
  - Managing the risks associated with track maintenance when trains are being run 24 hours a day.

New train service (5.1.3 (a)) may include new types of goods to be transported.

Movement of vehicles (5.1.3 (d)) has a wider meaning than movement of trains (i.e. scheduled movement of vehicles) and authorisations given before train departure. It may also include recovery of a broken down train, movement of track maintenance machines or the unplanned replacement of a damaged vehicle in a train before departure of a train.

In accordance with UIC leaflet 502-1, Article 1.1, the following definition of the term ‘exceptional consignments’ (5.1.5) is proposed: ‘A consignment is considered as exceptional if its external dimensions, its weight or its features in relation to the fixed equipment or wagon of a RU involved in the transport cause particular difficulties, and therefore, it can only be accepted under special technical or operating conditions’.

The infrastructure manager should identify and provide conditions and measures to use a vehicle for tests on the network within the given timeframe as specified in Article 21(3) and 21(5) of Directive (EU) 2016/797 (5.1.2).

Records of route compatibility checks include the characteristics of vehicle/train considered against the intended routes of operation including the possible deviation route(s) identified by the infrastructure managers (TSI OPE (EU) 2015/995 4.2.2.5).

Characteristics of routes of operation are on the basis of register of infrastructure (RINF) and/or the information provided by the Infrastructure manager.
If problems are identified by either party a joint resolution by the railway undertaking and the infrastructure manager should be undertaken.

Human and organisational factors should be considered in operational planning in connection with for example work schedules, fatigue management, stress, work environment (physical and psychosocial), workplaces and work processes etc.

Operation planning and control are developed for the continuous improvement of safety culture. Safety culture should be taken into consideration in connection with for example, workload, work environment (physical and psychosocial), work processes etc. This is to ensure that the consequences of the changes or arrangements don’t have a negative impact on human performance or organisational safety.

5.1.4. Evidence

- Information to indicate that when planning, developing, implementing and reviewing its operational processes it plans to achieve safety objectives, applies risk assessment measures and monitors the outcomes, including the appropriate signposts to where additional information on procedures can be found;(5.1.1 (a)-(c))
- Evidence that the organisation is aware of and actually implements all categories of mandatory safety requirements which apply to its operation and outlines how the SMS ensures compliance with them;
- Information that the applicant makes sure that its operational arrangements are compliant with the applicable requirements (legislation, standards, etc.);(5.1.2)
- In the framework of vehicle type authorisation and/or vehicle authorisation for placing on the market, the infrastructure manager is able to identify and provide (5.1.2):
  - operational conditions to be applied for the use of the vehicle for tests on the network, based on the information provided by the applicant for the authorisation;
  - any necessary measures to be taken on the infrastructure side to ensure safe and reliable operation during the tests on the network, and/or
  - any necessary measures in the infrastructure installations to perform the tests on the network.
- For the check before the use of authorised vehicles (recast Interoperability Directive (IOD) article 23.1) and especially route compatibility check ((recast IOD article 23.1(a),(b)) the railway undertaking, within its SMS, is able to identify and provide (5.1.3 (a)) CSM on SMS Requirements) evidence procedures and records showing that the vehicle is compatible with the route where it is intended to operate and is properly integrated in the composition of the train (see also TSI OPE (2015/995 4.2.2.5).
- Evidence of compliance of operational documentation with the requirements for managing operation (and maintenance) at organisational and physical boundaries, e.g. organisational, technical and operational interfaces with neighbouring infrastructure, border stations, interactions with other RUs or IMs etc.(5.1.2)
5. Operation

▶ Information on how the risks of operational activities are managed through the risk assessment process and cover the elements set out in the requirements above; *(5.1.3 (a), (c) – (f))*

▶ Evidence that Article 14(2) of Directive EC 2016/798 is being complied with by the body responsible for maintenance; *(5.1.3(f))*

▶ Information on how the responsibilities including the responsibility for fatigue risk management are managed for the safety of operational activities; *(5.1.4)*

▶ Information on how the organisation manages information and communications for the safety of operational activities; *(5.1.5)*

▶ Information concerning the competence management system and associated procedures and how these link to specific work or task instructions to maintain the safety of operational activities; *(5.1.6)*

▶ Evidence that operational documentation (procedures, work instructions, etc.) is updated when and where necessary. *(see also 4.5.3)*

### 5.1.5. Examples of evidence

A list of the mandatory requirements (including TSIs) and how it is complying with them *(see also 2)*.

An explanation of how operational risks are managed through the risk assessment process and how it is ensured that operational safety objectives are met. Links are provided to where relevant procedures are to be found.

A statement as to how the CMS contributes to the control of operational risks and how the information and communication flow is managed to ensure that risks are properly controlled.

Details of its maintenance system for rolling stock including links to the detailed documentation which supports this (where there is no ECM or certification scheme).

Details of the procedure for pre-departure checks (TSI OPE) that are in place to ensure a conformity check of:

▶ **Braking performance** *(preparing the braking sheet)*,

▶ **Train composition**;

▶ **Front and rear signals**;

▶ **Load and hauled vehicle condition**.

A copy of the process for identifying non-conformities and how it is ensured that any necessary action is taken, such as those leading to the removal of the vehicle from operation, replacement of broken /defective component/equipment/vehicle or implementation of operational restrictions.
A document giving the types of vehicles to be used on each specific route and the type of operations to be conducted and in particular any:

- **Operational restrictions due to specific types of vehicles**;
- **Restrictions due to the operation of specific types of vehicles on specific routes**;
- **Additional maintenance requirements for specific routes (see also 5.2)**.

A document describing any additional requirements to manage degraded situations (e.g. incidents with a vehicle) for the network(s) concerned by the area of operation.

There is a process for fatigue management applicable to staff members with irregular work hours. The process is based on evidence-based methods and professional expertise. The process takes into account that a range of factors must be considered in taking a comprehensive approach to fatigue risk management. The fatigue management program should include planning and control of the work environment and work tasks, in order to minimise as far as reasonably practical, the effects of fatigue on work-force alertness and performance, in a manner appropriate to the level of risk exposure and the nature of operation.

In relation to compliance with the FOP of the TSI OPE, evidence is provided showing that the railway undertaking can ensure that (only for illustrative purposes):

- **A train can only operate over a portion of line if the train composition is compatible with the infrastructure (FOP 3)**

  This relates to confirmation of train compatibility with the infrastructure of the route over which it is planned to operate, before its movement is authorised. Compatibility between a train and infrastructure is affected primarily by the dimensions of a vehicle and any load placed on it; the clearances between the train and the infrastructure or trains on adjacent tracks (gauging); the minimum required braking capacity of the train; the weight and length of a train and the capacity and capability of the infrastructure.

  There is evidence that:

- **Pre-departure checks take place to ensure that, before a train begins or continues its journey, its passengers, staff and goods are carried safely (FOP 4)**

  This concerns the train and its readiness for movement. It includes as examples: the braking capacity of the train, the speed which the train is permitted to travel, the formation and coupling of the train, identification, loading and securing of freight, the provision of adequate information to train preparation and operational staff. The aim is to prevent collisions and derailments due to a number of risks.

### 5.1.6. References and standards

- ISO N360 JTCG concept document to support Annex SL
- UIC leaflet 502-1
- RID
- Guidance on the TSI OPE
5. Operation

5.1.7. Supervision issues

The supervision of operational activity should be conducted by focusing on discrete areas and examining these in detail to see how they are reflected in the safety management system of the organisation being supervised and whether they have the right staff in the right place doing the right thing. This will allow the NSA to see whether the activities are covered within the SMS as a coherent whole or are managed separately with weak links to safety objectives and the overall strategy.

In particular supervision should check:

▶ How higher level SMS documents translate into consistent local instructions which are used to manage risk at the operational level;
▶ Management of emergency circumstances or non-routine situations;
▶ How boundaries of operation/ limits of operation are managed, including the interface arrangements with other parties;
▶ Fatigue management arrangements;
▶ Management of hazardous substances;
▶ Arrangements for the transport of dangerous goods, including training, roles and responsibilities for the organisation's staff, as in Chapters 1.3, 1.4 and 1.8 of RID liaising as necessary with any other transport of dangerous goods competent authority.
▶ Compliance with the Fundamental Operating Principles set out in the TSI OPE.

5.2. Asset management

5.2.1. Regulatory requirement

5.2.1. The organisation shall manage the safety risks associated with physical assets throughout their lifecycle (see 3.1.1. Risk assessment), from design to disposal, and fulfil the human factors requirements for use.

5.2.2. The organisation shall:

(a) ensure that the assets are used for the purpose intended while maintaining their safe operational state, in accordance with Article 14(2) of Directive (EU) 2016/798 where relevant, and their expected level of performance;

(b) manage the assets in normal and degraded operations;

(c) detect as soon as reasonably practicable instances of non-compliance with operating requirements before or during the operation of the asset, including the application of restrictions of use as appropriate to ensure a safe operational state of the asset (see 6.1. Monitoring).

5.2.3. The organisation shall ensure that its asset management arrangements, where applicable, conform to all essential requirements as set out in the relevant Technical Specifications for Interoperability (see 1. Context of the organisation).

5.2.4. To control risks where relevant for the supply of maintenance (see 3.1.1. Risk assessment), at least the following shall be taken into account:
GUIDANCE FOR SAFETY CERTIFICATION AND SUPERVISION
Safety management system requirements for safety certification or safety authorisation

5.2.5. To control information and communication where relevant for the safe management of assets (see 4.4. Information and communication), the organisation shall take into account:

(a) the exchange of relevant information within the organisation or with external entities responsible for maintenance (See 5.3. Contractors, partners and suppliers), in particular on safety-related malfunctions, accidents, incidents as well as on eventual restrictions of use of the asset;

(b) the traceability of all necessary information including the information related to point (a) (see 4.4. Information and communication and 4.5.3. Control of documented information);

(c) the establishment and maintenance of records of all assets including the management of changes affecting the safety of assets (see 5.4. Management of change).

5.2.2. Purpose

The applicant should demonstrate how it manages the life cycle of its assets from design to disposal through the procedures and arrangements set out in the SMS. The applicant should demonstrate that it has applied a human centred approach at each stage of the life cycle. It should detail where the management of its assets interfaces with different elements of its safety management system such as competence management, operational planning and monitoring. The objective of the applicant should be to demonstrate that it has a robust system in place for asset management which reflects the risks that are posed by the type and extent of its operations.

5.2.3. Explanatory notes

‘Asset’ (5.2) means any equipment (fixed or mobile), structure, software or any other component which requires maintenance over time provided for the purposes of running a railway operation. Assets will be divided into those managed by the railway undertaking (mainly vehicles) and those managed by an infrastructure manager (all the infrastructure components, such as track, equipment for control-command/signalling, switching from one track to another, power supply, level crossings, civil engineering, such as bridges, viaducts, tunnels, platforms, lifts, escalators, etc. A complete list is provided in Annex I of the Directive (EU) 2012/34).
The lifecycle of an asset entails the following phases:

(a) Design;

(b) Implementation (construction/manufacturing, installation, testing and commissioning);

(c) Operation and maintenance;

(d) Repair, modification and retrofit, involving the management of changes;

(e) Renewal, decommissioning and disposal.

It is important for an organisation to demonstrate how it captures and maintains (system and) safety requirements for assets, and how these will be verified, validated, and tracked.

If maintenance is contracted to a third party, it is the organisation's responsibility to specify and monitor that the performance of the asset complies with the organisation's established standards.

Once processes are in place to manage the risk associated with safety critical assets, the organisation should monitor asset performance against these risks and its own expectations.

Where assets are likely to be renewed, decommissioned, or disposed of, the organisation establishes and documents processes to manage any risks associated with such activities.

These processes are only relevant to organisations that are carrying out such activities or are likely to do so.

For the renewal of an asset that is approaching its end of life, the organisation ensures that the replacement asset meets established safety performance criteria. As part of this process, all safety analyses are reviewed.

Requirements relating to maintenance (5.2.4) are derived from the ECM Regulation, the freight wagons being an asset that a railway undertaking and possibly an infrastructure manager should manage. These requirements in ECM Regulation are more specific and prescriptive whereas the above requirements mainly address the interface between the railway undertaking or infrastructure manager’s SMS and the ECM's maintenance system with the aim of ensuring that the assets are safe to operate and maintain. The risk assessment should also address the potential safety impact of any substitution in the course of maintenance (which is part of the lifecycle of the asset) in accordance with the requirements of Directive (EU) 2016/797 and relevant TSIs.

All assets are not regulated by TSIs (5.2.3) and even if a TSI applies (e.g. TSI INF), only what is necessary for interoperability is regulated which means that other safety requirements might still be needed. Compliance with the essential requirements of relevant TSIs, (not only the essential requirements for safety) is to be maintained in the case of substitution, renewal or upgrading in accordance with the provisions of Directive (EU) 2016/797.

The term ‘safe operational state’ (5.2.4 (a)) means that the asset is to be operated within its safe limits of use. The safe limits of use can evolve throughout the lifespan of the system but are to be defined bearing in mind the interoperability parameters. Defects can be identified.
and based on a root cause analysis, the safe limits of use can be adapted accordingly. For vehicles, safe operational state means a safe state of running in accordance Article 14(2) of Directive (EU) 2016/798.

Asset configuration (5.2.5 (c)) includes the unique identification of the assets, their location, any maintenance carried out, etc. (and not only the configuration management of changes). The configuration management of (technical) changes applies to substitution.

An ECM is to be appointed in accordance with Article 14(1) of Directive (EU) 2016/798 to ensure that vehicles for the maintenance of which it is in charge are in a safe state of running. It is not necessary to describe in detail the activities carried out by an ECM which has been certified in accordance with Regulation (EU) No 445/2011. On the other hand, it is necessary to indicate which elements and which aspects are covered by the ECM certificate and how the interface with the ECM is managed, in particular what information is exchanged between the applicant and the ECM and how this is done.

Regarding the vehicles maintained by non-certified ECMs (i.e. not certified in accordance with Regulation (EU) 445/2011), it is the responsibility of the applicant to ensure that the vehicles it operates are in a safe state of running by monitoring that the non-certified ECMs have developed and effectively implemented their maintenance system in accordance with Article 14(2), 14(3) and Annex III of Directive (EU) 2016/798. In cases where the non-certified ECMs are not part of the applicant’s organisation, the fulfilment of the legal obligations should be ensured by means of contractual arrangements.

In the case of partnership between railway undertakings, each railway undertaking remains fully responsible for operating safely and therefore controlling risks related to its activities including the supply of maintenance functions for vehicles. The use by one railway undertaking of the safety certificate of its partner railway undertaking as a means of controlling the risks associated with the supply of maintenance is not sufficient if it is not supported by contractual arrangements between the partner railway undertakings. Those contractual arrangements have to be commonly developed and monitored by each partner and are also part of each SMS, therefore subject to supervision by respective NSAs. The respective NSAs should coordinate to address any cross border interface issues which may have been created by the contracting entities.

