Implementing a Safety Management System in Design, Manufacturing and Maintenance Organizations

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# Record of Revisions

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<td>A</td>
<td>September 17(^{th}), 2018</td>
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| B     | March 31\(^{st}\), 2022   | The intent of this update is to:  
- Incorporates lessons learned from voluntary implementation with Aviation Authorities,  
- Incorporates clarification and updates to ensure alignment with ongoing rulemaking as a means of compliance,  
- Facilitates increased scalability depending on the organization and service attributes,  
- Establishes global applicability for maintenance organizations,  
- Strengthens compliance verification and safety activities to guard against potential hazards of undue pressure on certifying staff from the business interests of the company,  
- Align with EASA Part 21 rulemaking where some gaps were identified in the previous issue A |
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1. INTRODUCTION

This Standard is intended to enable the aviation industry to implement a Safety Management System (SMS) consistent with Annex 19 [Second Edition-Amendment 1] to the Convention on International Civil Aviation, as adopted by the International Civil Aviation Organization’s (ICAO). It can be used to support demonstration of compliance with applicable SMS requirements from Aviation Authorities or for voluntary SMS implementation.

ICAO Annex 19 establishes Standards and Recommended Practices (SARPs) applicable to safety management functions related to, or in direct support of, the safe operation of aircraft.

Annex 19 prescribes that each State must require several organizations under its authority to implement an SMS (e.g., organizations responsible for the type design or manufacture of aircraft, engines or propellers in accordance with Annex 8, approved maintenance organizations providing services to operators of aeroplanes or helicopters engaged in international commercial air transport, in accordance with Annex 6, Part I or Part III, Section II, respectively).

The industry anticipates that each Local Aviation Authority will continue to promulgate SMS regulations applicable to organizations identified in ICAO Annex 19 and that the industry organizations will be required to respond consistent with their State’s requirements.

This Standard has been developed to consider the broadest scope of potential SMS implementation in design, manufacturing and maintenance organizations.

SMS is being introduced for the purpose of continuous improvement in Aviation Safety.

When the term “Safety” is used in this document, it is defined as the state in which risks associated with aviation activities, related to, or in direct support of the operation of aircraft, are reduced and controlled to an acceptable level.

The main objective of an SMS is to manage safety related to, or in direct support of the safe operation of aircraft through the effective management of safety risks. It is a system designed to maintain or improve safety by identifying hazards, collecting and analyzing data and managing safety risks. An SMS seeks to proactively assess and control risks before they result in aviation accidents and incidents.

It is important to recognize that (unlike other service providers required by Annex 19 to have an SMS) Design, Manufacturing and Maintenance organizations’ contribution to aviation safety is through the product delivered into operation. The contribution to aviation safety of such organizations is essentially defined by their output at the point it is provided for operation. Design, manufacturing and maintenance organizations can identify what a safe contribution is - either a design shown to meet a defined safety/certification standard, a fully conforming product, or a set of maintenance activities completed exactly as requested, and SMS should be considered as the means to consider why that might not be achieved. SMS is therefore a tool to build upon the existing mature disciplines already aiming to achieve these objectives, by seeking weaknesses in the organization’s systems, and limiting the opportunity for the expected contribution to safety not to be achieved.

SMS can be a complex topic with many aspects to consider, but the defining characteristic of an SMS is that it is a decision-making system, based on the collection and analysis of information that encompasses both reactive and proactive measures. It also aims to maintain or improve the safety
performance of organizations by establishing and fostering a positive safety culture. A positive safety culture should be present at all levels, and be reflected in an active and visible management commitment as well as by individuals' awareness of their role and influence on safety.

An SMS should not be implemented through an additional management system requirement, superimposed onto the existing rules but should be fully consistent with other organization management systems. It is important to note that this Standard addresses only the requirements of an SMS and does not provide guidance or means of compliance for the other organization management system requirements, or other duties already required of the holder of certificates or approvals. The SMS may contribute to the discharge of these duties, but does not act as the sole means of compliance. As an example, duties for reporting of certain occurrences to the Aviation Authorities from holders of certain approvals or certificates exist today. The SMS does not re-define the criteria for the selection of such reports or the means to convey them to the Aviation Authorities, but may, through its collection of information and reports, provide additional sources of information from which the organization may identify items required to be reported to the Aviation Authorities.

Note: The table within Appendix 5 shows the correlation between ICAO Annex 19 Appendix 2, this SMS Standard, IAQG 9100:2016 and IAQG 9110:2016 Standards.

The structure of an SMS has been formalized in ICAO Annex 19 around four components:

1. Safety Policy and Objectives.
2. Safety Risk Management.
4. Safety Promotion.

The ICAO Safety Management Manual (SMM, Doc 9859) also mentions SMS as a system that is commensurate with the organization’s regulatory obligations and safety goals. This Standard recognizes the variability of organizations implementing SMS requirements. As a supplement to this Standard, the industry has included a new appendix 7 entitled “SMS Implementation Strategies,” to provide additional guidance for organizations having disparate attributes including, but not limited to their size and complexity, the types of products or services being provided, as well as external factors such as operating environments and regulatory requirements. The guidance stresses the interest of keeping the system as simple as possible for its effective and efficient operation.

This Standard is intended to support SMS implementation by Design, Manufacturing and Maintenance organizations, and is expected to be usable as Guidance Material (GM) and as an Acceptable Means of Compliance (AMC) to the corresponding Annex 19 transposition into aviation safety regulations [e.g., in the USA, the Federal Aviation Administration (FAA) has published 14 CFR Part 5 – this rule is expected to be updated via Notice of Proposed Rulemaking (NPRM) in Q3 2022, to include SMS requirements for part 21 (applicable to Design, Production), part 91.147, part 135 and part 145 organizations; in Europe, the European Union Aviation Safety Agency (EASA) has published the SMS requirements for Design, Manufacturing and Maintenance organizations in Part 21 and Part 145; Transport Canada and National Civil Aviation Agency – Brazil (ANAC) are continuing to operate a voluntary SMS program for Design and Manufacturing organizations – no formal rulemaking is currently planned].

This Standard can be used as a means for demonstrating compliance with FAA 14 CFR Part 5 under the conditions as specified within the Appendix 4 “Compliance with FAA 14 CFR Part 5”.

The Aerospace Industries Association of America (AIA) has issued a National Aerospace Standard (NAS) “Safety Management System Practices for Design and Manufacturing”: NAS 9927. Section I
has been recognized by the FAA as being consistent with 14 CFR Part 5 and ICAO Annex 19, Appendix 2.

The NAS Standard has been considered as an input for the development of this SM-0001 Standard. SMS requirements may also be applied to military regulations (just as airworthiness certification requirements are used in a military context). The present standard may then be considered as guidance material and an acceptable means of compliance with military regulation.

ICAO Annex 19 includes a requirement for a voluntary incident reporting system and accords the protections outlined in its Appendix 3, Principles for the Protection for Safety data, Safety Information and Related Sources, to the safety data captured by and safety information derived from these voluntary reporting systems and related sources. These principles are in line with the concept of "Just Culture" which are important to encourage individuals to report safety-related information. However, it should not absolve individuals of their normal responsibilities. In a European context, "Just Culture" is also required by EU No 376/2014. This Standard considers “Just Culture” principles from both Annex 19 and EU No 376/2014 perspective.

This Standard has been developed with the expectation that when safety management systems implemented in a manner consistent with SM-0001 will be accepted by the implementing organization’s National Aviation Authority, it should be mutually recognized by other National Aviation Authorities. However, it is understood that some Aviation Authorities may apply additional requirements over and above those contained in ICAO Annex 19. Any additional requirements contained in national regulations should be subject to a dedicated annex to this Standard.

This Standard has been developed by a group of representatives of the aviation Design, Manufacturing, and Maintenance organizations.
2. SCOPE OF THE STANDARD

2.1. Purpose:

This standard provides:

- Means of compliance for each of the SMS Framework elements.
- Detailed guidance to implement SMS requirements.
- Guidelines to enable the sharing of safety related information and continuing airworthiness through interfaces between organizations having safety management obligations, such as: design, manufacturing, maintenance and training organizations, as well as operators and relevant Aviation Authorities.

It also considers corporate structure and processes to cover some or all elements common across domains, such as: accountability, safety policy, hazard identification and safety risk management principles, safety data collection and assessment, and safety awareness and training. Corporate SMS is not compulsory but could facilitate consistent SMS implementation, in companies holding multiple approvals and/or certificates.

This standard is intended to provide a means, but not the only means, of compliance with civil aviation regulations but could be used for compliance with other regulations (e.g., military regulations) when acceptable to the relevant Aviation Authorities.

The appendices attached to this standard provide supplemental/additional guidance and examples for several topics addressed in the core sections. In particular, the appendix on SMS maturity assessment has been extensively revised through Issue B and now includes material to support self-assessment by both the organization and by a National Aviation Authority.

2.2. Intended application:

This standard addresses the implementation of the SMS elements within organizations undertaking design, manufacturing or maintenance responsibilities and activities or both as:

- Approved organizations (holding an organization approval, e.g., DAO, DOA, ODA, POA, AMO/ MOA)
- Other organizations (holding a certificate for design or manufacturing or both, e.g., TC, PC, PMA holder), including those from the supply chain (i.e., critical system and component suppliers).

This standard can be implemented on a voluntary basis by organizations that are not required by regulation to implement an SMS.

The extent to which SMS is applied to an organization depends on the organization's approval scope or the applicable system description when organization approval is not required.

Although this standard addresses implementation of the SMS elements within organizations responsible for aircraft, parts and appliance design, manufacturing or maintenance, it may also be used as a baseline to implement an SMS, when acceptable to the relevant Aviation Authority by other organizations included under the ICAO Annex 19 applicability: approved training organizations exposed to safety risks related to aircraft operations, certified operators authorized to conduct international commercial air transport, air traffic services providers, certified aerodromes and
international general aviation operators. In addition, the standard may also be used for organizations which are outside of the ICAO Annex 19 applicability: organizations responsible for aircraft continuing airworthiness management, certified training of crew or maintenance staff or both. In this respect, it should be noted that principles of SMS are consistent over the service providers but business-specific terminology may be different. Thus, consideration should be given to the specifics of the organization’s services.

Note: All the supporting reference documentation listed in section 3 has been considered while drafting this standard.
3. SUPPORTING REFERENCE DOCUMENTATION

The following documents have been considered during the development and update of this standard:

- Safety Management Manual (Doc 9859 – 4th edition published October 2018);
- ICAO Annex 13 (Amendment 18, effective July 2020);
- Safety Management International Collaboration Group (SMICG) documentation (e.g. SMS evaluation tool, risk based decision, SMS terminology): link.
- EU regulation (EU) No 2018/1139 (for basic safety aspects);
- EU regulation (EU) No 376/2014 (for reporting aspects) and ASD Just Culture declaration;
- EU regulation (EU) No 1321/2014 (Part-CAMO);
- EU regulation (EU) No 2021/1963 amending Regulation (EU) No 1321/2014 as regards safety management systems to be established by maintenance organisations;
- EU regulation (EU) No 2022/201 amending Regulation (EU) No 748/2012 as regards safety management systems to be established by design and production organisations;
- EASA AMC/GM to Part ORA, Part ORO, Part ATCO AR/OR, Part CAMO;
- FAA 14 CFR Part;
- GAMA/AIA outcomes on SMS for D&M organizations starting with the AIA NAS9927 (1st issue dated May 31, 2016), including the FAA documentation on SMS in other domains;
- International Standards (IAQG 9100:2016 & IAQG 9110:2016, ISO 31010);
4. TERMS AND DEFINITIONS

4.1. Terms

Throughout this standard the following verbal forms differentiate requirements from provisions where a choice exists:

Understanding: Provides explanations and information to assist the user in the interpretation of the requirements contained in ICAO Annex 19 Appendix 2.

Means of compliance: Serves as a means by which the requirements contained in ICAO Annex 19 Appendix 2 can be met.

Can: Denotes a possibility or a capability.

May: Denotes a permission.

Must: Denotes necessary conditions.

Shall: Denotes a requirement. Compliance with is mandatory and no alternative may be applied.

Should: Denotes a recommendation

4.2. Definitions

The following definitions are either based upon those within the reference documents listed in section 3 “Supporting reference documentation” or established by the drafting group of this standard.

**Accident**

An occurrence associated with the operation of an aircraft which takes place between the times any person boards the aircraft with the intention of flight until such time as all such persons have disembarked, in which:

a) A person on board or on ground is fatally or seriously injured.

b) The aircraft sustains damage or structural failure.

c) The aircraft is missing or is completely inaccessible.

(Source: ICAO Annex 13).

*Note: In principle this definition is also valid for Unmanned Aerial Systems (UAS) when their operation takes place between the time they become airborne until they land on the ground or in the water.*

**Aircraft**

Manned or unmanned aerial system (with or without pilot).

(Source: SM-0001 Drafting Group).

**Climate of SMS**

The perceived value placed on safety in an organization at a particular point in time.

(Source: SM-0001 Drafting Group).
Continuing Airworthiness Management
A process by which a type certificated aircraft is thereafter kept in a condition where it remains airworthy, being compliant with the technical conditions fixed to the issue of the Certificate of Airworthiness and kept in a condition for safe operation (technically fit for flight).

Note: This process is under the responsibility of the aircraft operator or its delegated approved organization (e.g. CAMO)

Note: Continuing Airworthiness is defined in the European regulation (EC No. 1321/2014 Part M article 2) as follows: All of the processes ensuring that, at any time in its operating life, the aircraft complies with the airworthiness requirements in force and is in a condition for safe operation.

Continued Airworthiness
The post-certification phase of an aircraft’s design life, during which the design approval holder has duties to collect data on “failures, malfunctions and defects” (see 21.A.3) to identify potential threats to the continuing airworthiness of the aircraft, and for which phase the design approval holder is required to make available ‘instructions for continued airworthiness’ to ensure the safe operation and support the development of the operator’s maintenance programs.
(Source: based on EU No 748/2012 Part 21 wording).

Note: The activities in respect of failures malfunctions and defects in EU regulation (Part 21.A.3) are referred to as Continued Operational Safety (COS) in US regulation (14 CFR Part 21.3).

Corporate SMS
Corporate governance, structure and processes to cover some or all elements common across domains (such as accountability, safety policy, hazards identification and safety risks management principles, safety data collection and assessment, safety awareness and training).
(Source: SM-0001 Drafting Group).

Event
Any anomaly in operating an aviation product or in performing an organization’s activity.
(Source: SM-0001 Drafting Group).

Foreseeably
Identification of every conceivable or theoretically possible hazard is neither possible nor desirable; therefore, judgment is required to determine the adequate level of detail in hazard identification. Organizations should exercise due diligence in identifying significant and reasonably foreseeable hazards related to their operations.
(Source: NAS9927).

Note: Regarding product design, the term “foreseeably” is intended to be consistent with its use in airworthiness regulations, policy, and guidance.

Hazard
A condition or an object with the potential to cause or contribute to an aircraft incident or accident.
(Source: ICAO Annex 19).

Incident
An occurrence, other than an accident, associated with the operation of an aircraft which affects or could affect the safety of operation.
(Source: ICAO Annex 13).
Just Culture
A culture where individuals are not punished for actions, omissions or decisions taken by them that are commensurate with their experience and training, but where gross negligence, wilful violations and destructive acts are not tolerated.
(Source: based on EU No 376/2014).

Management System
A framework of policies, processes and procedures used by an organization to ensure that it can fulfil all the tasks required to achieve its objectives.
(Source: based on ISO 9000:2015).

Mandatory Reporting
Legal duty to report certain events, occurrences or data as defined by the State regulation. Should not be confused with compulsory internal reporting as it may be defined by the organisation itself.
(Source: SM-0001 Drafting Group)

Occurrence
Any safety-related event which endangers or which, if not corrected or addressed, could endanger an aircraft, its occupants or any other person and includes in particular an accident or serious incident (as defined in ICAO Annex 13).
(Source: EU No 376/2014).

Operational performance
In terms of organizational risk, the term "Operational Performance" describes the measurement of a broad range of activities undertaken by the organization that could impact product safety, including: design, certification, production (from the procurement of raw materials to the distribution of finished goods), and the continued operational safety of the organization's fielded products and services. The scope of operations varies with the type and size of the organization.
(Source: SM-0001 Drafting Group).

Organization
In the scope of this standard, any entity, approved or non-approved, independent of size, performing an activity in Design, Manufacturing or Maintenance (DMM) of aircraft, propellers, aircraft engines or parts and appliances. ICAO is making use of the term "service provider" for those organizations.
(Source: SM-0001 Drafting Group).

Procedure
A specified way to carry out an activity or a process.

Note: When a procedure is documented, the term “written procedure” or “documented procedure” is frequently used. The document that contains a procedure can be called a “procedure document”.

Process
A set of interrelated or interacting activities which transforms input elements into outputs, respecting constraints, requiring resources, meeting a defined mission, corresponding to a specific purpose adapted to a given environment.
(Source: based on ISO 9000:2015).
Product
A broad term that includes aircraft, aircraft engine, aircraft propeller, aircraft part or appliance or both, their subcomponents (hardware and software) and associated deliverables such as documentation necessary for operation and maintenance (e.g., Instructions for Continued Airworthiness, Aircraft Flight Manual).
(Source: SM-0001 Drafting Group).

Quality escape
Any product released by an internal or external supplier or sub-tier supplier that is subsequently determined to be nonconforming to contract or product specification requirements or both.
(Source: AS/EN/SJAC 9131).

Risk
The combination of predicted severity (criticality) and likelihood (probability) of the potential effect of a hazard.
(Source: NAS9927).

Risk Control
A means to reduce or eliminate the effects of hazards.
(Source: NAS9927).

Risk Mitigation
The process of incorporating defences or preventive controls to lower the severity or likelihood of a hazard’s projected consequence or both.
(Source: ICAO Doc. 9859 SMM).

Safety
The state in which risks associated with aviation activities, related to, or in direct support of the operation of aircraft, are reduced and controlled to an acceptable level.
(Source: ICAO Annex 19).

Note: risks of harm to persons or damage to property are to be considered.

Safety Assurance (SA)
Processes within the SMS that function systematically to ensure the performance and effectiveness of safety risk controls and that the organization meets or exceeds its safety objectives through the collection, analysis, and assessment of information.
(Source: NAS9927).

Safety Culture
A set of enduring values, behaviors, and attitudes regarding safety management, shared by every member at every level of an organization.

Note: The objective of safety culture is to enhance the organization employees’ understanding of their role in safety, to share and promote safety values and to encourage the positive behavior and mind-set to address any identified safety related questions or concerns in an environment of trust and mutual respect. A strong safety culture goes beyond mere compliance to the rules and regulations (i.e., initial and continuing airworthiness requirements)
(Source: based on ICAO SMM).
Safety data
A defined set of facts or set of safety values (e.g., events reports, safety risk assessments) collected from various aviation-related sources, which is used to maintain or improve safety.

Such safety data is collected from proactive or reactive safety-related activities, including but not limited to:

- Accident or incident investigations.
- Safety reporting.
- Continuing airworthiness reporting.
- Product operational performance monitoring.
- Inspections, audits, surveys.
- Safety studies and reviews.

Some Safety data can be used as SMS data.  
(Source: based on ICAO Annex 19).

Safety information
Safety data processed, organized or analyzed in a given context so as to make it useful for safety management purposes.  
(Source: based on ICAO Annex 19).

Safety Management System (SMS)
A systematic approach to managing safety, including the necessary organizational structures, accountability, responsibilities, policies and procedures.  
(Source: ICAO Annex 19).

SMS data
Data used to measure SMS performance.
Examples:

- Hazards report register and samples of reports.
- Outputs of risk assessments.
- Safety performance indicators and related charts.
- Record of completed or in-progress safety assessments.
- SMS internal review or audit records.
- Safety promotion records.
- Personnel SMS/safety training records.
- SMS/safety committee meeting minutes.
- SMS implementation plan (during implementation process).

(Source: SM-0001 Drafting Group).

Safety Manager
The person (or group of persons fulfilling this role) in charge of making the SMS work
(Source: SM-0001 Drafting Group)

Note: It is important to distinguish this role of “Safety Manager” from the role of “Safety Accountable Manager” (also called “Safety Accountable Executive”) who holds ultimate power on Safety decisions.

Safety objective
A measurable goal or desirable outcome related to safety.
(Source: NAS9927).
Safety performance
Realized or actual safety accomplishment relative to the organization’s safety objectives.
(Source: NAS9927).

Safety policy
An organization’s fundamental approach for managing safety that is to be adopted within an
organization and further defines the organization management’s commitment to safety and overall
safety vision.
(Source: SMICG Terminology).

Safety promotion
A combination of training and communication of safety information to support the implementation
and operation of an SMS in an organization enhancing its safety culture.
(Source: based on SMICG Terminology).

Safety Risk Management (SRM)
A process within the SMS identifying the hazard, analyzing, assessing and controlling related risks.
(Source: based on SMICG terminology).

Service provider (or product and service provider)
Any organization providing aviation products and/or services. The term thus encompasses
approved maintenance organizations and organizations responsible for type design and/or
manufacture of aircraft.
(Source: SM-0001 Drafting Group)

Substantive Change
A change (internal or external) involving matters of major or practical importance to an organization
that could have a consequential impact on safety of aircraft operations. Substantive changes may
include modification, expansion or contraction of the nature and scope of an organization’s
structure, operating environment, roles and responsibilities, policies, processes, procedures,
products, operations, facilities, and/or human resources
(Source: SM-0001 Drafting Group)

System Description
A description of an organizational system including its structure, policies, communications,
processes, products and operations to determine the scope and perimeter of the system to which
the SMS is applied. This allows the understanding of critical factors or features for the purpose of
identifying hazards.
(Source: based on NAS9927).
5. APPLICABLE REQUIREMENTS

This standard is intended to provide a means of compliance with SMS requirements enforced by ICAO Member States and based upon ICAO Annex 19 Appendix 2 (e.g., 14 CFR Part 5 in the USA, Part 21 in Europe).
6. UNDERSTANDING AND MEANS OF COMPLIANCE WITH SMS REQUIREMENTS

This section provides guidance to further understand and apply the ICAO Annex 19 framework for the implementation and maintenance of an SMS.

The framework comprises four components and twelve elements forming the minimum requirements as follows:

1. Safety policy and objectives
   1.1 Management commitment.
   1.2 Safety accountability and responsibilities.
   1.3 Appointment of key safety personnel.
   1.4 Coordination of emergency response planning.
   1.5 SMS documentation.

2. Safety risk management
   2.1 Hazard identification.
   2.2 Safety risk assessment and mitigation.

3. Safety assurance
   3.1 Safety performance monitoring and measurement.
   3.2 The management of change
   3.3 Continuous improvement of the SMS.

4. Safety promotion
   4.1 Training and education.
   4.2 Safety communication.

Figure 1 provides an overview of the ICAO Annex 19 SMS components and the interactions among them, with a specific focus on Safety Risk Management and Safety Assurance.
Figure 1: SMS Overview and Interactions between SMS Components

Organization / Organizational System

Safety Policy & Objectives (§6.1)
(To SPECIFY what is committed to regarding Safety and to ensure achievement of Safety Goals)

Safety Risk Management (§6.2)

Safety Data
Data with greatest potential to detect hazards

System Description Analysis

Hazard Identification (§6.2.1)

Safety Risk Assessment & Mitigation (§6.2.2)

Management of Change (§6.2.3)

New identified hazards & ineffective risk controls

Safety Assurance (§6.3)

SMS Data
Data sources to be monitored for safety performance verification

Data Analysis (§6.31)

Safety Performance Assessment (§6.3.1)

Management of Change (§6.3.2)

Continuous Improvement of SMS (§6.3.3)

Safety Promotion (Training, Education & Safety Communications) (§6.4)
(To ENABLE developing SMS knowledge, competencies and improve safety communication)

Safety Data Examples:
- **Design/Certification Phase:** Findings (Internal & External), Test Data, etc.
- **Production Phase:** Quality Escapes, FOD, Process Failures, Subcontractor Disclosures, etc.
- **Continued Airworthiness Phase:** Fielded Fleet Data, Operator Feedback, Component Failure Analysis, Maintenance Data, Investigations of Incidents and Accidents, etc.
- **General:** Employee Voluntary Hazard Reports, Mandatory Reports, Audits (e.g., ODA, DOA, POA, MOA, QMS, internal audits, etc.), Hazards Identified by Authorities, etc.

SMS Data Examples:
- **Operational Monitoring:** Reviews of Reported Occurrences & Actions; Monitoring of Changes
- **SMS, QMS Audits or Investigations**
- **Surveys**
- **KPIs, Dashboard Data, etc.**
- **Monitoring of Employee Reporting Participation**
- **Resources / Competences Management**
- **SMS Effectiveness Monitoring (SRM Effectiveness)**

1) Hazards with an acceptable level of associated risk may not require any SMS action.

2) Data sources that could be relevant to the organization, operations, products and services are used for assessing safety significance & safety performance.
The components and elements shown in Figure 1 and the related paragraphs and references are further described in this section.

Continuous improvement of SMS is based on safety performance monitoring and measurement which are further detailed in sections 6.3.1 and 6.3.3.

The structure of this section is as follows:
- Within grey blocks: SMS Standards and Recommended Practices from ICAO Annex 19 Appendix 2 for each SMS component and element.
- Underneath each grey block: Guidance for further understanding of each SMS component and element and for associated means of compliance.

*Note: Parts of the Annex 19 SARPs may not need any additional "understanding" statement. The broad traceability to Annex 19 SARPs is provided in section 6 with the 12 elements. However, line to line traceability is not enforced.*

The defining characteristic of an SMS is that it supports aviation safety decision-making. It is therefore necessary for an organization to define and understand the extent of its system(s) that can affect aviation safety. A system description serves to identify the features of the product, the organization, and the D&M processes that might be sources of aviation safety hazards and associated safety risk, and therefore be appropriate for application of safety risk management (SRM) and safety assurance (SA). Importantly, it enables the organization to identify features of the organization that are not appropriate to require application of SRM and SA. This allows the organization to allocate safety management resources to sources of potentially significant safety risk and avoid devoting resources to low or insignificant risk.

The system description should address the interfaces and the (sub)contracted activities having the potential for propagating new safety risks into the system. It should be updated whenever there is a newly introduced element or change to the internal or external situation that could affect safety.

When considering a system description, it is important to understand what a "system" is in the context of SMS. A system is any of an organization’s products, people, processes, procedures, facilities, services, and other aspects (including external factors) which are related to, and can affect, the organization’s aviation safety activities. These systems should be considered for SMS purposes both as discrete sub-systems and in the aggregate for system level safety management. These systems and sub-systems constitute the operational procedures and the operating environment. For Design, Manufacturing and maintenance organizations, the important systems include both those which could directly impact the aviation safety of a product and those which affect the ability or capacity of an organization to perform effective safety management. For many organizations, such systems include the processes used to accomplish:
- Design and Certification
- Production
- Continued Airworthiness
- Maintenance

Through the system description, the organization defines the extent of the organization’s functions that are subject to Authority oversight. The extent of the organization encompassed by the system description should be related to the safe operation of aircraft. For most D&M organizations, that would include:
- Processes used to design and certify a safe and compliant product (compliance assurance);
- Processes used for production of a safe and compliant product (conformity assurance), including suppliers, and
- Processes used to assure product continued operational safety (safety assurance).
6.1 Safety Policy and Objectives

6.1.1 Management commitment

ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2

1.1 Management commitment

1.1.1 The service provider shall define its safety policy in accordance with international and national requirements. The safety policy shall:

a) reflect organizational commitment regarding safety; including the promotion of a positive safety culture;

b) include a clear statement about the provision of the necessary resources for the implementation of the safety policy;

c) include safety reporting procedures;

d) clearly indicate which types of behaviours are unacceptable related to the service provider’s aviation activities and include the circumstances under which disciplinary action would not apply;

e) be signed by the accountable executive of the organization;

f) be communicated, with visible endorsement, throughout the organization; and

g) be periodically reviewed to ensure it remains relevant and appropriate to the service provider.

