

Making the railway system work better for society.

**ANNEX** 

# **Light Impact Assessment**

ERTMS -Opinion 2017-2

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# 1. Context and problem definition

1.1. Problem and problem drivers	software-based system; the	Management System (ERTMS) is a complex e Agency has set up a change control ERTMS specifications, involving the Sector lback from implementation.
		those feedback and return of experience f Change Requests (CR), as per Article 28 of ("the Agency Regulation").
		e Technical Specification for Interoperability le Control Command and Signalling (CCS TSI) ulation (EU) 2016/919:
	detected the Agency shall p solutions to correct them as a compatibility and stability of year of the date of application	the system to provide normal service are publish as early as possible the respective well and the evaluation of the impact in the the existing ERTMS deployment. Within one on of this Regulation, the Agency shall send al opinion on the state of the findings logged that database".
		ncy has identified in the database with ETCS  2 logged errors as potentially not allowing all service.
	This analysis has ben carried subset-104	l out using the methodology defined in the
1.2. Main assumptions	N.a.	
1.3. Stakeholders		
affected	Category of stakeholder	Importance of the problem
	IM, RU, ERTMS Manufacturers	4
1.4. Evidence and magnitude of the problem	At the end of 2017 more than 4000 km of lines will be in operation with ERTMS on the Core Network Corridors, and almost 7000 vehicles are equipped or contracted in the EU [EC staff draft working document "ERTMS Deployment Action Plan"].  The potential incompatibilities identified in the CR database can jeopardize the EU wide deployment of the system defined in the European Deployment Plan (EDP) EU Regulation 2017/6.	
	Different interpretation of th	e specifications will harm standardization.

referenced within the TSI CCS are likely to generate add the IMs and RUs, due to the risk of non interoperability		If no action is taken, the application of the current specifications referenced within the TSI CCS are likely to generate additional costs for the IMs and RUs, due to the risk of non interoperability.
		There will be likely also impact on <b>Manufacturers</b> , due to the indirect effect that the lack of interoperability and standardization will have on the market for ETCS.
1.6.	Subsidiarity and proportionality	The problem is linked to ETCS specifications which are part of the TSI CCS.

# 2. Objectives

2.1.	Strategic and	☐ Europe becoming the world leader in railway safety
	specific objectives	☑ Promoting rail transport to enhance its market share
		☐ Optimising the Agency's capabilities
		☐ Transparency, monitoring and evaluation
		☐ Improve economic efficiency and societal benefits in railways
		☐ Fostering the Agency's reputation in the world
		Specific objectives:  1. Ensure an effective reference for the design, implementation and assessment of the ETCS subsystems onboard and trackside  2. Give guidance on the necessary steps to implement the reference taking account of the existing installed base
2.2.	Link with Railway Indicators	The evolution of remaining errors in the ERTMS CCM-database (RI3.3). Status of June 2017: 42 errors, compared to 40 in December 2016.
		This opinion defines, for all errors impacting normal service, the solution and the short term mitigation measures, except for 3 CRs for which work is planned.

## 3. Options

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3.1.	List of options	Option 0 (Baseline): do nothing
		Option 1: Transparent publication of CRs with problem description,
		short term mitigation and longer term solution
		Option 2: Update of the TSI CCS with corrected specifications.
3.2.	Description of	Option 0 (Baseline): do nothing
	options	No publication of CRs and no update of CCS TSI
		Option 1: Transparent publication of CRs with problem description, short term mitigation and longer term solution
		Publication of list of identified CRs and of their solutions as targets for 2022, together with the information and guidance to allow identification
		of actual situations in deployment.
		The management of the mitigations and of the upgrades to the system are among the key commitments identified in the Memorandum of Understanding on ERTMS.
		Outing 2. Undeteral the CCC TCI with the corrected exactions
		Options 2: Update of the CCS TSI with the corrected specifications All the corrected specifications will be included in a recommendation to revise CCS TSI.
3.3.	Uncertainties/risks	In <b>Option 1</b> , there are important efforts required from IM, RU and Manufacturers to assess the impact of each identified CR in their actual products and systems and to define and implement trackside mitigations or the recommended solutions when applicable.
		There is also the request to Manufacturers to make detailed information on their products/systems available to their clients, and also to the IM concerning ERTMS-fitted vehicles operating on these network(s).

# 4. Impacts of the options

4.1.	Impacts of the options (qualitative analysis)	Option 0 (Baseline): do nothing  Negative impacts: The interoperability risks identified are likely to cause additional costs for IMs and RUs, delays for projects to enter in commercial service, and reputational damages to the ERTMS project and the actors involved [see 1.5].
		Option 1: Transparent publication of CR with problem description, short term mitigation and longer term solution  Positive impacts:
100		<ul> <li>(1) Transparent detailed information will enable economic actors to make <u>informed decisions</u>.</li> <li>(2) Identification of harmonized solutions with a target date (2022) will <u>avoid divergent developments</u>.</li> </ul>

	(3) Recommended mitigation measures offer short term solutions in
	view of the timeframe necessary for compliant products and
	systems to be available on the market.
	Costs:
	(1) IMs: depending on the specific implementations and on the
	combination of ERTMS-equipped trains in service and expected
	in the near future, there can be costs for correcting errors in
	trackside implementation and or costs for implementing
	mitigation measures.
	(2) <b>RUs:</b> depending on the specific on-board system installed on the
	vehicles, there can be the costs for the upgrade of the onboard
	software at a certain date in the future (by 2022).
	Options 2: Update of the CCS TSI with the corrected specifications
	Negative impacts:
	(1) The mere update of the legal reference has <u>no immediate effect</u>
	on the systems in service or under development. A poignant
	example is the fact that today most of the ETCS systems in service
	are not based on Baseline 3 specifications (first adopted in 2012).
	(2) The update of the specifications, if not accompanied by the
	measures proposed in option 1, will not avert the problems and
	associated costs identified in section 1.5 above
	and the state of t
Impacts of the	N.a.
options <b>U</b>	
(quantitative	
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#### 5. Comparison of options and preferred option

No comparison of options was necessary.

The only feasible option, which meets the specific objectives addressed by this opinion is Option 1.

**Option 0** is likely to generate additional costs and project delays and uncertainties, while hampering interoperability.

**Option 2** addresses the problem only in the abstract space of the specifications, without offering concrete and timely guidance for mitigations and harmonization in the intermediate period.

### 6. Monitoring and evaluation

6.1.	Monitoring indicators	N.a.
6.2.	Future evaluations	The ERTMS Stakeholder Platform is the appropriate forum to ensure the follow up and evaluation of the implementation of the measures proposed in the Opinion.