5.2.4. Evidence

- Information concerning the asset management system within the organisation’s SMS including relevant links to other areas such as risk assessment, operational planning, change management etc. (5.2.1), (5.2.2), (5.2.5 (a)-(b)):
  
  **Design phase**
  
  - Evidence of processes and consultation to determine asset requirements;
  
  - Evidence of risk management strategies in relation to the procuring and putting into service of new or modified assets;

  - Documentation of all relevant processes for designing and delivering assets;

  - Processes for managing risks in the design phase;
5. Operation

- Evidence of the tools used for ensuring safety;
- Details of the standards or other safety information relied upon for the design and maintenance of the asset and any tests used to confirm compliance;
- The existence of a manual, or similar, that includes the processes for operating and maintaining assets and for managing risks in the operation and maintenance phase;

**Implementation phase**

- Evidence of safety risk management, testing, and validation processes covering construction/manufacturing and commissioning of the asset and its operational readiness;

**Operation and maintenance phase**

- Evidence of ongoing compliance with the standards and processes, and management of identified risks;
- Asset maintenance plans and procedures;
- Evidence of the activities of the organisation in relation to identifying and eliminating risks;
- Evidence of the processes used to report on and manage any safety performance issues and corrective actions;
- Evidence of the use of trending performance against the predicted strategic life of an asset for tracking performance and planning for renewals;
- Processes for identifying faults and failures and undertaking corrective action;
- Management of emergency circumstances or non routine situations which may affect asset safety;
- Evidence of the consideration of asset management for notifiable occurrences, and management of shared risks at the interfaces (see also 3.1);

**Renewal, decommissioning and disposal**

- Evidence of processes to manage risks associated with the renewal, decommissioning, or disposal of assets, as appropriate to the scale and nature of the organisation;
- Evidence of a systematic approach to address human and organisational factors in all lifecycle stages of asset management;(5.2.1)
- Evidence of the compliance of operational documentation with the requirements for managing (operation) and maintenance at organisational and physical boundaries, e.g. organisational, technical and operational interfaces with neighbouring infrastructures, border stations, interactions with other railway undertakings or infrastructure managers;(5.2.3)
- Information showing that the applicant demonstrates that its maintenance arrangements are compliant with the relevant requirements (legislation, standards, etc.);(5.2.3)
- In the case of vehicles a copy of the ECM certificate or evidence that Articles 14(2), 14(3) and Annex III of Directive (EU) 2016/798 is being complied with by the entity responsible for maintenance;(5.2.4 (a)-(d))

In the case of partnerships between railway undertakings where the vehicle is maintained by the partner:
Evidence that contractual arrangements are in force between the partners, including:

- The exchange of information as described in Article 5 of Regulation (EU) 445/2011;
- Technical support when appropriate in particular for CCS legacy systems;
- The control of capabilities of contracted maintenance workshops to deliver maintenance;
- The monitoring of vehicles and the exchange of relevant information resulting from this monitoring; (see also 6.1)

In the case of assets for which a certificate of conformity is required under EU law or national rules a copy of such a certificate along with an explanation of the extent to which it is relied upon as part of the SMS; (5.2.4 (a)-(d))

Information on how the document management part of the SMS works in relation to asset management, including evidence that maintenance documentation (procedures, work instructions, etc.) is updated when and where necessary; (5.2.5 (a)-(c))

Evidence of the configuration management of assets through their life-cycle, including any change management processes in place to deal with baseline reconfigurations; (5.2.5 (c))

5.2.5. Examples of evidence

**Design phase**

The organisation documents all relevant safety related processes and information relating to the design and delivery of the assets through the use of configuration management processes (or a configuration management system). These outline the technical and organisational activities that establish and maintain control of the asset throughout its life-cycle.

The organisation establishes and documents a process to manage the risks associated with the design of the asset solution by:

- Determining requirements for any new and/or modified assets (see also 1) and it consults on them with relevant stakeholders (see also 2.4);
- Managing the risks associated with implementing such changes (see also 3.1); and
- Managing the risks associated with asset procurement and contract management where relevant (see also 3.1 and 5.3).

These include hazard safety analyses to identify areas most at risk of failure, reviewed against the organisation’s hazard log. This is achieved by identifying safety critical systems and establishing key performance objectives through the use of appropriate risk identification techniques, for example:

- Reliability, availability, maintainability & safety (RAMS) analysis of the design of assets (where key safety performance criteria are communicated to designers to ensure that the asset is fit for purpose); and
- Failure modes, effects and criticality analysis (FMECA) and/or reliability centred maintenance (RCM) to manage risks during the design phase and to support establishing a maintenance plan.
5. Operation

These requirements are managed against the specific standards and processes used for the
design, maintenance, and operation of rail infrastructure and rolling stock, as identified by
the organisation. The organisation demonstrates that:

▶ Safety critical systems are designed to functional specifications;
▶ There is a validation and commissioning test plan to confirm that the asset is fit for purpose and
safe to operate and maintain; and
▶ Operation and maintenance documentation has been prepared, which outlines processes for
updating, reviewing, and maintaining assets (see also 4.5).

The organisation demonstrates that it uses appropriate systems engineering processes
and safety assurance processes (e.g. EN50126/8/9 for complex systems) in their design
and procurement approach. This might be achieved through the creation of a ‘Systems
Engineering Management Plan’ (SEMP), which would specify the procedure to identify and
record stakeholders, system requirements, and safety needs.

Implementation phase

In order to ensure the successful and safe implementation of the asset, the organisation
establishes processes to manage the risks associated with its construction, testing, and
commissioning, in line with the processes of the SMS.

It also implements a process to manage:

▶ The testing, verification, and validation of system and safety requirements of the asset, which
might be achieved by way of a ‘Testing and Commissioning Management Plan’ or equivalent; and
▶ The operational readiness of the asset, which can be achieved with an operational readiness
checklist.

Operation and maintenance phase

The organisation has developed an asset operation and maintenance documentation that
outlines the safety management processes it uses to update, review, and maintain their
assets. It describes the scope of the operations and, where applicable, the risk management
strategies they have in place to cover all relevant activities.

This documentation:

▶ Ensures that the asset is operated and maintained in accordance with the asset design;
▶ Identifies and incorporates all safety related conditions, which specify how the use of the asset
might be restricted, and the conditions that are in place for its use; and
▶ Specifies the ongoing checks to be carried out.

The process for configuring the design and delivery of proposed assets (described in the
design phase) is extended to cover the whole of its life-cycle by:

▶ Establishing and maintaining records of all assets through the creation of an asset register.
This contains information such as the unique identification of the assets, their location, any
maintenance carried out, etc.;
Managing documents and information about the assets in accordance with the organisation’s SMS (see also 4.4 and 4.5); and

Determining the criticality of assets, based on the results of a safety risk assessment. Safety critical assets are identified within the asset register.

The organisation shows how asset information is developed, maintained, and integrated within their hazard log.

The organisation monitors ongoing compliance with their nominated standards and processes in order to ensure that their railway operations continue to be safe and perform efficiently. To this end, the organisation establishes processes to ensure that:

- Assets are operated and maintained in accordance with the relevant manuals;
- The condition of the assets is monitored;
- Equipment needed to test or inspect assets is appropriately controlled, calibrated, and maintained;
- Any risks associated with operating and maintaining the assets are being managed in accordance with the risk management processes and all workplace health and safety laws; and
- Spare parts are available for maintenance, especially for the safety critical assets. This might be achieved by determining spare part needs for the assets based on the asset criticality, as identified through the use of ‘Reliability Centred Maintenance’ (RCM).

The organisation demonstrates that it has asset maintenance planning to:

- Address competency, capacity, and resource requirements;
- Provide for information management and record keeping needs;
- Deliver detailed plans that have been established through a risk-based process and which define the different maintenance levels and established standard organisational structures, procedures and responsibilities for the maintenance of assets; and
- Ensure calibration of the tools and equipment that will be used for maintenance.

This may specifically include:

- A ‘Technical Maintenance Plan’ (TMP); and
- Work instructions developed from and audited against the TMP.

Planning is documented and controlled, using a computer maintenance management system (see also 4.5).

The organisation has processes in place to ensure that:

- When a vehicle or equipment is assigned to a task that:
  - Compliance with the task/mission to be performed (e.g. technical compatibility of each type of rolling stock with the routes) is checked when rostering and before departure;
  - Maintenance of safety-critical components is delivered according to the plan (preventive maintenance with the frequency and type of interventions);
5. Operation

- Maintenance interventions are defined when defects are identified or when they exceed their safe limits of use (corrective maintenance), unless operational restrictions are implemented;
- Necessary action is taken as soon as possible following identification of the need for change, such as the removal from operation or the setting of operational restrictions.

- Work instructions are available for all safety critical activities;
- All tasks are signed-off for compliance;
- Documentation about maintenance carried out is controlled (see also 4.5); and
- Competency based training is available on all safety critical systems (see also 4.1).

There is a process/procedure for ensuring that operational restrictions, whether temporary or permanent (e.g. due to specific vehicle type or to specific routes) are:
- Taken into account when the vehicle or an equipment is assigned to a task/mission;
- Communicated in due time to staff operating the vehicle or equipment (e.g. train driver, train manager).

The organisation demonstrates that it:
- Understands the performance of its’ safety critical assets by identifying what needs to be monitored, measured, and reported;
- Establishes and records the method and frequency of monitoring, measurement, analysis, and evaluation of the performance of safety critical assets;
- Monitors trending performance against the predicted strategic life of an asset (see also 6.1);
- Reports on performance issues based on the level of safety risk and escalates safety performance issues so that they are adequately addressed;
- The results of monitoring are used to adapt the maintenance plan where relevant;
- Establishes channels to communicate any results (see also 4.4);
- Improves the conformance of safety critical assets with standards by:
  - reviewing operational and maintenance controls, and assessing the risk of assets not meeting the predetermined standards;
  - identifying the root cause(s) of safety performance issues; and
  - identifying actions that might be needed for return the assets to safe operating condition;
- Improves the SMS continuously by identifying potential risks and taking corrective action (see also 7.2); and
- Documents where opportunities have been taken to reduce or eliminate risk and how this was achieved.

The organisation has processes for identifying any faults or failures that might occur with their assets and ensuring the appropriate corrective actions are carried out. These are in line with the provisions and maintenance programmes or plans and:
Ensure appropriate recording of failures and the resultant corrective actions;
Address safety critical failures;
Ensure the appropriate reporting of notifiable occurrences; and
coordinate unscheduled repairs for safety related assets.

The organisation:

- Documents the failure management process;
- Uses appropriate analysis techniques for safety critical features, such as ‘Root Cause Analysis’ (RCA);
- Implements failure recording, which may include fault codes, failure mode, effect, criticality and corrective action;
- Develops procedures to manage common repair activities; and
- Introduces a feedback process for the engineering or technical teams to review and improve systems and minimise the risk of future failures.

This is achieved through the use of fault reporting, analysis, and corrective actions (FRACAS), which:

- Records faults that were detected and recorded during testing and commissioning, as well as any that occurred during operation or maintenance; and
- Manages the subsequent corrective actions taken to address them.

The organisation documents all faults and corrective actions and requires a technically competent person to check any unscheduled repairs.

There is a process/procedure governing the management of degraded or emergency circumstances in asset management.

The organisation has established processes to manage interface risks that occur during the operation and maintenance of its assets (see also 3.1.1). These cover interfaces between assets and between the actors using them.

Renewal, decommissioning and disposal phase

The organisation understands the condition of their assets and, when they are deteriorating, responds accordingly by replacing or maintaining them.

The organisation has established a validation and commissioning test plan to confirm that a new asset is fit for purpose and safe to operate and maintain. If the organisation extends the life of an existing asset, it seeks appropriate safety information, such as historical data, to ensure that it remains safe to use.

Monitoring of trending against expected performance is carried out (see operation and maintenance phase).
When disposing of any rail infrastructure or rolling stock, the organisation appropriately manages the risks of taking the asset out of service.

**Managing changes to safety critical assets**

In situations where the organisation seeks to change the configuration baseline of safety critical assets, it implements a change management process to ensure the effective management of safety risks, establishing configuration baselines for all safety critical assets with associated software (whether they are embedded in existing systems or standalone programs). If an operator is changing the configuration baseline of safety critical assets, it, where possible:

- Manages the risks arising from changes to these assets;
- Tracks serial and model numbers;
- Validates functional requirements against specifications and risk control measures;
- Validates functional requirements against specifications and risk control measures; and
- Ensures that the status of any assets under configuration management is up to date.

The organisations changes to established baselines, operating conditions, or the maintenance schedule of safety critical assets do not in any way diminish the safety of the rail operations.

**Application of common safety methods**

There is a process/procedure for monitoring that the entities responsible for maintenance (e.g. ECMs) use for checking the application of the CSM on risk assessment and CSM on monitoring as applicable (i.e. either required by law and/or by contractual arrangements).

**Application of human factors integration**

There is a systematic process for the application of human factors integration through the life-cycle of a system for example there is a consideration of design of tasks, work procedures, work environment and adequate resources in relation to the asset ensuring that human and organisational factors are considered and appropriately addressed.

The organisations programme specifies a framework for how identified human and organisational issues will be identified, reviewed, agreed, and progressed to achieve resolutions throughout the design or change management process. The programme specifies the relationship with other parties related to the design or change activity.

Information is provided on the use of the Safety Alert Information Tool (SAIT) (see 5.4.3).

**5.2.6. References and standards**

5.2.7. Supervision issues

From a supervision perspective, it is important that the concentration is on the management of the asset over its life cycle from design to disposal not on individual failures of the management of the asset unless these have direct safety implications.

Supervision should consider how existing assets which pre-date current standards are managed and maintained.

Supervision should consider whether and how the organisation uses the SAIT.

5.3. Contractors, partners and suppliers

5.3.1. Regulatory requirement

5.3.1. The organisation shall identify and control safety risks arising from outsourced activities, including operations or cooperation with contractors, partners and suppliers.

5.3.2. To control the safety risks referred to in paragraph 5.3.1, the organisation shall define the criteria for the selection of the contractors, partners and suppliers and the contract requirements they have to meet, including:

(a) the legal and other requirements related to safety (see 1.Context of the organisation);
(b) the level of competence required to deliver the tasks set out in the contract (see 4.2. Competence);
(c) the responsibilities for the tasks to be performed;
(d) the expected safety performance to be maintained during the contract;
(e) the obligations relating to the exchange of safety-related information (see 4.4. Information and communication);
(f) the traceability of safety-related documents (see 4.5. Documented information).