6.1.1.1 Safety policy

Understanding
The provisions contained in ICAO Annex 19 – Safety Management include requirements to be met when developing a safety policy. Additional requirements may be contained in national regulations.
An organization’s safety policy is how management formally documents its commitment to safety. This commitment addresses the first element of the ICAO Safety Management System Framework. The safety policy is foundational to SMS implementation as it communicates the principles and values that establish the organization’s safety culture and guide behavior essential to assure product safety and manage operational risk. It must therefore accurately reflect how the organization responds to safety-related issues.

The Safety Policy shapes the organization’s safety strategy considering that the organization’s long-term viability and success rely on this commitment to safety and the processes in place. With safety as a core value, it drives the organization to consider safety in all sufficiently significant decisions. The document conveys the commitment and responsibilities of the organization’s management and is signed by the Accountable Executive or Accountable Manager, as appropriate.

To be fully effective, the safety policy should be communicated to and understandable throughout the organization.

Within the safety policy, the organization communicates its vision and clear commitment to safety. In broad terms, this is accomplished by creation and fostering a positive safety culture throughout the organizational structure, including a reference to a non-punitive approach to promote employee safety hazard reporting, and assurances to provide for the flow of data and information required to address safety issues and concerns. The Safety Policy should support the consideration of human factors aspects in relevant activities, e.g. establishment of a positive safety culture and safety risk management.

The safety policy is supported by the organization’s safety objectives, which may be articulated in a separate document or contained within the policy itself. Section 6.1.1.2 of this Standard contains a detailed discussion of safety objectives.

The safety policy should be reviewed periodically to ensure alignment with any organizational changes and to reinforce its relevance to management and staff. The review process and timing may vary according to each organization’s needs.

**Environmental, Health and Safety (EHS) and Product Safety Relationship & Integration**

Organizations may choose to develop a combined safety policy that addresses both product & services and employee health & safety. There are, however, distinct requirements for product & services safety and employee health & safety that could result in distinct systems and policy statements.

**Means of Compliance**

The safety policy is a high level document stating principles and broad objectives. It should be kept simple and to the point, with details of the organization and SMS processes and procedures being described in a separate Safety Management System manual (SMS manual), equivalent document or set of SMS procedures. The safety policy could be a standalone document or integrated into existing management system documentation (e.g. a design organization handbook). The safety policy should be high-level and easy to understand as it needs to be communicated throughout the organization

Considering the specific ICAO Annex 19 Appendix 2 Section 1.1.1 requirements for a safety policy, the safety policy should:

a) Convey management’s commitment to the safety performance of the organization toward its employees. Safety should be highlighted as a primary responsibility of all employees with a strong and clear commitment to meet relevant legal requirements and applicable standards.
b) Address the provision of material, human and financial resources sufficient to perform the planned activities of the SMS. Depending on the structure and governance of the organization, final decisions on allocation of resources may be made at various levels. The Safety Accountable Manager/Executive (as defined in the ICAO SMM) may be responsible for all safety activities and for the allocation and management of resources for these activities. If the Safety Accountable Executive does not have this responsibility, the highest level of management must show their commitment. The person(s) making final decisions on resources allocated to the SMS should jointly sign the safety policy alongside the Safety Accountable Executive or use another method that shows a joint commitment.

c) Include a requirement for reporting of safety issues and concerns. While a reporting system is a necessary part of an SMS, organizations may adapt their confidential employee reporting system, depending on the maturity level of their safety culture.

d) Include a reference to establishment and commitment to "just & fair culture" principles/concept or an organization’s "code of conduct", or equivalent, that identifies expected acceptable and/or unacceptable behaviors. The safety policy statement with respect to culture and behaviors should be made with proper consideration of the applicable local or national requirements. For organizations subject to EU regulations, the requirements for “Just Culture” per EU No 376/2014 are acceptable to address this ICAO Annex 19 requirement.

e) Be signed by the Safety Accountable Executive or manager, as appropriate, as the organization’s safety champion. It is possible to have a single document that represents both the signed Accountable Executive commitment statement and the Safety Policy addressing the specific ICAO Annex 19 1.1.1 requirements. It is also acceptable to have linked documents; that is, a high-level commitment statement complemented by a more descriptive Safety Policy and supported by required SMS manual or procedures.

f) Be accessible and understandable to employees at all levels in the organization, considering multiple sites and languages. The safety policy should be actively promoted by management with the objective to foster a positive Safety Culture within the organization.

g) Be reviewed periodically to check its validity and relevance, with respect to factors such as: external requirements, safety performance, organizational structure, and scope of activities, etc. Continuous improvement of the SMS can lead to revisions of the safety policy to adapt safety priorities and objectives.

Appendix 3 provides:
- Examples of safety policies
- Examples of high-level organizational Safety Objectives [and supporting] tasks

6.1.1.2 Safety Objectives

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<td>1.1 Management commitment</td>
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<tr>
<td>1.1.2 Taking due account of its safety policy, the service provider shall define safety objectives. The safety objectives shall:</td>
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<tr>
<td>a) form the basis for safety performance monitoring and measurement as required by 3.1.2;</td>
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<tr>
<td>b) reflect the service provider's commitment to maintain or continuously improve the overall effectiveness of the SMS;</td>
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<tr>
<td>c) be communicated throughout the organization; and</td>
</tr>
<tr>
<td>d) be periodically reviewed to ensure they remain relevant and appropriate to the service provider.</td>
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Note: Guidance on setting safety objectives is provided in the Safety Management Manual (SMM) (Doc 9859).

Understanding

Safety objectives are defined in support of the safety policy. Safety objectives are intended to maintain or improve the safety of aircraft operations, and the organization’s performance regarding product safety. These safety objectives should be meaningful to the organization, and thus adapted to its type of business, size, complexity, maturity and specific needs.

Organizations may define their objective(s) at the highest level, to identify what the organization aims to achieve in the long run. This style of objective, providing a vision, or overall direction, is particularly suited to be included directly in the safety policy, if the organization considers it to be appropriate to do so. More specific strategic and/or tactical objectives could be defined, where it is considered appropriate to focus on aspects of an activity, or priorities. It is up to the organization to determine the set of strategic and/or tactical objectives appropriate to the organization’s needs.

Safety objectives should be periodically reviewed and checked for relevance, progress and need for adaptation, as appropriate to the organization’s needs, and as suited to the nature of the objectives. Safety objectives may not change year-to-year but will likely evolve over time.

Means of Compliance

Considering the specific ICAO Annex 19 Appendix 2 Section 1.1.2 requirements for safety objectives:

a) The organization should define safety objectives reflecting the in-service safety performance of its products/parts/appliances (e.g., based on the analyses performed through the Continued Airworthiness process) as well as objectives related to the function of the SMS itself. These objectives could include monitoring correct deployment of the SMS, measurement of its activity, and allocation of appropriate means and staff competencies. These safety objectives should reflect the identified improvement in safety, based on the current situation.
Safety objectives may consider the management of interfaces within the organization as well as with other organizations.

The safety objectives may be presented as a standalone document to constitute the organization's safety performance dashboard, which can also be used to report the safety performance results (an example of safety performance dashboard is given in Appendix 3). They may alternately be combined within a document with the safety policy.

Evaluations of performance of the organization against an objective (a task included in the Safety performance component of the SMS, see §6.3 “Safety Assurance” for further details) must be tailored to the specific features of the organization and to the objective being considered. These evaluations may remain qualitative, or be based on numerical treatment of collected data, or any suitable determination of performance.

b) The establishment of objectives is intended to drive the organization strategy to maintain or improve safety performance. It may be appropriate to set strategic (long term) and tactical (short to medium term) goals and objectives to enable periodic reviews and performance assessment. Strategic objectives reside at the organizational level and are typically measured by analyzing trends rather than using specific performance targets.

c) During the process of communicating the safety policy and associated objectives throughout the organization, "local" safety objectives, if applicable, should be consistent with the general organization-level objectives. Such local objectives aim to show the contribution to safety for an individual/group of employees. Each employee should be aware of the potential consequences of his/her actions and behaviour and of its positive contribution to the SMS through the understanding of the safety objectives.

d) The SMS should include a periodic review of safety objectives, for example on a yearly basis, or at a frequency adapted to the organization’s specificities, changes, and safety achievements. This review should be aligned with the review of safety performance in terms of achieving the objectives. Organizations can establish objectives at an appropriate cycle, review progress periodically, and evaluate to what degree they were achieved. These evaluations can then be the basis of establishing the objectives for the following cycle.

e) Tactical safety objectives are good candidates for a Specific, Measurable, Achievable, Realistic, and Timely (SMART) approach.

Appendix 3 provides examples of different types of Safety Objectives.
6.1.2 Safety Accountability and Responsibilities

ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2

1.2 Safety accountability and responsibilities

The service provider shall:

a) identify the accountable executive who, irrespective of other functions, is accountable to the organization for the implementation and maintenance of an effective SMS;

b) clearly define lines of safety accountability throughout the organization, including a direct accountability for safety on the part of senior management;

c) identify the responsibilities of all members of management, irrespective of other functions, as well as of employees, with respect to the safety performance of the organization;

d) document and communicate safety accountability, responsibilities and authorities throughout the organization; and

e) define the levels of management with authority to make decisions regarding safety risk tolerability.

Understanding

Safety Accountable Executive or Safety Accountable Manager:

The organization must identify a “Safety Accountable Executive” or “Safety Accountable Manager” who is a person accountable (having ultimate responsibility) for the SMS within the organization. Safety accountability defines the obligation of the responsible person to demonstrate the satisfactory execution of his/her safety responsibilities. This person’s authority and responsibilities may include, but are not limited to:

- Providing and allocating human, technical, financial or other resources necessary for the effective and efficient performance of SMS;
- Responsibility for the conduct of the organization’s functions covered by the scope of the SMS, and as described in the system description, if applicable;
- The authority to stop the operations if there is an unacceptable level of safety risk;
- Endorsement and promotion of the safety policy;
- Ensuring the establishment of the organization’s safety objectives and safety targets;
- Acting as the organization’s safety champion;
- Accountability for the management of and decision taken with respect to safety issues;

Note: Safety responsibility can be delegated (i.e., cascaded down) within the scope of the defined job responsibilities, provided such delegation is documented, but the ultimate accountability remains with the identified accountable executive/manager.

- Establishment and maintenance of the organization’s competence to learn from the analysis of data collected through its safety reporting system.

Note: In this context, the term “accountability” refers to obligations which cannot be delegated. The term “responsibilities” refers to functions and activities which may be delegated.
Governance:
In addition to identification of the Safety Accountable Executive/Manager as outlined above, the organization should consider the necessary organizational responsibilities and governance with respect to safety management functions, including the individual, or group of individuals, assigned safety responsibility per Section 6.1.3.

Key safety management functions that need to be addressed are:
- Strategy and leadership functions, and
- SMS Implementation, management and maintenance [Per Section 1.3].

The appropriate organizational responsibility and process for making safety-related decisions with respect to product safety as well as organizational safety should be defined. Depending on the organizational structure, size and complexity, the responsibility for these functions could be assigned to appropriate persons or groups. There are potentially many arrangements that organizations may put in place to ensure the necessary functions are undertaken and decision-making is performed at the appropriate level (including escalation as necessary).

Means of Compliance

Safety Accountable Executive or Safety Accountable Manager:
Organizations holding multiple certificates or approvals may identify SMS accountability through different structures according to each organization’s complexity, needs and constraints. This would be acceptable provided each certificate/organization approval holder meets the requirements for safety accountabilities.

Examples include, but are not limited to:
- One Safety Accountable Executive/Manager for each organization and certificate/approval holder (e.g. design, manufacturing or maintenance);
- A single Safety Accountable Executive/Manager at an appropriate management level to cover the overall SMS of the organization and multiple certificates/approvals.

Governance:
Examples of aspects or activities that support the governance of safety management functions include:
- Strategy and leadership
  - High-level SMS direction;
  - High-level decision-making;
  - Provision of necessary resources and personnel.
- Implementation, management and maintenance of the SMS [Per Section 6.1.3]:
  - Consistent application of SMS activities;
  - Continuous improvement process of an SMS;
  - Ensuring that the SMS operates as defined and is effective;
  - Collecting and analyzing safety information in a timely manner;
  - Administering safety-related surveys;
  - Monitoring and evaluating the results of corrective actions;
  - Ensuring that risk assessments are conducted when applicable;
  - Monitoring safety concerns reported within the aviation community that could affect the organization or its products/services;
  - Ensuring safety-related information, including organizational goals and objectives, are made available to all personnel through established communication processes;
  - Providing periodic reports on safety performance.
Tactical and day-to-day operational aspects that support the SMS should also be identified, assigned, and addressed, such as:

- Product specific analysis of hazards and risks, and determination of mitigations;
- Conducting activities associated with compliance monitoring.

There are potentially many arrangements that organizations may put in place to ensure the necessary safety management functions and decision-making are performed at the appropriate level (including escalation as necessary). Depending on the organization’s needs for the management of SMS aspects and activities, some organizations implementing SMS make use of terms such as: “SMS Boards”, “SMS Leadership Boards”, “Safety Boards”, “Safety Governance Boards”, “Safety Action Groups”, “SMS Steering Groups” “Safety Assurance Groups”, “SMS Coordination Teams” [etc.], and/or, assign specific responsibilities and distribute to individuals.

When identifying responsibilities of management staff and employees, organizations should consider which personnel are included in safety related tasks and activities.

### 6.1.3 Appointment of Key Safety Personnel

ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2

1.3 Appointment of key safety personnel

The service provider shall appoint a safety manager who is responsible for the implementation and maintenance of the SMS.

**Note:** Depending on the size of the service provider and the complexity of its aviation products or services, the responsibilities for the implementation and maintenance of the SMS may be assigned to one or more persons, fulfilling the role of safety manager, as their sole function or combined with other duties, provided these do not result in any conflicts of interest.

**Understanding**

The appointment of ‘Key Safety Personnel’ is identified separately from the overall requirements in 6.1.2 to assign safety-related duties through the management structure of the organization. This highlights that the implementation and maintenance of the SMS is a task in itself, and therefore tasks associated with this ‘safety manager’ role need to be assigned to one or more individuals. It is important, therefore, that the task assignment is clear, so that there are no gaps or overlaps in responsibility, particularly with others assigned safety responsibilities, and that individuals combining the tasks of implementation and maintenance of the SMS itself may then generate the need to make inputs (e.g. the overall ‘health’ of the SMS, or potential improvements in it) to the governance system defined in 6.1.2.

**Means of Compliance**

The allocation of SMS management responsibilities is at the discretion of the organization. This includes the appointment of a person, or group of persons, to provide guidance, direction and support for the planning, implementation and operation of the organization’s SMS. This could be their sole function, acting as dedicated safety manager(s), or combined with other duties, provided the appointed personnel can remain objective and fulfill their responsibilities with respect to SMS, while avoiding ‘conflict of interest’. Depending on the organisation, and the duties assigned, such personnel may need to be directly responsible to the Safety Accountable Executive. When the organization allocates SMS management responsibilities to a group of persons, it should ensure that the activities of these persons are coordinated, so that the organization’s SMS
as a whole is working as intended. Such a coordination may be achieved by assigning this duty to an individual, and this is specially recommended for the initial development of the SMS. If appropriate, these responsibilities could also be undertaken by the Safety Accountable Executive.

6.1.4 Coordination of Emergency Response Planning

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<td>1.4 Coordination of emergency response planning</td>
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The service provider required to establish and maintain an emergency response plan for accidents and incidents in aircraft operations and other aviation emergencies shall ensure that the emergency response plan is properly coordinated with the emergency response plans of those organizations it must interface with during the provision of its products and services.

Understanding

ICAO Annex 19 directs organizations that are required to have an “Emergency Response Plan (ERP)” by other regulation or directive, to also coordinate that plan with other entities it may interact with by virtue of operation/employment of products or services. Thus, ICAO Annex 19 does not explicitly require an ERP, but rather the coordination thereof, if one is required. ERPs relate to the management of emergencies related to aircraft operation, and requirements for the creation of ERPs are contained in the Annexes relevant for certain types of organization or activity (such as Annex 11 for air traffic services, or Annex 14 for aerodromes).

Currently, design, manufacturing and maintenance organizations, covered by ICAO Annex 8, are not required by this Annex to have Emergency Response Plans, and therefore this SMS item does not apply directly to such organizations, unless local Aviation Authority has required an ERP for this type of organization.

Any organization, however, may choose to establish plans to protect its activity when faced with some significant business disruption. Such plans are known by different names, such as ‘crisis management’, ‘business continuity planning’, ‘disaster recovery’ or similar, and may require organizations to temporarily work in different ways while the disruption is in effect. With regard to an SMS, it is important to ensure that, when such plans are created, due consideration is given to the potential effect of the temporary ways of working on the safety of the product. It can be seen as a particular example of Management of Change, per Section 6.2.3.

Note: Some design, manufacturing and/or maintenance organizations carry out flight operations as part of their work, such as test flights for new designs, or check flights for newly produced aircraft. Flight operations are subject to additional Aviation Authority requirements, beyond the scope of this standard, and these operational requirements may require emergency response planning and appropriate coordination.

Means of Compliance

Coordination of an ERP is not an element within the standard for design, manufacturing and maintenance organizations as it is not required by ICAO Annex 19.

Note: A voluntary ERP should not be subject to auditing by National Aviation Authorities in the context of this standard.
6.1.5 SMS Documentation

ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2

1.5 SMS documentation

1.5.1 The service provider shall develop and maintain an SMS manual that describes its:

a) safety policy and objectives;

b) SMS requirements;

c) SMS processes and procedures; and;

d) accountability, responsibilities and authorities for SMS processes and procedures.

1.5.2 The service provider shall develop and maintain SMS operational records as part of its SMS documentation.

Note: Depending on the size of the service provider and the complexity of its aviation products or services, the SMS manual and SMS operational records may be in the form of stand-alone documents or may be integrated with other organizational documents (or documentation) maintained by the service provider.

6.1.5.1 SMS Documentation

Understanding
In this Section, "documentation" is intended to mean any information relating to organizational safety management that is made available to personnel via different mechanisms and in a variety of formats or media, such as physical paper, electronic, web pages, etc.

The extent of SMS documentation can differ from one organization to another.

The organization should ensure the adequate control and maintenance of these documents per standard industry and regulatory practices.

The SMS documentation should be reviewed periodically and updated as needed.

Considerations for specific content of SMS documentation:

a) Safety Policy and Safety Objectives
The SMS documentation should include the safety policy and safety objectives as outlined in Section 6.1. These may be independent documents that are referenced in the SMS documentation structure or be included in an SMS manual

b) SMS Requirements
As part of the SMS documentation, SMS requirements applicable to and adopted by the organization should be documented. These should indicate internal requirements (e.g., organization, corporate) and external requirements (e.g. ICAO Annex 19, Aviation Authorities, customers, etc.) and reflects the nature of the organization’s scope of business to which the SMS applies.
c) SMS Processes and Procedures
The SMS documentation should reference the key processes and procedures that will be used to meet applicable requirements and to achieve the expected outputs.

The structure and format of the documented processes and procedures, and their method of recording (hard copy or digital media or both) should be defined by the organization.

d) Accountability, Responsibilities and Authorities for SMS Processes and Procedures
The SMS documentation should clearly identify the organizational accountabilities and governance structure outlined in Sections 6.1.1, 6.1.2 and 6.1.3, including the Safety Accountable Executive/Manager and the responsibilities and authorities of key stakeholders with respect to the safety performance of the organization.

Responsibility, authority and interrelationships may be indicated by such means as organization charts and descriptions of roles and responsibilities, as needed to provide clear understanding.

Means of Compliance
The manner and format of documentation is at the discretion of the organization. It may be embedded within existing documentation of any other management system implemented by the organization.

The SMS documentation may include a top-level document (SMS Manual or similar), which describes the organization’s SMS implementation of the four components and twelve elements described in this section. Alternatively, a structure of SMS-related documents could be used in lieu of a SMS single manual.

The SMS Manual may be a standalone document or it can be embedded within an existing organization description document (e.g. manufacturing organization exposition/manual). Where details of the organization’s SMS processes are already addressed in existing documents, appropriate cross referencing to such documents is sufficient.

The SMS documentation contents and publishing format may be physical and/or electronic and must be accessible.

Examples of SMS documentation are provided in Appendix 3 (e.g. Safety Policy).

6.1.5.2 SMS Records

Understanding
Records associated with the organization’s SMS are intended to document key activities of the SMS as it operates. This includes key decisions, supporting data and information, both technical and personnel—related, used in the conduct of SMS Governance [Section 6.1], Safety Risk Management [Section 6.2], Safety Assurance [Section 6.3] and Training and Promotion [Section 6.4]. These records are useful for supporting audits [internal and external], and for future safety-related decision-making and continuous improvement.

This requirement to document and maintain SMS records is intended to apply to records generated during the implementation and operation of the organization’s SMS. Records generated in advance or outside of the SMS are not subject to these requirements.

Means of Compliance
The type, format and content of SMS records should be determined by the organization and the organization should follow these internal procedures for record keeping and retention. The organization should determine the level of data to be retained to suit its own needs.
The SMS record publishing format may be physical and/or electronic and must be accessible. Retained SMS records need to be retrievable.

Organizational record retention policies typically stipulate how long records are to be retained; they should be consistent with regulatory requirements and needs of the SMS. For example, it could range from "no retention required" to the "life of the product plus 10 years".

6.2 Safety Risk Management

The aim of Safety Risk Management (SRM) is to prevent the occurrence of serious aviation incidents or accidents. To that end, SRM identifies hazards, analyses, assesses and controls safety risks.

Use of a system description is useful for defining the scope of the SRM application (hazard identification, safety risk assessment and mitigation). Some National Aviation Authorities require an organizational definition for entities that hold an organizational approval (e.g., DOA, POA, MOA). For those entities, the existing organizational definition can serve as the system description.

In all cases, the organization should take actions to maintain safety risks at an acceptable level.

6.2.1 Hazard Identification

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<tr>
<td>2.1 Hazard identification</td>
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<tr>
<td>2.1.1 The service provider shall develop and maintain a process to identify hazards associated with its aviation products or services.</td>
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<tr>
<td>2.1.2 Hazard identification shall be based on a combination of reactive and proactive methods.</td>
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**Understanding**

Hazard identification refers to the processes used to document conditions and objects having the potential to contribute to an accident or incident, which require safety risk assessment and mitigation. This allows the organization to allocate safety management resources to sources of potential significant safety risk, and to make business for allocation of resources to lower or insignificant risk.

Hazards can originate from technical, environmental, human and organizational factors.
Means of Compliance

Hazard identification consists of:

Analyse the high-risk areas of the organization in-service and maintenance activities, hazards are the conditions that could foreseeably lead to a noncompliant or nonconforming product that, if not addressed, could rise to an unacceptable level of risk.

- activities or organization changes;
- Analysing safety data from both internal and external sources (e.g. design and certification data, manufacturing data, maintenance data, continued airworthiness data, mandatory reporting, employee voluntary hazard reports, external audits (ODA, DOA, POA, MOA, QMS), hazards identified by Authorities, etc.).

Hazards can be identified based on data from events that have occurred or in anticipation of potential events that could lead to an unacceptable level of risk.

Organizations should already have established and documented methodologies and processes for monitoring reported events, occurrences and potential issues, such as the following:

- For design and certification activities:
  - Findings;
  - Noncompliance related to the product's design;
  - Issues identified by analysis (ex.: Failure Mode Effect and Criticality Analysis (FMECA) functional hazard analysis);
  - Flight test events;
  - Test data.

- For manufacturing or maintenance activities or both:
  - Non-conformance related to the product;
  - Quality escapes;
  - Process failures;
  - Subcontractor disclosures;
  - FOD (Foreign Object Damage);
  - Any work performed not in accordance with approved data;
  - Any deviation of a tool detected during calibration.

- For continued airworthiness activities:
  - Fielded fleet data;
  - Operator feedback;
  - Product support feedback;
  - Component failure analysis;
  - Maintenance data;
  - Investigations of incidents and accidents;
  - Preliminary mishap notifications;
  - Deficiency reports (Service Difficulty Reporting System (SDR));
  - Near misses;
  - In service events (e.g., failures, malfunctions, or defects);
  - Supplier notices of escapement;
  - Noncompliance's related to product certificates or approvals
  - In-service failures;
  - Malfunctions or defects;
  - Quality escapes.
Normally, the sources listed above may lead to actions necessary to address the identified issues. In addition to that activity, SMS establishes procedures and processes to identify hazards across the organization, programs, departments, facilities, etc., through the systemic use of that data.

Hazards may also arise from organizational activities such as substantive changes to the following:

- The organization (relocation of a facility, opening a new facility, etc.);
- Employee responsibilities;
- Operations;
- Resources (human and physical);
- Organization's privileges or limitations;
- Policies, processes, and/or procedures;
- Substantive changes due to "external or environmental" constraints (e.g. new regulations not linked to Safety), or new sanitary procedures in a pandemic context.

Any of these types of events or occurrences could be used to identify aviation safety hazards.

To enhance Hazard identification, the organization should implement a voluntary employee reporting system, based on the Just Culture policy defined and deployed by the organization. See § 6.1.1.1 for additional background on Just Culture / positive safety culture.

See Appendix 1 for “Best Practices for Hazard Identification”.

### 6.2.2 Safety Risk Assessment and Mitigation

**ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2**

2.2 Safety risk assessment and mitigation

The service provider shall develop and maintain a process that ensures analysis, assessment and control of the safety risks associated with identified hazards.

*Note: The process may include predictive methods of safety data analysis.*

**Understanding**

SRM requires the assessment of safety risks to determine the severity and likelihood associated with identified hazards. Various guidance/methods (see Means of Compliance below) are available for assessing risk.

Safety risks must be assessed to determine their acceptability. An appropriate quantitative or qualitative method can be used. Aspects to consider in the assessment may include technical, processes, human behaviours and organizational attributes (including interface management).

The terms ‘product safety’ or ‘product risk assessment’ are used when it is important to distinguish between risks to the product’s effect on aviation safety, and other risks to the organisation’s activity or personnel.

A large part of product risk assessment may already be defined in the frame of compliance with other regulations such as the following:

- During design and certification, compliance with existing certification procedural and airworthiness regulations, defines an acceptable safety risk;
- During manufacturing, a product’s conformity to its approved design and conditions for safe operation are already defined by Part 21 requirements. The associated manufacturing and
conformity attestation processes are an acceptable way to achieve an acceptable level of safety risk. For example, conditions such as assembly variations or a need to repair damaged parts or assemblies may arise during manufacturing. In such a situation, the manufacturing organization, in coordination with the design organization use approved processes that address these situations to ensure the product conforms to its approved design and is in a condition for safe operation;

- During the continued airworthiness phase (including in-service and maintenance), safety risk acceptability is defined by the continued airworthiness for in service products. Safety risk acceptability during the continued airworthiness phase should be based on consideration of the applicable airworthiness standards and the assurance that no unsafe condition exists. A product in an unsafe condition implies unacceptable safety risk and requires appropriate safety risk management.

However, it is important to recognise that systemic (e.g. human or organisational) factors may affect the design, manufacture, or maintenance in a way that compromises the product’s effect on aviation safety, in a manner not necessarily recognised by the three approaches above. SRM should therefore additionally provide the means to assess the systemic risks.