5.3.3. In accordance with the process set out in Article 3 of Regulation (EU) No 1078/2012, the organisation shall monitor:

(a) the safety performance of all activities and operations of contractors, partners and suppliers to ensure that they comply with the requirements set out in the contract;
(b) the awareness of contractors, partners and suppliers of safety risks they entail to the organisation’s operations.
5. Operation

5.3.2. Purpose

The applicant has to demonstrate that it has the ability to identify, assess and control risks which arise from the activities of contractors and other suppliers which it has a working relationship with. This is not simply a question of risk assessment and neither does it require a list of all risks or categories of relevant risk, but it requires the applicant to show how its systems and procedures as a whole are designed and organised to facilitate the identification, assessment and control of these risks. This includes the need for the contract to set out how safety related information is exchanged. The use of well-written contracts is a generally accepted way to manage risks. However, the prime responsibility for managing contractors and checking their delivery against the set specifications rests with the organisation. The use of contractors or sub-contractors does not mean that the RU/IM delegates any of their responsibilities for ensuring that the contracted services are carried out to the standards specified before operation.

The applicant should demonstrate that it has processes in place to determine the competence of contractors and other suppliers and to assess their safety performance as part of its procurement process.

Each organisation is responsible for, carrying out the monitoring process set out in the CSM on monitoring and ensuring that, through contractual arrangements, risk control measures implemented by their contractors are also monitored in compliance with the CSM. If organisations identify any relevant safety risk concerning defects or malfunctions of technical equipment they are required under the CSM on monitoring to report those risks to the other parties involved so that they can take any necessary corrective actions to ensure system safety.

5.3.3. Explanatory notes

Further information on contractual arrangements and partnerships can be found in Annex 3.

5.3.4. Evidence

- Evidence of how the SMS of the organisation interfaces with the management systems of contractors and suppliers to control risks; (5.3.1)
- Evidence that contractual arrangements are developed based on the results of risk assessment; (5.3.1) (see also 3.1)
- There are processes stating how human and organisational factors should be addressed and communicated to subcontractors as well as the management of them; (5.3.1)
- Evidence of how the organisation manages documentation concerning contractors and suppliers; (5.3.2(a) –(d))
- Evidence of how the organisation selects contractors and suppliers in order to ensure that they are competent and that safety risks are properly managed; (5.3.2(a)-(e))
- The process in place to ensure important safety information is shared with the contractors and suppliers or reported by them; (5.3.2(d))
The process or procedure for monitoring that the organisation has in place for making sure that contractors, partners and suppliers with whom it has a working relationship are able to manage the risks that they face.\textit{(5.3.3 (a)-(b))}

Evidence that contractors, partners or suppliers are regularly monitored in accordance with the CSM on monitoring (Regulation (EU) 1078/2012) to ensure that the product or service meets specified requirements and safety objectives.\textit{(5.3.3 (a))}(see also 6.1)

5.3.5. Examples of evidence

There is procedure by which contractors, partners and suppliers are selected and monitored. The procedure makes it clear that the standards to be applied by the contractors are the same as those for directly employed staff and what the roles and responsibilities are. The procedure documents the information exchange necessary between the SMS systems to the applicant and the contractors, partners and suppliers.

Evidence of the safety objectives (or targets) that contractors, partners and suppliers are expected to achieve and the indicators that will be used to measure them is supplied.

The human and organisational factors strategy details how these issues are covered with contractors and sub-contractors.

The document management procedure which deals with the organisations standards to be applied by the contractors, partners and suppliers (see also 4.5.1.1 (e) Document Management).

A list/overview of its contractors, partners and suppliers for internal or external use, with specification of the products and/or services provided by them (see also 4.5.1.1 (d) and (e)) and an indication of what impacts on safety there are, together with the measures to control the identified risks (e.g. exchange of information, clarification of responsibilities, training) (see also 3.1.1.1 (a)).

The competence management system procedure which links with that of their contractors, partners and suppliers.

The process/procedure for managing contractors, partners and suppliers includes how interface risks arising from the activities of contractors, partners or suppliers are managed, and shared with them and where relevant how these are included in contractual arrangements and how the exchange of information is integrated within the SMS.

The appropriate audit/inspection planning process for its contractors, partners and suppliers with some example records of these activities, such as audit/inspection reports or findings.

The process or procedure by which relevant requirements applicable to the contractors, partners or suppliers are identified and shared with them and where relevant, how they are included in contractual arrangements which are properly documented within the document management system so ensuring traceability of information.

The documentation management system procedure for managing the certificates, authorisations, recognitions or any other type of evidence demonstrating compliance with
the requirements applicable to contractors, partners or suppliers and which controls their validity over time (e.g. through monitoring activities).

5.3.6. Supervision issues

When supervising an organisation it may be necessary in order to get a complete picture of the extent of the control and monitoring to conduct supervision activities with a contractor or supplier working for that organisation. It may also be necessary to access the documentation that the contractor or supplier is working to and examine how this relates to the procedures set out in the SMS of the organisation.

Arrangements to ensure that contractor and supplier safety performance and competence is an integral part of the procurement process.

5.4. Management of change

5.4.1. Regulatory requirement

The organisation shall implement and control changes to the safety management system to maintain or improve the safety performance. This shall include decisions at the different stages of the change management and the subsequent review of safety risks (See 3.1.1. Risk Assessment).

5.4.2. Purpose

It is important for the applicant to be able to identify and respond to new risks which may arise in its operation by applying as necessary the requirements concerning the management of change in Directive (EU) 2016/798 and the CSM for Risk Evaluation and Assessment (Commission Implementing Regulation (EU) 402/2015). The SMS should demonstrate it has procedures for evaluating these risks and implementing new risk control measures where appropriate. This should cater for all types and levels of change - significant and minor, permanent and temporary, immediate and long term. It should apply to changes in:

- types of activity;
- equipment;
- procedures;
- organisation;
- staffing; or
- interfaces.

The process should allow for risks to be assessed in a proportionate and robust manner including human factors matters where appropriate and for reasonable control measures to be adopted.
Changes to roles, responsibilities, tools and equipment, work environments, processes and procedures are supported by an analysis of human and organisational factors matters to identify possible safety risks related to the change. Methods used could be, for example, task analysis, usability analysis, simulation, risk assessment, HAZOP and safety survey. Examples of changes to be preceded by risk assessment applying a human and organisational factors approach. In particular, this could apply for change of work procedures due to modified equipment, changes of work schedules or reallocation of responsibilities.

5.4.3. Explanatory notes

Not all changes are subject to risk assessment (5.4.1). Where changes are actively managed through other processes in the SMS, such as day-to-day operations, they should not be seen as a change requiring management through the formal change process.

Roles, responsibilities, accountabilities and authorities to be defined (see also 2.3) include the management of change (5.4.1), e.g. assignment of roles to a change control board.

Staff should be consulted during the change management process (see also 2.4).

Changes of roles, responsibilities, tools and processes are proceeded by an analysis of safety culture matters in relation to the change to identify possible safety risks. Safety risks arising from downsizing, management changes or the outsourcing of activities, including operations or cooperation with contractors, partners and suppliers should be managed and prioritised as equal to internal risks.

5.4.4. Evidence

- A description of the change management process;(5.4.1)
- A description of the procedures and methods used to evaluate new or changed risks and implement new;(5.4.1)
- Control measures including sign posts to where detailed processes can be found;(5.4.1)
- Information on how the organisation identifies significant changes and decisions on when to apply the processes in the CSM for risk evaluation and assessment or when to carry out risk assessment under the SMS procedures;(5.4.1)
- Information on the arrangements within change management that the organisation has in place for managing vehicle authorisations and changes to the single safety certificate or safety authorisation;(5.4.1)
- Information on the process for notification of the relevant National Safety Authority of changes before starting a new rail transport operation.(5.4.1)

5.4.5. Examples of evidence

A copy of the change management procedure as part of their application. This document covers the need for risk assessment of all changes according to differing legal requirements. An example of an issue and assumptions log which is regularly reviewed as the change
5. Operation

progresses is provided. Finally, the procedure also covers the process by which relevant NSA(s) are notified of changes.

The change management process refers to use of the risk assessment process and the outcomes are considered when developing, implementing and reviewing operational processes.

5.4.6. Supervision issues

To establish whether the management of change arrangements in the SMS are sufficiently robust it will be necessary to follow a number of changes of different types through the defined process to see whether they have (a) been managed appropriately and the risks arising from changes properly considered, and (b) whether any lessons learnt have been incorporated into revisions to the SMS procedures.

Assessing the compliance of the management of change arrangements with CSM on risk assessment.

The organisation has processes for implementing, and on-going monitoring of relevant TSIs, national rules and other standards, where appropriate showing how these are applied throughout the lifecycle of any equipment or operation.

5.5. Emergency management

5.5.1. Regulatory requirement

| 5.5.1. | The organisation shall identify the emergency situations and associated timely measures to be taken to manage them (see 3.1.1. Risk assessment) and to re-establish normal operating conditions in accordance with Regulation (EU) No 2015/995. |
| 5.5.2. | The organisation shall ensure that, for each identified type of emergency: (a) the emergency services can be promptly contacted; (b) the emergency services are provided with all relevant information both in advance, to prepare their emergency response, and at the time of an emergency; (c) first aid is provided internally. |
| 5.5.3. | The organisation shall identify and document the roles and responsibilities of all parties in accordance with Regulation (EU) No 2015/995. |
| 5.5.4. | The organisation shall have plans for action, alerts and information in case of emergency exist and include arrangements to: (a) alert all staff with responsibility for emergency management; (b) communicate information to all parties (e.g. infrastructure manager, railway undertakings, contractors, authorities, emergency services), including emergency instructions for passengers; (c) take any decisions required in accordance with the type of emergency. |
| 5.5.5. | The organisation shall describe how resources and means for emergency management have been allocated (see 4.1. Resources) and how training requirements have been identified (see 4.2. Competence). |
### 5.5.6. The emergency arrangements are regularly tested in cooperation with other interested parties and updated when appropriate.

### 5.5.7. The organisation shall ensure that competent staff in charge, with adequate language skills, can be contacted easily and without delay by the infrastructure manager and provide the latter with the right level of information.

### 5.5.7. The organisation shall coordinate emergency plans with all railway undertakings that operate on the organisation’s infrastructure, with the emergency services, so as to facilitate their rapid intervention, and with any other party that could be involved in an emergency situation.

### 5.5.8. There is a procedure to contact the entity in charge of maintenance or the railway vehicle keeper in the event of an emergency.

### 5.5.8. The organisation shall have arrangements to halt operations and railway traffic promptly, if necessary, and to inform all interested parties.

### 5.5.9. For cross-border infrastructure, the cooperation between the relevant infrastructure managers shall facilitate the necessary coordination and preparedness of the competent emergency services on both sides of the border.

---

### 5.5.2. Purpose

Robust systems for emergency planning are essential for any duty holder and should cover the information that needs to be supplied to the emergency services to enable them to draw up their major incident response plans. Also important are those aspects of the SMS that are directly relevant to the emergency response arrangements, e.g. training for emergencies and testing of emergency plans.

### 5.5.3. Explanatory notes

Emergency situations (5.5.1) links with results of the organisation’s risk assessment although TSI OPE (see clause 4.2.3.7) provides a non-limitative list of emergency situations.

Clauses 5.5.7 and 5.5.8 in the legal text above are replaced by the clauses in blue text where the assessment relates to the Infrastructure manager. Clause 5.5.9 in blue above relates only to the Infrastructure Manager.

### 5.5.4. Evidence

The applicant is expected to provide an overview of:

- *The types of emergency covered, including degraded operations and the procedures in place to manage them; (5.5.1)*

- *The information supplied by the applicant to enable the Emergency Services to plan their response to a major accident on the railway, where appropriate referring to duties under applicable EU legislation and any relevant cross-border arrangements; (5.5.2 (a) and (b))*

- *The plans, roles and responsibilities, (including for those with designated skills assigned to assist the Infrastructure Manager or vice versa), training and arrangements to maintain competence, and the arrangements for effective communications with emergency services, relevant staff*
and communication with those affected by incidents such as passengers or affected third parties (this should include a document which sets out the roles and responsibilities of all parties, how resources and means have been allocated and training requirements have been identified); the procedures to return to normal operations after an emergency; \(5.5.1\), \(5.5.3\), \(5.5.4\) (a)-(c)), \(5.5.5\), \(5.5.7\) \(5.5.8\) and \(5.5.9\) from infrastructure manager regulatory requirements only)

- Those specific aspects of the SMS that are directly relevant to the emergency response arrangements, e.g. training for emergencies and testing of emergency plans to identify any weaknesses; \(5.5.6\)

- The procedure to contact the relevant entity in charge of maintenance or the keeper in the event of an emergency affecting one of their vehicles; \(5.5.8\) from railway undertaking regulatory requirements only

5.5.5. Examples of evidence

A copy of the Emergency Management Procedure(s) and the plans (e.g. recovery procedures) associated with it. The procedure covers the whole network operated, with specific arrangements as necessary for tunnels and other high risk locations and for cross-border co-operation, staffing and roles and responsibilities and includes links to the emergency arrangements of the IM and how to contact other relevant parties such as the ECM where relevant. When the area of operation of an RU contains several IMs, the RU should take into account the differences between the emergency arrangements (and the user-agreements) with these IMs.

Within the procedure, there is reference to the CMS requirements for staff who have to respond to emergencies as well as making sure that contracted staff are capable of meeting the same standards.

The emergency procedure includes the process by which victims of incidents and their families are given guidance on complaints procedures.

The procedure (where relevant) includes information on what happens in an emergency situation where dangerous goods are involved, the organisation (railway undertaking) has a process to ensure that:

- The loader, the tank wagon owner where privately owned, the owner or keeper and the operator in the case of a tank container, the consignee etc. can be promptly contacted.

- The infrastructure manager is provided with relevant information as soon as possible (e.g. registration number of the wagons, position of the wagons in the train, UN number, RID classification code and hazard identification number of the dangerous goods in conformity with RID provisions);

- The organisation (infrastructure manager) has a process to ensure that authorities (e.g. rescue services, police, other emergency services, and authorities) are provided with relevant information on dangerous goods (see examples above).
5.5.6. Supervision issues

In order to properly assess the procedures in the SMS for emergency management it may be necessary to cross-check the SMS procedures with those of relevant interface actors (in particular the relationship between the key players such as the RU, IM and the emergency service) to ensure that the processes in place for the management of such incidents represent a coherent whole.

Check that all foreseeable emergencies have plans in place

Arrangements for testing of emergency plans and coordinated arrangements with emergency services and not limited to table top exercises

Interface arrangements with other interested parties exist and include, testing, control, communication, coordination and competence.
6. Performance evaluation

6.1. Monitoring

6.1.1. Regulatory requirement

6.1.1. The organisation shall perform monitoring in accordance with Regulation (EU) No 1078/2012:
(a) to check the correct application and the effectiveness of all the processes and procedures in the safety management system, including the operational, organisational and technical safety measures;
(b) to check the correct application of the safety management system as a whole, and if it achieves the expected outcomes;
(c) to investigate whether the safety management system conforms to the requirements in this Regulation;
(d) to identify, implement and evaluate the effectiveness of the corrective measures (see 7.2. Continual improvement), as appropriate, if any relevant instance of non-compliance to points (a), (b) and (c) is detected.

6.1.2. The organisation shall regularly monitor at all levels within the organisation the performance of safety-related tasks and intervene if these tasks are not being properly performed.

6.1.2. Purpose

The organisation should provide evidence that it has in place a process for monitoring the application and effectiveness of the safety management system and that this process is appropriate to the size, extent and type of its operation. The organisation should demonstrate that the process can identify, evaluate and correct any defects in the functioning of the SMS.

6.1.3. Explanatory notes

Effectiveness of the control measures means that the organisation has a process in place to check that once a risk assessment has been carried out and appropriate control measures applied that these are reviewed after a period of time to ensure that the expected reduction in safety risk from their application has been achieved (6.1.1 (d)).

The monitoring undertaken should include the analysis of the success of the human and organisational factors strategy.

Safety performance is assessed systematically in light of the safety culture improvement strategy. This means that the organisation should be looking to see how safety culture improvement fits into and is part of the goal of safety improvement.
Self-critical and objective assessments of the organisation's safety culture programmes, practices and performance are routinely conducted. Safety information from for example, the corrective action program, human performance, incident and accident analysis, surveys and relevant internal and external operating experience, is systematically collected and evaluated to identify trends and avoid organisational and individual drifting or complacency.

A successful assessment is able to provide input into the improvement of safety performance by providing a clear picture of how the organisation's safety culture influences safety. The assessment seeks to identify strengths and weaknesses of the safety culture by comparing what the culture is to what it should be aiming to be. This allows for prioritisation of areas for improvement and the implementation of changes for example, to process, training and behaviour. Safety culture assessment is a means of working proactively to improve safety performance and to increase safety margins. Independent safety culture assessments are recommended to be applied every three to five years, organisational self-assessments yearly or every second year.

6.1.4. Evidence

- Information on how the applicant has implemented the CSM on monitoring; (6.1.1 (a))
- Information on how the monitoring process identifies the success or otherwise of meeting the expected safety outcomes; (6.1.1 (b))
- Evidence that the SMS has been altered as a consequence of the correction of defects in the SMS processes identified during monitoring; (6.1.1 (c))
- The organisation should have a process for setting performance standards and indicators for monitoring related to operational processes as well as for implemented changes. There should be a program for continuously assessing the performance of processes related to human and organisational factors as well as the result of these processes, e.g. staff adherence to implemented procedures as well as the use of new equipment; (6.1.2)

6.1.5. Examples of evidence

A statement that the CSM on monitoring is applied and that there is a procedure which covers this activity. The procedure details how performance against safety objectives is measured and corrected through the change management and risk assessment process and how defects in the SMS will be corrected.

The organisation has processes and procedures to systematically evaluate that the arrangements for including human and organisational factors are adequate and that the results achieved are according to performance standards.

The organisation has processes and procedures for systematically evaluating staff performance in safety critical work tasks. These processes are based on a proactive approach, setting standards for performance and systematic evaluation. Evidence based methods are used, e.g. crew resource management.
6. Performance evaluation

6.1.6. Supervision issues

Examination of the monitoring process and the findings and actions arising from it is critical for establishing whether the SMS is a ‘living’ and evolving document as experience generates improvement, or it is a fixed document which does not change over time.

Examination of a number of key risk areas and controls and testing their correct application and effectiveness through the SMS is critical so that the NSA can establish compliance with CSM on monitoring.

6.2. Internal auditing

6.2.1. Regulatory requirement

6.2.1. The organisation shall conduct internal audits in an independent, impartial and transparent way to collect and analyse information for the purposes of its monitoring activities (see 6.1. Monitoring), including:
(a) A schedule of planned internal audits which can be revised depending on the results of previous audits and monitoring of performance;
(b) The identification and selection of competent auditors (see 4.2. Competence);
(c) The analysis and evaluation of the results of the audits;
(d) The identification of the need for corrective or improvement measures;
(e) The verification of the completion and effectiveness of these measures;
(f) The documentation pertaining to the execution and results of audits;
(g) The communication of the results of audits to the top management.

6.2.2. Purpose

The applicant should demonstrate that they have an internal auditing system which involves competent staff and produces meaningful outputs which are considered by management and ensures that the Safety Management System complies with legal provisions.

6.2.3. Explanatory notes

Internal audits (6.2.1) are monitoring tools in the meaning of the CSM on monitoring. Although it is a separate requirement, it is meant to contribute to the achievement of the objectives of monitoring in accordance with the CSM on monitoring.

Internal audits (6.2.1) aim at providing information as to whether the safety management system conforms to the applicable requirements (6.1.1 (c)) and is effectively implemented and maintained (6.1.1 (a), (b) and (d)). The applicable requirements refer to the requirements in Annex I and Annex II of the CSM on conformity assessment and thereby, to any other applicable requirements to which the organisation subscribes (see also 1.1).
Auditors have the responsibility for verifying the completion and effectiveness of the corrective or improvement measures (6.2.1 (c)) to be taken to address audit findings.

6.2.4. Evidence

- Evidence that there is an internal audit process or framework which provides for planned audits and additional targeted audits in response to safety performance data; (6.2.1 (a))
- Evidence of a competence management system which includes elements which address the competence of internal auditors; (6.2.1 (b))
- Evidence of findings from audits both internal and external which have been acted upon; (6.2.1 (c), (d), (e), (f))
- Evidence that the results of audits have been discussed at top management level and relevant actions taken as a result. (6.2.1 (g))

6.2.5. Examples of evidence

An internal audit procedure is in place for planned and additional audits including discussion of the outcomes at senior management level.

Examples of audit reports and a log of the findings from internal audits which indicates what action has been taken to address them.

Results of the audit activities carried out throughout the organisation are collected, analysed and make recommendations to be used for the periodic management review.

The procedure references the competence management system. The CMS demonstrates that the auditors have followed appropriate auditor training (e.g. ISO).

6.2.6. References and standards

- ISO 19011:2011 - Guidelines for auditing safety management systems

6.2.7. Supervision issues

When carrying out supervision it is essential that the planning and the findings of audits are examined. This will reveal whether the audits target the right areas, whether the outcomes are reasonable and whether the staff carrying out the audits are competent and independent.

Check that the areas selected for audit are aligned with the risk profile of the organisation.

There is a mechanism for triggering non-planned audits and this is used by reviewing a number of examples.
### 6.3. Management review

#### 6.3.1. Regulatory requirement

Top management shall regularly review the continuing adequacy and effectiveness of the safety management system including at least consideration of:

- (a) details of progress on addressing outstanding actions from previous management reviews;
- (b) changing internal and external circumstances (see 1.Context of the organisation);
- (c) the organisation’s safety performance related to:
  - (i) the achievement of its safety objectives;
  - (ii) the results from its monitoring activities, including the internal audit findings, and internal accident/incident investigations and status of their respective actions;
  - (iii) the relevant outputs from supervisory activities conducted by the national safety authority;
- (d) recommendations for improvement.

Based on the outputs of its management review, the top management shall take overall responsibility for the planning and implementation of needed changes to the safety management system.

#### 6.3.2. Purpose

Strong safety leadership from management is essential for the efficient and effective working of an organisation’s safety management system as well as its continued development over time. The organisation should demonstrate that the management are actively involved in reviewing the performance of the safety management system and developing it for the future.

#### 6.3.3. Evidence

- Processes for management meetings covering the review of the safety management system and progress on internal recommendations from audits and reviews; (6.3.1 (a)-(d))
- Records of how the organisation has performed against its safety objectives; (6.3.1(c),(i))
- Evidence that the recommendations of the relevant NSA have been taken into account in the safety management system; (6.3.1 (c),(iii))
- The organisation can demonstrate it has processes for determining and setting targets consistent with the type, extent and relevant risks, it regularly assesses performance against targets, compliance with procedures and uses safety data to monitor, review and implement changes to operational arrangements. (6.3.1)
- Evidence that the management is taking an active role in planning and implementing needed changes to the safety management system; (6.3.2)
There are processes and tools to systematically report all types of identified risks, errors, near misses, deficiencies and incidents, as well as for categorizing and analysing what is reported from a human and organisational factors perspective to be able to find underlying causes and effective measures.

Human and organisational factors expertise is used in the accident investigation process. There are systematic processes for feeding back lessons learnt on human and organisational factors issues into training and design.

Lessons learnt from accident and incident investigations are communicated to employees in the organisation, and are fed back into training, design and other areas to reduce the likelihood of reoccurrence.

Results from accident investigations are reported at management meetings and are regarded as an important tool for learning and improvement.

- There is a quality assurance process in place for accident investigations.

### 6.3.4. Examples of evidence

The procedure which covers the review and progress on internal recommendations from audits and reviews conducted by senior management, along with minutes from selected meetings.

The issues log showing recommendations which have been made and progress on rectifying defects tracked by management.

The procedure for the management review of the outcomes from internal accident investigation and the relevant outputs from NSA supervision.

Information is supplied on which indicators are followed up by top management and at what frequency.

### 6.3.5. Supervision issues

During supervision, it is essential to observe that the process for ensuring that management reviews the effectiveness of the SMS, results in real change at the operational level.

Management awareness of changing internal and external circumstances. Are the management carrying out for example—horizon scanning or other techniques such as PESTLE ((political, economic, social and technological, legal and environmental) analysis to inform the development of their SMS?

The connection/link between the results of the management review and how they are an input of the annual safety report.
7. Improvement

7.1. Learning from accidents and incidents

7.1.1. Regulatory requirement

7.1. Learning from accidents and incidents

7.1.1. Accidents and incidents related to the organisation's railway operations shall be:
   (a) reported, logged, investigated and analysed to determine their causes;
   (b) reported to national bodies as appropriate.

7.1.2. The organisation shall ensure that:
   (a) recommendations from the national safety authority, the national investigating body and industry/ internal investigations are evaluated and implemented if appropriate or mandated;
   (b) relevant reports/information from other interested parties such as railway undertakings, infrastructure managers, entities in charge of maintenance and railway vehicle keepers are considered and taken into account.

7.1.3. The organisation shall use information relating to the investigation to review the risk analysis and evaluation (see 3.1.1. Risk assessment), to learn with the aim of improving safety and, where applicable, to adopt corrective measures and/or improvement measures (see 5.4. Management of change).

7.1.2. Purpose

The organisation should demonstrate that it investigates accidents and incidents to learn and improve risk controls, that the staff doing so are competent to undertake investigation including into human and organisational factors issues, accidents are reported to the relevant authorities and recommendations and reports are made and acted upon by management.

The analysis of non-desirable events should not look for someone to blame, or a department that is "more responsible than another", but rather for understanding and improving the organisational weaknesses that made them possible. The most important challenge when analysing events is to prevent also "neighbouring" events. If the analysis stops with identifying the immediate causes, it will only be possible to prevent the next similar event. If, on the other hand, the analysis enables the identification of technical and organisational "root causes", the improvement actions will allow the prevention of another type of accident that shares the same mechanisms. If for example the analysis makes it clear that a procedure was not updated, and that the corrective action only aims at correcting this procedure, the effect will be limited. If the analysis looks further and identifies weaknesses in the process for updating procedures, the positive effect of an improvement action can be much wider.

In addition, the organisation applies "double-loop learning": not only the reality of events is the focus of learning but also the organisations capacity to improve, by focussing on those
elements that either foster or inhibit the transfer of knowledge and information throughout the organisation.

Reporting dangerous situations and “high potential” incidents is encouraged and made easy. If needed, mechanisms exist that keep the reporting anonymous. If the reporting is nominative, staff members and teams that sent the reports assist with analysis and the finding of short term responses. Team discussions are organised and actions taken are communicated to concerned staff members and throughout the organisation as appropriate.

In addition, the analysis of dangerous events is done in a crosscutting way, using a diverse set of competences and taking into account the points of view of all concerned parties (including external parties as necessary).

A “just culture” is fostered, recognising and reinforcing positive safety initiatives (reporting of incidents, the involvement of staff in analysis and continuous improvement, support for colleagues etc.). This “just culture” should take away any fear of blame, by defining a largely accepted limit between what is and what isn’t accepted. The right to make a mistake is accepted.

7.1.3. Explanatory notes

The terms ‘near misses’ and ‘other dangerous occurrences’ are included in the definition of ‘incident’ in accordance with Directive (EU) 2016/798. It is equally important to investigate near misses and other dangerous occurrences in order to proactively manage safety.

Learning from accident and incident should support the sharing of information with other interested parties (IM, other RUs, ECMs, in order to develop the cooperation and foster the overall improvement of performance of the SMS).

For Investigations requiring a human and organisational factors perspective investigators should either be trained or have access to suitable expertise to examine the issues in question.

7.1.4. Evidence

- Information concerning the accident/incident report process including how root causes are identified and analysed, including reporting within the organisation and to other competent authorities and other parties;(7.1.1)
- Information on the method that the organisation uses relating to the investigation including the human and organisational factors element to review the risk analysis and evaluation process following an event;(7.1.3)
- Evidence that recommendations from the competent authorities have been acted upon from accident and incident reports and any necessary identified changes have been acted upon;(7.1.2 (a), (b))
- Reviewing past incidents to identify relevant factors relative to a current incident(s). There is evidence of wider organisational learning from incidents and experience, nationally and internationally;(7.1.3)
7. Improvement

- There is a methodology for conducting investigations based on human and organisational factors knowledge and state of the art methods; *(7.1.3) and (6.4.1 (b))*
- There is a training program for accidents and incident investigators applying a human and organisational factors perspective; *(4.2.1 (a) -(f))*

### 7.1.5. Examples of evidence

The procedure for accident investigation which describes the investigation methods and includes reference to the competence management requirements for accident and incident investigators.

A sample of accident and incident reports of different types which indicate that the investigations were carried out by a competent person, the findings are based on the evidence and the recommendations have been acted upon.

A copy of the procedure/process which tracks the corrective/mitigation measures identified following an accident/incident.

Information is provided on the use of the Safety Alert Information Tool (SAIT) to keep on top of and to advise other organisations of matters affecting particular assets.

There are trained investigators available.

There is a training program for accidents and incident investigators.

Minutes of Board meetings showing that the results of accident/incident investigation and associated recommendations (i.e. corrective and/or improvement actions) are reported back to the management and how they feed the review of the SMS *(see also 6.3)*.