Risk assessment and mitigation could include the following activities:

1. Analysis or review of the System Description;
2. Hazard and consequence identification;
3. Hazard assessment (severity and likelihood of the consequences of the hazard occurring);
4. Risk categorization (Low, Medium, Serious, High);
5. Acceptance of risk (management levels that can accept high, serious and medium risks);
6. Risk analysis (determination of root cause);
7. Risk mitigation/reduction;
8. Risk control decision (recognition and acceptance of residual risk);
9. Risk burndown/tracking;
10. Risk closure (The risk must have been mitigated to an acceptable level, and there must be a plan in place to monitor the risk to ensure that mitigation strategies remain effective);
11. Claims, arguments and evidence that the safety action(s) have been met and documented in a safety case.
Means of Compliance

It is up to the organization to select the methods and tools to be implemented for the purpose of Safety Risk Management.

Engineering judgement/qualitative assessment should be considered as minimum acceptable means to identify and assess safety risks.

Various methods, techniques and tools can be used for hazard identification and risk assessment. Whatever the selected method, the risk assessment should always focus on impacts on product safety during operation:

- Risk assessment techniques (source ISO 31010):
  - Brainstorming;
  - Checklist;
  - Root cause analysis;
  - Failure Mode and Effects Analysis (FMEA);
  - Fault Tree Analysis (FTA);
  - Decision tree;
  - Bow tie analysis;
  - Monte Carlo simulation;
  - Consequence/likelihood matrix.

- European Risk Classification Scheme (ERCS) (source: being published as linked to EU 2015/1018 regulation);
- Safety Risk Assessment matrix (source CS/FARxx.1309);
- Airline Risk Management Solutions (ARMS);
- Risk analysis methods at product level (source: SAE ARP4761):
  - Functional Hazard Assessment (FHA);
  - Preliminary System Safety Assessment (PSSA);
  - System Safety Assessment (SSA);
  - Dependence diagrams;
  - Markov Analysis;
  - Zonal Safety Analysis (ZSA);
  - Common Cause Analysis (CCA).
Note: It is neither possible nor desirable to perform safety risk assessments for all hazards. Only hazards that potentially have a substantive impact on safety or the management of safety are subject to SRM (cf. §6.2.3 Management of Changes) or both.

Examples of situations where SRM should be applied by different types of organizations are listed in Appendix 1 "Best practices for SRM".

Organizations implementing a process for continued airworthiness already have the primary foundations for collecting, analysing and mitigating risks related to the product.

This process which includes failure, malfunction and defects collection, risk analysis and actions to maintain product airworthiness is a major contributor to SRM and an input to the safety assurance process, as described in §6.3.1. Continued airworthiness also includes contributions from all involved stakeholders, such as design, manufacturing and maintenance organizations.

Continued airworthiness activities should be complemented with proactive safety risk management (product safety enhancement beyond continued airworthiness duties). Indeed, the continued airworthiness data/information are also key source data for proactive risk assessment for products in operation.

6.2.3 The Management of Change

The service provider shall develop and maintain a process to identify changes which may affect the level of safety risk associated with its aviation products or services and to identify and manage the safety risks that may arise from those changes.

Understanding
Aviation organizations experience changes due to expansion or contraction as well as modifications to existing management systems which may affect the level of safety risk associated with its products or services. Hazards may inadvertently be introduced whenever change occurs. In addition, change may affect the effectiveness of existing safety risk controls.

If an organization elects to use new or unestablished methods and processes, or to substantively revise existing ones, it should develop and use hazard identification processes to identify new or existing conditions that could foreseeably lead to unacceptable risk.

Note: “change” in the context of ICAO Annex 19 should be understood as a change to the system (e.g. organization, responsibilities, processes) and its associated operating environment and not directly to the product. Changes to the product are already controlled via other regulatory requirements (e.g. Part 21), including acceptance of such changes by certificate/approval holders when initiated by suppliers.
Note: It is neither possible nor desirable to implement a safety risk assessment process for all changes to the system. Only changes that potentially have a substantive impact on safety are subject to the SRM process.

The management of safety risks resulting from changes should consider the following:

- Criticality of systems and activities, including impact on external organizations;
- Stability of systems and operational environments;
- Past performance (What data and information is available that can be used to help in the analysis of the change?).

Note: Refer to ICAO SMM §2.8.2 for additional details.

Note: Consideration should be given not only to the risks associated with the change but also the temporary transitional risks when implementing the change.

Means of Compliance

Even though each organization is unique, a number of features of the operational environment are common or similar among organizations. Thus, there are typical changes that could have a potentially substantive impact on safety management.

An organization’s system description is valuable when determining the scope of SMS applicability, and the changes to which it could be subjected.

Examples of substantive changes that may require SRM include:

- Changes to the organization:
  - Change in ownership;
  - Relocation;
  - Opening a new facility;
  - Change in the scope of work;
  - Introduction of a new technology (e.g., manufacturing methods, inspection methods);
  - Change in the organization (work sharing either internally between facilities or externally with partners/suppliers);
  - Change in the parts of the organization that contribute directly to airworthiness or conformity;
  - Change to the quality assurance or independent monitoring principles;
  - Change of supplier(s).

- Changes to responsibilities:
  - Change of the Safety Accountable Manager and/or associated reporting lines;
  - Change of head of the organization (Accountable Manager);
  - Change of responsibilities affecting airworthiness and/or continued airworthiness.
• Changes to the principles of procedures related to:
  o Type certification;
  o Classification of changes and repairs as major or minor;
  o The approval of changes and repairs;
  o The approval of minor changes to the Aircraft Flight Manual (AFM);
  o Continued airworthiness;
  o Configuration control;
  o Quality management system;
  o The acceptance of tasks undertaken by partners or suppliers;
  o Manufacturing Processes;
  o Manufacturing planning;
  o New or modified privileges for approved organizations.

• Changes to resources:
  o Substantial reduction in the number, qualifications and/or experience of staff;
  o Substantial increase in the number of staff.

• Changes in the intended use of the product (e.g., where new usage of the product is out of the qualified/certified design limitations).

Approved organizations should consider substantive changes as defined within the applicable regulation.

Management of change could rely on the support from tools or methods (e.g. 8D (Disciplines of problem solving), PPS (Practical Problem Solving), 5M (Means, Methods, Machines, Manpower, Materials), PFMEA (Process Failure Modes & Effects Analysis) documented within some Industry standards.

Availability of subject matter experts: It is important that key stakeholders are available and involved in the management of changes. This may include individuals from external organizations.
6.3 Safety Assurance

Safety Assurance (SA) relies on the following activities:

- Safety performance monitoring and measurement
- Monitoring the effectiveness of risk management including change management
- Continuous improvement of the SMS

SA is achieved by monitoring the activities of the SMS. Thus, SA requires the gathering, analysis and monitoring of data to assess the organization’s safety performance. Of particular importance is the connection of SA to SRM in measuring the effectiveness of corrective actions or preventative barriers established by SRM.

SA benefits from a strong foundational quality management system including internal and external audit procedures, as required to meet certificate holder regulatory requirements. Interfaces between internal audits and SMS key processes should be defined.

Safety performance monitoring and measurement (see Annex 19 Appendix 2 element 3.1) is best understood as an assessment of the organization’s capability to manage safety risk. It is a determination of the processes’ success in managing risk including the effectiveness of the implemented risk controls, from both a product and organizational perspective. This SMS element also determines any residual risk that may remain in a system after risk controls have been implemented.

SA is also used to identify areas for, and to drive the continuous improvement of the SMS processes (see Annex 19 Appendix 2 Requirement 3.3).

SA is an iterative process where performance requirements will evolve with the SMS maturity (see section 8 “SMS Implementation Plan”).

The SMS should be designed such that new hazards, potential hazards or ineffective controls identified by the safety performance assessment are fed back to the SRM process for analysis, risk assessment, and development of additional risk controls that may be appropriate.
Data Collection for Safety Assurance

Collecting data in the context of safety performance monitoring and measurement is a main input to check the level of achievement of the SMS versus safety objectives and to continuously improve the SMS. Data collection occurs as part of the SRM process as described in section 6.2. In addition, the means for data collection should be identified as part of the SA process. Product related safety data trends are within the purview of SA. The data collection process should include both internal and external sources including monitoring of suppliers.

For data collection, the following should be established:

- Interfaces with the operators of the products and services of the organization;
- Interfaces with customers and suppliers;
- Interfaces with Aviation Authorities;
- Channels to collect internal information.

Data can be:

- Quantitative: Used to identify and provide a clearer picture of the 'area' being measured. Statistical measures are generally used for this effort;
- Qualitative: Data sources such as employee safety reports and in-depth causal assessments in accident reports are generally qualitative. This approach is valuable for hazard identification.

Examples of data related to the product performance can be found in section 6.2.1.

Examples of data related to the organization’s performance:

- Status of ongoing initiatives contributing to safety objectives;
- Status of risk mitigation actions;
- Attendance at SMS reviews;
- Number of employees trained to safety topics;
- Limitations from Aviation Authorities due to suspension or revocation of privilege/delegation;
- Level of Involvement (LOI) of the Aviation Authority in the product certification (i.e., level of involvement related to the criticality of the new design and the performance of the design organization);
- On-time response to safety related findings (e.g., internal audits; Authority's audits);
- Resources or competences management (e.g. key safety positions fulfilment such as safety management staff, certification staff in design or certifying staff in manufacturing or maintenance or both);
- Factors related to the operational environment (e.g., ambient noise and vibration, temperature, lighting and the availability of protective equipment and clothing);
- Lead time to issue mitigations or corrective measures in the Continued Airworthiness process or both;
- Identified deficiencies in interface management.

The aforementioned examples of collected data need to be processed or analyzed or both to set up relevant performance indicators as further detailed in section 6.3.1 Means of Compliance.

The organization is required to collect data to support Safety Assurance. This might include, but is not limited to automatic data reports, a mandatory event reporting system, or a voluntary employee reporting system or both, systematic reviews or audits, based on the Safety Culture policy (refer to section 6.1.1.1.d and 6.2.1) and may be one of the means for acquiring data. All employees should be aware of the systems being used that are appropriate to their duties and where systems are available to enable the anonymous reporting of data (e.g., potential hazards and, if available, proposed solutions or safety improvements).
In Europe, regulation (EU) No 376/2014 and associated guidance material provide details on the requirements related to voluntary employee reporting.

### 6.3.1 Safety Performance Monitoring and Measurement

**ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2**

3.1 Safety performance monitoring and measurement

3.1.1 The service provider shall develop and maintain the means to verify the safety performance of the organization and to validate the effectiveness of safety risk controls.

*Note: An internal audit process is one means to monitor compliance with safety regulations, the foundation upon which SMS is built, and assess the effectiveness of these safety risk controls and the SMS. Guidance on the scope of the internal audit process is contained in the Safety Management Manual (SMM) (Doc 9859).*

3.1.2 The service provider’s safety performance shall be verified in reference to the safety performance indicators and safety performance targets of the SMS in support of the organization’s safety objectives.

**Understanding**

**Figure 3: Safety Assurance steps**

The intent of an organization’s SMS is to assure that operational safety risks are maintained at or better than an acceptable level. The SRM process cannot be open loop; thus, the SA process should include means to monitor the performance of the SMS, both in its functionality (SMS operation) and in the effectiveness of the risk controls it produces (product safety).

The organization is expected to perform an evaluation on how the SMS is performing versus the organization’s safety objectives. The organization is expected to develop and maintain appropriate safety-related performance indicators.

The organization should identify appropriate person[s]/team to monitor safety performance with the perspective appropriate to the complexity, scope and size of organization. The organization’s safety performance should be reviewed by accountable executives on an appropriate recurring basis.
Means of Compliance
The collection of data to be analyzed, as outlined in section 6.3, is performed according to previously established criteria which should be commensurate to the products’ diversity, complexity and criticality and to the organization itself. Regardless of which part of the organization is responsible for processing the collected data and implementing corrective actions, the data should be reported to the SA function for the purpose of assessing the safety performance.

Safety Performance Indicators (SPIs) should be measurable, actionable and reliable. SPIs may include a mix of outcome indicators (e.g., accident rates) and process indicators (e.g., validation of safety critical processes, record keeping). Safety performance assessment results can be used in two ways:
- To measure the effectiveness of risk mitigation measures by comparing SPIs to targets set in the safety objectives statement;
- To identify potentially new hazards resulting from ineffective mitigations, to be studied in SRM.

How to measure safety?
The ultimate goal of SMS is to improve aviation safety performance. However, due to multiple contributors to safety (e.g., aircraft manufacturer, operators, maintenance organizations, training organizations with each one playing their part in safety), data collected for processing by a single organization’s SMS is by nature partial and limiting. Therefore, multiple measures are required, including leading and lagging indicators, to manage safety effectively.

Safety performance monitoring should consider potential precursors (events which could potentially lead to accidents/incidents but didn’t) as well as statistical variations resulting from factors such as the declining number of accidents and reportable number of safety events being offset by the continuing growth in the number of flights as the SMS matures and operations expand.

How to build indicators
Meaningful SMS data should focus on actionable measures that monitor the effectiveness of key processes within the system.

SRM is the SMS element used to assess risks associated with potential safety related events. SRM produces an assessment of criticality and likelihood related to the events being assessed. An SPI should include an assessment aspect reflecting the criticality and likelihood. The results may be expressed in ratios, averages, rates or trends.

One recognized issue is the time needed for observing the effects of mitigating measures, again due to the low probabilities of actual events occurring. An indicator will need to reflect a rather long observation time (e.g. rolling averages over five years), which makes it inconvenient for short term management of the SMS.

Typical Safety Performance Indicators
Each organization will need to define the category of events to be considered for data collection and analysis and the criteria for assessment, depending on its own activity (e.g., in-service events on aircraft/equipment for design organizations or quality escapes for manufacturing or maintenance organizations).

It may be useful to monitor some SPIs against the number of movements (e.g., flights, flight hours, flight cycles).
**Accidents and Incidents**
The number of actual accidents and serious incidents constitute a basic safety indicator; however this data is insufficient if considered as a stand-alone metric. Utilizing lessons learned to facilitate SMS improvement is an important activity as discussed in section 6.3.3. Rolling averages over 5 to 10 years are expected to be necessary to confirm trends given the infrequency of events.

Monitoring the application (considering acceptable reaction times relative to criticality) of relevant safety recommendations from national safety investigation bodies may also constitute a safety indicator (e.g., implementation time, adherence to plan).

It may also be of interest to acquire industry wide statistics to compare the organization’s safety performance with similar companies conducting the same types of activities.

**Other Reportable Fleet Events**
The term “Fleet Events” is used to describe what is reported from the operation of aircraft (or products present on these aircraft) of interest to the organization. Continued Airworthiness activities for Type Certificate Holders (TCH) fall into this category. The SMS’s SRM process should classify the criticality of events. Each organization may set up categories (based on technical, organizational or criticality parameters or both) and link event data to one or several categories. Ratios of number of events (by category) to flight activity (e.g., flight hours, flight cycles) may produce SPI. Trends may be established for each category and are expected to show improvements.

Organizations should identify conditions (e.g. new aircraft types or equipment or both entering into service) which could adversely impact the observed trends while not constituting an actual degradation.

The time needed to process an event (possibly with thresholds) may constitute an indicator but is more suitable as an SMS organization operation indicator.

**Other Hazard Identification**
Beyond accidents and reportable events, safety performance indicators should focus on safety hazard identification to monitor the reporting trends for early hazard identification which allows for establishing preventative actions prior to field events occurring. Organizations could monitor the volume of potential hazards being identified to assess the effectiveness of the related processes and workforce proficiency.

**Climate of SMS**
A qualitative assessment by people with sound experience in the organization’s SMS management may be considered as a valid SPI (e.g., for an assessment of organization’s safety culture implementation level). Surveys or interviews may be used to assess a snapshot of safety culture to measure the current safety climate or attitudes toward safety. Caution should be taken on developing survey or interview questions to avoid unintended consequences due to complexity of human factor interactions.

**Reporting**
Voluntary and mandatory reporting, in addition to the potential hazard identification, may identify opportunities for improvement, as well as being an indicator of a good safety culture. Encouraging staff to report every perceived hazard allows the organization to deal with identified issues (“if it is not reported it cannot get fixed”). Both voluntary reporting and mandated reporting as part of processes can ensure broad coverage. Multiple voluntary reports are not necessarily a sign of a poorly functioning organization but rather a sign of a mature safety culture. The number of voluntary reports may be used as an SPI.
Other SMS indicators

The monitoring of the operational performance of the SMS (SMS operation) may require an adaptation of the indicators to the actual implementation state of the SMS. Indicators may also be tailored to the specific environment of the organization.

During the SMS implementation phases (see section 8 “SMS Implementation Plan”); indicators may be specific to measure the progress of the ramp up of SMS activities. Examples of such indicators are:

- Key safety personal nomination and staffing status;
- Deployment and communication of policy and objectives: How many people (percentage) of the organization have been reached?
- How many people are trained on SMS with respect to the plan?
- How many of the required documents for the SMS have been prepared?
- Availability and maturity of IT tools needed for SMS (e.g., computers and servers).

Generally, the quantitative and qualitative requirements on the aforementioned examples should be included in the implementation plan to allow regular measurement and reporting of achievements on the implementation roadmap.

Having reached a certain maturity of the SMS, the acquired SMS data and safety data may provide evidence about the operations of the SMS. The data can be evaluated with statistical methods showing ratios, averages, rates or trends. Examples of such additional indicators are:

- A positive trend (decrease) in the number of events in the fleet or with the products over a reasonable period (the period should be related to the number of events in order to achieve statistical significance);
- A positive trend (increase) in the number of voluntary reports in the organization (this will show adherence to SMS principles);
- The processing time of incidents or mitigation actions or both (this could be split into the definitions/investigations phase and the actual implementation phase of related actions);
- The number of confirmed hazards input to the SRM;
- The number of “Just Culture” reviews that assess the organizational or human factor influences of events or findings;
- The ratio of issues that were identified by proactive or reactive methods which measures where in the process it is identified.

The above indicators reflect the maturity of the SMS and could be combined into an SMS Maturity Grid to summarize and map the operational performance, and then used for communication (see Appendix 2 “Example of SMS Maturity Assessment Method”).

Need for additional measurement

Auditing and other investigative means, either internal or external, contribute to the monitoring of the safety performance, adequacy and compliance of processes and procedures to ensure they are being followed and properly executed.

Monitoring SMS operations is a useful complementary technique for day-to-day safety assessment, considering that a well-performing system will produce consistent results.

Internal and external audits contribute to the validation of the assessment processes (and possibly the data collection). These audits are expected to go beyond compliance and to address effectiveness.
These audits are not tools for establishing safety indicators but are expected to generate "SMS data" for understanding and assessing the system operations.

As one of the monitoring means, audits could cover topics related to the:

- Organization (including discharge of responsibilities, knowledge resource management, documentation, means and tools) and the deployment and maturity of the safety culture;
- SPI, representing the effectiveness of the risk mitigations and controls in the context of the SRM;
- Effectiveness of the operational processes, such as the:
  - Design and development process (including certification);
  - Manufacturing process;
  - Maintenance and repair process;
  - Continued airworthiness process (e.g., product malfunction, failure or defect collection or both, reporting, analysis or correction or both).

When the organization holds an organization approval, such audits should be coordinated and accounted by the compliance monitoring function required by such approval.

In non-approved organizations, the audits should be performed in the context of the organization management system with necessary adaptations of the audit program.

How to communicate Safety Performance measurement

A safety performance dashboard may be used to show the measured safety performance of the organization.

This could contain targets, indicators, qualitative assessments or trends for both the product safety performance and the SMS organization’s operational performance. The content and frequency of updates of the dashboard should be adapted to the maturity of the organization’s safety culture, to the safety performance results and to the complexity of the organization (see example of safety performance dashboard template within Appendix 3 “Example of SMS Manual/Documentation”).

The performance indicators are intended to measure the progress against the safety objectives defined by the organization. They should be subject to recurrent reviews to ensure their continued relevance.

Challenges

Data quality is a potential challenge for all organizations. Understanding the limitations of data used to measure safety performance is critical to avoid reaching inaccurate conclusions. Failing to identify data quality issues and appropriately caveating analysis results can lead to the implementation of risk mitigations that lack effectiveness or lead to unintended consequences. Organizations may face challenges in defining SPIs that are both measurable and relevant to their overall safety objectives. SPIs that lack relevance, while measurable, may not have an impact on safety performance.
6.3.2 The Management of Change

**Understanding**
This section contains the SA aspects of the Management of Change requirement. Section 6.2.3 within SRM has been added as it has been recognized that Management of Change has SRM aspects for identifying potential hazardous impacts.

SA helps ensure desired outcomes of a change are achieved without compromising safety performance. An assurance plan for a change should be developed in concert with the SRM strategy for mitigating risk. This includes understanding the baseline safety performance and an initial set of indicators to measure the impact of the change. SA then monitors and verifies the implementation of the change and its ultimate impact on the safety performance of the system.

SA contributes to a process for managing changes that monitors for substantive changes in the operating environment whether planned or unplanned, self-induced or because of external influences, to ensure the changes will not lead to unacceptable risk. The SA process will monitor risk mitigations associated with substantive changes to the SMS including the impact of the change on existing safety risk controls.

**Means of Compliance**
There is a process used to assess the effectiveness of mitigations put in place to manage risks associated with substantive changes [Section 6.2.3] and fed back into the SRM process.

An organization’s description is necessary to determine the scope of SMS applicability, and the changes to which it could be subjected. If the change being implemented impacts the organizational system, the system description should be updated to reflect the change.

### 6.3.3 Continuous Improvement of the SMS

**Understanding**
SMS continuous improvement is a gradual and continual process that focuses on increasing the effectiveness and efficiency of an organization to fulfill its safety policy and objectives.

Continuous improvement should enhance performance with action plans that are based on safety performance monitoring and measurement (refer to section 6.3.1).
Means of Compliance
The organization should consider the results of the safety performance measurements when defining continuous improvement actions for the SMS.

Based on the safety data collected in accordance with section 6.3, the organization should ensure:

- Analysis of data at the organizational level is done to establish an action plan, with the stakeholders in charge of the actions’ implementation. The action plan should address the root causes of the failures or malfunctions at the system level where safety performance has not reached the expected level.
- Improvement actions are implemented.
- Best practices and lessons learned are considered to improve the SMS. Furthermore, these best practices should be disseminated across the organization through safety promotion activities (refer to section 6.4).

In the context of continuous improvement, SMS reviews with members of the organization’s management (as defined in section 6.1.1.1) should be organized with a frequency and format commensurate to the level of risks and the complexity of the organization. The outcomes of the SMS review should be provided as inputs to the SRM.

Note: SMS review can be part of a “management review” as defined in management system standards. Depending on the organization, specific SMS review could be implemented as an input to an upper-level management review.

6.4 Safety Promotion

Safety Promotion utilizes various methods to supplement the organization’s policies, procedures, and processes to provide an enduring value system and enable a robust safety culture within the organization.

Safety promotion consists of training, and communication elements, in order to enable the dissemination of safety information and support the implementation, operation and continuous improvement of the SMS.
6.4.1 Training and Education

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4.1 Training and education

4.1.1 The service provider shall develop and maintain a safety training programme that ensures that personnel are trained and competent to perform their SMS duties.

4.1.2 The scope of the safety training programme shall be appropriate to each individual’s involvement in the SMS.

**Understanding**

The purpose of training is to acquire a proficiency level in targeted skills and competencies in order to foster a positive Safety Culture and understanding of SMS principles inside the organization.

The organization should define and maintain a safety training program, tailored to the organization’s employees, as appropriate for the competencies required by each job function and for key managers to have an overall understanding of safety management fundamentals.

The training program should document who needs to be trained and at which training level in order to acquire the necessary proficiency level in targeted skills and competences.

Safety training should ensure that employees (depending on their role):

- Are competent to perform their duties and responsibilities relevant to the operation and performance of the SMS.
- Understand how their activity and performance could impact safety, and
- Know what means, tools and resources are available for SMS operation.

**Means of Compliance**

The organization should define a safety training program to meet the safety policy objectives. The safety training program should consider the timing of initial and frequency of recurrent trainings as appropriate.

This program should cover at a minimum, the scope, content, methods of delivery (e.g., classroom training, e-learning, notifications, on the job training) and frequency of training that best meet the organization’s needs considering the size, scope, required competencies, and complexity of the organization.

The safety training program and content should be periodically reviewed and assessed for effectiveness to ensure it meets the needs of the SMS. This review should take into account lessons learned from previous safety issues managed.

The SMS training should address the requirements for each role. Typically, this would consist of basic training and specialized training as required. Depending on the role, a combination of the following components could be used (not necessarily in the same order):

- The reason and benefit of the SMS;
- Safety Culture including Human Performance Principles;
- How the SMS is implemented in the Organization;
- Safety reporting systems;
- Personnel and manager role in the Safety Risk Management incl. methodology;
- The organization’s safety objectives.
The organization should maintain a record of all safety training provided to each individual subject to the training program. The record shall cover the achievement of competencies identified for key safety personnel.

Such records should be retained according to the organization’s data retention policy.

6.4.2 Safety Communication

ICAO Annex 19 Second Edition-Amendment 1 (July 2016) - Appendix 2

4.2 Safety communication

The service provider shall develop and maintain a formal means for safety communication that:

a) ensures personnel are aware of the SMS to a degree commensurate with their positions;
b) conveys safety-critical information;
c) explains why particular actions are taken to improve safety; and
d) explains why safety procedures are introduced or changed.

Understanding

The purpose of the safety communication is to make employees aware of the safety matters within the organization, e.g. SMS structure, safety objectives, risk management and safety achievements. This will enhance the safety culture and will make employees aware of the significance of their activity in the safety of the products and/or services delivered by the organization. Effective safety communication should ultimately make employees feel as though they are an integral part of the SMS, and contributors to the safety outcomes of the organization.

The communication should be addressed to employees of the organization, with a level and a frequency of information appropriate to their roles in the organization.

Means of Compliance

Effective communication involves adjusting the content of the communication and the way in which the information is delivered to match the target employee’s role in the organization. The communication should be simple and concise so that it is easily understood and taken into account. The organization may extend safety communication, as appropriate, to external key stakeholders (e.g., customers, suppliers).

A safety communication may include, but is not limited to the examples listed below:

- Safety objectives and the organization’s level of achievement;
- Status of SMS hazards/risks;
- Status of the Safety Assurance indicators;
- Safety statistics;
- Updated SMS processes / procedures;
- Lesson learned from SMS hazards/risks.
The communication of safety information, including safety policy and objectives can be delivered as:

- Text (e.g., newsletter, email);
- Visual media (e.g. posters, short videos);
- Crew or team briefings;
- Intranet websites;
- Other means as appropriate depending on the size and complexity of the organization.

Feedback of the communication should be collected to permit adjustment to future communication strategies.

Safety communications may be retained as part of SMS data.
7. INTERFACES BETWEEN ORGANIZATIONS

This section addresses the interfaces between organizations as mentioned in Annex 19 Appendix 2.

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Note 2: The service provider’s interfaces with other organizations can make a significant contribution to the safety of its products or services. Guidance on interface management as it relates to SMS is provided in the Safety Management Manual (SMM) (Doc 9859).

7.1 Interface principles

Organizations do not operate in isolation, and any management system (e.g., safety management system, quality management system, environmental management system, design assurance system) must take into account interactions with others. In this standard, the term ‘interface’ is used to describe in generic terms the interaction between organizations, and includes the occasions when the interface is formalized, and offers the opportunity to exchange information. Interface management in the scope of an SMS may take a variety of forms, depending on the needs of the organizations involved, the level of risk identified and accepted and the ability of the organizations to affect the interface.