A human and organisational factors approach is taken in investigations of incidents and accidents. The investigations take a systematic perspective, that is, not just to look at the human, technological and organisational factors in their own right but also to emphasise the interactions between the factors. For example, if a train driver has been involved in a SPAD incident, the suggested factors to investigate include the relevant issues e.g. fatigue, cognitive overload, competence, etc. (Human), the technology's influence on performance, such as human-system interfaces, layout, signal placing (Technology), the organisation's influence on performance, such as training, SMS, organisational priorities (Organisation) as well as the interaction between the three areas such as the influence of procurement on design or management of change with the introduction of new design.

### 7.1.6. References and Standards

7.1.7. Supervision issues

The competence of accident/incident investigators is critical for identifying meaningful recommendations and securing appropriate preventive measures. Those carrying out supervision should look for management interference in the outcomes of accident and incident reports which could affect the quality of the report and any outcomes which derive from it.

The results of an internal investigation have led to organisational learning, that is tracked in documents, reports or other information channels (i.e.: intranet, company internal magazine, etc.)

The organisation culture relating to incident and close call reporting.

7.2.  Continual Improvement

7.2.1. Regulatory requirement

7.2.1. The organisation shall continually improve the adequacy and effectiveness of its safety management system, taking into account the framework set out in Regulation (EU) No 1078/2012 and at least the outputs of the following activities:
(a) Monitoring (see 6.1. Monitoring);
(b) Internal auditing (see 6.2. Internal auditing);
(c) Management review (see 6.3. Management review);
(d) Learning from accidents and incidents (see 7.1. Learning from accidents and incidents).

7.2.2. The organisation shall provide means to motivating staff and other interested parties to be active in improving safety as part of its organisational learning.

7.2.3. The organisation shall provide a strategy to continually improve safety culture, relying on the use of expertise and recognised methods to identify behavioural issues affecting the different parts of the safety management system and to put in place measures to address these.

7.2.2. Purpose

Continual improvement is a major part of having an effective SMS. The purpose of this requirement is to get the applicant to show that they are committed to improve and their SMS supports this.
7. Improvement

Top management engages in a collective reflexion to continually improve the safety culture of the organisation.

This collective reflexion is embodied in a strategy which targets cultural traits that significantly influence the safety performance and that deserve to be better valued or subject to change.

7.2.3. Explanatory notes

Continual improvement (7.2.1) focuses on the SMS elements that evaluate and lead to improvement actions but not to those elements already being subject to improvement since they are already part of the scope of the monitoring activities.

Organisational learning (7.2.2) means the process of improving actions through better knowledge and understanding.

Safety culture (7.2.3) here has the definition referred to in 2.1.1 (j) and its associated note. A positive safety culture motivates and enables organisations and individuals to strive to improve safety and performance. It increases job satisfaction, job retention and provides cost benefits. It can also help meet regulatory expectations, as safety authorities and regulators are increasingly recognising the role safety culture plays in effective safety management.

More specifically a positive safety culture can lead to:

- Reduction in operational risk through more comprehensive risk assessment and improved understand of risk within the workforce;
- Reduction in workforce injuries by removing hazards identified through increased near miss reporting;
- Reduction in unsafe acts and conditions through improved workforce engagement and leadership development;
- Reduction in costs related to workforce injuries, unsafe actions and conditions;
- Improved performance through enhancing staff training, engagement and reductions in injuries, unsafe acts and conditions.
- Improved and more efficient SMS, with procedures and rules to better match reality.

Due to the fundamental properties of culture, which is created through daily interactions and difficult to change, this strategy should be considered long term, owned and encouraged by the top management.

There are many ways to improve the safety culture for example:

- Developing a system for sharing concerns. This can dependent on the maturity of the organisation be anonymous but with growing trust be open and accessible for all. It is important that feedback is built into the system to ensure that employees feel a sense of involvement and belonging;
- Change procurement and contract terms to encourage a good safety culture for suppliers. Safety culture could be a criterion for selecting suppliers;
Visibly reward safe behaviours. The reward can take many forms from increased annual pay via bonuses to weekly safety rewards for outstanding performance;

Create specific objectives for managers on safety leadership, for example encouraging management to take a more visible role in the field setting standards by example.

A multi-method approach should be taken for assessing safety culture. Data collection methods should be based on social science research. This implies that data is collected through fieldwork in the whole organisation, using techniques such as observations, document analysis and interviews.

The results of assessments should be communicated at all levels in the organisation. They should be acted upon to foster and sustain a positive safety culture, to improve the safety leadership and to promote a learning attitude within the organisation.

Identification and selection of relevant cultural traits is often a complex task\(^1\) that should be carefully conducted.

Indeed this task should involve staff at all levels across the whole organisation and often beyond (e.g. contractors).

While the perceptions and beliefs of the staff may be collected through a questionnaire survey, such a method is generally considered as insufficient to establish cultural traits that influence safety. Possibly guided by the survey results, experts should conduct observations, individual interviews and focus groups to establish a more accurate diagnosis.

Note: A focus group gathers a small number of people (usually between 4 and 15) with a moderator to focus on a specific topic. Focus groups aim at a discussion instead of individual responses to formal questions, and produce qualitative data.

Based on this diagnosis, an action plan that aims at better valuing or contributing to changing cultural traits can be defined and supported by the top management. Top management monitors the implementation of the identified actions and revises it accordingly.

To ensure sustainability of the strategy, the diagnosis should be revised every 2-5 years with the same approach. Frequency depends on the results of the initial exercise.

In several high-risk industries, this diagnosis is often performed within a safety culture assessment that leads to an action plan (see Figure 2: Safety Culture Assessments).

\(^{1}\) Diversity of activities and size of the organisation are simple examples of parameters that go with the complexity of this task.
7. Improvement

Figure 2: Safety Culture Assessments

Assessing safety culture may be conducted independently or by self-assessment. The advantage of an independent assessment is that the organisation gets a more objective picture of the safety culture but it carries the risk that the organisation can be misunderstood or have difficulty in accepting the conclusions. The advantage of a self-assessment is that it is conducted in-house with the organisation’s own personnel, who have in-depth knowledge of the organisation. The disadvantage is that status and hierarchies may interfere. Some characteristics of a safety culture assessment:

- Includes a 2/3-week assessment process and a preparatory stage;
- Involves a multi-disciplinary review team;
- Data collection relies on social sciences methods (including interviews, focus groups, observations);
- Assessment scope is the whole organisation and its interfaces;
- Based on a safety culture model or framework;
- Top management is committed and considers the assessment as a learning opportunity;
- Results are disseminated throughout the organisation;
- Results are acted upon to design/revise a strategy to continually improve the selected traits to safety culture.

The improvement of the human and organisational factors strategy and processes is an integrated part of continuous improvement of the SMS.

A systematic approach is defined as a step-by-step process to deal with the issues related to safety culture. For example, to have a process for risk observation, incident and accident reporting and how the information is used as well as lessons learned for continuous improvements.

More information on Safety Culture can be found in Annex 4.

7.2.4. Evidence

- Information on the process for collating evidence to demonstrate continual improvement of the SMS;
- Procedures which detail how the organisation takes into account the results from monitoring, internal audit, management review and learning from accidents and incidents to improve the SMS;
- Information on how the organisation seeks to engage staff and others in improving the SMS;
- The applicant should in a strategy detail how the safety culture is developed so that the risks associated with the safety culture are properly taken into account within the relevant processes of the SMS. In doing so the applicant should make clear where further detail on relevant procedures can be found.
The safety culture is assessed continually to identify improvements. (7.2.3)

Safety culture improvements are applied using the PDCA cycle to ensure the actions have an impact. Lessons learned are implemented and systematically evaluated for impact. (7.2.3)

7.2.5. Examples of evidence

The procedure that covers monitoring, internal audit, management review and accident and incident investigation specifically the sections which concentrate on the lessons to be learnt for the safety management system.

The ‘Close Call’ initiative in Network Rail (www.safety.networkrail.co.uk/alerts-and-campaign/close-call) where staff are encouraged to be active in notifying the organisation on weaknesses/gaps or situations where there is a safety or health risk.

Examples of the minutes of the periodic trade union/management health and safety meetings, showing where situations deemed uncertain/unsafe or in need of further consideration have been discussed.

The results from accident investigations are reported at management meetings and are regarded as an important tool for learning and improvement.

A copy of the safety culture improvement strategy and how this links into the different parts of the SMS.

The strategy provides adequate evidence that there is professional competence and as necessary training and experience in the field safety culture assigned to deliver and develop the strategy.

The type of training and competence required relates to understanding the concept of safety culture and the means and ways to measure and work for continuous improvements. The critical aspect is that there is an understanding of safety culture as a holistic concept that influences all parts of the SMS and that safety culture cannot be treated as an element in its own right.

There is a process for continually evaluating safety enhancing measures. The effects of the safety enhancing measures are identified and put into practice so that they can be evaluated.

7.2.6. Supervision issues

During supervision, management commitment to continual improvement of the SMS should be tested through interviews as well as through an analysis of documentation. Is there a risk-based approach to targeting improvement, i.e. associated with vulnerable and critical controls?

The organisations use of maturity models to examine the performance of the SMS should be examined where these exist.
ANNEX I

Correlation tables


Having a correspondence with Commission Delegated Regulation (EU) 2018/762 does not provide a proof of the ability of railway undertakings or infrastructure managers to meet the relevant SMS requirements in accordance with Article 9 of Directive (EU) 2016/798. The level of detail between former and new assessment requirements may still differ although they share to some extent common principles. In addition, not all assessment requirements in Annex I and Annex II of Commission Delegated Regulation (EU) 2018/762 have a correspondence to the former Regulations. Further demonstration is then required from the railway undertakings and infrastructure managers to comply with the new assessment requirements (or parts of them).

The SMS requirements of Commission Delegated Regulation (EU) 2018/762 that do not have any correspondence to those of Regulation (EU) 1158/2010 and/or Regulation (EU) 1169/2010 are to be considered as new requirements and in that respect, additional evidence is to be provided by the applicant to demonstrate compliance with them. In most cases, it is not possible to have a perfect match between the criteria of the former and requirements of the new CSM Regulation. Therefore, in such circumstances, the comparison is based on the intent of the requirements. It may also happen that the requirements have been made more explicit in Commission Delegated Regulation (EU) 2018/762 while sharing the same intent. In such a case, the requirements in that Regulation are not to be considered new but can be used by the different parties to help them understand what evidence is to be expected of the applicant.

A correspondence to the ISO High Level Structure (HLS)\(^2\) is also provided to railway undertakings and infrastructure managers willing to develop an integrated management system. Likewise, having a management system certified against one or several ISO management system standards (e.g. ISO 9001, ISO 14001 or ISO 45001) does not provide a proof of the ability of railway undertakings or infrastructure managers to meet the relevant SMS requirements in accordance with Article 9 of Directive (EU) 2016/798.

---

## Table 1: Side by side comparison – Assessment criteria/requirements common to railway undertakings and infrastructure managers

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>A.1</td>
<td>3.1.1.1</td>
<td>6.1</td>
<td></td>
</tr>
<tr>
<td>A.2</td>
<td>3.1.1.1</td>
<td>6.1</td>
<td></td>
</tr>
<tr>
<td>A.3</td>
<td>6.1.1</td>
<td>9.1</td>
<td></td>
</tr>
<tr>
<td>A.4</td>
<td>3.1.1.1 (e)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>A.5</td>
<td>4.4</td>
<td>7.4</td>
<td></td>
</tr>
<tr>
<td>A.6</td>
<td>6.1.1</td>
<td>9.1</td>
<td></td>
</tr>
<tr>
<td>B.1</td>
<td>5.2.4</td>
<td>N/A</td>
<td>Maintenance is a phase of the asset lifecycle.</td>
</tr>
<tr>
<td>B.2</td>
<td>5.2.4</td>
<td>N/A</td>
<td>Maintenance is a phase of the asset lifecycle.</td>
</tr>
<tr>
<td>B.3</td>
<td>2.3.1</td>
<td>5.3</td>
<td>Definition and allocation of responsibilities for maintenance is largely found in 2.3.1.</td>
</tr>
<tr>
<td>B.4</td>
<td>6.1.1</td>
<td>9.1</td>
<td>Data collection (malfunctions, defects) and analysis is part of the monitoring process.</td>
</tr>
<tr>
<td>B.5</td>
<td>6.1.1</td>
<td>N/A</td>
<td>Referred to in Art. 4(2) of CSM on monitoring.</td>
</tr>
<tr>
<td>B.6</td>
<td>6.1.1</td>
<td>9.1</td>
<td>Evaluation of the performance and results of maintenance is part of the monitoring process applied to maintenance.</td>
</tr>
<tr>
<td>C.1</td>
<td>5.3.2 (a)</td>
<td>8.1</td>
<td></td>
</tr>
<tr>
<td>C.2</td>
<td>5.3.3 (a)</td>
<td>8.1</td>
<td></td>
</tr>
<tr>
<td>C.3</td>
<td>5.3.2 (b)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>C.4</td>
<td>5.2.5 (b)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>C.5</td>
<td>5.3.2 (c)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>D.1</td>
<td>3.1.1.1 (a)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>D.2</td>
<td>3.1.1.1 (c)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>D.3</td>
<td>6.1.1</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>E.1</td>
<td>1.1.1 (a)</td>
<td>4.1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1.1.1 (b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------</td>
<td>----------------------------------------</td>
<td>-------------------</td>
<td>------------</td>
</tr>
<tr>
<td>E.2</td>
<td>4.5.1.1 (a)</td>
<td>4.4</td>
<td></td>
</tr>
<tr>
<td>E.3</td>
<td>4.5.1.1 (c)</td>
<td>7.5.1</td>
<td></td>
</tr>
<tr>
<td>E.4</td>
<td>4.5.1.1 (a) 4.5.1.1 (b)</td>
<td>7.5.1</td>
<td></td>
</tr>
<tr>
<td>F.1</td>
<td>4.5.1.1 (a)</td>
<td>4.4</td>
<td></td>
</tr>
<tr>
<td>F.2</td>
<td>2.3</td>
<td>5.3</td>
<td></td>
</tr>
<tr>
<td>F.3</td>
<td>2.3.1 2.3.4</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>F.4</td>
<td>4.5.1.1 (a) 4.2.1 2.3.1 2.3.2 2.3.3</td>
<td>4.4 5.3</td>
<td>Definition of safety-related tasks is part of the description of the safety management system, including the allocation of responsibilities. Responsibilities are defined for each relevant role within the safety management system.</td>
</tr>
<tr>
<td>G.1</td>
<td>4.5.1.1 (a) 2.3.1</td>
<td>4.4 5.3</td>
<td>Definition of safety-related tasks is part of the description of the safety management system, including the allocation of responsibilities. Responsibilities are defined for each relevant role within the safety management system.</td>
</tr>
<tr>
<td>G.2</td>
<td>6.1.1 6.2.1</td>
<td>9.1 9.2</td>
<td>Internal audit aims at checking that the organisation conforms to the applicable requirements.</td>
</tr>
<tr>
<td>G.3</td>
<td>2.1.1 (d)(i) 2.3.2</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>G.4</td>
<td>2.3.1</td>
<td>5.3</td>
<td></td>
</tr>
<tr>
<td>G.5</td>
<td>4.1.1</td>
<td>7.1</td>
<td>Note that there is a link here to the Criterion in 1158/2010 N2(d)</td>
</tr>
<tr>
<td>H.1</td>
<td>2.4.1</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>H.2</td>
<td>(removed)</td>
<td>N/A</td>
<td>Staff performing safety-related tasks should be involved in developing, maintaining and improving the SMS. It is left to the organisation to implement req. 2.4.1 in such a way that conformance to it is traceable.</td>
</tr>
<tr>
<td>I</td>
<td>7.2.1 10.1 10.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J</td>
<td>2.2.1</td>
<td>5.2</td>
<td></td>
</tr>
<tr>
<td>K.1</td>
<td>3.2.1 3.2.2 (d)</td>
<td>6.2</td>
<td></td>
</tr>
<tr>
<td>K.2</td>
<td>3.2.2 a)</td>
<td>6.2</td>
<td>The safety objectives should be consistent with the safety policy which should be appropriate to the type and extent of rail operations.</td>
</tr>
<tr>
<td>K.3</td>
<td>3.2.4</td>
<td>6.2</td>
<td>Safety objectives are not limitative to Common Safety Targets established at Member State level.</td>
</tr>
<tr>
<td>K.4</td>
<td>6.1.1 5.4 9.1 8.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>K.5</td>
<td>3.2.4 (adapted)</td>
<td>9.1</td>
<td>Reference to monitoring strategy and plan(s) in accordance with CSM on monitoring.</td>
</tr>
<tr>
<td>L.1</td>
<td>6.1.1 5.4 9.1 8.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>L.2</td>
<td>4.2</td>
<td>N/A</td>
<td>Use of competent staff, procedures, specific documents and rolling stock is respectively managed in competence, information and communication and documented information and asset management.</td>
</tr>
<tr>
<td>L.3</td>
<td>1.1.1 (e)</td>
<td>4.3</td>
<td>Compliance with applicable requirements is rooted in 3.1.2.2 at large (not specific to maintenance).</td>
</tr>
<tr>
<td></td>
<td>6.1.1</td>
<td>9.2</td>
<td>Monitoring ensures the correct application of the procedures.</td>
</tr>
<tr>
<td></td>
<td>6.1.2</td>
<td></td>
<td>Internal auditing ensures the conformance of the procedures to the applicable requirements.</td>
</tr>
<tr>
<td>M.1</td>
<td>3.1.2.1</td>
<td>6.1</td>
<td>In accordance with ISO, there is first a planning of the change, including the risk identification and assessment, and then, the implementation of the change.</td>
</tr>
<tr>
<td></td>
<td>5.4.1</td>
<td>8.1</td>
<td></td>
</tr>
<tr>
<td>M.2</td>
<td>3.1.2.1</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>M.3</td>
<td>5.4.1</td>
<td>8.1</td>
<td></td>
</tr>
<tr>
<td>N.1</td>
<td>4.2.1</td>
<td>7.2</td>
<td></td>
</tr>
<tr>
<td>N.2</td>
<td>4.5.1.1 (a)</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2.3.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2.3.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2.3.4</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>6.1.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>O.1</td>
<td>4.4.1</td>
<td>7.4</td>
<td></td>
</tr>
<tr>
<td></td>
<td>4.4.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>4.4.3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>O.2</td>
<td>4.4.3</td>
<td>7.4</td>
<td></td>
</tr>
<tr>
<td>O.3</td>
<td>4.4.1</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>P.1</td>
<td>4.4.3</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>P.2</td>
<td>4.5.2</td>
<td>7.5.2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>4.5.3</td>
<td>7.5.3</td>
<td></td>
</tr>
<tr>
<td>P.3</td>
<td>4.5.3</td>
<td>7.5.3</td>
<td></td>
</tr>
<tr>
<td>Q.1</td>
<td>7.1.1</td>
<td>10.1</td>
<td></td>
</tr>
<tr>
<td>Q.2</td>
<td>7.1.2</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Q.3</td>
<td>7.1.3</td>
<td>10.2</td>
<td></td>
</tr>
<tr>
<td>R.1</td>
<td>5.5.1</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>R.2</td>
<td>5.5.2</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>R.3</td>
<td>5.5.3</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>R.4</td>
<td>5.5.4</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>
The table below provides a side by side comparison between the former assessment criteria and the new SMS requirements only applying to railway undertakings.

**Table 2: Side by side comparison – Assessment criteria/requirements specific to railway undertakings**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R.5</td>
<td>5.5.5</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>R.6</td>
<td>5.5.1</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>R.7</td>
<td>5.5.6</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>S.1</td>
<td>6.2.1</td>
<td>9.2</td>
<td></td>
</tr>
<tr>
<td>S.2</td>
<td>6.2.1 (a)</td>
<td>9.2</td>
<td></td>
</tr>
<tr>
<td>S.3</td>
<td>6.2.1 (b)</td>
<td>9.2</td>
<td></td>
</tr>
<tr>
<td>S.4</td>
<td>6.2.1 (c) to (f)</td>
<td>9.2</td>
<td></td>
</tr>
<tr>
<td>S.5</td>
<td>6.2.1 (g)</td>
<td>6.3.1</td>
<td></td>
</tr>
<tr>
<td>S.6</td>
<td>6.2.1</td>
<td>9.2</td>
<td></td>
</tr>
</tbody>
</table>

The table below provides a side by side comparison between the former assessment criteria and the new SMS requirements only applying to infrastructure managers.

**Table 3: Side by side comparison – Assessment criteria/requirements specific to infrastructure managers**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R.8</td>
<td>5.5.7</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>R.9</td>
<td>5.5.8</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>T.1</td>
<td>5.2.1</td>
<td>N/A</td>
<td>The safe design and installation of the infrastructure are part of the asset lifecycle.</td>
</tr>
</tbody>
</table>
The table below provides a side by side comparison between the ISO HLS and the new SMS requirements.

**Table 4: Side by side comparison – ISO High Level Structure**

<table>
<thead>
<tr>
<th>ISO HLS Clause N°</th>
<th>Regulation (EU) 2018/762 Requirement ID</th>
<th>Commentary</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1</td>
<td>1.1.1 (a)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1.1.1 (b)</td>
<td></td>
</tr>
<tr>
<td>4.2</td>
<td>1.1.1 (c)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1.1.1 (d)</td>
<td></td>
</tr>
<tr>
<td>4.3</td>
<td>1.1.1 (e)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1.1.1 (f)</td>
<td></td>
</tr>
<tr>
<td>4.4</td>
<td>4.5.1.1 (a)</td>
<td></td>
</tr>
<tr>
<td>5.1</td>
<td>2.1</td>
<td></td>
</tr>
<tr>
<td>5.2</td>
<td>2.2</td>
<td></td>
</tr>
</tbody>
</table>
### ANNEX I

<table>
<thead>
<tr>
<th>ISO HLS Clause N°</th>
<th>Regulation (EU) 2018/762 Requirement ID</th>
<th>Commentary</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.3</td>
<td>2.3</td>
<td></td>
</tr>
<tr>
<td>6.1</td>
<td>3.1.1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3.1.2</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>The CSM on risk assessment is applied to determine whether a change is safety related (or not) and then, whether it is significant (or not). The 'virtual' separation made by ISO between the strategic level (ISO HLS Clause 6) and the tactical level (ISO HLS Clause 8) of the planning is re-evaluated considering the EU regulatory framework and in particular, the application of the above CSM (regardless the nature of the changes).</strong></td>
<td></td>
</tr>
<tr>
<td>6.2</td>
<td>3.2.1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3.2.2 (a)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3.2.2 (d)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3.2.4</td>
<td></td>
</tr>
<tr>
<td>7.1</td>
<td>4.1</td>
<td></td>
</tr>
<tr>
<td>7.2</td>
<td>4.2</td>
<td></td>
</tr>
<tr>
<td>7.3</td>
<td>4.3</td>
<td></td>
</tr>
<tr>
<td>7.4</td>
<td>4.4</td>
<td></td>
</tr>
<tr>
<td>7.5.1</td>
<td>4.5.1</td>
<td></td>
</tr>
<tr>
<td>7.5.2</td>
<td>4.5.2</td>
<td></td>
</tr>
<tr>
<td>7.5.3</td>
<td>4.5.3</td>
<td></td>
</tr>
<tr>
<td>8.1</td>
<td>5.1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5.2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5.3</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5.4</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5.5</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>In accordance with ISO guidance document (N360), the intent of clause 8 of ISO HLS is to specify the requirements that need to be implemented within the organisation's operations to make sure the management system requirements are fulfilled, and the priority risks and opportunities are being addressed. In addition, it is stated that additional requirements (discipline specific) related to operational planning and control can be prescribed. In that sense, the requirements at 5.X are coherent with the ISO approach. In particular, they are not intrusive to the company's business but provide a sufficient framework to control how key safety issues will be managed within the company's business processes.</strong></td>
<td></td>
</tr>
<tr>
<td>9.1</td>
<td>6.1</td>
<td></td>
</tr>
<tr>
<td>9.2</td>
<td>6.2</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Internal audits are monitoring tools in the meaning of the CSM on monitoring. Although it is a separate requirement, it is meant to achieve the objectives of the monitoring in accordance with the CSM on monitoring.</strong></td>
<td></td>
</tr>
<tr>
<td>9.3</td>
<td>6.3</td>
<td></td>
</tr>
<tr>
<td>10.1</td>
<td>7.1</td>
<td></td>
</tr>
<tr>
<td>10.2</td>
<td>7.2</td>
<td></td>
</tr>
</tbody>
</table>
ANNEX II

Cross-acceptance of authorisations, recognitions or certificates of products or services granted in accordance with Union law

The issuing authority for the single safety certificate or safety authorisation can consider certificates granted by other bodies, such as ISO conformity assessment bodies, to avoid any duplication of assessment and additional costs being borne by the applicant. The final decision always lies with the issuing authority.

However, in accordance with Article 3(12) of Implementing Regulation (EU) 2018/763, for the purposes of the assessment of applications for single safety certificates, the issuing authority shall accept the authorisations, recognitions or certificates of products or services provided by railway undertakings, or their contractors, partners or suppliers, granted in accordance with relevant Union law, as proof of the ability of railway undertakings to fulfil the corresponding Safety Management System requirements for the type of product or service concerned. Although there is no equivalent provision in EU law for the assessment of applications for safety authorisations, the national safety authorities are also encouraged to apply the same principle.

The following table identifies the different cases existing so far in the EU regulatory framework and provides illustrative examples of types of products or services that may be covered by each case.

Table 5: Authorisations, recognitions or certificates of products or services granted in accordance with Union law

<table>
<thead>
<tr>
<th>Case</th>
<th>Type of products or services</th>
<th>Applicable Union law</th>
<th>Regulation (EU) 2018/762 Requirement ID</th>
<th>Commentary</th>
</tr>
</thead>
<tbody>
<tr>
<td>ECM certificate</td>
<td>Maintenance of vehicles</td>
<td>Article 14(4) of Directive (EU) 2016/798</td>
<td>5.2, 5.3</td>
<td>In the cases provided for in Article 14(4) of Directive (EU) 2016/798, the certification of entities in charge of maintenance and of maintenance workshops, as appropriate, provide sufficient evidence that railway undertakings and infrastructure managers are capable, through their safety management system, to control the risks related to the maintenance of freight wagons, including the use of contractors.</td>
</tr>
</tbody>
</table>
In specific cases, the holding of a certificate (or equivalent) granted in accordance with Union Law may not be sufficient to control all the safety risks pertaining to the products delivered to, or the services used by railway undertakings and infrastructure managers.

For example, railway undertakings, in partnership, remain fully responsible to operate safely and therefore to control the risks related to their activities including the supply of maintenance to vehicles. The use by one railway undertaking of the single safety certificate of its partner as a means of controlling the risks associated with the supply of maintenance is not sufficient if it is not supported by strong effective contractual arrangements between the partners. Those contractual arrangements have to be commonly developed and monitored in the application of the SMS procedures of each partner and are also part of each SMS, therefore subject to supervision by respective NSAs.
Therefore, the single safety certificate may be used as a means for controlling the risks associated with the supply of maintenance and as a means of compliance for fulfilling the requirements related to the control of risks associated with the maintenance of vehicles when the three following conditions are met:

1. **There must be contractual arrangements in force between partner railway undertakings that include aspects related to maintenance of vehicles such as:**
   
   (a) *Exchange of information as described in Article 5 of Regulation (EU) 445/2011;*
   
   (b) *Technical support when appropriate in particular for control-command legacy systems;*
   
   (c) *Control of the capability of contracted maintenance workshops to deliver maintenance;*
   
   (d) *Effective monitoring of vehicles and the exchange of information resulting from this monitoring.*

2. **Those contractual arrangements are developed as result of risk assessment and must be regularly monitored by each railway undertaking against the CSM on monitoring (Regulation (EU) 1078/2012). The outcome of this monitoring is then formally exchanged between both partner railway undertakings.**

3. **The SMS of both partners contains adequate processes and procedures to achieve the conditions 1 and 2 above.**

In other cases, national law may require for a specific type of product or service the holding of a national certificate (or equivalent) to be issued by a competent body (e.g. the national safety authority), which could also be used as proof of the ability of the railway undertakings or infrastructure managers to fulfil the relevant requirements of Commission Delegated Regulation (EU) 2018/762. For example, national certificates granted to ECMs and/or maintenance workshops of vehicles other than freight wagons may also provide reasonable assurance, similar to the ECM certificate, that the vehicles for which they are in charge of maintenance are in a safe state of running.
ANNEX III

Siding operations, contractual arrangements and partnerships

Siding operations

In this document, ‘siding’ means railway infrastructure connected to a railway network which is under the responsibility of an infrastructure manager (i.e. the infrastructure part of the rail system falling under the scope of Directive (EU) 2016/798). Sidings may or may not be part of this rail network depending on the transposition of the above Directive in each Member State.

Activities performed in sidings such as the loading of wagons are industrial activities which then interface with specific railway activities such as the composition, preparation and movement of rakes of vehicles that can be trains or will be used in trains. This includes the coupling of different vehicles to form rakes of vehicles or trains and moving them.