In most cases, organizations directly interfacing with each other are expected to formally define the interactions through contractual arrangements. A typical case would be the arrangements made between a customer and a supplier. Another example would be an agreement for co-operation formalized between two equal parties, such as to collaborate on a project, or to exchange information for mutual benefit. The contract is the means to define the exact nature of the activities being performed by one party for the other, and duties to be performed for the SMS across the interface may therefore be defined within the formal contractual agreements. This can include, as appropriate, defining the items to be exchanged when both parties have an SMS, or more specific requirements for one party to support the needs of the other’s SMS.

In the context of an SMS, interface management may have a role to play in all four components (safety policy and objectives, SRM, SA and safety promotion).

In all interface cases, the protection of information from safety data collection and boundaries around proprietary information must be respected.

7.2 Types of Interfaces

The following paragraphs describe examples of interfaces, which may be considered:

Internally within one company/group/legal entity:

- Each organization holding its own SMS (e.g., SMS in design organization, SMS in manufacturing organization);
• Each organization holding its own SMS supported by a Corporate SMS approach (refer to §7.6);
• One single corporate SMS across multiple organizations (e.g., SMS covering both design and manufacturing organizations with a single accountable executive).

Externally with separate companies/legal entities:
• Having implemented an SMS (e.g., operators, manufacturing organizations, maintenance organizations);
• Not having implemented an SMS (e.g., engineering services suppliers, manufacturing suppliers).

Note: The system description of an organization with an SMS implemented should capture the interfaces with other organizations, at an appropriate level of detail. For instance, it is impossible to make a detailed system description that covers all SMS interfaces for a large manufacturer dealing with hundreds of suppliers, customers, etc.

When a supplier is mandated to implement an SMS, the TC/STC/POA/PC holders can rely on such supplier’s SMS (it uses the same concepts and structures, and receives National Aviation Authority oversight). Examples of items that could be considered when establishing interface arrangements are contained in Appendix 6 to this Standard.

Externally with Aviation Authorities:
• As required by applicable regulation, certain information may need to be provided to the Authority by the organization. However, Aviation Authorities may receive from other channels (operators, other National Aviation Authorities, various entities under their jurisdiction) valuable information related to the safety of a product or they may have access to generic safety data (e.g., recommendations from official investigation bodies). These may be potential sources of information for the organizations.

7.3 Type of information exchanged
Again, depending on the organization, many safety related information exchanges may be considered. Some types of information are discussed further in section 7.3.1 to section 7.3.4

7.3.1 Safety policy and objectives
When considered appropriate, safety policies and objectives may be shared between interfacing organizations to facilitate a better understanding of SMS approaches. Such an exchange is normally for information only, as policies and objectives are mostly specific to each organization, and if any particular aspects are to be managed across the interface, these will be covered in contractual arrangements described in 7.1 to ensure consistent SMS approaches.

7.3.2 Safety Risk Management
Safety risks in one organization may impact other organizations through the potential consequences of the risks or the management of their mitigation. Information associated with fleet occurrences, events, defects, malfunctions, failures, and non-conformances should be exchanged through a contractual interface process, noting that such contractual arrangements may already be in place to satisfy continued airworthiness responsibility or other duties."
Safety information from Aviation Authorities such as mandatory safety risk control instructions, and safety risk control actions defined by the Type Certificate Holder should be communicated through an effective interface process to all affected supplier and customer organizations. Mature SMS systems may leverage the interfaces and the respective knowledge of companies to identify and anticipate new risks and mitigate their impact in a proactive manner, even if not previously experienced. A good practice is to establish a reporting system about mutual risks, best practices and lessons learned between the interfacing organizations. The lack of interaction between organizations or insufficient management of interfaces should be seen itself as a hazard possibly generating risks. These would be assessed with the appropriate tools of the SMS.

7.3.3 Safety Assurance
As a minimum, safety assurance activities should originate with data exchanges necessary for continued airworthiness which are subject to regulatory requirements (e.g., Part 21, EU 376/2014). This is only the foundation from which the relationship between SMSs starts.

Information and data sharing may be developed by a dedicated SMS network between interfacing organizations, to facilitate common understanding and the use of good practices where applicable (e.g. by the common use of this International SMS Industry Standard). Safety performance could be accounted for during the assessment of suppliers (for initial qualification or continuous monitoring).

It may be good practice to plan continued improvements of the interface program with specific organizations from time to time.

7.3.4 Safety Promotion
Safety promotion principles and priorities may be shared between interfacing organizations to ensure consistent SMS approaches and to create a shared positive safety culture between the organizations (e.g., regular sharing of safety policies, top safety objectives and risks, best practices).

7.3.5 Example of Interfaces between organizations for product safety
Figure 4 depicts general cases of possible exchange of data between interfacing organizations. The interface applies both proactively and reactively. Proposal of more detailed cases are presented in the Appendix no 7 to this Standard.
7.4 Limitation of information flow

Although it is desirable that organizations work collaboratively through their interfaces, in order to better identify their inherent hazards (and possibly detect emerging ones), assess associated safety risks and develop mitigations, there is a need for guidelines on limitations to be applied to the flow of information.

In a world with increased interactions between a large number of stakeholders in aerospace, unlimited exchanges with an obligation of reciprocity, hold the threat of generating multiple inquiries, over multiple links, thereby increasing the level of “unnecessary noise”. More specifically, the flow of information queries, both up and down, along single or even multiple-tier supplier arrangements needs to be properly controlled.

SMS is dealing with the inner working of each organization and it may not be necessary or useful to propagate all hazard and risks analyses across interfaces: at some point it is sufficient to know that the risk is assessed and controlled by the relevant people.

The level and details of data exchanges should be adapted and commensurate to the complexity and safety risks of the products, services and interfacing organizations. It also should be adapted to the maturity of each organization with regard to safety management.

For interfaces between supplier and customer, a level of definition of the interface requirements is expected to be included in contractual arrangements. An organization is not required to justify hazard identification and decide risk control actions beyond its obligations in order to avoid interfering situations.
Exchange and management of safety or SMS data exceeding the needs for continued airworthiness should be agreed upon between organizations and documented. This should prevent excessive system interaction between organizations (e.g., an operator in the context of its own SMS requesting to audit a TC holder’s SMS).

### 7.5 Interface documentation

When relevant, the interface between organizations for safety management should be documented and maintained.

This documentation should consider the following objectives:
- Support the understanding of the organization’s boundaries and their interactions;
- Clarify how the organizations (with or without implemented SMS) are interfacing;
- Address the management of relevant safety issues/items.

Examples of documentation for SMS interface provisions (such provisions could be the subject of dedicated documents or part of a broader documentation suite):
- Organization’s handbook or exposition;
- Contract;
- Organization interface document;
- General policy statement;
- Arrangement;
- Quality assurance plan;
- Common applicable procedures when different organizations are within the same company or group.

This documentation can contain the following elements for the interfacing topics and activities:
- Organization and responsibilities (e.g., rights and duties to report issues, defects or occurrences, accountabilities and ownership for hazard identification and risk control, clear identification of interfacing focal points);
- Processes and deliverables descriptions (directly or indirectly through cross-reference to procedures);
- Criteria for reporting safety issues, noncompliance findings, nonconformities and occurrences. These criteria should focus on early communication of safety occurrences and potential safety issues;
- Agreed means for timely safety issue reporting between organizations;
- Periodic reviews of the interface.

### 7.6 Corporate SMS approach

Depending on the structure of an organization, (which may range from very complex multiple-company global corporations to simple highly-focused small companies) or the range of its activities, it may elect to set up a “corporate SMS”, in which some or all of the SMS features are shared between different service provider roles, which would otherwise each require a dedicated SMS.

This could, for example, be the case for an organization acting as a design, manufacturing, and maintenance service provider, one required to meet different regulations for its different activities or one having a complex ‘divisional’ structure.
Many variations of such sharing are possible. A corporate SMS may, for example, include the
use of common resources, such as shared functions (e.g. a common safety assurance function),
shared tools and methods (e.g. a common reporting system), or corporate-level responsibilities
(e.g. a coordination team). It may help streamline the SMS implementation by providing a
consistent approach over some or all, of the four SMS components across the organizations,
with possible effects being that:

- Safety policies and objectives have consistent definition, implementation and continuous
  improvement throughout the organizations;
- Safety risks are managed consistently across interfaced organizations (e.g., defining a
  common safety risk methodology, defining criteria for management of top safety risks);
- Safety assurance activities are managed consistently (e.g., monitoring trends,
  implementing investigations on systemic issues across the organizations, change
  management);
- Safety promotion defines and ensures shared principles, priorities, lessons learned and
  best practices between organizations (e.g., top safety objectives/risks) via corporate
  events and awareness/training sessions.

The scope and nature of the corporate SMS will need to be described and documented as
appropriate. A corporate SMS manual could describe the overall and common organization’s
SMS implementation over the 4 components and 12 elements of the SMS as defined per ICAO
Annex 19 Appendix 2.

A corporate SMS is not compulsory and it will be necessary to show how each of the service
provider activities (e.g., design, manufacturing or maintenance) meet the SMS requirements.
Organizations may have to account for the oversight of different service provider activities to
different overseeing National Aviation Authorities.
8. SMS IMPLEMENTATION PLAN

8.1 General

The purpose of this section is to assist the organization with SMS implementation. It describes the main principles to implement a robust SMS, by means of an incremental (step-by-step or phased) approach covering the four SMS components. The proposed phased approach recognizes that implementation of a fully mature SMS is a multiyear process. The intent is to allow a smooth implementation of SMS, taking into account the complexity of the organization and maturity of its management system while ensuring the implementation remains flexible.

This guidance should help any approved or non-approved organization to implement an SMS that is compliant with applicable SMS regulation either on a mandatory or voluntary basis.

An SMS should cover the requirements for the four SMS components described in section 6. The reference material in Section 3 provides ICAO, Aviation Authority and other material to assist when implementing an SMS.

Depending on the SMS component, implementation phases may not be sequential but rather concurrent. Depending on the original maturity of the organization with regard to safety management (based on the gap analysis outputs), the SMS implementation may take time to reach a level for adequate performance, based on requirements, and then pursue enhanced maturity through continuous improvement thereafter.

In addition, means and tools to enhance organizational [positive] safety culture should be used continuously, as outlined in Section 6.0.

Appendix 2 “Example of SMS Maturity Assessment Method” provides guidance for an organization to self-assess the maturity of its SMS and for continuous improvement activities once the SMS is matured. The Appendix outlines a 5 Level Maturity Scale [Present / Suitable / Operating / Effective / Excellence], and an SMS Maturity Evaluation Tool “grid”. The Tool uses a detailed topic by topic assessment approach, with associated criteria to help determine the overall maturity of an SMS with regard to the 4 components and 12 elements of the SMS Framework of ICAO Annex 19.

Figure 5 shows the overall SMS implementation approach (Topics, Phases, Key Actions and typical timelines).
Figure 5: SMS Overall Implementation Journey

Phase 1: Gap analysis
Key action:
Compare the existing management system with SMS requirements applicable to the organization.
Get to know what is missing.

Phase 2: Definition, planning & preparation
Key actions:
- Have Safety policy and objectives approved by the Accountable Manager and communicated.
- Establish responsibilities and support
- Have an approved implementation plan
- Get to know what needs to be done by whom

Phase 3: Development and Deployment
Key actions:
- Establish data collection to feed Safety Risk Management and Safety Assurance
- Get Safety Risk Control and Safety Performance assessment operational
- Ensure training and Safety Promotion
- Develop Safety Culture and become compliant with SMS requirements

Phase 4: Continuous improvement
Key action:
Based on safety performance monitoring and measurement, enhance SMS performance by dedicated actions plans.
Ensure SMS performance and try to become even better
8.2 Implementation Plan

The following three actions should be considered, prior to developing an organization’s SMS implementation plan:

1. Identify the safety accountable executive/manager (refer to section 6.1.2).

2. Identify the person or the team in the organization responsible for developing the SMS implementation plan, as appropriate.

3. Identify the person, or group of persons, responsible for the functions of the “safety manager”, as outlined in Section 6.1.3, responsible to deploy the SMS implementation plan on behalf of the safety accountable executive/manager in addition to his/her operational functions.

The development of the SMS implementation plan could be considered as an improvement project of the organization management system. Project management methods/tools (e.g., Life Cycle Business Improvement Project - LBIP) could help the organization to frame and manage SMS implementation plan.

Phase 1 – Gap analysis

This phase is fundamental to define an efficient and effective SMS implementation plan. Use of the Global SMS Evaluation Tool in Appendix 2 will assist the organization to identify the gaps between the organization’s current management system and the expectations of this standard. Each SMS element is assigned a Maturity Scale/level from 1 (Present) to 5 (Excellence). All the requirements for previous maturity levels must be established to reach the next maturity level. Achievement of SMS maturity is an incremental process, and the next step in maturity is built upon the performance of prior maturity levels.

As the first step of Phase 1, the perimeter of the SMS (system description) should be clarified. Section 6.0 provides information on how to develop the organization’s system description. Further to the review of the SMS requirements applicable to the organization versus the existing management system, the gap analysis will help identify what is already in place within the organization and what is missing.

Organizations granted approvals or delegations or both from their Aviation Authority (e.g., DOA, POA, AMO/MOA, ODA) should find that a large part of the SMS requirements are already fulfilled through the compliance with the organizational approval requirements.

Phase 1 should be considered as completed when the gap analysis is achieved.

From the outputs of the gap analysis and considering what is missing in its management system to fulfil the needs of SMS, the organization should consider going through all or part of the following phases:

- Phase 2 Definition, planning & deployment preparation;
- Phase 3 Deployment;
- Phase 4 Continuous improvement.

Phase 2 – Definition, planning & preparation

This phase should be considered as completed when the following items are accomplished:

- Safety objectives defined and approved by the safety accountable executive/manager;
- Safety policy signed by the safety accountable executive/manager and communicated within the organization;
- SMS governance structure in place with safety responsibilities established;
• Personnel who will support SMS implementation plan deployment identified, nominated and aware on the SMS basics and objectives;
• SMS implementation plan approved.

In addition to Section 6.1, the Global SMS Evaluation Tool in Appendix 2 provides more detailed guidance on the expectations for safety objectives, policies, and governance. The tool provides guidance to meet the standards expectations. Depending upon where the organization’s maturity is assessed in the gap analysis (Present, Suitable, Operating, Effective and Excellence) the organization should prioritize its implementation efforts.

For example, an organization’s objectives and policies would be considered “Present” when, in addition to compliance with airworthiness rules and quality standards, there are policies (Safety + Just & Fair), there exists a description of organizational accountability and responsibilities for SMS, and processes are documented that detail how the SMS will operate.

The SMS implementation plan should:
• Address identified gaps resulting from phase 1, by defining actions and responsibilities;
• Include timelines and milestones;
• Address coordination with interfacing organizations as defined in section 7, where applicable;
• Be approved by the Safety Accountable Manager;
• Be reviewed regularly and updated as necessary.

Phase 3 – Development and Deployment
This phase should be considered as completed when all the actions defined in the implementation plan (Phase 2) are achieved and the deployed SMS is performing at the “Operational” maturity level outlined in this standard.

The Maturity Evaluation Tool in Appendix 2 can be used to assess the level of maturity of the organization’s SMS with respect to the four SMS components and specific elements. The tool can also provide the implementation team with the level of definition, documentation and what to look for when assessing effective implementation and performance.

As part of the deployment, the following subjects should be defined, documented and operational for each SMS component, and can be considered in a sequence adapted to the organization priorities and as defined in the implementation plan. The information provided for each component is consistent with the “Operating” level details provided in the Appendix 2 Maturity Evaluation tool.

Safety Policy, Objectives and Governance
• The Safety Policy:
  • Is communicated to all personnel;
  • Highlights the primary responsibility for safety of all employees;
  • Promotes a Safety or “just & fair” culture, or a "code of conduct” that identifies expected/acceptable/unacceptable behaviors;
  • Is assessed on a regular basis for applicability and relevance to the current organizational environment.

• Safety Objectives:
  • Have been established to support the strategic objectives;
  • Are communicated throughout the organization and are promoted by accountable and senior management levels;
  • And associated metrics are being reviewed to ensure they are relevant and being measured to determine effectiveness.
- Governance:
  - A Safety Accountable Manager has been appointed with full responsibility and ultimate accountability for the SMS;
  - Safety accountability, authorities and responsibilities are clearly defined and documented and everyone in the organization is aware of and fulfil their safety responsibilities, authorities and accountabilities and encouraged to contribute to the SMS;
  - The effectiveness of the SMS is reviewed by appropriate Safety management to ensure there are sufficient resources, actions are being monitored and appropriate safety objectives and SPIs have been established;
  - Management decision-making is data informed.

- SMS documentation.
  - SMS documentation is accessible, is consistent with other internal management systems and is representative of the actual processes in place;
  - Changes to the SMS documentation are managed.

Safety Risk Management
- There is a documented process in place to identify Hazards based on safety data from events that have occurred or in anticipation of potential events that could lead to an unacceptable risk.
- There is an anonymous and confidential* employee reporting system to capture safety concerns
- Safety risk analysis and safety risk assessments are being routinely conducted.
- The level of risk the organization is willing to accept is defined in areas where product safety may be adversely impacted
- The risk matrix and acceptability criteria are clearly defined and usable.
- Responsibilities for accepting risks are clearly defined.
- Appropriate risk mitigations are being applied to reduce safety risk to an acceptable level, including timelines and allocation of responsibilities.
- Safety risks are being monitored to ensure the adequacy of implemented controls
- Senior management is actively involved in medium and high-risk hazards and their mitigation and controls.
- The organization is using a defined change management process to identify whether substantive organizational, environmental and process changes could have an impact on safety.

Safety Assurance
- A person or group of persons with responsibilities for the monitoring function have been identified and they have direct access to the Accountable Executive.
- The safety performance of the organization is being measured and KPIs/SPIs, linked to Safety objectives, are defined and being evaluated for appropriateness and effectiveness.
- Appropriate Risk controls are being verified to assess whether they are applied and effective.
- Information from safety assurance and compliance monitoring activities feeds back into the safety risk management process.
- Internal audits are occurring on key SMS processes, including relevant interfacing stakeholders.

Safety Promotion
Training:
- There is a program delivering appropriate SMS training to different personnel in the organization.,
• The training covers individual safety duties (including roles, responsibilities, and accountabilities), how the organization’s SMS operates and, as appropriate, addresses human factors,
• Training is reviewed and maintained as appropriate to the organization’s SMS needs.

Communication:
• Safety relevant information and safety / just culture principles are being communicated internally and externally, as appropriate,
• Safety communication is taking place, taking into account that upper and middle management staff is the driving force of an effective SMS.

SMS Readiness Assessment:
An SMS Readiness Assessment is a useful activity to guide the organization at various points in the implementation and maturity level. It can be used as a gap assessment and when ready, to prepare for assessment of the organization’s SMS by an Authority:
• Deployed SMS is assessed against the implementation plan. This assessment could be performed using the assessment methods as proposed in Appendix 2 “Example of SMS maturity assessment method,
• As applicable, a declaration that the organization’s SMS meets the intent of ICAO Annex 19 requirements, or local Authority requirements, and is at an “Operating” Maturity level, based on the organization’s assessment using the Appendix 2 Tool, could be issued to support acceptance by Aviation Authority.

Phase 4 – Continuous improvement
With finalization of Phase 3 the organization should have all required SMS components/elements at an “Operating” Maturity level.

Implementing continuous improvement initiatives is key to manage new hazards or threats associated with the continuous evolution of the global aviation system with the goal to maintain the highest level of aviation safety. Such initiatives should be subject to a continuous improvement action plan (refer to section 6.3.3 “Continuous improvement of the SMS”).
Appendix 1 - Best practices for Safety Risk Management (SRM)

1. Purpose
The purpose of this appendix is to introduce some best practices for Safety Risk Management but is not to further detail the examples of methods, techniques and tools cross-referenced in section 6 of this Standard, e.g.

- Examples of risk assessment techniques (source ISO 31010):
  - Brainstorming;
  - Engineering Judgement;
  - Checklist;
  - Root cause analysis;
  - Failure mode and effects analysis (FMEA);
  - Fault tree analysis;
  - Decision tree;
  - Bow tie analysis;
  - Monte Carlo simulation;
  - Consequence/probability matrix;

- Examples of risk analysis at product level (source ARP4761):
  - Functional Hazard Assessment;
  - Preliminary System Safety Assessment;
  - System Safety Assessment;
  - Dependence Diagrams;
  - Markov Analysis;
  - Zonal Safety Analysis;
  - Common Cause Analysis.

2. Scope for Safety Risk Management (SRM)
SRM should cover the following areas:

- System Description - to establish the framework for hazard Identification;
- Hazard Identification - to identify hazards according to a method;
- Safety Risk identification - to identify safety risks associated to identified hazards;
- Safety Risk Analysis - to determine the severity and likelihood of a risk associated with identified hazard(s);
- Safety Risk Assessment - from the risk analysis outcomes, to determine if a risk is unacceptable according to defined criteria;
- Safety Risk Control - to eliminate, reduce or mitigate a safety risk through action(s) to be defined when the risk is unacceptable.

Examples of situations where SRM should be applied by different types of organizations:

- All Organizations:
  - Management of Change;
    - Substantive changes in any organization should trigger SRM (e.g. change in products, organizational structure, facilities, personnel, documentation, processes, tools);
    - Implementation of new systems;
    - Substantive revision of existing systems;
    - Development of operational procedures.
  - Identification of hazards or ineffective risk controls through the safety assurance
3. Best practices for hazard Identification

Hazard identification enables identifying “safety issues” or “threats” (referred to as hazards) that require application of SRM and SA. This allows the organization to allocate safety management resources to sources of potential significant safety risk and allow to make business decisions for allocation of resources to lower or insignificant risk.

<table>
<thead>
<tr>
<th>No</th>
<th>Best practices for hazard identification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Avoid trying to identify every conceivable or theoretically possible hazard. This is neither possible nor desirable. Judgment is required to determine the adequate level of detail in hazard identification. Due diligence should be exercised in identifying significant and reasonably foreseeable hazards related to the organization operations.</td>
</tr>
<tr>
<td>2</td>
<td>Focus on the areas having the greater potential to introduce hazards that may lead to unacceptable safety risk, e.g.:</td>
</tr>
<tr>
<td></td>
<td>- Incident and Accident scenarios (e.g., from reviews and investigations) if not yet covered by existing continued airworthiness process</td>
</tr>
<tr>
<td></td>
<td>- Human and organizational factors (e.g., activity which may lead to unacceptable risks and affect the safety of products or services)</td>
</tr>
<tr>
<td></td>
<td>- Business decisions and processes changes (e.g., substantive change in the principles of a process or in the organization structure or both)</td>
</tr>
<tr>
<td></td>
<td>- Interface with other organizations (e.g., manufacturing subcontractor of critical parts)</td>
</tr>
<tr>
<td></td>
<td>- Novelty, criticality or complexity or both in product design, manufacturing or maintenance (e.g., introduction of additive manufacturing, inspection of composite structure)</td>
</tr>
<tr>
<td>3</td>
<td>Identify hazard from review/analysis of available safety data*, e.g.:</td>
</tr>
<tr>
<td>N°</td>
<td>Best practices for hazard identification</td>
</tr>
<tr>
<td>----</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>• Safety reports/publications (e.g., reports from ICAO, Aviation Authorities, operators, associations).</td>
</tr>
<tr>
<td></td>
<td>• Audit reports</td>
</tr>
<tr>
<td></td>
<td>• Safety surveys</td>
</tr>
<tr>
<td></td>
<td>• Investigations (e.g. in the frame of <a href="#">continued airworthiness</a>)</td>
</tr>
<tr>
<td></td>
<td>• Safety analysis in the frame of safety enhancement initiatives</td>
</tr>
<tr>
<td></td>
<td>• Safety information derived from information sharing with other organizations (e.g. interfacing or benchmarked organizations)</td>
</tr>
<tr>
<td></td>
<td><em>Refer to definition of safety data in section 4 “Terms &amp; Definitions”.</em></td>
</tr>
</tbody>
</table>

4

Consider hazards across categories, e.g.:

Systemic hazards:
• *Organizational*: management, resources, documentation, procedures
• *Human*: limitations of the person(s) in the system who have the potential for causing harm, fatigue, stress

Operational hazards:
• *Analysis and design*
• *Production Quality*
• *Product operation*

Environmental hazards:
• *Regulation, climate change*

5

When reporting a potential concern, do not mix a hazard with its foreseeable consequences. A hazard is not subject to severity or likelihood classification, but its associated safety risk is

6

Consider that, depending on their nature, categorization and identification scenario:
• Not all identified hazards must result in SMS action (i.e. safety risk analysis and risk control actions)
• Several hazards can result in combined SMS actions (see Figure A-1 and Figure A-2)

7

Consider identifying hazards incrementally from initial SMS implementation up to and including SMS fully operative

8

Consider reviewing hazards in a continuous improvement loop
Figure A-1: Hazard Identification – Example from SMICG: “Hazard Taxonomy Examples”

Figure A-1 shows that multiple hazards (safety issues/threats) can produce safety risk(s) with the final unwanted consequence as shown in Figure A-2.


Figure A-2: Multiple “Hazards” produce safety risk(s)

Figure A-3: Single hazard with multiple triggering factors to produce safety risk(s)

Figure A-3 shows that single hazard combining triggering factor(s) can produce unwanted consequence(s).
4. Safety Risk Assessment & Control

Safety risk should be identified using the most appropriate methods, techniques and/or tools as mentioned in section 6 of this standard.

When identified, safety risk should be analyzed to determine its severity and likelihood. Qualitative analysis and engineering judgment are acceptable when there is no or not enough quantitative data available.

Safety risk assessment uses the outcomes of risk analysis to determine the acceptability of risk according to defined criteria.

When a safety risk is unacceptable, safety risk control action(s) should be defined and implemented. Risk introduced through substantive organizational change should be managed within the context of the impact on product safety. Technical, schedule and cost constraints should be evaluated.

Figure A-4: Safety risk analysis, assessment and control

Various safety risk assessment matrixes can be used.

A generic safety risk assessment matrix is shown in Figure A-5 with customized examples in Figure A-6, A-7 and A-8.

Figure A-5: Generic Safety risk assessment matrix

<table>
<thead>
<tr>
<th>Risk probability</th>
<th>Risk Severity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>5 (high)</td>
</tr>
<tr>
<td>5 (high)</td>
<td>Unacceptable risks area with risk control actions</td>
</tr>
<tr>
<td>4</td>
<td>Risks area under monitoring for actions if necessary</td>
</tr>
<tr>
<td>3</td>
<td>Acceptable risks area without risk control actions</td>
</tr>
<tr>
<td>2</td>
<td></td>
</tr>
<tr>
<td>1 (low)</td>
<td></td>
</tr>
</tbody>
</table>
The format for a safety risk assessment matrix can be customized by each organization depending on the complexity of its activities and existing practices.
### Figure A-9: Organizational risk assessment criteria industry example

<table>
<thead>
<tr>
<th>Level</th>
<th>Likelihood</th>
<th>Consequences</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Not Likely (0-10%)</td>
<td>Minimal or no consequence to product safety or slight impact to safety margins or minimal reduction in operational performance.</td>
<td>Minimal or no impact on schedules, no delay in implementation of corrective actions.</td>
</tr>
<tr>
<td>2</td>
<td>Low Likelihood (11-40%)</td>
<td>Minor impact on product safety or moderate impact to safety margins or slight reduction in operational performance with minimal or no impact on organizational objectives.</td>
<td>Low probability of impacting schedules, low probability of delaying corrective actions. May require some additional resources, overtime, minor redesign, process changes and/or clarifications.</td>
</tr>
<tr>
<td>3</td>
<td>Likely (41-60%)</td>
<td>Moderate impact to product safety or significant reductions in safety margins or moderate reduction in operational performance with limited impact on program objectives.</td>
<td>Moderate probability of impacting schedules, moderate probability of delaying corrective actions. Will require minor redesign, additional resources, higher levels of overtime, workarounds, qualification by simulation/similarity and/or investment.</td>
</tr>
<tr>
<td>4</td>
<td>Highly Likely (61-90%)</td>
<td>Significant reductions to product safety or unacceptable degradation in safety margins or significant reductions in operational performance with moderate impact on program objectives.</td>
<td>Significant probability of impacting schedules, high probability of delaying corrective actions. Will require redesign, additional personnel, new approach, production change and/or qualification testing.</td>
</tr>
<tr>
<td>5</td>
<td>Near Certainty (91-100%)*</td>
<td>Degradation in product safety will jeopardize lives or significant impacts to operational performance will jeopardize organizational success.</td>
<td>High probability of impacting schedules, near certainty of delaying corrective actions. Will require extensive redesign, large increase in personnel, new technology or science, production overhaul and/or re-certification.</td>
</tr>
</tbody>
</table>

* No known workarounds are available. If no actions are taken, the risk will be realized and become an Issue.