Those sidings may be (but are not limited to):

- Infrastructure used to park railway vehicles between operations.
- Intermodal terminals;
- Infrastructure used for services on passenger vehicles such as cleaning or light maintenance;
- Infrastructure belonging to and managed by a maintenance workshop for railway vehicles;
- Industrial areas or plants where the industrial activities of loading/unloading of freight wagons are performed.

The activities performed in sidings are performed by a ‘siding operator’. A siding operator may be a railway undertaking, an infrastructure manager, a service provider (e.g. cleaning of passenger vehicles), an industrial organisation (e.g. a chemical plant loading/unloading tank wagons) or even a subcontractor of this industrial organisation. In the former case, the organisation has taken the business decision to become a railway undertaking or is a railway undertaking that plans to manage sidings in addition to its current railway activities. In the latter case, the infrastructure manager is the infrastructure manager for the sidings or is acting as a railway undertaking under its safety authorisation.

The ‘siding operator’ controls the risks associated with occupational health and safety through its health and safety management system in place according to international and national legislation. When the ‘siding operator’ is not a railway undertaking, this management system takes into account the health and safety obligations related to external workers in particular those of railway undertakings, for instance when train drivers enter the siding. In parallel, the railway undertaking controls the risks associated with occupational health and safety through its health and safety management system according to international and national legislation.
**Case 1: The siding operator is a railway undertaking “Y”**

This railway undertaking controls, through its SMS, the risks associated with its railway operations in its siding infrastructure and on the railway network under the responsibility of an infrastructure manager. This control of risks includes risks associated with damage to vehicles caused by all activities performed in the siding including also composition, preparation and the running of trains.

In practice it is sometimes difficult to determine the responsible railway undertaking. For example, a train of a railway undertaking “X” arrives at a siding (driver and locomotive are hired) and a railway undertaking “Y”, which operates the siding, takes it over as a new train (driver and locomotive are hired) and in the meantime, siding operations need to be carried out. In such a case, the above safety principle applies. There are shared interface risks that must be considered in the railway undertaking “Y”s SMS (e.g. damage to vehicles caused by siding operations such as loading). In addition, the transfer of information about the vehicles from the railway undertaking “X” to the railway undertaking “Y” must also be considered. This includes the assurance that the vehicle is in a safe state of running when the railway undertaking “X” transfers it to the siding operator and similarly, when it is transferred onwards via the railway undertaking “Y”. The railway undertaking “Y” responsible for the siding operations remains fully accountable for the control of risks inherent in the maintenance activities carried out thereon.

**Case 2: The siding operator is not a railway undertaking**

Four subcases can be considered:

- **Subcase 2.1** when the siding operator is the infrastructure manager.
- **Subcases 2.2 and 2.3** when the siding operator, not being an infrastructure manager, performs activities only on its own infrastructure but not on the rail network under the responsibility of the infrastructure manager.
- **Subcase 2.4** includes railway operations performed by a siding operator, not being an infrastructure manager, on the rail network under the responsibility of the infrastructure manager.

**Subcase 2.1:** When activities in the sidings are shared between railway undertaking(s) and an infrastructure manager (or any organisation acting on its behalf), each railway undertaking must be informed of all safety events that have taken place during the activities of the infrastructure manager through contractual arrangements. That includes damage, accidents and incidents involving vehicles.

Those contractual arrangements are managed respectively by the SMS of each railway undertaking and the SMS of the infrastructure manager.

Through its SMS, the railway undertaking controls the risks associated with its own operations in relation to the information received.
**Subcase 2.2:** Train composition and preparation is made by the railway undertaking (coupling, preparation) on the siding infrastructure. The railway undertaking must be informed of all (safety) events that have taken place during the activities of the siding operator (e.g. loading or cleaning) through contractual arrangements. This includes damage, accidents and incidents involving vehicles.

Those contractual arrangements are managed by the SMS of the railway undertaking.

Through its SMS, the railway undertaking controls the risks associated with its own following operations in relation to the information received.

**Subcase 2.3:** Train composition is fully/partially performed by the siding operator or by an organisation working on behalf of the siding operator.

After a train is composed, it is transferred to one railway undertaking.

Likewise subcase 2.2, the railway undertaking must be informed of all events that have taken place during the activities of the siding operator (e.g. loading or cleaning) and during train composition through contractual arrangements. Events include damage, accidents and incidents involving vehicles.

Those contractual arrangements are managed by the SMS of the railway undertaking.

Through its SMS, the railway undertaking controls the risks associated with its own operations in relation to the information received.

**Subcase 2.4:** This subcase supplements subcase 2.3. Therefore hereafter only the additional duty of the railway undertaking is introduced.

The siding operator runs trains or moves rakes of vehicles from its rail infrastructure onto the railway network under the responsibility of an infrastructure manager.

For example:

- Moves the train or rakes of vehicles from a service yard to the platforms of a passenger station or to a parking yard attached to a passenger station;
- Moves the train or rakes of vehicles from an industrial plant to an interchange point (exchange siding) attached to a freight station.

The siding operator is neither a railway undertaking nor an infrastructure manager but those operations performed on the network of an infrastructure manager must be covered by a single safety certificate or a safety authorisation.
The railway operations made by the siding operator on the rail network under the responsibility of an infrastructure manager are covered either by the single safety certificate of a railway undertaking or by the safety authorisation of an infrastructure manager. This means that the railway undertaking or the infrastructure manager must control the risks associated with the operations performed by the siding operator through the arrangements for the management of subcontractors in their SMS.

In all cases, the railway undertakings and the infrastructure manager must accurately describe the scope of all their railway operations and of their activities which interface with other railway operations to make the supervision of the SMS by NSAs effective. The capability of railway undertakings and infrastructure managers to describe clearly and completely their operations as well as other activities interfacing with railway operations is essential for ensuring the effectiveness of the SMS and the effectiveness of the NSA supervision.

The contractual arrangements in all the above subcases must include clearly (but are not limited to):

- What has to be done by each contracting party;
- The expected quality of the outputs/services;
- Assignment of roles and responsibilities;
- What, when and how information will be exchanged between the contracting parties. Information includes reporting on events as described in all subcases above and the particularly characteristics of the infrastructure of the siding such as speed limits, weight limits or gradient conditions;
- Competence requirements;
- Health and safety requirements (deriving from risk assessment, national requirements, etc.).

**Contractual arrangements and partnerships**

The railway undertaking is responsible for ensuring the safe running of the train by coordinating and managing train operations. Contractual agreements (usually consisting of framework agreements, special agreements and annexes) constitute the basis for effective cooperation between different railway undertakings, be it new entrants or incumbents, and must comply with the provisions of European and national legislation and any other applicable requirements.

Therefore, the railway undertaking has to control the risks of its operations, including cooperation with partners and the use of (sub) contractors. The NSA then supervises that the railway undertaking fulfills its legal obligations in a transparent and diligent manner.

Railway undertakings cannot outsource their safety responsibility for coordinating and managing the safe running of trains. This is however not detrimental to the existence of cooperation regimes between railway undertakings. The basic principles above also apply to cooperation between railway undertakings. The railway undertaking responsible for ensuring the safe running of trains must be clearly identified in all agreements between involved parties and must hold a single safety certificate. Either this railway undertaking directly manages the
resources (personnel, vehicles) through its SMS or it may decide to subcontract (partly or wholly) the use of the resources (e.g. leasing of vehicles, hiring of train drivers) to another party. In the latter case, the railway undertaking still has the responsibility for controlling the risks relating to the use of (sub)contractors by monitoring through its SMS the contract performance in accordance with Regulation (EU) 1078/2012 and therefore, has to check that these resources comply with the legal and other applicable safety requirements (e.g. vehicles in a safe state of running, route compatibility, staff training, train drivers with a valid licence and certificate for a specific route).

A single safety certificate delivered by a safety certification body (and supervised accordingly by an NSA) to the contracting party (i.e. the partner or subcontractor) can provide sufficient assurance to the railway undertaking responsible for the safe operation that the SMS arrangements meet the relevant requirements. The contractual arrangements include the transfer of information relevant to safety (e.g. previous rest time of the train drivers) between the contracting parties.

The principles underpinning cooperation between railway undertakings remain the same irrespective of cooperation regimes, i.e. partnership or subcontracting (partly or wholly) railway activities in domestic or cross-border operations. However, the nature and extent of measures to be implemented by railway undertakings and the extent to which the NSA has to supervise these cooperation arrangements are proportionate to the degree of cooperation between railway undertakings.

For example, cross-border cooperation between railway undertakings (i.e. use of external vehicles and/or staff) is likely to require more controls than any other cooperation regimes because the operation is handed over to another railway undertaking with different languages and operating rules for rolling stock that may differ from one Member State to another. In contrast, hiring external train drivers or vehicles only would obviously require less monitoring and consequently, less supervision activities by the NSA.
ANNEX IV
Safety culture

Introduction to safety culture and a safety culture improvement strategy

Culture arises from the interactions of people in their everyday lives and helps define the behavioural expectations and norms of society. Culture is a complex concept involving numerous factors, which develops over time depending on the circumstances, environment and experiences of a nation, state, society and/or organisation.

Safety culture refers to the elements of the culture that specifically address safety. Whereas it is possible to give a description of some of the contributors to a safety culture, it is impossible to collect all the information that encapsulates a safety culture. There is no single scientific objective measurement of safety culture. This is because the contributing factors vary, not just between organisations but also within them. Different departments have different safety requirements and needs, for example operational and financial, and the prevailing safety culture will develop from these. External factors such as regulatory requirements, levels of education, societal structures as well as the national culture will also contribute to an organisation's safety culture.

Safety culture is an established concept. It, however, lacks an agreed definition. The lack of a definition has meant that the theoretical discussion and practical applications have somewhat drifted apart and what essentially is a social construct has been turned into characteristics for a good safety culture.

That said, a simple way to describe safety culture is to look at the factors that contribute to behaviour. The SMS provides the foundation by defining and prescribing through policies and procedures what is required. In a utopia, the SMS would be perfect and all management and personnel will comply. Unfortunately, a utopia is a utopia, and what happens is that management and personnel try to make sense of the content of the SMS based on their values, attitudes and beliefs derived from personal experience combined with the behavioural norms of the work place and society. If the SMS makes sense and there is a culture of compliance the correct behaviours will follow. If not individual interpretations will be made and alternative solutions will be applied. These will be based on an individual risk assessment weighing up factors that impact on the decisions made. The risk assessment will not only focus on the actual risk but also include factors related to convenience, the risk of getting caught, management’s words and actions etc. The interdependence between the SMS, sense making and behaviour therefore defines the safety culture.

Measuring safety culture requires an insight into the three factors and their interdependence. As stated earlier there is no single scientific objective measurement of safety culture. Instead characteristics that impact on the safety culture can be analysed in the light of the three factors.
For example, a policy statement such as ‘Safety first’ can be followed up by investigating what it means to the employees – do they actually believe in it, does management ‘walk the talk’, how are decisions made and on what grounds, how does the organisation react when under pressure etc. Similar investigations can be made about other factors such as continuous learning and a questioning attitude. Combining the results of the analysis will provide a picture of the present state of the culture. Over time a more comprehensive picture can be built allowing for stronger conclusions.

To understand safety culture in an organisation, specialists and researchers have developed models, which usually involve a set of attributes of a positive safety culture. Figure 4 constitutes one example of such a model based on recent work of the Institute for an Industrial Safety Culture (ICSI).

**Figure 4: Attributes of a safety culture**

Based on the ICSI model, a correlation can be found between most of the SMS elements and the predominant attributes of a safety culture, as shown in Table 6.

**Table 6: Relationships between SMS requirements and attributes of a safety culture**

<table>
<thead>
<tr>
<th>SMS elements</th>
<th>CSM SMS Requirement</th>
<th>Attributes of a safety culture</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leadership &amp; Commitment</td>
<td>2.1</td>
<td>▶ Interrogative culture</td>
</tr>
<tr>
<td></td>
<td></td>
<td>▶ Transparent and just culture</td>
</tr>
<tr>
<td></td>
<td></td>
<td>▶ Management leadership and involvement of staff</td>
</tr>
<tr>
<td>Safety Policy</td>
<td>2.2</td>
<td>Management leadership and involvement of staff</td>
</tr>
<tr>
<td>SMS elements</td>
<td>CSM SMS Requirement</td>
<td>Attributes of a safety culture</td>
</tr>
<tr>
<td>--------------------------</td>
<td>---------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Structure &amp; Responsibilities</td>
<td>2.3</td>
<td>Integrated culture (everyone is involved)</td>
</tr>
</tbody>
</table>
| Involvement of Staff & Other Parties | 2.4                 | ▶ Transparent and just culture  
                          ▶ Integrated culture (everyone is involved)  
                          ▶ Management leadership and involvement of staff |
| Risk Assessment          | 3.1                 | ▶ Shared awareness of the most important risks  
                          ▶ Constant attention to technical barriers, SMS, Human and Organisational Factors  
                          ▶ Sensible balance between safety by the rules and safety by taking initiatives |
| Safety objectives & Planning | 3.2                 | -                                                                                              |
| Resources                | 4.1                 | Integrated culture (everyone is involved)                                                      |
| Competence               | 4.2                 | ▶ Transparent and just culture  
                          ▶ Integrated culture (everyone is involved) |
| Awareness                | 4.3                 | Shared awareness of the most important risks                                                  |
| Information & Communication | 4.4              | Transparent and just culture                                                                  |
| Documented Information/SMS Documentation | 4.5             | Constant attention to technical barriers, SMS, Human and Organisational Factors                        |
| Integration of HOF       | 4.6                 | -                                                                                              |
| Operational Activities   | 5.1                 | ▶ Shared awareness of the most important risks  
                          ▶ Interrogative culture  
                          ▶ Sensible balance between safety by the rules and safety by taking initiatives |
| Asset Management         | 5.2                 | Shared awareness of the most important risks                                                  |
| Contractors, Partners & Suppliers | 5.3             | ▶ Transparent and just culture  
                          ▶ Integrated culture (everyone is involved) |
| Change Management        | 5.4                 | -                                                                                              |
| Emergency Management     | 5.5                 | Sensible balance between safety by the rules and safety by taking initiatives                  |
| Monitoring               | 6.1                 | Interrogative culture                                                                          |
| Internal Auditing        | 6.2                 | -                                                                                              |
| Management Review        | 6.3                 | -                                                                                              |
| Improvement/Learning from accidents & incidents | 7.1             | ▶ Interrogative culture  
                          ▶ Transparent and just culture |
| Continual Improvement    | 7.2                 | ▶ Interrogative culture  
                          ▶ Transparent and just culture |

More details on the ICSI model can be found on their website ([http://www.icsi.eu.org](http://www.icsi.eu.org)).
One example of a strategy to improve railway safety culture in a large company: The PRISME Program implemented at SNCF (France)

In 2014, following a number of serious railway accidents and successive workplace accidents, SNCF carried out a large-scale survey, sponsored by the CEO, with the aim of understanding how the staff perceived safety.