** Issues are set at a likelihood of 5 because they have already occurred.

The format for an organizational risk assessment matrix can be customized by each organization depending on the complexity of its activities and existing practices.
## Best practices for safety risk assessment & control

<table>
<thead>
<tr>
<th>N°</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Risk analysis and risk assessment should only be carried out for confirmed hazards that need further SMS actions (refer to paragraph 3 in this Appendix).</td>
</tr>
<tr>
<td>2</td>
<td>Unacceptable risk should be subject to risk control action(s) to eliminate, reduce or mitigate the risk.</td>
</tr>
</tbody>
</table>
| 3   | Risk control actions should be monitored with feedback at least to the following:  
  - Relevant operational managers impacted by the safety risks  
  - Relevant safety management staff to monitor the effectiveness of risk control |
| 4   | Risk analysis in terms of severity and likelihood should be reviewed if ineffective risk control has been detected. |
| 5   | Risk assessment should be regularly reviewed to ensure that the identified risk control actions are still appropriate. |
| 6   | Risk control actions could be a combination of short-term actions and long-term actions:  
  - The long-term safety risk control actions may not be known until or can only be determined when the short-term risk control is implemented  
  - One intermediate safety risk control action can be useful before a more severe risk occurs |
| 7   | Safety risk acceptability criteria should be reviewed based on:  
  - Feedback from the risk control determination  
  - Safety performance measurement and monitoring |
| 8   | Consider that several hazards are already subject to systematic risk assessment and risk mitigation in the frame of product certification or continued airworthiness or both and may not need further SMS activities at product level, e.g.:  
  - “Hazard” taken into account in product design assessment through failure conditions for compliance demonstration with the type-certification basis.  
  - “Hazard” identified in existing Continued Airworthiness process with risk assessment/corrective actions (e.g. AD) at product level.  
  Nevertheless, systemic risk assessments can be relevant (e.g., about organization, design, manufacturing or maintenance processes, tools, competencies).  
  If other risk assessments are used, check (where applicable) that the resulting hazards, risks and severities identified by these methods are consistent with the existing levels retained during certification and resolve discrepancies. |
| 9   | Evidence and rationale for decisions on safety risk assessment (risk level) and controls (actions) should be recorded. |

## 5. Management of Change

Management of change processes should be utilized for the changes as described in section 6 of this standard.
Figure A-9: Management of Change Process from ICAO Management of Change - Latest Videos - ICAO TV: “Leading Change Effectively”

<table>
<thead>
<tr>
<th>No</th>
<th>Best practices for management of change process</th>
</tr>
</thead>
<tbody>
<tr>
<td>INITIATION STAGE</td>
<td>Description of the scope of the change, including why the change is taking place and how it aligns with organizational goals and plans.</td>
</tr>
<tr>
<td>1</td>
<td>Develop the safety impact of the change to the product and services. Establish a baseline safety performance and identify an initial set of indicators to measure the impact of the change. This should also consider the individuals and organizations affected.</td>
</tr>
<tr>
<td>PLANNING STAGE</td>
<td>Develop and agree on an assurance plan for change, including identifying roles and responsibilities of individuals and organizations that will be affected by the change.</td>
</tr>
<tr>
<td>3</td>
<td>Develop a supporting communications plan to increase awareness and acceptability of the change. This will encourage people to ‘buy in’ to the change.</td>
</tr>
<tr>
<td>EXECUTION STAGE</td>
<td>Develop a risk management strategy encompassing the outcomes of previous activities and assess the safety risk against the risk tolerability levels.</td>
</tr>
<tr>
<td>5</td>
<td>Develop, agree and implement the changes and associated actions to mitigate safety risk.</td>
</tr>
<tr>
<td>MONITORING STAGE</td>
<td>Monitor and verify the performance of the system during the implementation of the change and once it is complete, to determine the effectiveness of the risk management strategy and the success of the change.</td>
</tr>
</tbody>
</table>

N°  Best practices for management of change process

INITIATION STAGE

1. Describe the scope of the change, including why the change is taking place and how it aligns with organizational goals and plans.

2. Describe the safety impact of the change to the product and services. Establish a baseline safety performance and identify an initial set of indicators to measure the impact of the change. This should also consider the individuals and organizations affected.

PLANNING STAGE

3. Develop and agree on an assurance plan for change, including identifying roles and responsibilities of individuals and organizations that will be affected by the change.

4. Develop a supporting communications plan to increase awareness and acceptability of the change. This will encourage people to ‘buy in’ to the change.

EXECUTION STAGE

5. Develop a risk management strategy encompassing the outcomes of previous activities and assess the safety risk against the risk tolerability levels.

6. Develop, agree and implement the changes and associated actions to mitigate safety risk.

MONITORING STAGE

7. Monitor and verify the performance of the system during the implementation of the change and once it is complete, to determine the effectiveness of the risk management strategy and the success of the change.
Appendix 2 – Example of SMS Maturity Assessment Method

1. Background and Purpose

This appendix provides guidance and proposes a method for the maturity assessment during initial SMS implementation and continuous improvement, as outlined in Section 8 of this document. It is intended as an example, and is one means, but not the only means to assess the maturity of an organization’s SMS. Other assessment approaches include but are not limited to: Appendix 2 of SM-0001 Issue A, SMICG tool, Local authority assessment tools.

It is intended to be used by the organizations of all sizes and maturity levels, as a self-assessment for planning, deployment and as an enhancement tool. Use of this guidance may be adopted at any level of SMS development. It is intended to be used by organizations that currently have an SMS and by organizations that do not currently have an SMS. It may be used equally by organizations that are required to have an SMS and by organizations that are not required to have an SMS but are interested in gaining the benefits of having a formal structured SMS. Aviation Authorities may also consider its use by Aviation Authorities to evaluate an organization’s SMS maturity.

The maturity assessment content has been developed based on the premise that an organization already has systems or processes in place to obtain basic compliance with airworthiness requirements and/or quality standards and the SMS aspects are built upon these. However, it may still be useful for organizations that currently do not have basic airworthiness and quality processes in place, to assess and plan SMS implementation.

The core text and other appendices of this standard remain the basis for assessment of SMS maturity, even when this appendix is used separately.

Note: This appendix may be handled as a separate document during an evaluation. It may, therefore, contain redundant information, already described elsewhere in the standard, which is considered useful for understanding the method and its practical application. Concepts and explanations (e.g. indicators and examples) in this appendix may use simplified descriptions for the means of compliance with SMS requirements.

This guidance is based on the SMS evaluation tool originally developed by the SMICG. With Rev. B of this standard, the original three [3] Maturity Levels used in Rev A of this standard have been increased to a five [5] level Maturity Level approach. See Figure B-1 below, for an approximate correlation between the two maturity levels approaches.

The new progression of Maturity Levels is: Present to Suitable to Operating to Effective to Excellence.

The “GLOBAL SMS EVALUATION GRID” has also been updated to provide a more detailed, topic by topic, assessment approach with associated criteria and indicators to help determine the overall maturity of an SMS with regard to the 4 components and 12 elements of the ICAO Annex 19 SMS Framework.

In this Revision of the maturity assessment tool, Safety Culture assessment is not addressed, and the “Evidence” column has been removed. These will be included in the next revision.

2. Definitions of Maturity Levels

During the work on Rev. B, 2 levels were added to the previous Present/Operating/Effective represented in Rev. A.

- “Suitable” level was added to take better account of the initial evolutions when setting up an SMS.
• “Excellence” level was added to recognize that organizations may achieve a high level of SMS effectiveness, remain on a continued improvement path and may contribute to safety improvements in their operating environment.

The high-level definitions of the five Maturity Levels used in this assessment tool are as follows:

1. **Present**: The SMS is documented and defined;
2. **Suitable**: Features suitable to size, nature and complexity of the organization and risks;
3. **Operating**: The systems and processes of the SMS are operating;
4. **Effective**: The SMS is working in an effective way and is striving for continuous improvement;
5. **Excellence**: The organization is an industry leader and embraces and shares its best practices with key external stakeholders.

Figure B-1 provides a means for establishing equivalence in achieved levels for those organizations that have already used the original Rev A 3-level maturity scale:

**Figure B-1**  SMS Maturity Level Scale Comparison

![Maturity Level Scale Comparison Diagram]

2.1. **Structure of the Global SMS Evaluation Grid and Maturity Scale**

The assessment tool consists of a table for each of the 4 SMS Components (containing the 12 SMS Elements). The table for each SMS Component includes an evaluation grid with the 5-level maturity scale that contains:

1. High level **criteria** for each of the 5 maturity levels of the 4 SMS components [See Figure B-2]

For each SMS Element:

2. Reference to: ICAO Annex 19 Appendix 2. Framework for a Safety Management System (SMS) Criteria and paragraph references [See Figure B-3]
3. Reference to: Means of Compliance from SM-0001 International Industry Standard and paragraph references [See Figure B-3]
4. Detailed **indicators**, as appropriate, for each of the 5 maturity levels [See Figure B-3]
## GLOBAL SMS EVALUATION GRID - [HIGH LEVEL] INCREMENTAL MATURITY SCALE

<table>
<thead>
<tr>
<th>MATURITY SCALE</th>
<th>Definition of Maturity levels and associated expectation for SMS Components &amp; Elements</th>
<th>Safety Policy &amp; Objectives</th>
<th>Safety Risk Management</th>
<th>Safety Assurance</th>
<th>Safety Promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Excellence The organisation is an industry leader and embraces and shares its best practices with key external stakeholders.</td>
<td>Accountable and Senior management are fully involved in the SMS and managing safety policy and objective processes set forth by the organisation to proactively manage safety risk. The organisation drives continuous improvement of SMS through analytics and metrics. Employees across the organisation are engaged with the policy and objectives as is evidenced in day to day operations. Key external stakeholders are clearly engaged with the SMS.</td>
<td>The organisation is continuously identifying hazards (operational*, technical, human and organisational) and is actively managing them; this is visible in safety performance. Data sources, hazard identification methods, risk analysis and risk assessment processes are continuously improved. Output from SMS is used to actively drive continuous improvement of the organisation’ SMS.</td>
<td>The safety performance of the organisation (including organisational factors) is being measured and the SPIs are being continuously monitored and analysed for trends at Accountable management level. Continuous improvement of the SMS is occurring and evident in performance monitoring.</td>
<td>SMS training programme is continuously improved and actively encouraged at Accountable and Senior management levels. Just culture and safety communication are part of day to day business.</td>
</tr>
<tr>
<td>4</td>
<td>Effective The SMS is working in an effective way and is striving for continuous improvement.</td>
<td>Accountable and Senior management are clearly involved in the SMS and proactively managing safety policy and objective processes set forth by the organisation to proactively manage safety risk. Employees across the organisation are engaged with the policy and objectives as is evidenced in day to day operations. Key external stakeholders have a clear understanding of their role and contribution to the SMS.</td>
<td>The organisation identifies key hazards (operational**, technical, human and organisational), both internal and external, and is actively managing them. Safety hazards and safety risks are documented and accessible as appropriate to the organisation. There is effective interaction between SRM and SA. Safety Risk Management is proactive.</td>
<td>The safety performance of the organisation is being measured and trends are proactively acted upon by Senior Leadership including the Accountable Executive.</td>
<td>SMS training is routinely reviewed and improved to take into consideration feedback from different sources. Safety communication is assessed to determine how it is being used and understood and to improve it where appropriate.</td>
</tr>
<tr>
<td>3</td>
<td>Operating The systems and processes of the SMS are operating.</td>
<td>The safety policy and objectives are assessed on a regular basis for applicability and relevance to the current organisational environment.</td>
<td>Hazards are identified and documented based on safety data from events that have occurred or in anticipation of potential events that could lead to an unacceptable risk**. Safety risk analysis and safety risk assessments are being routinely conducted. Safety risks are being mitigated and monitored to ensure the adequacy of implemented controls.</td>
<td>The safety performance of the organisation is being measured and the SPIs are being continuously monitored and analysed for trends at Senior management level. Internal audits occurring on key SMS processes, including relevant interfacing stakeholders.</td>
<td>Training is reviewed and maintained as appropriate to the organisation’ SMS needs. Safety relevant information is being identified and communicated internally and externally, as appropriate.</td>
</tr>
<tr>
<td>2</td>
<td>Suitable Features suitable to size, nature and complexity of the organisation and risks</td>
<td>There are policies, processes, organisation accountability and responsibilities, ready to operate with identified resources.</td>
<td>There is a standard safety risk management process that is applied to areas of the organisation that could adversely impact product safety as defined in the System Description. There is an anonymous and confidential employee reporting system to capture safety concerns.</td>
<td>There is a documented process to assess whether the appropriate risk controls are applied and effective. The KPIs/SPRs are defined and the method and trigger for change management are identified.</td>
<td>There is a process to communicate safety relevant information and a SMS training programme in place.</td>
</tr>
<tr>
<td>1</td>
<td>Present The SMS is documented and defined.</td>
<td>On top of compliance with airworthiness rules = Quality standards. There are policies (Safety ‘Just culture’ description of organisation’ accountability and responsibilities for SMS, processes documented that detail how the SMS will operate.</td>
<td>On top of compliance with airworthiness rules = Quality standards. There is a standard process that defines how reactive and proactive hazard identification is conducted, how safety risk analysis and safety risk assessments are compiled, and how to determine the need for and adequacy of safety risk controls. The System Description is documented. There is a confidential employee reporting system to capture safety concerns.</td>
<td>On top of compliance with airworthiness rules = Quality standards. The relevant organisation is defined and key SMS processes for monitoring are defined, including a documented process to assess whether the appropriate risk controls are applied and effective.</td>
<td>On top of compliance with airworthiness rules = Quality standards. Safety critical information, and Just culture principles are communicated throughout the organisation. There is a training programme for SMS defined.</td>
</tr>
</tbody>
</table>
3. Using the SMS Maturity Assessment Method

This method can be used for the first time to complete the [Phase-1] Gap analysis outlined in section 8. This Gap analysis and the resulting implementation plan are the main inputs to subsequent maturity assessment(s) of the SMS.

The method can be used as is or can be customized by each organization depending on its size, structure and activities.

For each element of each SMS component, a series of ‘criteria from ICAO Annex 19 is listed followed by the SM-0001 Standard Means of Compliance, and compliance descriptions for each of the 5 levels of maturity. Each criterion and maturity level compliance description should be reviewed to determine whether it is at the Present, Suitable, Operating, Effective or Excellence maturity level so that the overall maturity of the SMS element can be evaluated, taking into consideration the other inter-related elements. Completion of “Present” and “Suitable” levels is based upon available procedural documentation. Completion of Operating, Effective, or Excellence levels is based upon the graduated application, assessment, and improvement of documented processes to produce the desired outcomes and indicators associated with SMS performance (e.g., “The safety policy shall be communicated, with visible endorsement, throughout the organization”). This requirement can be declared at the operating level under the conditions that a safety Accountable Manager is nominated and briefed about SMS and safety policy is defined and promoted. These aspects are subject to other items within this assessment tool (such as §1.2 “Safety accountabilities and responsibilities, §4.2 “Safety communication”).

Once all criteria and indicators for each SMS element have been assessed, the outcomes should be recorded with regard to the overall level of maturity of each SMS element.

Each SMS element is assigned a Maturity Scale/level from 1 (Present) to 5 (Excellence). A level is considered achieved if the minimum requirements are met otherwise the element is considered level M-1. A maturity level cannot be “operating” if it is not “suitable” and sustainable. It is an incremental journey.

Reaching one maturity level for the overall SMS will require that each SMS element has reached at least the same maturity level. This removes the need for subjective assessment and averaging between different topics (e.g. if some SMS elements are rated at the “Suitable” level, some others at the “Operating” level and a few at the “Effective” level, then overall SMS maturity remains at the “suitable” level). This also provides specific directions for improvement by focusing efforts on the areas which are preventing achievement of the next Maturity level.

Based on the assessment, a plan for addressing identified gaps or areas of desired improvement can be put in place.
The assessment should be conducted by individuals that are familiar with:

- SM-0001 Standard;
- Safety Management Systems based on the ICAO SMS Framework;
- Management System evaluation principles and techniques;
- Safety Risk Management and Safety Assurance principles;
- Local, National and/or Regional Aviation Authority SMS Requirements, as appropriate.

4. The SMS Journey

For most organizations, SMS implementation will take time. It can take several years to reach the “Effective” maturity level, and even longer (if ever) to reach the “Excellence” level.

Figure B-4 shows the different levels of SMS maturity and how an SMS may continuously improve in capability & performance over time.

Each organization can always strive toward excellence as part of their SMS continuous improvement. This method can support the assessment of best practices toward excellence keeping in mind that the ultimate goal of SMS is to proactively enhance safety beyond the minimum required for compliance with airworthiness rules.

---

**Figure B-4 SMS Maturity – Capability & Performance over Time**

<table>
<thead>
<tr>
<th>Capability &amp; performance</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Present</td>
<td></td>
</tr>
<tr>
<td>Suitable</td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td></td>
</tr>
<tr>
<td>Effective</td>
<td></td>
</tr>
<tr>
<td>Excellence</td>
<td></td>
</tr>
</tbody>
</table>

A: Start SMS development.
B: SMS is documented and suitable.
C: SMS becomes effective, achieving the desired outcomes.

Each organization can always strive towards “Excellence” as part of their SMS continuous improvement. This method can support the assessment of best practices towards excellence, keeping in mind that the ultimate goal of SMS is to proactively enhance safety beyond the minimum required for compliance with airworthiness rules.
Each organization should begin with an intention to implement and improve their own SMS. Then, over time, as the organization's capacity increases, they should seek to extend the principles of SMS beyond their own organization, to their partners, suppliers and customers. Eventually, an organization may find it possible to extend the principles of SMS across their industry and into their cultural environment, thus improving the safety of society in general.
# SMS Maturity Assessment Method

<table>
<thead>
<tr>
<th>Maturity Scale</th>
<th>Definition of Maturity levels and associated expectation for SMS Components &amp; Elements</th>
<th>Safety Policy &amp; Objectives</th>
<th>Safety Risk Management</th>
<th>Safety Assurance</th>
<th>Safety Promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 Excellence</td>
<td>Accountable and Senior management are fully involved in the SMS and managing safety policy and objective processes set forth by the organisation to proactively manage risk. The organisation drives continuous improvement of SMS through analytics and metrics. Employees across the organization are engaged with the policy and objectives as is evidenced in day to day operations. Key external stakeholders are clearly engaged with the SMS.</td>
<td>The organisation is continuously identifying hazards (operational***, Technical, Human and Organisational) and is actively managing them, this is visible in safety performance. Data sources, hazard identification methods, risk analysis and risk assessment processes are continuously improved. Output from SRM is used to actively drive continuous improvement of the organisation's SMS.</td>
<td>The safety performance of the organization (including organizational factors) is being measured and the SPIs are being continuously monitored and analysed for trends at Accountable executive and Senior management level. Continuous improvement of the SMS is occurring and evident in performance monitoring.</td>
<td>SMS training programme is continuously improved and actively encouraged at Accountable and Senior management levels. Just culture and safety communication are part of day to day business.</td>
<td></td>
</tr>
<tr>
<td>4 Effective</td>
<td>Accountable and Senior management are clearly involved in the SMS and proactively managing safety policy and objective processes set forth by the organisation to proactively manage risk. Employees across the organization are engaged with the policy and objectives as is evidenced in day to day operations. Key external stakeholders have a clear understanding of their role and contribution to the SMS.</td>
<td>The organisation identifies key hazards (operational***, Technical, Human and Organisational), both internal and external, and is actively managing them. Safety hazards and safety risks are documented and accessible as appropriate to the organization. There is effective interaction between SRM and SA. Safety Risk Management is proactive.</td>
<td>The safety performance of the organization is being measured and trends are proactively acted upon by Senior Management level including the Accountable Executive.</td>
<td>SMS training is routinely reviewed and improved to take into consideration feedback from different sources. Safety communication is assessed to determine how it is being used and understood and to improve it where appropriate.</td>
<td></td>
</tr>
<tr>
<td>3 Operating</td>
<td>The safety policy and objectives are assessed on a regular basis for applicability and relevance to the current organisational environment. There is evidence that the organization’s fully functioning processes are in use. Promotion of safety objectives and processes by accountable and senior management levels.</td>
<td>Hazards are identified and documented based on safety data from events that have occurred or in anticipation of potential events that could lead to an unacceptable risk**. Safety risk analysis and safety risk assessments are being routinely conducted. Safety risks are being mitigated and monitored to ensure the adequacy of implemented controls.</td>
<td>The safety performance of the organization is being measured and the SPIs are being continuously monitored and analysed for trends at Senior management level. Internal audits occurring on key SMS processes, including relevant interfacing stakeholders.</td>
<td>Training is reviewed and maintained as appropriate to the organisation' SMS needs. Safety relevant information is being identified and communicated internally and externally, as appropriate.</td>
<td></td>
</tr>
<tr>
<td>2 Suitable</td>
<td>There are policies, processes, organisation' accountability and responsibilities, ready to operate with identified resources.</td>
<td>There is a standard safety risk management process that is applied to areas of the organization that could adversely impact product safety, as defined in the System Description. There is an anonymous and confidential* employee reporting system to capture safety concerns.</td>
<td>There is a documented process to assess whether the appropriate risk controls are applied and effective. The KPI/SPI are defined, and the method and triggers for change management are identified.</td>
<td>There is a process to communicate safety relevant information and a SMS training programme in place.</td>
<td></td>
</tr>
</tbody>
</table>

*|**|***: Application specific.
<table>
<thead>
<tr>
<th>Present</th>
<th>The SMS is documented and defined.</th>
</tr>
</thead>
<tbody>
<tr>
<td>On top of compliance with airworthiness rules + Quality standards, there are policies (Safety + Just culture, description of organization' accountability and responsibilities for SMS, processes documented that detail how the SMS will operate.</td>
<td></td>
</tr>
<tr>
<td>On top of compliance with airworthiness rules + Quality standards, There is a standard process that defines how reactive and proactive hazard identification is conducted; how safety risk analysis and safety risk assessments are completed, and how to determine the need for and adequacy of safety risk controls. The System Description is documented.</td>
<td></td>
</tr>
<tr>
<td>On top of compliance with airworthiness rules + Quality standards, The relevant organization is defined and key SMS processes for monitoring are defined, including a documented process to assess whether the appropriate risk controls are applied and effective.</td>
<td></td>
</tr>
<tr>
<td>On top of compliance with airworthiness rules + Quality standards, Safety critical information, and Just culture principles are communicated throughout the organization. There is a training programme for SMS defined.</td>
<td></td>
</tr>
</tbody>
</table>

* depend on scalability
** has to be consistent with tolerance level which has to be defined in the Safety Policy/objectives
*** to be defined in Definitions part (operational: beyond safety of the product only, to be completed)
## SAFETY POLICY AND OBJECTIVES

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SAFETY POLICY AND OBJECTIVES COMPONENT</strong></td>
<td></td>
<td>On top of compliance with airworthiness rules + Quality standards, there are policies (Safety + Just &amp; Fair), description of organization' accountability and responsibilities for SMS, processes documented that detail how the SMS will operate.</td>
<td>There are policies, processes, organization' accountability and responsibilities, ready to operate with identified resources</td>
<td>The safety policy and objectives are assessed on a regular basis for applicability and relevance to the current organizational environment. There is evidence that the organization's fully functioning processes are in use. Promotion of safety objectives and processes by accountable and senior management levels</td>
<td>Accountable and Senior management are clearly involved in the SMS and proactively managing safety policy and objective processes set forth by the organization to proactively manage risk. The organization drives continuous improvement of SMS through analytics and metrics. Employees across the organization are engaged with the policy and objectives as is evidenced in day-to-day operations. Key external stakeholders have a clear understanding of their role and contribution to the SMS</td>
<td>Accountable and Senior management are fully involved in the SMS and managing safety policy and objective processes set forth by the organization to proactively manage risk. The organization drives continuous improvement of SMS through analytics and metrics. Employees across the organization are engaged with the policy and objectives as is evidenced in day-to-day operations. Key external stakeholders are clearly engaged with the SMS</td>
</tr>
</tbody>
</table>

### MANAGEMENT COMMITMENT ELEMENT

#### 1.1

<table>
<thead>
<tr>
<th>1.1 MANAGEMENT COMMITMENT ELEMENT</th>
<th></th>
<th>6.1.1.1</th>
<th></th>
<th>6.1.1.1</th>
<th></th>
<th>6.1.1.1</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>The service provider shall define its safety policy in accordance with international and national requirements.</strong></td>
<td></td>
<td>There is a safety policy that includes a commitment to continuous improvement, observes all applicable legal requirements, standards and considers best practice signed by the Safety Accountable Manager.</td>
<td>The safety policy is easy to read. The content is customized to the organization.</td>
<td>The safety policy is reviewed periodically to ensure it remains relevant to the organization.</td>
<td>The Safety Accountable Manager has a clear understanding of the system operation and is fully engaged in implementing the safety policy</td>
<td>All employees have a clear understanding of the safety system operation, relevant to their role, and are committed to apply the intent of the safety policy in their daily business. Key external stakeholders understand, are engaged, and are committed to share information to support the safety policy.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1.1.2</th>
<th>The safety policy shall:</th>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>b)</td>
<td>include a clear statement about the provision of the necessary resources for the implementation of the safety policy</td>
<td>The safety policy includes a statement to provide appropriate resources.</td>
<td>There is a process for assessing resources and addressing any shortfalls.</td>
<td>The organization is assessing the resources being provided to deliver a safe service and taking action to address any shortfalls.</td>
<td>The organization is reviewing and taking action to address any forecasted shortfalls in resources.</td>
<td>Provide leadership and resources to support external stakeholders and promote continuous improvement and initiatives in safety management.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1.1.3</th>
<th>The safety policy shall:</th>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>f)</td>
<td>be communicated, with visible endorsement, throughout the organization.</td>
<td>There is a means in place for the communication of the safety policy.</td>
<td>The safety policy is accessible and understandable to employees (e.g. consider multiple sites, languages).</td>
<td>The safety policy is communicated to all personnel (including relevant temporary and/or contract employees).</td>
<td>People across the organization are familiar with the policy and can describe their broader responsibilities and contributions with respect to the safety policy.</td>
<td>Communication of key Safety policy principles/messages to relevant external stakeholders.</td>
</tr>
<tr>
<td>1.1.3</td>
<td>The safety policy shall:</td>
<td></td>
<td></td>
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<td>-------</td>
<td>------------------------</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>c)</td>
<td>include safety reporting procedures</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>6.1.1.1</th>
<th>The organization’s safety policy has a reference to the existence of a product safety reporting system.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The organization’s safety policy indicates the importance of reporting safety concerns [without fear of retribution].</td>
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<tr>
<td></td>
<td>The organization’s safety policy states that reporting safety concerns is a responsibility of all employees [without fear of retribution].</td>
</tr>
<tr>
<td></td>
<td>The organization’s safety policy states that reporting of safety concerns is actively sought from key stakeholders.</td>
</tr>
</tbody>
</table>

| 1.1.4 | a) The safety policy shall reflect organizational commitment regarding safety, including the promotion of a positive safety culture. |

<table>
<thead>
<tr>
<th>6.1.1.1</th>
<th>The management commitment to safety is documented within the safety policy.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The safety policy is signed by the Accountable Executive / by the Safety Accountable Manager</td>
</tr>
<tr>
<td></td>
<td>There is a commitment in the Safety Policy to a Just &amp; Fair culture.</td>
</tr>
<tr>
<td></td>
<td>The safety policy highlights the primary responsibility for safety of all employees.</td>
</tr>
<tr>
<td></td>
<td>The safety policy references promotion of Safety Culture and is supported by a documented process and / or a Code of Ethics / standards of behaviour.</td>
</tr>
<tr>
<td></td>
<td>The organizational commitment to safety addresses interactions with key external stakeholders.</td>
</tr>
<tr>
<td></td>
<td>The safety policy and commitment statement are reviewed with the accountable executive and senior leadership on a regular basis.</td>
</tr>
<tr>
<td></td>
<td>The safety policy indicates that the organization will openly share safety best practices and lessons-learned with other external parties. [Regulators, industry partners and competitors etc.]</td>
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</table>

<table>
<thead>
<tr>
<th>1.1.5</th>
<th>The safety policy shall:</th>
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<tbody>
<tr>
<td>d)</td>
<td>clearly indicate which types of behaviors are unacceptable related to the service provider’s aviation activities and include the circumstances under which disciplinary action would not apply.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>6.1.1.1</th>
<th>The organization’s safety policy has a reference to “just &amp; fair culture” principles/concept or “code of conduct” that identifies expected/acceptable/unacceptable behaviours.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The organization’s safety policy has a clear commitment to the promotion of “just &amp; fair culture”.</td>
</tr>
<tr>
<td></td>
<td>[No further change to Safety Policy expected wrt “Just &amp; Fair” culture commitment. “Just &amp; Fair” culture evidence to be expanded as part of Section 6.0 activities]</td>
</tr>
<tr>
<td></td>
<td>[No further change to Safety Policy expected wrt “Just &amp; Fair” culture commitment. “Just &amp; Fair” culture evidence to be expanded as part of Section 6.0 activities]</td>
</tr>
<tr>
<td></td>
<td>[No further change to Safety Policy expected wrt “Just &amp; Fair” culture commitment. “Just &amp; Fair” culture evidence to be expanded as part of Section 6.0 activities]</td>
</tr>
</tbody>
</table>

| 1.1.6 | Taking due account of its safety policy, the service provider shall define safety objectives. The safety objectives shall: |
|-------|------------------------------------------------|---|
| a) | form the basis for safety performance monitoring and measurement as required by 3.1.2 |
| b) | reflect the service provider’s commitment to maintain or continuously improve the overall effectiveness of the SMS |
| c) | be communicated throughout the organization |
| d) | be periodically reviewed to ensure they remain relevant and appropriate to the service provider |

<table>
<thead>
<tr>
<th>6.1.1.2</th>
<th>Initial vision-level statement is in the safety policy.</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Tactical objective / goals have been established to support the strategic objectives.</td>
</tr>
<tr>
<td></td>
<td>Initial safety targets, metrics or trends could be identified with respect to organizational behaviours and safety culture.</td>
</tr>
<tr>
<td></td>
<td>Safety Objectives are communicated throughout the organization.</td>
</tr>
<tr>
<td></td>
<td>The objectives and the associated metrics are being reviewed, at least annually, to ensure they are relevant and being measured to determine effectiveness.</td>
</tr>
<tr>
<td></td>
<td>Achievement of the Safety Objectives is being monitored by senior management and action taken as necessary to ensure they are being met.</td>
</tr>
<tr>
<td></td>
<td>The development of safety objectives includes consideration of the relevant activities of key external stakeholders.</td>
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</table>

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**SafETY ACCOUNTABILITY AND RESPONSIBILITIES ELEMENT**

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**SM-0001** Issue B – March 31st, 2022

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Copyright 2022, Aerospace Industries Association of America (AIA), Aerospace Industries Association of Brazil (AIA-B), Aerospace Industries Association of Canada (AIA-C), AeroSpace and Defence Association Industries of Europe (ASD), General Aviation Manufacturers Association (GAMA)
### 1.2.1 a) Identify the accountable executive who, irrespective of other functions, is accountable on behalf of the organization, for the implementation and maintenance of an effective SMS

<table>
<thead>
<tr>
<th>6.1.2</th>
<th>An Accountable Executive/Safety Accountable Manager has been appointed with full responsibility and ultimate accountability for the SMS.</th>
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<tbody>
<tr>
<td></td>
<td>The Accountable Executive/Safety Accountable Manager has control of the organization's SMS resources and has the authority to stop the operation if there is an unacceptable level of safety risk.</td>
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<tr>
<td></td>
<td>The Accountable Executive/Safety Accountable Manager ensures that the SMS is properly resourced, implemented, and maintained.</td>
</tr>
<tr>
<td></td>
<td>The Accountable Executive/Safety Accountable Manager is fully aware of their SMS roles and responsibilities.</td>
</tr>
<tr>
<td></td>
<td>The Accountable Executive/Safety Accountable Manager is accessible to the staff in the organization.</td>
</tr>
</tbody>
</table>

### 1.2.2 b) Clearly define lines of safety accountability throughout the organization, including a direct accountability for safety on the part of senior management, c) Identify the responsibilities of all members of management, irrespective of other functions, as well as of employees, with respect to the safety performance of the organization d) Document and communicate safety accountability, responsibilities, and authorities throughout the organization, e) Define the levels of management with authority to make decisions regarding safety risk tolerability.

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<thead>
<tr>
<th>6.1.2</th>
<th>The safety accountability, authorities and responsibilities are clearly defined and documented.</th>
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<tbody>
<tr>
<td></td>
<td>Key safety roles have been identified for safety accountabilities, authorities, and responsibilities (for example, through job descriptions or organizational charts).</td>
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<tr>
<td></td>
<td>Individuals have been identified to fill key safety roles and are aware of and fulfil their safety responsibilities, authorities, and accountabilities. Individuals within the organization are encouraged to contribute to the SMS.</td>
</tr>
<tr>
<td></td>
<td>The assigned individual/individuals have implemented and are maintaining the SMS and there is access and regular communication with the Accountable Executive and senior management. SMS issues are escalated when appropriate.</td>
</tr>
<tr>
<td></td>
<td>The assigned individual/individuals are visible to and accessible to others in the organization.</td>
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<tr>
<td></td>
<td>Sufficient time and resources are provided to the assigned individual/individuals for monitoring SMS performance, identifying and implementing improvements with the support of the Accountable Manager and senior management.</td>
</tr>
<tr>
<td></td>
<td>Individuals in key safety roles interact with external stakeholders, where appropriate.</td>
</tr>
</tbody>
</table>

### 1.3 APPOINTMENT OF KEY PERSONNEL ELEMENT

<table>
<thead>
<tr>
<th>1.3.1</th>
<th>The service provider shall appoint a safety manager who is responsible for the implementation and maintenance of the SMS. Note: Depending on the size of the service provider and the complexity of its aviation products or services, the responsibilities for the implementation and maintenance of the SMS may be assigned to one or more persons as their sole function or combined with other duties.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Responsibilities for the implementation and maintenance of the SMS are assigned.</td>
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<tr>
<td></td>
<td>SMS implementation tasks and responsibilities are identified and assigned.</td>
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<tr>
<td></td>
<td>A line of communication with senior management with respect to SMS implementation is defined.</td>
</tr>
<tr>
<td></td>
<td>The assigned individual/individuals have been identified and assigned and are maintaining the SMS and there is access and regular communication with the Accountable Executive and senior management. Safety issues are escalated when appropriate.</td>
</tr>
<tr>
<td></td>
<td>The assigned individual/individuals are visible to and accessible to others in the organization.</td>
</tr>
<tr>
<td></td>
<td>The assigned individual/individuals are monitoring SMS performance, identifying and implementing improvements with the support of the Accountable Manager and senior management.</td>
</tr>
</tbody>
</table>
|       | The assigned individual/individuals are sharing and seeking best practices with other organizations and stakeholders to continuously improve the SMS.
| 1.3.3 | For complex organizations [from SMICG inputs] | 6.1.3 | The SP&O team has elected not to introduce the proposed SMICG requirements for committees / governance for large or complex organization. The SM-0001 Section 6.1.2 material is deemed sufficient at this time to cover organizational governance to address SMS requirements. | The SP&O team has elected not to introduce the proposed SMICG requirements for committees / governance for large or complex organization. The SM-0001 Section 6.1.2 material is deemed sufficient at this time to cover organizational governance to address SMS requirements. | The SP&O team has elected not to introduce the proposed SMICG requirements for committees / governance for large or complex organization. The SM-0001 Section 6.1.2 material is deemed sufficient at this time to cover organizational governance to address SMS requirements. | The SP&O team has elected not to introduce the proposed SMICG requirements for committees / governance for large or complex organization. The SM-0001 Section 6.1.2 material is deemed sufficient at this time to cover organizational governance to address SMS requirements. |

| 1.4 | CO-ORDINATION OF EMERGENCY RESPONSE PLANNING ELEMENT | | | | | |
1.4 The service provider required to establish and maintain an emergency response plan for accidents and incidents in aircraft operations and other aviation emergencies shall ensure that the emergency response plan is properly coordinated with the emergency response plans of those organizations it must interface with during the provision of its products and services. 

Note: The ERP coordination does not apply to Design, Manufacturing and Maintenance Organizations according to the Standard.

To be noted that the Standard NAS9927 states that the ERP as mentioned in 14CFR Part 5 does not apply for voluntary implementation of SMS in US D&M organizations. If an ERP exists, following criteria can be used for its maturity assessment.

### 6.1.4

See SM-0001 Section 6.1.4

See SM-0001 Section 6.1.4

See SM-0001 Section 6.1.4

See SM-0001 Section 6.1.4

See SM-0001 Section 6.1.4

1.5 SMS DOCUMENTATION ELEMENT

1.5.1 The service provider shall develop and maintain an SMS manual that describes its:

- a) safety policy and objectives
- b) SMS requirements
- c) SMS processes and procedures
- d) accountability, responsibilities and authorities for SMS processes and procedures

Note.— Depending on the size of the service provider and the complexity of its aviation products or services, the SMS manual and SMS documentation may be in the form of stand-alone documents or may be integrated with other organizational documents (or

### 6.1.5

App. 3

The SMS documentation describes the organization’s safety-related policy, processes, responsibilities, and SMS scope, to the extent defined.

Safety documentation is consistent with other internal management system and is part of the organization’s documentation general processes.

SMS documentation is adapted to the actual SMS implementation

SMS documentation is readily available to all relevant personnel.

SMS documentation is representative of the actual processes in place.

Changes to the SMS documentation are managed.

Relevant SMS documentation is available to all personnel.

Elements of SMS documentation are being promoted for use and reference to specific groups of people, as appropriate.

SMS Documentation is proactively reviewed for improvement by relevant stakeholders.

SMS documentation is enriched by the results of contacts with the SMS practices of relevant external stakeholders.
<table>
<thead>
<tr>
<th>1.5.2</th>
<th>The service provider shall develop and maintain SMS operational records as part of its SMS documentation.</th>
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<tbody>
<tr>
<td>6.1.5</td>
<td>The SMS documentation defines the SMS outputs and which records of SMS activities will be stored. Storage rules (nature, retention period…) and procedures are defined. Processes have been defined for records to be stored are produced in the appropriate format. Practical storage and retrieval of data is operational. Data protection and confidentiality rules have been defined (including conformity to personal data retention regulations). Selected records from SMS activities are appropriately stored and found to be complete and consistent with appropriate data protection and control. SMS records are routinely used as inputs for safety management related tasks and continuous improvement of the SMS. SMS records definitions and storage rules are periodically updated based on experience. Tests are periodically performed to check retrieval of data.</td>
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</table>
## 2 SAFETY RISK MANAGEMENT

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<tbody>
<tr>
<td><strong>2 SAFETY RISK MANAGEMENT COMPONENT</strong></td>
<td>On top of compliance with airworthiness rules + Quality standards, There is a standard process that defines how reactive and proactive hazard identification is conducted, how safety risk analysis and safety risk assessments are completed, and how to determine the need for and adequacy of safety risk controls. The System Description is documented. There is a confidential employee reporting system to capture safety concerns</td>
<td>There is a standard safety risk management process that is applied to areas of the organization that could adversely impact product safety, as defined in the System Description. There is an anonymous and confidential* employee reporting system to capture safety concerns</td>
<td>Hazards are identified and documented based on safety data from events that have occurred or in anticipation of potential events that could lead to an unacceptable risk**. Safety risk analysis and safety risk assessments are being routinely conducted. Safety risks are being mitigated and monitored to ensure the adequacy of implemented controls.</td>
<td>The organization identifies key hazards (operational***, Technical, Human and Organizational), both internal and external, and is actively managing them. Safety hazards and safety risks are documented and accessible as appropriate to the organization. There is effective interaction between SRM and SA. Safety Risk Management is proactive.</td>
<td>The organization is continuously identifying hazards (operational***, Technical, Human and Organizational) and is actively managing them; this is visible in safety performance. Data sources, hazard identification methods, risk analysis and risk assessment processes are continuously improved. Output from SRM is used to actively drive continuous improvement of the organization’s SMS.</td>
</tr>
</tbody>
</table>

### 2.1 HAZARD IDENTIFICATION ELEMENT
2.1.1 The service provider shall develop and maintain a process to identify hazards associated with its aviation products or services.

6.2.1 There is a process that defines how reactive and proactive hazard identification is gathered from multiple sources (internal and external). The methodology to define criteria for safety investigations is documented.

Hazards are identified and documented in areas of the organization that could impact product safety, as defined in the system description. The criteria for safety investigations are identified and applied.

The hazards are identified and documented. Internal and external factors such as Technical, Environmental, Human and Organizational related hazards are being considered, as appropriate. The criteria for safety investigations are consistently applied.

The organization has processes and means that capture hazards (technical, environmental, human and organizational factors related) are maintained and reviewed to ensure they remain up-to-date. The organization is continuously and proactively identifying hazards (technical, environmental, human and organizational factors related) related to its activities and operational environment and involves all key personnel and appropriate stakeholders. Hazards are assessed in a systematic and timely manner. Personnel express confidence and trust in the organization’s reporting policy and process.

2.1.2 Hazard identification shall be based on a combination of reactive and proactive methods.

6.2.1 App. 1-3

6.1.1 There are reporting system(s) to capture safety related issues that include a feedback system. There is a means for employees to submit confidential reports. The process identifies how reports are actioned.

The reporting system is accessible to all personnel involved in areas of the organization that could impact product safety, as defined in the system description. The process identifies how reports are protected, actioned and appropriate timescales are specified.

People are aware and fulfil their responsibilities in respect of the reporting system. Reports are evaluated, processed, analysed and stored. There is feedback to the reporter of actions taken (or not taken) and where appropriate to other relevant staff in the organization.

Personnel express confidence and trust in the organization’s reporting policy and process. The reporting system is being used to influence management decisions and continuous improvement. There is a healthy reporting system based on the pertinence of reports received. Safety reports are acted on in a timely manner. There is a means to capture issues from third parties (partners, suppliers, contractors).

Actions taken in response to safety issues reported in one part of the organization are applied to other areas of the organization as appropriate. There is a mechanism to identify product safety related issues captured in other reporting systems. (i.e.- Security, Financial, Schedule, EHS, Quality, etc.). The organization proactively seeks feedback from employees and external stakeholders. (Roundtables, employee engagement, surveys, etc) to facilitate continuous improvement.

2.2 RISK ASSESSMENT AND MITIGATION ELEMENT
<table>
<thead>
<tr>
<th>Clause</th>
<th>Requirement</th>
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<tbody>
<tr>
<td>2.2</td>
<td>The service provider shall develop and maintain a process that ensures analysis, assessment and control of the safety risks associated with identified hazards. Note: The process may include predictive methods of safety data analysis.</td>
</tr>
<tr>
<td>6.2.2</td>
<td>There is a defined process for the analysis and assessment of safety risks and application of appropriate risk controls consistent with processes in place for COS / CAW. A system description describing the areas of the organization that are subject to safety risk management is documented.</td>
</tr>
<tr>
<td>Risk analysis and assessments are carried out in a consistent manner based on the defined process. Appropriate risk controls are being applied to reduce safety risk to an acceptable level, including timelines and allocation of responsibilities. The risk matrix and acceptability criteria are clearly defined and usable. Responsibilities for accepting risks are clearly defined. Accountable and Senior management have visibility of medium and high-risk hazards and their mitigation and controls. Understanding of external inputs and outputs for SRM that should be addressed.</td>
<td></td>
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<tr>
<td>App. 1-4</td>
<td>There is a defined process for the analysis and assessment of safety risks and application of appropriate risk controls consistent with processes in place for COS / CAW. A system description describing the areas of the organization that are subject to safety risk management is documented.</td>
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## 3 SAFETY ASSURANCE

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<tbody>
<tr>
<td>3 SAFETY ASSURANCE COMPONENT</td>
<td>On top of compliance with airworthiness rules + Quality standards (e.g. QMS), The relevant organization is defined and key SMS processes for monitoring are defined, including a documented process to assess whether the appropriate risk controls are applied and effective.</td>
<td>There is a documented process to assess whether the appropriate risk controls are applied and effective. Initial KPI/SPIs are defined, and the method and triggers for change management are identified.</td>
<td>The safety performance of the organization is being measured and the SPIs are being continuously monitored and analysed for trends at Senior management team level. Internal audits occurring on key SMS processes, including relevant interfacing stakeholders.</td>
<td>The safety performance of the organization is being measured and trends are proactively acted upon by Senior management level including the Accountable Executive.</td>
<td>The safety performance of the organization (including organizational factors) is being measured and the SPIs are being continuously monitored and analysed for trends at Accountable executive and Senior management level. Continuous improvement of the SMS is occurring and evident in performance monitoring.</td>
</tr>
</tbody>
</table>

### 3.1 SAFETY PERFORMANCE MONITORING AND MEASUREMENT ELEMENT

| 3.1.1 The service provider shall develop and maintain the means to verify the safety performance of the organization and to validate the effectiveness of safety risk controls. Note: An internal audit process is one means to verify the effectiveness of safety risk controls. Guidance on the scope of the internal audit process is contained in the Safety Management Manual (SMM) (Doc 9859). | 6.3.1 The organization has a documented internal audit program with a link to a management review process. There is a documented process to assess whether the appropriate risk controls are applied and effective with respect to SMS key processes. A person or group of persons with responsibilities for the monitoring function have been identified and they have direct access to the Accountable Executive. | Responsibilities and methods for internal assessment of and corrective action for key SMS processes are defined. Initial safety objectives are defined. Initial KPIs/SPIs, linked to Safety objectives, are defined, and being evaluated for appropriateness and effectiveness. | The interface between audits and the safety risk management processes is described. Appropriate Risk controls are being verified to assess whether they are applied and effective. Information from safety assurance and compliance monitoring activities feeds back into the safety risk management process; | Performance of the SRM system is assessed and actions taken to ensure the SRM process is effective. The Accountable Executive and senior management actively: - review the performance and achievement of safety goals - review the pro-active aspects of reporting and SRM processes; - seek feedback on the status of internal and external audit activities. - investigate and address all contributing factors, including systemic and organizational influences that impact the effectiveness of the SMS program. The influences and contributions of external interface organizations, including contracted organizations, are included in the safety assurance process. | There is comprehensive integration of external interface organizations, as appropriate, into organization’s SRM and Safety Assurance processes. The organization’ safety targets and SA process considers and provides feedback to the Authority Safety Performance Plan [SPP]. |

### 3.1.2 The service provider’s safety performance shall be verified in reference to the safety

| 6.3.1 There is a documented process in place to measure the safety SPIs and targets are defined and linked to the identified risks, key safety processes and SPIs are being continuously monitored and analyzed for trends. | SPIs are demonstrating the safety performance of the organization and the. | Continuous improvement of the SMS is occurring and evident in SPI trends; as evidenced by | }
3.2 THE MANAGEMENT OF CHANGE ELEMENT

3.2 The service provider shall develop and maintain a process to identify changes which may affect the level of safety risk associated with its aviation products or services and to identify and manage the safety risks that may arise from those changes.

| 6.3.2 | N/A | N/A | There is a process used to assess the effectiveness of mitigations put in place to manage risks associated with substantive changes [Section 6.2.3] and fed back into the SRM process. | There is a process that proactively monitors and assesses the effectiveness of mitigations put in place to manage risks associated with substantive changes [6.2.3], that includes Senior Management level and the Accountable Executive. | Risk mitigation actions resulting from management of substantive change assessments are evident and consistent with positive performance monitoring trends. |

3.3 CONTINUOUS IMPROVEMENT OF THE SMS ELEMENT

3.3 The service provider shall monitor and assess its SMS processes to maintain or continuously improve the overall effectiveness of the SMS.

| 6.3.3 | App. 2 | There is a documented process to monitor and review the effectiveness of the SMS implementation using the available data and information. | The system is producing SMS data that is being periodically reviewed by the safety management organization to improve SMS implementation. | The SMS is being periodically reviewed by the senior management team to support the assessment of its effectiveness and that appropriate actions are being taken. | There is a proactive exchange and analysis of SMS and safety data, and safety initiatives between internal and external stakeholders that contributes to continuous improvement of product safety. A robust and comprehensive set of SMS and safety data is developed [SMS Database] that supports the use of predictive data analysis. The organization shares best practices and lessons learned as a global leader in SMS. |

| 6.3.3 | App. 2 | The organization is using SMS and safety data to develop and assess effectiveness of performance metrics [SPIs] to enhance product safety and continuous improvement of SMS processes. | The SMS is being regularly reviewed by the senior management team including the Accountable Executive. | The assessment of SMS effectiveness uses multiple internal sources of information including safety data analysis that supports decisions for measurable improvements. | The organization is using SMS and safety data from key external interface organizations is taken into consideration. |

| 6.3.3 | App. 2 | The organization is using SMS and safety data to develop and assess effectiveness of performance metrics [SPIs] to enhance product safety and continuous improvement of SMS processes. | The SMS is being regularly reviewed by the senior management team including the Accountable Executive. | There is a proactive exchange and analysis of SMS and safety data, and safety initiatives between internal and external stakeholders that contributes to continuous improvement of product safety. A robust and comprehensive set of SMS and safety data is developed [SMS Database] that supports the use of predictive data analysis. The organization shares best practices and lessons learned as a global leader in SMS. | There is a proactive exchange and analysis of SMS and safety data, and safety initiatives between internal and external stakeholders that contributes to continuous improvement of product safety. A robust and comprehensive set of SMS and safety data is developed [SMS Database] that supports the use of predictive data analysis. The organization shares best practices and lessons learned as a global leader in SMS. |
## SAFETY PROMOTION

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<tr>
<td>SAFETY PROMOTION COMPONENT</td>
<td>On top of compliance with airworthiness rules + Quality standards, Safety critical information, and Just culture principles are communicated throughout the organization. There is a training program for SMS defined.</td>
<td>There is a process to communicate safety relevant information and a SMS training program in place</td>
<td>Training is reviewed and maintained as appropriate to the organization’ SMS needs. Safety relevant information is being identified and communicated internally and externally, as appropriate.</td>
<td>SMS training is routinely reviewed and improved to take into consideration feedback from different sources. Safety communication is assessed to determine how it is being used and understood and to improve it where appropriate.</td>
<td>SMS training program is continuously improved and actively encouraged at Accountable and Senior management levels. Just culture and safety communication are part of day-to-day business</td>
<td></td>
</tr>
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### 4.1 TRAINING AND EDUCATION ELEMENT

| | The training covers individual safety duties (including roles, responsibilities, and accountabilities) and how the organization’s SMS operates. Training material and methodology are adapted to the audience. All staff requiring training are identified. There is a process in place to periodically assess the competency of relevant personnel against the framework. | The SMS training program is delivering appropriate training to the different staff in the organization and is being delivered by competent personnel. There is evidence of the training being delivered. Training material and methodology include human factors. | SMS Training is evaluated for all aspects (learning objectives, content, delivery methods and styles, assessments) and is linked to the competency assessment. Training is routinely reviewed to take into consideration feedback from different sources. Competence management plan takes appropriate action when necessary and feeds into the training program. | SMS training program is continuously improved and actively encouraged at Accountable and Senior management levels. |

| 4.1.2 to 4.1.5 | The scope of the safety training programme shall be appropriate to each individual’s involvement in the SMS. | 6.4.1 | | | |

### 4.2 SAFETY COMMUNICATION ELEMENT
| 4.2 to 4.2.1 | The service provider shall develop and maintain a formal means for safety communication that: a) ensures personnel are aware of the SMS to a degree commensurate with their positions; b) conveys safety-critical information; c) explains why particular safety actions are taken; and d) explains why safety procedures are introduced or changed. See also EU 376/2014 (Article 19(3)) |
| 6.4.2 | There is a process to communicate safety critical information and just culture principles. |
|  | There is a process to determine what safety information needs to be communicated to all relevant personnel. The means of communication are adapted to the audience and the significance of what is being communicated. |
|  | Safety relevant information is being identified and communicated internally and externally, as appropriate. The organization analyses and communicates safety information effectively internally and externally, through a variety of methods as appropriate to maximize it is being understood. Safety communication is assessed to determine how it is being used and understood and to improve it where appropriate. |
|  | Just culture and safety communication are part of day-to-day business and actively promoted at Accountable and Senior management levels. |
Appendix 3 – Examples of Safety Policy and Safety Objectives

This appendix should be considered in conjunction with the section 6.1.5 – SMS Documentation.

1. Background and Purpose

This appendix provides guidance and examples that can be used to support development of an organizational safety policy and safety objectives in conjunction with Section 6.1.1.1 Safety Policy and Section 6.1.1.2 Safety Objectives. The examples provided are one means, but not the only means to address the noted requirements. The safety policy and objectives will depend on the nature of the organization’s scope, size, and maturity. Although these examples have been provided by large organizations that hold multiple certificates, they are viewed as useful for smaller organizations or single certificate holder organizations to consider.

2. Safety Policy [Reference Section 6.1.1.1]

An organization’s safety policy is how management formally documents its commitment to safety. It must contain the elements and be managed as outlined in Section 6.1.1.1.

2.1. Safety Policy Examples

Safety Policy: Example 1
- Large multi-certificate holder organization. [Design / Production / Maintenance / Flight Test Operations]
- High-level safety objectives embedded in safety policy. [Ref: Safety Objectives Example 2]

[Organization's] objective is to provide the highest standards of safety, quality, and service to our customers. We will constantly strive to improve these standards, thereby maintaining our position as a global leader in the manufacture of XXX aircraft and provider of associated services. Outstanding safety performance is critical to the success of our business.

Through our positive safety culture, Safety Risk Management, and policy of continuous improvement, we will maximize the inherent safety of our operations by promoting best practices in product and aviation safety to achieve [Organization] high-level product/aviation safety objectives:
- Design and manufacture of safe products;
- Superior continued operational safety;
- Safe internal flight operations;
- Proactive employee participation in product/aviation safety and hazard reporting;
- Inherent compliance to processes, procedures and policies associated with the design, manufacture and continued operational safety of [Organization] products;
• Comprehensive safety risk management of compliance and conformity assurance processes.