“The questionnaire was developed after consultation of 20 focus groups between April and May 2014. All activities and all hierarchical levels have been considered. To guarantee confidentiality the survey work has been undertaken by an independent Institute. It complied with Norm ISO 20252 and was CAWI based (Computer assistance for web interview), accessible on private computer, smartphone, tablets.”

“The focus groups brought very valuable information. In particular the need to simplify the documentation, was identified through the focus groups”

This initiative proved to be successful as more than 53,000 employees out of about 150,000 answered the questionnaire.

A rather consensual diagnosis emerged that emphasised the need to favour dialogue and to promote reporting from all employees. A deep cultural change that supports proactive attitudes at all levels of the company, rather than a reactive approach to individual events, was identified as a necessary driver to continuously improve safety.

Consequently, top managers committed themselves to implementing a **Company General Safety Policy** that aims at reaching the excellence safety level and states that safety is top of the list of corporate values as well as an indispensable means to achieve an excellent level of performance.

Based on the survey and on an additional benchmarking, a working group at the Board level developed an ambitious action plan, named PRISME, that is comprised of six elements. A survey conducted in November 2015 showed that these elements have been recognised as “important” and “very important” by 93% of the staff.

These elements are the following:

- **Develop « Proactive » behaviours**: to learn from errors and problems;
- **Set up a « Risk » analysis based system**: anticipate, identify and prioritize actions;
- **Control the « Interfaces »**: to fight against compartmentalization and better cooperate;
- **« Simplify » the processes, the documentation and operating modes**: to adapt them to the reality of work for more efficiency;
- **Create a « Managerial » propitious environment in order that everyone should be personally involved**: to reduce the accident risk to the lowest possible level;
- **Acquire tools and innovative « Equipment »**: to provide modern methods of work to everyone, a safe environment and a safe network.

Within PRISME, the following concrete actions have been implemented:
One-day training on human and organisational factors delivered to 8000 managers;
Development and promotion of a just and fair culture;
Enhancement of communication and dissemination tools (“2 mois Sécurité” (2-month Safety), indicators, safety flash);
Revision of safety management system and safety rules;
Improvement of risk analysis to better consider systemic aspects.

While the effectiveness of the programme is currently being assessed, several benefits have already been identified:

- Improved quality of incident investigations with consideration of organisational factors;
- Improved spontaneous reporting of near misses and issues from staff;
- Improved communication;

Management behaviours perceived more supportive and proactive by staff.
ANNEX V

Human and organisational factors

Introduction to human and organisational factors

Human and organisational factors (HOF) is a multidisciplinary field focusing on how to increase safety, enhance performance as well as increase user satisfaction. HOF is a user-centred approach, that is, the design is based upon an explicit understanding of users, tasks and environments. The starting point is always the user’s capabilities and limitations and how these are influenced and interact with the systems encountered during task performance. The goal is to identify how best to perform the task in a safe and efficient way. Emphasis is on usability. HOF is used both as a proactive means of ensuring good design processes as well as a reactive means of identifying the key issues when something has gone wrong.

When for example designing new vehicles, it is insufficient just to apply the design standards. The train drivers, conductors and maintenance personnel should be involved to add their experiences and understanding of how to perform the tasks safely and efficiently. This can, for example, be related to specific station or line issues, accessibility and access for maintenance workers, task priorities in the cab, communication requirements or passenger behaviour at stations.

Including the knowledge and experience of different operators is best achieved through an iterative process where the user evaluates the design and development of the train on a continual basis as design and development progresses. This helps prevent a common error in the design process, that is, to focus on the human's interaction with individual systems instead of task performance in general. For example, different suppliers have different ideas of how alarms should be prioritised and without a holistic perspective the user frequently ends up being overloaded with information of limited relevance for task performance. Just because the technical design provides the opportunity to display the information but the user may have no need for it. HOF analysis helps distinguish between the need to know and the nice to have.

HOF involves taking a systemic perspective, that is, not just looking at the human, technological and organisational factors in their own right but also emphasising the interactions between the different factors. For example, if a train driver has been involved in an incident such as a signal passed at danger, the suggested factors to investigate (not a comprehensive list) relate to fatigue, cognitive overload, competence, etc. (Human), the technology’s influence on performance, such as human-system interfaces, layout, signal placing (Technology), the organisation’s influence on performance, such as training, SMS, organisational priorities (Organisation) as well as the interaction between the three areas such as the influence of procurement on design or management of change with the introduction of new design.

Methods are drawn from many different fields, for example experimental psychology, industrial engineering, organisational psychology, sociology, management science, cognitive engineering, ergonomics, computer science and safety engineering. Since the emphasis of HOF is on the user, a task analysis is a commonly applied method. A task analysis provides the designer with an understanding of the tasks to be performed and how these relate to systems.
the user interacts with and the organisational conditions that impact on performance. Based on the task analysis, further analysis such as human-system interaction, workload, human reliability/risk, anthropometry and biometric analysis can be performed. The key is to ensure that the user has the best achievable work situation for safe and efficient performance.

The following references can provide further information about human and organisational factors:


**Strategy to support the integration of human and organisational factors within the safety management system**

The organisation should provide a strategy to ensure that human factors knowledge, methods and a human-centred approach are systematically and consistently applied to all relevant processes within the organisation. Such an approach means considering the needs, capabilities and behaviours of people first and then designing to accommodate those needs, capabilities and behaviours.

The human and organisational factors (HOF) strategy may contain elements linking to:

**Leadership**

- **Leadership and commitment**
  - Management commitment to HOF is clearly stated in policies and objectives;
  - There is a process/guideline showing how HOF should be applied in projects;
  - HOF is an integrated part of the design process and of project management.

- **Safety policy**
  - The safety policy states clearly that a HOF perspective should be applied in all safety related processes.

- **Organisational roles, responsibilities, accountabilities and authorities**
  - Clearly defined roles, responsibilities and accountabilities of the HOF specialist;
  - There is a process for how HOF experts participate in projects and processes on a regular basis.

**Planning**

- **Actions to address risk**
  - A description of how the HOF perspective is considered in risk analyses;
  - Involvement of HOF specialists in risk analyses.
ANNEX V

Support

- Resources and competence
  - Systematic approach to ensure that there is HOF competence in relevant roles based on a needs analysis;
  - Time and resources are allocated to ensure HOF requirements are fulfilled.

- Awareness
  - Universal knowledge in the organisation of the systematic approach to ensure HOF competence in relevant roles

Operation

- Operational planning and control
  - HOF is considered in operational planning.

- Asset management
  - The organisation has guidelines for applying a human centred approach at each stage of the life cycle.

- Management of change
  - HOF shall always be assessed as part of the management of change process.

Performance evaluation

- Monitoring
  - Safety performance is assessed systematically in light of the HOF strategy.

Improvement

- Learning from accidents and incidents
  - HOF expertise and methods are used in the accident investigation process;
  - There is a methodology for conducting investigations based on HOF knowledge and methods;
  - There is a training program for accidents and incident investigators, applying a HOF perspective.

- Continual improvement
  - Process for continuous improvement of the organisations processes for managing HOF.
ANNEX VI
Definitions

Use of the words or terms throughout the document such as ‘must’, ‘should’ or ‘shall’ indicates a legal requirement exists, with which compliance is necessary.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accident</td>
<td>An unwanted or unintended sudden event or a specific chain of such events which have harmful consequences; accidents are divided into the following categories: collisions; derailments; level crossing accidents; accidents to persons involving rolling stock in motion; fires and others (Directive (EU) 2016/798).</td>
</tr>
<tr>
<td>Area of operation</td>
<td>A network or networks within one or more Member States where a railway undertaking intends to operate (Directive (EU) 2016/798).</td>
</tr>
<tr>
<td>Asset management</td>
<td>The approach used by an organisation to ensure that physical assets remain safe, fit-for-purpose, and commercially viable from design and construction, throughout its life-cycle, to decommissioning.</td>
</tr>
<tr>
<td>Audit</td>
<td>Systematic, independent and documented process for obtaining audit evidence and evaluating it objectively to determine the extent to which the audit criteria are fulfilled (ISO 9000).</td>
</tr>
<tr>
<td>Character of operation</td>
<td>The characterisation of operation by its scope, including infrastructure design and construction, infrastructure maintenance, traffic planning, traffic management and control, and by the use of the railway infrastructure, including conventional and/or high speed lines, transport of passengers and/or goods</td>
</tr>
<tr>
<td>Competence</td>
<td>Ability to apply knowledge and skills to achieve intended results (ISO 9000).</td>
</tr>
<tr>
<td>Continual improvement</td>
<td>Recurring activity to enhance performance (i.e. measurable result) (ISO 9000).</td>
</tr>
<tr>
<td>Document management</td>
<td>The process (or procedure) for the identification, creation, maintenance, management, storage and retention of documented information.</td>
</tr>
<tr>
<td>Extent of operation</td>
<td>In relation to railway operations carried out by railway undertakings, the extent characterised by the number of passengers and/or volume of goods and the estimated size of a railway undertaking in terms of number of employees working in the railway sector (i.e., as a micro, small, medium-sized or large enterprise) (Directive (EU) 2016/798). In relation to railway operations carried out by infrastructure managers, the extent characterised by the length of railway track and the estimated size of the infrastructure manager in terms of number of employees working in the railway sector (Regulation (EU) 2018/…) (CSMs on SMS)).</td>
</tr>
<tr>
<td>Hazard</td>
<td>A condition that could lead to an accident (Regulation (EU) 402/2013).</td>
</tr>
<tr>
<td>Human and organisational factors</td>
<td>All human performance characteristics and organisational aspects that must be considered to ensure the lifelong safety and effectiveness of a system or organisation.</td>
</tr>
<tr>
<td>Human-centered approach</td>
<td>An approach considering the needs, capabilities and behaviours of people first and then designing to accommodate those needs, capabilities and behaviours.</td>
</tr>
<tr>
<td>Incident</td>
<td>Any occurrence, other than an accident or serious accident, affecting the safety of railway operations (Directive (EU) 2016/798). This includes near misses.</td>
</tr>
<tr>
<td>Infrastructure manager</td>
<td>Any body or firm responsible in particular for establishing, managing and maintaining railway infrastructure, including traffic management and control-command and signalling; the functions of the infrastructure manager on a network or part of a network may be allocated to different bodies or firms (Directive 2012/34/EU).</td>
</tr>
<tr>
<td>Interested party</td>
<td>Person or organisation that can affect, be affected by, or perceive itself to be affected by a decision or activity (ISO 9000) related to the safety management system.</td>
</tr>
<tr>
<td>Investigation</td>
<td>A process conducted for the purpose of accident and incident prevention which includes the gathering and analysis of information, the drawing of conclusions, including the determination of causes and, when appropriate, the making of safety recommendations (Directive (EU) 2016/798).</td>
</tr>
<tr>
<td>Management system</td>
<td>A set of interrelated or interacting elements of an organisation to establish policies and objectives, and the processes to achieve those objectives (ISO 9000).</td>
</tr>
</tbody>
</table>
## ANNEX VI

| **Monitoring** | The arrangements put in place by railway undertakings, infrastructure managers or entities in charge of maintenance to check their management system is correctly applied and effective (Regulation (EU) 1078/2012). |
| **National rule** | All binding rules adopted in a Member State, irrespective of the body issuing them, which contain railway safety or technical requirements, other than those laid down by Union or international rules, and which are applicable within that Member State to railway undertakings, infrastructure managers or third parties (Directive (EU) 2016/798). |
| **Process** | Set of interrelated or interacting activities which transforms inputs into outputs (ISO 9000). |
| **Rail infrastructure** | The facilities that are necessary to enable a railway to operate, including:  
- Railway tracks and associated track structures;  
- Service roads, signalling systems, communications systems, rolling stock;  
- Control systems, train control systems, and data management systems;  
- Notices and signs;  
- Electrical power supply and electric traction systems;  
- Associated buildings, workshops, depots, and yards; and  
- Plant, machinery, and equipment. |
| **Railway undertaking** | A railway undertaking as defined in point (1) of Article 3 of Directive 2012/34/EU, and any other public or private undertaking, the activity of which is to provide transport of goods and/or passengers by rail on the basis that the undertaking is to ensure traction, including undertakings which provide traction only (Directive (EU) 2016/798). Any public or private undertaking licensed according to this Directive, the principal business of which is to provide services for the transport of goods and/or passengers by rail with a requirement that the undertaking ensure traction; this also includes undertakings which provide traction only (Directive 2012/34/EU). |
| **Risk** | The frequency of occurrence of accidents and incidents resulting in harm (caused by a hazard) and the degree of severity of that harm (Regulation (EU) 402/2013). |
| **Risk analysis** | Systematic use of all available information to identify hazards and to estimate the risk (Regulation (EU) 402/2013). |
| **Risk assessment** | The overall process comprising a risk analysis and a risk evaluation (Regulation (EU) 402/2013). |
| **Risk evaluation** | A procedure based on the risk analysis to determine whether an acceptable level of risk has been achieved (Regulation (EU) 402/2013). |
| **Risk management** | The systematic application of management policies, procedures and practices to the tasks of analysing, evaluating and controlling risks (Regulation (EU) 402/2013). |
| **Safety culture** | The interaction between the requirements of the safety management system, how people make sense of them, based on their attitudes, values and beliefs and what they actually do, as seen in decisions and behaviours. A positive safety culture is characterised by a collective commitment by leaders and individuals to always act safely, in particular when confronted with competing goals (Regulation (EU) 2018/… (CSMs on SMS)). |
| **Objective** | Result to be achieved. A safety objective must be specific, measurable, achievable, realistic and time-based. It must also be set at relevant functions and levels within the organisation. |
| **Partner** | A commercial entity with which another commercial entity has some form of alliance. This relationship may be a contractual, exclusive bond in which both entities commit not to ally with third parties. |
| **Partnership** | An arrangement where parties, known as partners, agree to cooperate to advance their mutual interests. |
| **Safety management system** | The organisation, arrangements and procedures established by an infrastructure manager or a railway undertaking to ensure the safe management of its operations (Directive (EU) 2016/798). |
| **Top management** | Person or group of people who directs and controls an organisation at the highest level (ISO 9000). |
| **Type of operation** | The type characterised by passenger transport, including or excluding high-speed services, freight transport, including or excluding dangerous goods services, and shunting services only (Directive (EU) 2016/798). |
Guidance for Safety certification:

- Application guide for the granting of single safety certificates — A guide for the applicants
- Application guide for the granting of single safety certificates — A guide for the authorities
- Safety management system requirements for safety certification or safety authorisation
- Supervision guide
- Management maturity model
- Enforcement management model
- Coordination between national safety authorities – A common approach to supervision
- Competence management framework for authorities