The leadership of [Organization] commits to providing the necessary resources to ensure implementation of SMS fundamentals, and will:

• Consult, listen, communicate, and respond openly to our staff and customers;
• Ensure personnel competence and accountability. Everyone employed at [Organization] is responsible for operating appropriately and demonstrating compliance with this policy, associated regulatory requirements, and company processes and procedures at all times;
• Actively engage in Safety Risk Management and Safety Assurance activities;
• Openly report all aspects of our safety performance;
• Recognize those who contribute to improve product safety performance;
• Ensure that a positive safety culture is maintained at all times.

Company procedures ensure the means to sustain and monitor compliance with local and International Standards, and to ensure that we comply with the safety requirements of the Civil Aviation Authorities.

Safety is not the sole responsibility of any single person or department, it involves all employees in the company, and it is the responsibility of all of us to comply with this policy and to strive to improve our safety standards at every opportunity.

This document describes an SMS that complies with current [Civil Aviation Authority] guidelines and regulations. All incorporated documents identified, and every amendment thereto meet the requirements established in this document. The policies and procedures outlined in this document and in all incorporated documents identified herein must be strictly adhered to at all times. In case of conflict between [Civil Aviation Authority] regulations and this Policy, the [Civil Aviation Authority] regulations will prevail.

[END]

Safety Policy: Example 2

• Large multi-certificate holder organization. [Design / Production / Maintenance / Flight Test Operations]
• Safety objectives referenced – but in separate document. [Ref: Safety Objectives Examples 3 & 4]

[Organization] is committed to the implementation and execution of a world-class Products and Services Safety Program, consistent with [Organization’s] Core Values. [Organization] is committed to the delivery of safe, high-quality products and services by never compromising on safety or quality and through the continuous improvement of all aspects of our activities that affect the safety of our products and services. The mechanism by which [Organization] champions these values and commitment to safety is through implementing and executing a Safety Management System (SMS) that meets the requirements of the International Civil Aviation Organization (ICAO) Annex 19, “Safety Management”.

[Organization] fosters a positive safety culture where every employee understands their role in the Product and Services Safety Program and feels empowered to identify and report any issues that they believe could adversely affect the Safety of our Products and Services, without fear of retribution.
The [Organization] SMS Leadership Board has the required competences, means, resources, and authority necessary to implement and execute [Organization] Product and Services Safety Program. The Leadership Board establishes safety objectives, evaluates progress and effectiveness, and holds management accountable for identifying and mitigating risks and impacts. The [Organization] SMS Leadership Board deploys the necessary resources to implement the Product and Services Safety Program effectively throughout the lifecycle of our products, and provides employees with the information, training and tools required to ensure that product and services safety is a core value. [Organization] is committed to providing world-class dependable products and services that meet customer expectations and all regulatory requirements. Our commitment to safety supports a spirit of continuous improvement in the design, manufacture, and maintenance of our products.

Safety Policy: Example 3
- Large multi-certificate holder organization. [Design / Production / Maintenance / Flight Test Operations]
- High-level safety objectives [as specific commitments] referenced in safety policy [Ref: Safety Objectives Example 1B]

In everything we do and in all aspects of our business, we make safety our top priority, strive for first-time quality, and hold ourselves to the highest ethical standards as set forth in our Code of Conduct [Doc No.]. Our Safety Management System ensures that safety, quality and compliance of our products and services for the people who entrust us with their lives when they operate, maintain, and fly on our products.

This requires our unyielding commitment to the following:
- We commit to a Safety Management System to advance our goals for safety, quality, and compliance;
- We foster a positive safety culture that enables proactive identification and mitigation and risks in order to prevent accidents, injuries or loss of life;
- We ensure all employees understand the requirement to report any safety hazard, incident, or concern;
- We promote a culture that protects and treats people fairly when they openly report safety, quality, and compliance concerns;
- We openly communicate safety actions being taken while appropriately protecting the safety data and safety information driving those actions;
- We clearly define the responsibilities of all employees so that everyone understands their roles in ensuring the safety, quality and compliance of our products and services;
- We eliminate or mitigate potential safety, quality and compliance risks associated with our products and services which must include meeting all applicable requirements and regulations;
- We use actionable key performance metrics and targets that drive continuous improvement of our Safety Management System;
- We allocate sufficient resources [people, processes, tools, and training] to supporting this safety policy;
We ensure all employees understand that we all have a daily obligation to pursue safety, quality and compliance as described in this safety policy.

END

Safety Policy: Example 4

- Large multi-certificate holder organization. [Design / Production / Maintenance]
- High-level safety objectives referenced in safety policy [as Principles]. [Ref: Safety Objectives Example 1A]

This Product Safety Policy is one of a series of individual policies, contained in a single overall Policies document, endorsed by the organization’s General Counsel, and mandatory for all employees. This policy text is an extract from the larger document. The Product Safety Policy is supported by relevant parts of other policies, including the Quality Policy, Speak up Policy, and Security Policy, and all are supported by a separate Code of Conduct.

PRODUCT SAFETY

A. Policy values

[Organization] provides mission critical products that people’s lives depend on. Our commitment to the safety of our products is therefore at the heart of our ‘Operate Safely’ core value.

Everything we deliver to a customer is our product - hardware, software, services, and documentation, whether delivered separately or integrated into systems.

B. Principles

Five principles govern our approach to product safety:

1. Leadership commitment and accountability

   Our leaders champion product safety and prioritise it so that safety-related tasks get the right attention, time, and resources. We make accountability for product safety clear and ensure people understand what they are accountable for.

2. Level of product safety

   We design our products to achieve a high level of safety consistent with their application, always ensuring that we meet or better the relevant company, legal, regulatory and industry requirements. We assess what could go wrong and put controls in place to meet the required safety levels throughout the product lifecycle and reduce the safety risks so far as is reasonably practicable. We evaluate how human and organisational factors can introduce risks to product safety and use our understanding when setting our controls.
3. Maintaining and improving product safety

We are committed to the continuous improvement of product safety and actively engage in setting industry standards and good practice. We measure our performance and rigorously investigate and resolve safety-related issues, systematically embedding the learning from these back into our practices and processes. Everyone is encouraged to report any product safety concerns.

4. Conforming product

Robust quality is an essential building block of product safety and by following our processes we ensure that our products and those of our suppliers conform to their specification.

5. Safety awareness and competence

Everyone who works in [Manufacturer] shares responsibility for product safety and is mindful of the safety implications of our actions. Training is provided so that our people understand the [Manufacturer] Product Safety Policy and processes and can fulfil their collective and personal responsibility.

These principles are the foundation of our Product Safety Management System which is governed by the Company Product Safety Assurance Board.

C. Expectations

Always speak up about a product safety concern if you see one, report it if you have any doubt and remember, we are committed to treating everyone fairly and without prejudice in accordance with Our Code.

Always follow the parts of the [Organization] Management System applicable to your role. You should feel able and supported to perform the tasks assigned to you. If you are being asked to do something which you do not feel qualified and/or experienced enough to do you should discuss with your manager.

Make sure you attend the Safety Awareness training appropriate to you. For additional guidance, Group Procedures, product safety documents and key contacts please access:

- Product Safety Management System Manual
- Safety and Product Assurance Engine Room

[END]
3. **Safety Objectives [Reference Section 6.1.1.2]**

The following examples are intended to illustrate some of the different approaches to the establishment of safety objectives. In some cases, objectives may directly reflect the expected safety performance of the organization (i.e. focusing on the contribution to the aviation system); in others, topics of priority or focus are identified, to indirectly improve the safety performance of the organization.

As discussed in Section 6.1.1.2, the objectives identified below are meaningful to the organization, sufficiently consistent with its other forms of internal communication, and ultimately support the improvement of the organization’s safety performance. Some of the examples also show the breakdown of the objectives into specific tasks.

3.1. **Safety Objective Examples [Reference Section 6.1.1.2]**

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Safety Objective: Example 1
- Large multi-certificate holder organization. [Design / Production / Maintenance]
- High-level strategic safety objectives integrated into safety policy [two examples]

---

Safety Objective: Example 1A

*This organization chose to merge its highest-level overall safety objectives within its product safety policy, and the key section (B - Principles) is reproduced below; the objectives of the organization are identified through the description of its 'principles'. It should be noted that this language is chosen to apply consistently across the organization (it has design, manufacturing and maintenance capability), including its non-aviation activities (i.e. supporting the 'corporate SMS' approach)*

---

**Extract from Safety Policy:**

**Section B - Principles**

1. **Leadership commitment and accountability**

   Our leaders champion product safety and prioritize it so that safety-related tasks get the right attention, time and resources. We make accountability for product safety clear and ensure people understand what they are accountable for.

2. **Level of product safety**

   We design our products to achieve a high level of safety consistent with their application, always ensuring that we meet or better the relevant company, legal, regulatory and industry requirements. We assess what could go wrong and put controls in place to meet the required safety levels throughout the product lifecycle and reduce the safety risks so far as is reasonably practicable. We evaluate how human and organizational factors can introduce risks to product safety and use our understanding when setting our controls.

3. **Maintaining and improving product safety**

   We are committed to the continuous improvement of product safety and actively engage in setting industry standards and good practice. We measure our performance and rigorously investigate and resolve safety-related issues, systematically embedding the learning from these back into our practices and processes. Everyone is encouraged to report any product safety concerns.
4 Conforming product

Robust quality is an essential building block of product safety and by following our processes we ensure that our products and those of our suppliers conform to their specification.

5 Safety awareness and competence

Everyone who works in [Organization] shares responsibility for product safety and we have to be mindful of the safety implications of our actions. Training is provided so that our people understand the [Organization] Product Safety Policy and processes and can fulfill their collective and personal responsibility.

[END]

Safety Objective: Example 1B

A separate example of a similar approach of integrating high level safety objectives within an organization’s safety policy, in this case, establishing ‘commitments’ with key phrases highlighted:

Extract from Safety Policy:

In everything we do and in all aspects of our business, we make safety our top priority, strive for first-time quality, and hold ourselves to the highest ethical standards as set forth in [reference to separate code of conduct and other sources]. Our Safety Management System ensures the safety, quality and compliance of our products and services for the people who entrust us with their lives when they operate, maintain, and fly on our products.

This requires our unyielding commitment to the following:

- We commit to a Safety Management System to advance our goals for safety, quality, and compliance;
- We foster a positive safety culture that enables proactive identification and mitigation of risks in order to prevent accidents, injuries, or loss of life;
- We ensure all employees understand the requirement to report any safety hazard, incident, or concern;
- We promote a just culture that protects and treats people fairly when they openly report safety, quality, and compliance concerns;
- We openly communicate safety actions being taken while appropriately protecting the safety data and safety information driving those actions;
- We clearly define the responsibilities of all employees so that everyone understands their roles in ensuring the safety, quality and compliance of our products and services;
- We eliminate or mitigate potential safety, quality and compliance risks associated with our products and services which must include meeting all applicable requirements and regulations;
- We use actionable key performance metrics and targets that drive continuous improvement of our Safety Management System;
- We allocate sufficient resources (people, processes, tools, and training) to supporting this safety policy;
• We ensure all employees understand that we all have a daily obligation to pursue safety, quality and compliance as described in this safety policy.

Safety Objective: Example 2

- Large multi-certificate holder organization. [Design / Production / Maintenance / Flight Test Operations]
- Strategic high-level safety objectives explicitly included as part of safety policy

This organization chose to separately identify high level/strategic safety objectives within the safety policy, to draw attention to particular areas of intended focus. These are long-standing objectives.

Extract from Safety Policy:

Through our positive Safety Culture, Safety Risk Management, and policy of continuous improvement, we will maximize the inherent safety of our operations by promoting best practices in product and aviation safety to achieve [Organisation’s] high-level product/aviation safety objectives:

- Design and manufacture of safe products;
- Superior continued operational safety;
- Safe internal flight operations;
- Proactive employee participation in product/aviation safety and hazard reporting;
- Inherent compliance to processes, procedures and policies associated with the design, manufacture and continued operational safety of [Organisation] products;
- Comprehensive safety risk management of compliance and conformity assurance processes.

Safety Objective: Example 3

- Large multi-certificate holder organization. [Design / Production / Maintenance / Flight Test Operations];
- Safety objectives separate from and NOT included in safety policy; supporting tasks developed for objectives.

This organization created annual safety objectives with associated detailed supporting tasks, appropriate for tracking progress. The organization’s safety policy references that safety objectives will be established but does not explicitly outline them.

YEAR: 20XX
<table>
<thead>
<tr>
<th>ANNUAL SMS OBJECTIVE</th>
<th>DETAILED SUPPORTING TASK</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Achieve [regulator] [voluntary] SMS compliance concurrence</td>
<td>1.1 Prepare for and support regulator SMS assessment</td>
</tr>
<tr>
<td>2 Assure open and proactive reporting of potential and identified safety hazards from internal and external sources and enterprise-wise responsiveness to proactively assess and address.</td>
<td>2.1 Implement enhanced standard work for potential safety issue read across</td>
</tr>
<tr>
<td>2.2 Implement Safety Concern Reporting system</td>
<td>2.3 Publish internal news article showcasing new employee hazard reporting system</td>
</tr>
<tr>
<td>3 Proactive identification &amp; management of safety significant Items</td>
<td>3.1 Establish criteria, process, and publish key procedural documents</td>
</tr>
<tr>
<td>4 Promote continuous improvement in safety culture, processes, and products</td>
<td>4.1 Complete baseline survey on safety culture</td>
</tr>
<tr>
<td>4.2 Establish annual SMS training plan</td>
<td>4.3 Establish annual communications plan</td>
</tr>
<tr>
<td>4.4 Create New SMS Web Page/Site</td>
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</tr>
<tr>
<td>5 Ensure that employees are aware of the SMS policies, processes, and tools that are relevant to their responsibilities</td>
<td>5.1 Annual review of Safety Policy by all employees</td>
</tr>
<tr>
<td>5.2 Establish SMS training matrix</td>
<td></td>
</tr>
<tr>
<td>6 Implement safety risk controls to achieve acceptable risk levels and establish risk level as low as reasonably practicable [ALARP] by balancing safety, operational and customer impact considerations.</td>
<td>6.1 Establish means to monitor effectiveness of mitigations to achieve ALARP.</td>
</tr>
</tbody>
</table>
### Safety Objective: Example 4

- **Large multi-certificate holder organization.** [Design / Production / Maintenance / Flight Test Operations];
- **Safety objectives separate from and NOT included in safety policy; supporting tasks developed for objectives.**

*Similar to Example 3, this organization created safety objectives with annual supporting tasks suitable for tracking. Most of the objectives remain the same year after year, with the supporting tasks adapted to planned annual projects and tracking. The safety objectives are aligned with the main four components of the SMS framework to ensure that there is at least one objective against each SMS component.*

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#### YEAR: 20XX

<table>
<thead>
<tr>
<th>SMS Component</th>
<th>SMS Objective</th>
<th>Annual - Detailed supporting tasks / key performance indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safety Policy and Objectives</td>
<td>Ensure product safety policies, procedures, accountabilities, and leadership behaviors drive continuous improvement of safety culture</td>
<td>Annual review of safety policy</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Complete product safety culture survey, and analyze results</td>
</tr>
<tr>
<td>Safety Risk Management</td>
<td>Assure enterprise-wide responsiveness to, and open reporting of, identified safety hazards</td>
<td>Complete hazard identification training for all employees</td>
</tr>
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<td></td>
<td></td>
<td>Implement enhanced process for read-across of safety issues</td>
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<tr>
<td></td>
<td>Proactive identification and management of safety critical parts, features and risk controls including design, manufacturing, and aftermarket</td>
<td>Establish plan for providing awareness to the “aftermarket” of part functional criticality, where warranted.</td>
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<td></td>
<td></td>
<td>Establish plan for operator/partner/supplier engagement for SMS collaboration</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assess method to update FMECA / SSA based on service experience for safety critical parts.</td>
</tr>
<tr>
<td>Safety Assurance</td>
<td>Achieve readiness for [civil aviation authority] acknowledgement of fully operational SMS</td>
<td>Prepare for and support SMS assessment by [civil aviation authority]</td>
</tr>
<tr>
<td></td>
<td>Utilization of KPI and audits for monitoring safety performance and driving continuous improvement of products and processes</td>
<td>Implement improved timeliness metrics</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Conduct planned audits of key safety processes</td>
</tr>
</tbody>
</table>
Training and Communication

Ensure that employees are aware of, and adequately trained for, the SMS Policies, processes, and tools that are relevant to their responsibilities

<table>
<thead>
<tr>
<th>Training and Communication</th>
<th>Complete annual employee product safety certification</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Publish annual training plan including key position required training</td>
</tr>
<tr>
<td></td>
<td>Publish annual communication plan</td>
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<tr>
<td></td>
<td>Develop best-in-class Product Safety website</td>
</tr>
</tbody>
</table>

Safety Objective: Example 5 [“Divisional” Objectives]

- Large multi-certificate holder organization. [Design / Production / Maintenance]
- Short term safety objectives to supplement strategic objectives included in safety policy.

This organization identified items for focus in the coming year for a specific division, divided into three categories, combining both reactive and proactive activity. The local management of the division defined the objectives and agreed them through the division’s 'safety board'. These are reviewed each year.

<table>
<thead>
<tr>
<th>[Year] Priorities</th>
<th>Dealing with Unsafe Conditions</th>
<th>New Risk Discovery</th>
<th>Safety Management System</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rapid and Effective Containment</td>
<td>[internal ‘possible safety issue’ report] sentencing completed in 90 days</td>
<td>[Internal framework for assessment of safety control effectiveness/ hazards] emergent findings managed effectively with credible plans to return to ‘green’ status.</td>
</tr>
<tr>
<td></td>
<td>Solutions identified, developed, validated, and implemented to plan</td>
<td>Complete product sampling plans (at assembly and component level) and focused periodic safety reviews</td>
<td>Embed [review of recent non-involved accident] learning</td>
</tr>
<tr>
<td></td>
<td>Meet [Identified unsafe condition reports] closure targets consistently</td>
<td>‘Event reports’ and ‘product delivery escape reports’ resolution.</td>
<td>Conduct pilot studies for expected SMS regulation.</td>
</tr>
<tr>
<td></td>
<td>Cumulative risk to ‘mature fleet’ levels</td>
<td></td>
<td>Incorporate new business unit into design organization, and establish internal monitoring system</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>Deliver digital reporting system for [identified unsafe condition] and ‘possible safety issue’ reporting.</td>
</tr>
</tbody>
</table>
Appendix 4 – Compliance with FAA 14 CFR Part 5

This appendix provides the additional FAA requirements to be met when using this SMS Standard for demonstrating compliance with 14 CFR part 5.

Although section 6 of this standard provides a means of compliance with ICAO Annex 19 (second Edition) Appendix 2, to use it for voluntary compliance of design, manufacturing and maintenance organizations with 14 CFR part 5, the following specific requirements must be met:

- Describe the system to identify the scope of the SMS as per 14 CFR part 5.51 (Safety Risk Management-Applicability) & 5.53 (Safety Risk Management-System analysis and hazard identification);
- Manage the SMS records as per part 5.97 (SMS documentation and Recordkeeping);
- Implement Safety performance monitoring and measurement process as per 14 CFR part 5.71 (Safety performance monitoring and measurement) & 5.73 (safety performance assessment).

A full Safety Management System (SMS) as defined in ICAO (International Civil Aviation Organization) Annex 19 Appendix 2 is not required by QMS (Quality Management System) Standards IAQG 9100-series (1), but the introduction of Product Safety in these QMS standards contributes to the SMS approach.
Within these IAQG 9100-series, the scope of Product Safety requirements is limited to the most appropriate areas of the standards so as to be applicable to all stakeholders. Requirements remain high level to allow bridging existing regulatory requirements from Aviation Authorities.

Note:
IAQG 9100 - Quality Management Systems - Requirements for Aviation, Space and Defence Organizations
IAQG 9110 - Quality Management Systems - Requirements for Aviation Maintenance Organizations

The following table shows the correlation between ICAO Annex 19 App. 2, the present SMS Standard, IAQG 9100:2016 and IAQG 9110:2016.
|---------------------|--------------|----------------|----------------|
| 1. Safety policy and objectives  
1.1 Management commitment  
1.2 Safety accountability and responsibilities  
1.3 Appointment of key safety personnel  
1.4 Coordination of emergency response planning  
1.5 SMS documentation | 6. UNDERSTANDING & MEANS OF COMPLIANCE WITH SMS REQUIREMENTS  
6.1 Safety Policy and Objectives  
6.1.1 Management commitment  
6.1.2 Safety Accountability and Responsibilities  
6.1.3 Appointment of Key Safety Personnel  
6.1.4 Coordination of Emergency Response Planning  
6.1.5 SMS Documentation  
7. INTERFACES BETWEEN ORGANIZATIONS | 8.1 Operational planning and control | 5.1.1 Leadership and commitment – General  
5.2.3 Establishing and communicating the safety policy  
7.5 Documented information  
8.1 Operational planning and control |
| 2. Safety risk management  
2.1 Hazard identification  
2.2 Safety risk assessment and mitigation | 6. UNDERSTANDING & MEANS OF COMPLIANCE WITH SMS REQUIREMENTS  
6.2 Safety Risk Management  
6.2.1 Hazard Identification  
6.2.2 Safety Risk Assessment and Mitigation  
7. INTERFACES BETWEEN ORGANIZATIONS | 8.1.3 Product safety | 8.1.3 Product safety |
| 3. Safety assurance  
3.1 Safety performance monitoring and measurement  
3.2 The management of change  
3.3 Continuous improvement of the SMS | 6. UNDERSTANDING & MEANS OF COMPLIANCE WITH SMS REQUIREMENTS  
6.3 Safety Assurance  
6.3.1 Safety Performance Monitoring and Measurement  
6.2.3 & 6.3.2 The Management of Change  
6.3.3 Continuous Improvement of the SMS | 8.1.3 Product safety | 6.3 Planning of changes  
8.1.3 Product safety  
9.1.1 Monitoring, measurement, analysis and evaluation - General  
9.1.2 Customer satisfaction  
9.1.3 Analysis and evaluation  
9.3. Management review  
10.1 Improvement - General |
<table>
<thead>
<tr>
<th>4. Safety promotion</th>
<th>6. UNDERSTANDING &amp; MEANS OF COMPLIANCE WITH SMS REQUIREMENTS</th>
<th>7.3 Awareness</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1 Training and education</td>
<td>6.4 Safety Promotion</td>
<td>8.1.3 Product safety</td>
</tr>
<tr>
<td></td>
<td>6.4.1 Training and Education</td>
<td>8.4.3 Information for external providers</td>
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<td>6.4.2 Safety Communication</td>
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<td>7. INTERFACES BETWEEN ORGANIZATIONS</td>
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<td>4.2 Safety communication</td>
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<td>7.3 Awareness</td>
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<td>8.1.3 Product safety</td>
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<td>8.4.3 Information for external providers</td>
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<td>7.4 Communication</td>
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<td>8.1.3 Product safety</td>
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<td>8.4.1 Control of externally provided processes, products</td>
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<td>and services - General</td>
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<td>8.4.3 Information for external providers</td>
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</table>
Appendix 6 – Examples of Interfaces Management

The purpose of this Appendix is to provide examples of possible interfaces at different levels of development. Levels of development would be based on factors such as the risk assumed by each organization and the existing relationship between those organizations. In most cases, different and less comprehensive measures will be appropriate. A substantially simplified approach may be commensurate with the attributes of an organization’s products or services, and the complexity of its existing relationships. The following cases are examples only and must not be considered as minimum compliance. The list of activities offered here is for consideration and inspiration and could be tailored to meet specific requirements on a case-by-case basis. Further examples may be considered and added in future revisions of the Standard.

6.1 Incremental Implementation of SMS interfaces

6.1.1 Introduction

Some organizations may decide to set up specific SMS interfaces to enhance collective outcomes. The safety risk posed by each interface should ideally be collaboratively assessed after collection and review of the various perspectives that support the most accurate perception of safety risks and their acceptability.

This acceptability may vary between the various interfacing organizations according to:

- Their knowledge of the operations of the ultimate product or services (e.g. supplier of raw materials);
- Their Quality culture (e.g. EN9100 or AS9100 certification);
- Their Safety culture;
- Their involvement in investigation of previous accidents or major incidents;
- Their own implementation of SMS and associated maturity;
- Applicable SSP;
- Etc.

In the context of certification and continued airworthiness activities, which are subject to regulatory requirements (e.g. Part 21, EU 376/2014), exchanges of typical data and information are governed by contractual requirements. They are the foundations of SMS interfaces that may be called “hard interfaces”. This means that they are governed by mandatory requirements to commit, with a contract between both parties and applicable regulations.

To complement this “hard interface”, some organizations may decide to set up “soft SMS interfaces” to encourage the following:

- Sharing of safety risks and associated proactive discussions about various perspectives between interfacing organizations. This will enhance mutual awareness of safety risks rather than ignorance or potentially one-sided risk management;
- Monitoring of relevant SPIs to encourage the mutual awareness of safety risks and their impact on the safety of operations of the product or service (e.g. adverse trends of quality defects may be perceived as minor for one organization whereas they may be proactively assessed as not acceptable by the other organization);
• Collaborative improvement of the safety interface;
• Identification and/or nomination of key focal points (e.g. relevant SMS managers for both organizations) to share SMS discussions in both organizations;
• Speaking up and reporting to the “parent” organization through a “Just culture” channel that should be agreed between organizations (refer to the example of a Safety charter below);
• Sharing of lessons learnt and best practices for product/service safety related incidents;
• Benchmarking for safety governance or promotion activities;
• Co-development of safety promotion materials to develop a common language and understanding for a safety and risk management approach.

These various initiatives aim to reinforce a global and mutual understanding of safe operations of the final product or service, and the effectiveness of safety in both organizations.

This “soft SMS interface” enables organizations to strengthen their safety culture by implementing such a collaborative approach in specific areas. This will enhance safety initiatives in both organizations.

6.1.2 An example of incremental implementation of SMS interfaces

In the following example of an approved organization labeled Organization A interfacing with the Supplier, Organization S, and the Customer, Organization C.

1) Before implementation of the SMS interface, Organization A would define and document the scope of its own SMS organization.

The purpose of this first step is to clarify internal interfaces in Organization A encompassed in the SMS approach, and the expected interactions and information sharing already in place (e.g. between the Quality Management System and the SMS).

By the end of this first step, Organization A should already have implemented the "hard interface" with Organization S to comply with Part 21 or Part 145 requirements, to ensure compliance with quality standards, and to participate in safety investigations as expected by Organization A.

This first step may be consistent with the first Maturity level called “Present” in the Safety Maturity Assessment Grid in Appendix 2.

2) The second step for Organization A is to identify key suppliers for the safe operations of its products (or services).

The suppliers are key stakeholders to continuously enhance safety. At this stage, it is important to identify suppliers who may have a direct impact on the intrinsic safety of the products/services through:

• Their contribution to the Design or Manufacturing phase, and/or;
• Their contribution to the continued airworthiness of the ultimate products/services.

In this example it is assumed that Organization S is highly involved in the ultimate safety of Organization A’s products.

At this stage, Organization A and Organization S could perform a mutual safety analysis to identify areas of improvement at the interface between A and S. This would:
- Optimize the response of A and S to in-service investigations, and therefore improve Continued Airworthiness legal duties (e.g., better prioritization of the events to be mitigated when A and S face a peak of potential safety events);
- Benefit from such optimization, when needed, to improve safety knowledge of the Supplier and associated reporting, in particular, regarding ultimate operations of the product;
- Improve the sharing of lessons learned between A and S (e.g., by sharing safety risks or hazards which are relevant for S) for prevention purposes;
- Push for more and more proactive safety risk management by better understanding the Safety objectives of A and associated expectations regarding the ultimate safe operations of the product.

This second step of identifying key Suppliers is consistent with the second Maturity level “Suitable” in the Safety Maturity Assessment Grid in Appendix 2.

3) The third step for Organization A is to set up and operate SMS interfaces for specific safety initiatives (e.g., Safety promotion, information sharing about identified risks, initiatives to encourage safety culture).
These initiatives allow both organizations to jointly assess and define the most relevant areas of improvement.
The following are examples of interactions agreed between both organizations A and S (not an exhaustive list):
- Nomination of respective representatives to communicate SMS topics (e.g., SMS managers could be nominated as focal points for the organization);
- Workshops to perform common and collaborative value stream mapping of the process of data exchange to investigate continued airworthiness and safety events;
- Agreed protocol between both organizations to encourage voluntary reporting reinforce speak-up and respective reporting (see example in Figure 1);
- Sharing of key and relevant safety hazards for each organization (e.g., safety hazards linked to the COVID-19 crisis which Organization A identified may be proactively shared with Organization S when relevant and applicable to them);
- Forums to disseminate best practices and safety awareness between both organizations;
- Joint development of safety awareness or safety culture key messages (for example, by common development of a safety charter to ease speak-up between both organizations);
- Initial reviews to agree on reporting criteria that may be relevant to perform a more proactive in safety risk management that goes beyond compliance with continued airworthiness requirements. This is in order to continuously enhance the safety of products and services, as outlined in the safety policy of Organization A.

This third step of operations at “soft SMS interface” level with key suppliers is consistent with the third Maturity level “Operational” in the Safety Maturity Assessment Grid in Appendix 2.
4) The fourth step for the Organization A is to operate SMS interfaces through recurrent initiatives (e.g., safety promotion, information sharing about identified risks, initiatives to encourage safety culture).

At this stage, Organization A and Organization S would regularly perform the following actions (this is not an exhaustive list):

- Operate the various initiatives jointly agreed in step 3;
- Continuously improve those initiatives to target safety enhancement (e.g., by regularly updating the agreed protocol for data exchange);
- Consider relevant key safety risk management and assurance outcomes from Organization A to continually prioritize targets for product or service safety;
- Take into account relevant key safety risk management and assurance outcomes from Organization S, if an SMS is in place;
- Take into account new identified safety hazards when relevant.

At this stage, Organization A and Organization S are operating and still improving their information and data exchange to proactively enhance product or service safety.
This fourth step of continuous improvement at “soft SMS interface” level with key suppliers would be consistent with the fourth Maturity level called “Effective” in the Safety Maturity Assessment Grid in Appendix 2.

5) The fifth step for Organization A is to operate SMS interfaces as collaboratively agreed through recurrent initiatives with Organization S, but also integrating Organization C, the customer, and O, the National Aviation Authority.

At this stage, the “soft SMS interfaces”, of Organization A and Organization S would be operating effectively and exchanging relevant safety information and data resulting from collaborative initiatives with customers or National Aviation Authorities as a cross fertilization task.

For example (this is not an exhaustive list):
- Proactively sharing safety risks identified by both organizations with C and O organizations (e.g., COVID-19 safety risks identified and shared with Suppliers or National Aviation Authorities);
- Proactively identifying new or emerging safety hazards for safe operations of the product experienced by C. This may be communicated to Organization S and/or O organizations when relevant, in order to update associated safety plans or SSP.

At this stage, Organization A and Organization S are operating and still improving their information and data exchange to proactively enhance product or service safety. However, this initiative is now integrated in an end-to-end approach from suppliers up to the customer operations of the product (or services) and finally the oversight National Aviation Authority.

This should be in both ways, to shorten the link between S-A-C-0 organizations and increase safety performance.

The key enablers for such an end-to-end approach may be for example:
- Positive Safety culture in A, S, and C organizations;
- Trust and empowerment of each organization to assess, manage, and share relevant safety risks;
- Regional data sharing.

This fifth step at “soft SMS interface” level with key suppliers would be consistent with the fifth Maturity level called “Excellence” in the Safety Maturity Assessment Grid in Appendix 2.

6.2 An example of relationships between Organizations with SMS at the “Operational” level

6.2.1 Introduction
As previously stated the interfaces shall respect the complexity of the organizations and significance of the existing relationship types. Especially in the initial phases of the SMS introduction, the usual and basic case will be represented by the relationships between “simple” SMS structures. This section assumes that both Organization A and Organization S have accomplished the steps 1 and 2 of the paragraph 8.1 and already operates at maturity level 3 (Re. level 3 of Safety Maturity Assessment Grid).

The purpose of this section is to give examples of a possible structure of data exchange with the reference to the four components of the SMS.
For this kind of collaboration, specific interface guidance should be agreed to and shared between the two organizations, and it would be a good practice to include these obligations in a contractual framework to clearly establish both parties’ duties and expectations. The goal of this collaboration should be a continuous improvement of the safety culture in the two organizations to enhance the maturity of the respective SMSs fostering system development.

6.2.2 Policy and Objectives

The parties would:

- Share their own safety policies and objectives to facilitate a better understanding of SMS approaches and basic principles. Those data are exchanged for information only to foster safety awareness and safety commitment between both organizations;
- Organize initial and recurrent meetings between safety managers and specialists to monitor the evolution of the SMS maturity and develop common good practices and improvements;
- Share any change in their organizations own policy and objectives in a timely manner;
- Etc.

6.2.3 Safety Management: Organization

The parties should:

- Commonly define interface procedures to manage the relationships and the contractual obligations;
- Assure that the principles, philosophies and organization structure of their reciprocal SMS are understood and known to the other company;
- Assure that the reciprocal focal points for any safety related units are clearly identified and communicated to the other company;
- Etc.

The Safety Managers are expected to be responsible and possibly the primary interfaces, for ensuring safety communications occur as needed between the two organizations.

6.2.4 Safety Management: Voluntary Occurrence Reporting (VOR)

- A common format for the transfer of voluntary reporting should be agreed upon and an open communication channel established;
- Communications would be managed by both organizations with their respective SMS internal processes;
- Feedback by the receiving company to the originator of the voluntary reporting would be compulsory;
- Mitigating and corrective actions would be discussed and agreed upon between the parties;
- Etc.

6.2.5 Risk Management

- A common risk management methodology would be highly desirable as a standard language to avoid any possible misinterpretation. In any case each party shall assure that its own SRM matrix will be updated with the commonly identified hazards to assure that risks, consequences, priorities and mitigating actions are properly recorded and archived;
- This information would be periodically exchanged to assure that a common understanding of the identified risks is shared;
• Agreement on reporting criteria may be relevant in creating a proactive approach to safety risk management that goes beyond compliance with continued airworthiness duties to continuously enhance the effectiveness of the respective SMSs, pursuant to the targeted products and services safety;
• A mutual evaluation of risks generated by “management of change” would be inside the scope of each SMS;
• Etc.

6.2.6 Safety Assurance (SA)
• The parties would establish a set of agreed SPIs to evaluate the efficacy and efficiency of their safety interface relationships and processes;
• The sharing of safety assurance tools and processes would be highly desirable to use as a common language and avoid any possible misinterpretation;
• The parties would arrange dedicated and periodic meetings in order to analyze SPI trends and performances;
• The two organizations would evaluate and implement reciprocal corrective actions to manage and improve any unsatisfactory trends that are identified;
• These specific tasks would be a reciprocal part of the contractual framework and thus mandatory requirements;
• The parties would share pertinent results of the periodic Safety Audits performed by the relevant authority;
• A good practice would be to dedicate specific “safety slots” in the agenda of periodic leadership meetings between the organizations;
• Etc.

6.2.7 Promotion
• Given the SMS maturity level of the two companies, a continuous improvement approach is required to achieve a higher level of efficiency. Common training courses, for all personnel involved in the safety organizations, conducted by an independent third-party service provider, could be developed and promoted with the goal of growing the collective safety culture;
• As for the above, common web based initial and recurrent training courses, for all personnel, would be made available to promote and foster a common safety culture.
• A reciprocal reference and direct link to each organizations’ safety websites would be mutually promoted to jointly develop safety awareness and safety culture key messages;
• A good practice is to organize periodic sessions of “Lessons Learned” and “What If? Analysis” for all personnel involved in the safety organization and safety related units of the interfacing companies;
• Etc.

6.3 An example of relationships between Organizations, where one has not implemented SMS

6.3.1 Introduction
A mature SMS Organization A may interface with Organization S, which is not subject to the obligation to establish a SMS. It therefore becomes the task of Organization A as lead SMS to define which aspects of the relationship can impact its own or their mutual safety processes. For these identified organizations specific and dedicated interface guidance should be established by the lead, to communicate the requirements and expectations of the lead organization’s SMS obligations (Policy).
For this reason, and encompassing the four components of SMS, the lead organization should communicate good practices, requirements, explanatory material, etc, to organizations without an SMS. A good practice is to include these obligations in a contractual framework to clearly establish both parties’ duties and expectations.

### 6.3.2 Policy and Objectives
The lead organization should:

- Transfer its policy and objectives to the organizations without an SMS;
- Organize meetings/events to explain the concepts and link them to the good practices and benefits of SMS;
- Inform the organizations without an SMS of any change in its own policy and objectives in a timely manner;
- Etc.

### 6.3.3 Safety Management: Organization
The lead organization should:

- Communicate/Provide/Exchange the Safety Management Manual to the organization without an SMS;
- Assure that the principles, philosophies and organizational structure of its SMS are understood and known to the organizations without an SMS;
- Assure that focal points and entry points for safety related reporting are clearly identified and communicated to the organizations without an SMS.

A Safety Officer belonging to the organizations without an SMS could be identified to interface with the lead organization SMS. Initial and recurring training of these specialists may be provided by the lead organization.

### 6.3.4 Safety Management: Voluntary Occurrence Reporting (VOR)
- The lead organization should transfer its own model/tool of voluntary reporting to the organization without an SMS establishing an open communication channel;
- These communications can be managed by the lead organization in the same way as its SMS internal data with the same priorities and process;
- Feedback would be given by the lead organization to the originator of the voluntary reporting;
- Etc.

### 6.3.5 Risk Management
- The lead organization, according to its internal processes, will establish the critical organizations without an SMS for which a risk in its SRM library could be assigned.
- This information will be documented and shared with the organization without an SMS to ensure they understand the content;
- The lead organization will share risk management tools and processes with the organization without an SMS in order to use as a common language and avoid any possible misinterpretation;
- The lead organization and the organization without an SMS will proceed with a joint and shared evaluation of the hazards and risks created by their shared collaboration;
- The lead organization and the organization without an SMS will then evaluate and implement reciprocal actions to mitigate the identified hazards and risks. The results of these evaluations would be incorporated within the SRM library of the lead organization, communicated to the organization without an SMS and periodically reviewed;
- Etc.
6.3.6 Safety Assurance (SA)

- The lead organization, according to its internal processes, will establish the SPIs to manage the interfaces with the organization without an SMS;
- This information will be documented and shared with the organization without an SMS to ensure they understand the content;
- The lead organization will share safety assurance tools and processes with the organization without an SMS in order to use a common language and avoid any possible misinterpretation;
- The lead organization and the organization without an SMS will proceed with a joint and shared evaluation of common SPI in order to monitor the performance of their relationship;
- The lead organization will share tools and processes to the organization without an SMS in order to keep SPI continuously updated;
- The parties will arrange dedicated and periodical meetings in order to analyze SPI trends and performances;
- The lead organization and the organization without an SMS will then evaluate and implement reciprocal corrective actions to manage and improve any unsatisfactory identified trends;
- These specific tasks should be implemented by the lead organization in the contractual framework so that it will become a mandatory requirement;
- The lead organization will perform periodic Safety Audits within the organization without an SMS in order to verify and assess that safety objectives are regularly met;
- It would be good practice for the parties to dedicate specific “safety slots” in the agenda of periodical leadership meetings;
- Etc.

6.3.7 Promotion

- The lead organization will arrange initial and periodical training courses for all personnel involved in the safety organization of the organization without an SMS (i.e. nominated Safety Officers);
- The lead organization will permit access for all personnel involved in the safety organization of the organization without an SMS to its own safety explanatory material/documentation, including websites if applicable;
- The lead organization would provide access to the on-line initial and periodical training courses for all personnel of the organization without an SMS assuring that these local personnel are specifically involved in the safety organization and can act as “promoters” of these initiatives;
- A good practice is for the lead organization to organize periodic sessions of “Lessons Learned” and “What If? Analysis” for all personnel involved in the safety organization of the organization without an SMS;
- Etc.
Appendix 7 – SMS Implementation Strategies

Adapting SMS Implementation to the Attributes of the Organization

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Introduction

The purpose of this Appendix is to facilitate Safety Management System (SMS) implementation across various complexities and sizes of organizations. This document was developed to provide insight into common SMS implementation challenges recognizing that resource constraints may be an issue. For each challenge, this guidance offers implementation strategies that are aligned with the attributes of these organizations. In the context of Safety Management, these attributes include multiple factors both internal and external to the organization, including the entity’s aviation products and/or services as well as characteristics specific to its operating environment.

Factors internal to an organization include, but are not limited to, its relative size and complexity vis-à-vis industry peers, the criticality of its products and/or services as well as the stability of its operations, leadership teams and workforce. Factors external to an organization include, but are not limited to, the operating environment, State regulatory requirements, State safety objectives, and oversight processes.

The focus of this guidance is on outcomes to be attained through SMS implementation intended to maintain or improve safety performance rather than recommending prescriptive procedures.

This guidance material is based on the following principles:

- The International Civil Aviation Organization (ICAO) SMS Framework components and elements are assumed to apply to all organizations, unless otherwise noted in this Appendix;
- Development of effective SMS implementation and oversight strategies requires a holistic approach, taking into consideration multiple attributes having an impact on the organization’s safety performance;
- The assessment and oversight of Safety Management Systems should focus on outcomes that are consistent with the implementing organization’s safety objectives.

This Appendix addresses each of the ICAO SMS Framework elements. A description of desired outcomes is provided for each Framework element, followed by a discussion of typical implementation challenges. Implementation strategies are provided to assist organizations having various attributes and challenges. Where possible, the guidance also includes examples of policies, procedures and tools used to support SMS implementation.

The primary objective of the SMS Standard is to support the organization’s overall safety performance. Considering the variation in organizations implementing SMS, the Standard is intended to support the development of strategies that yield optimal results rather than focusing on prescriptive processes made applicable to all segments of a highly diverse and complex industry.

Development of an SMS implementation strategy should begin with an assessment of the organization’s policies, processes, and procedures to determine whether the desired outcomes of any of the SMS Framework elements are already being achieved by existing management systems. Regardless of their attributes, most organizations implementing an SMS have documented processes and procedures existing in other management systems, such as a Quality Management System (QMS). A QMS is foundational to SMS implementation. Using a gap analysis or similar tool, organizations should identify SMS system elements that can leverage existing processes and procedures in the QMS or other management systems.

Identification of SMS elements in use within an organization’s existing system is critical in avoiding redundancies and misdirected effort and resources. Examples of similarities between an SMS and QMS include, but are not limited to, controlling records, monitoring, and measuring performance, as well as defining safety accountability and responsibilities.
In addition, organizations should ensure that SMS processes are developed for cohesion with existing systems rather than isolated independent function. SMS elements are also intended to interact with each other, as a system. This is how enhanced safety value is generated for the SMS owner.
Chapter 8 of this Standard provides guidance to assist in the implementation of an SMS that is compliant with applicable regulations. The SMS Maturity Assessment Method in this Standard may assist organizations to identify gaps and redundancies between the organization’s existing management systems and the SMS Standard. This assessment serves to develop an implementation strategy that establishes priorities and timelines, and appropriately leverages existing processes to assure that the SMS functions effectively and in a synergistic manner with other management systems. These strategies should be used throughout the implementation process to assure that the SMS reaches the required level of maturity.

1 Safety Policy and Objectives

1.1 Management Commitment

1.1.1 Desired Outcome

a. Management’s commitment to safety is articulated in the Company’s Safety Policy. This Standard includes provisions related to Safety Policy content. State regulations may specify additional requirements for an organization’s Safety Policy.

b. Directly related to the Safety Policy are the organization’s safety objectives, providing high-level outcomes to be attained through SMS implementation. Safety objectives should be used to define Safety Performance Indicators (SPIs), as discussed later in this Appendix. Safety objectives may be referenced directly in the Safety Policy to continually remind leadership and company personnel of the desired outcomes.

c. Provisions to protect safety data and safety information may either be included in the Safety Policy or documented separately. To be considered operational in accordance with the Global SMS Evaluation Grid in Appendix 2 of this Standard, the policy should be accessible, visible to, and understood by, the organization’s staff and contractors performing safety-related functions.

1.1.2. Challenges

a. For all organizations, it is important that the Safety Policy be kept relevant and that management’s commitment to safety be continually communicated to all employees and relevant contractors. Communicating safety policies can be challenging for organizations having multiple sites or in cases where significant numbers of employees work remotely. In all cases, it is management’s actions that send a strong message to the workforce regarding their commitment to safety.

1.1.3. Implementation Strategies

a. The need to create a Safety Policy, and the need to review and update the Policy regularly, is common to all organizations. Regardless of the type of organization and the products or services it provides, management
should ensure that the Policy remains relevant and that it accurately reflects the Company's expectations.

b. Safety Policies are commonly reviewed and updated periodically. The interval at which the Safety Policy is reviewed can depend on multiple variables including, but not limited to changes to the organization's products or services, changes in its safety objectives, the scale or scope of its operations, regulatory requirements as well as its operating environment. Depending on the organization's structure, the Policy may be established and reviewed by a Safety Review Board (SRB) or other groups comprising management and line personnel.

c. The Policy should be actively promoted by senior leadership, whether in general staff meetings or through other formal communications channels used in large organizations having employees in multiple locations, or through informal interactions more typical in organizations having a relatively small number of employees working at a single site. While not required, it may be beneficial to include an organization's safety policy in the Safety Promotion component of its SMS.

1.2. Safety Accountability and Responsibilities

Note: In this Appendix, "accountability" is expressed singularly while "responsibilities" are expressed in a plural context. This syntax is consistent with ICAO usage of these terms in Annex 19 – Safety Management, and is intended to make the point that accountability is assigned to a single individual and cannot be delegated, while responsibilities refer to activities and functions that may be delegated.

1.2.1 Desired Outcome

a. Safety-related accountability and responsibilities should be defined for all management and staff members performing functions directly related to, or in support of the organization's products or services. Consistent with ICAO guidance, the term "accountability" refers to obligations that cannot be delegated while "responsibilities" are functions that may be delegated. While national regulations may use different terminology, the ICAO concepts regarding delegation are critical to SMS implementation. The identification of accountability and responsibilities throughout the organization ensures that all managers understand their roles in supporting SMS implementation and that their performance is assessed accordingly.

1.2.2 Challenges

a. Organizational structure can vary considerably among aviation service providers due to multiple factors including, but not limited to the entity's size and complexity; the nature of its products or services; corporate ownership; governance as well as applicable laws and regulations. Therefore, it is not possible to define a single structure that creates the accountability and responsibilities required to implement an SMS for all aviation service providers.
b. Relatively small organizations may face challenges if it is necessary to assign multiple safety-related roles to individuals. In such cases, care should be taken to avoid creating conflicts of interest between operational and safety objectives. Organizations having established subsidiaries to deliver products and services under a parent company should consider the interfaces among multiple entities and any implications regarding safety accountability.

c. While this Standard is intended to align with ICAO provisions, national regulations may require that safety-related accountability and responsibilities be assigned according to specific guidelines or requirements.

1.2.3. Implementation Strategies

a. The initial step in implementing this SMS element is to identify the Accountable Executive (AE). The AE has ultimate authority for the organization’s safety-related decisions and for the allocation of resources required to implement the SMS. Typically, the AE is the Chief Executive Officer. Nonetheless, the AE role may be best suited for a Chief Operating Officer or other executive having the appropriate authority in large / complex organizations. In any case, the AE is accountable for strategic decisions required to meet the organization’s safety objectives. The Safety Management International Collaboration Group (SMICG) has published guidance on the Senior Manager’s Role in SMS.

b. Once the AE has been identified, a Safety organization is formed with a Safety Manager (or equivalent) as the lead of the organization. This organization could be a single individual, consisting of only the Safety Manager, for a small company. For large companies or multi-site operations, there could be a distributed organization with a Safety Manager assigned to each unit or site.

c. It is essential for the Safety organization to be independent from the operational units and Safety Managers should report to the AE. While the Safety Manager and AE are typically not the same individual, it may be necessary for relatively small organizations to assign these roles to the same individual, provided conflicts of interest are mitigated.

d. The Safety organization supports the operational units by providing the information and processes used by functional managers to identify and mitigate risk. The functional managers are the individuals who lead the operational units of the organization that provide the product or service output of the company. They are responsible for each operational unit and are accountable for the mitigation of safety risks having an impact on their individual areas of work.

e. Regardless of the organization’s attributes, safety accountability should be clearly defined and documented. The Safety Manager (or equivalent) has direct access to the Accountable Executive to ensure that critical safety issues are escalated, as necessary.
1.3. Appointment of Key Safety Personnel

1.3.1. Desired Outcome

a. It is essential to identify a person accountable for implementation of the organization’s safety management system. That person is generically referred to as the Safety Manager in this Appendix. Depending on the size and complexity of the organization and its products or services, the Safety Manager may be supported by a team of professionals having expertise in specific areas required to successfully implement the SMS. Additionally, inter-departmental groups are typically required to manage risks that impact multiple entities within the organization. In all cases, the desired outcome is to create a Safety structure that fits the needs of the organization and to ensure that all accountable persons have the necessary knowledge, experience and resources to perform their safety-related duties.

1.3.2. Challenges

a. For small organizations, SMS implementation may require the addition of a Safety Manager position, which can create the need for additional headcount and expense. In contrast, large organizations may need to establish a Safety team, comprising individuals with specific skillsets needed to implement SMS processes aligned with the scale and complexity of the products and services being provided. The challenge is to establish a Safety team that is aligned with the needs of the organization. Therefore, it may be necessary to recruit external resources or develop individuals within the organization to fill these roles. In addition, ongoing training and professional development will be required for the Safety team to drive continual improvement and to contribute to the organization’s safety objectives.

1.3.3. Implementation Strategies

a. The appointment of key safety personnel can vary considerably, depending on multiple organizational attributes. For small organizations that provide a single product or service in a relatively stable operating environment, one individual may be sufficient to act as the Safety Manager and to coordinate across all operational units. At the other end of the spectrum, large organizations that operate in dynamic and/or complex environments may require a Safety team staffed with specialists responsible for specific safety management functions. Multi-national organizations may also find it necessary to embed Safety representatives in countries or regions to ensure internal coordination and compliance with national regulatory requirements.

b. Due to resource constraints, the Safety Manager in relatively small organizations may be a part-time position. Other options are to allocate Safety Manager tasks to multiple people within the organization, provided that this approach is in compliance with national regulations.

c. Larger and more complex organizations may rely on a Safety team comprising individuals having specialized skills in areas such as auditing,
safety analysis, safety investigation and training. Depending upon the type of
data available to support safety risk management and safety assurance
processes, it may be necessary to establish teams of analysts to measure
and monitor safety trends. The number of individuals comprising the Safety
team may also be affected by the extent to which the organization uses
automated processes and tools that reduce the need for human intervention.

d. Beyond the Safety team itself, the organization may need to establish inter-
departmental groups to fully implement the SMS. A Safety Review Board
(SRB) typically has responsibility for setting the organization’s Safety Policy
and for addressing its most critical safety risks. The SRB is normally chaired
by the Accountable Executive, with leaders of the organization’s operational
units being required participants. The Safety Manager generally acts as a
facilitator by scheduling meetings, documenting meeting outcomes and
performing any follow-up actions.

e. The organization may also establish a Safety Committee, comprising
individuals having expertise in various areas of operations. Safety
Committees typically work at the technical level to manage systemic safety
risks and to monitor the effectiveness of mitigations put into place. For
example, the Safety Committee may escalate critical risks to the SRB if it
becomes necessary to determine whether operations need to cease until
additional mitigation measures are implemented. As another example, the
SRB may task the Safety Committee to develop plans to mitigate systemic
safety risks.

f. In addition, large or complex organizations may find it necessary to establish
Safety Action Groups (SAGs), responsible for the management of safety
issues specific to a particular aspect of the operation. SAGs can be effective
in dealing with highly technical issues requiring specific areas of expertise.
Alternatively, multi-national organizations may find it beneficial to establish
SAGs in countries or regions that have specific operating environments or
regulatory frameworks.

1.4. Coordination of Emergency Response Planning

1.4.1. Desired Outcome

a. Per the provisions contained in ICAO Annex 19 – Safety Management, as
well as accompanying guidance in the ICAO Safety Management Manual
(Doc 9859), requirements related to the Coordination of Emergency
Response Planning element are not applicable to Design, Manufacturing and
Maintenance organizations.

b. Nonetheless, an organization may implement an Emergency Response Plan
(ERP) as a best practice or to comply with contractual agreements executed
with its customer(s). In cases where an ERP is implemented voluntarily, the
desired outcome is to assure proper coordination with operational entities
(e.g., air operators and aerodrome operators) to safely manage the transitions
between normal and emergency operations.
1.5. **SMS Documentation**

1.5.1. **Desired Outcome**
   
   a. SMS implementation requires that the organization document certain policies, processes and procedures related to safety. In addition, supporting documentation may be required to maintain records of hazards relevant to the organization’s product or service, risk assessments, mitigations, audit results, investigation outcomes, SPI trends and other types of information. The desired outcome is for the organization to create accurate and current documentation to support SMS development and implementation in accordance with regulatory requirements.

1.5.2. **Challenges**
   
   a. In general, organizations may face challenges creating and maintaining documents that are accurate and updated in a timely manner. In addition, obtaining the necessary approvals may require additional time and resources. Small organizations may face resource constraints while large organizations may need to manage complexity that requires coordination with multiple internal and external stakeholders.

   b. Regardless of their attributes, most organizations implementing an SMS already have documented processes and procedures in place through requirements from other management systems such as a Quality Management System (QMS). A challenge often encountered by these organizations is the identification of SMS system elements that are similar to elements already within their QMS. The inability to recognize these similarities may lead to unnecessary system redundancies and/or complexities that can potentially impact the effectiveness of the SMS. Examples of similarities between an SMS and QMS include, but are not limited to, requirements for controlling records, monitoring and measuring performance, as well as the defining roles, responsibilities, and authorities.

   c. Regardless of their size and complexity, organizations may also face challenges maintaining documents and records that are up to date and reflective of current operations. This issue may be particularly relevant as the SMS continues to evolve. Front-line personnel are often a source of valuable feedback regarding safety management processes, provided there is a process for the submission of this type of information. Challenges may be due to resource constraints as well as organizational culture issues that can impede the flow of information.

1.5.3. **Implementation Strategies**
   
   a. A clear understanding of the abovementioned challenges is crucial in effectively integrating system documentation, thus ensuring effective and practical use within an organization. Once this understanding is achieved,
there are various paths that may be taken towards documenting SMS processes and procedures.

b. In order to facilitate the identification of similarities, the organization should take an inventory of required SMS documentation. The inventory can help define the scope of work required, the need for any additional tools and resources as well as regulatory acceptance or approval to be obtained. It is recommended that the person performing the inventory have detailed knowledge of the organization’s QMS.

c. The following strategies may be utilized once the similarities have been identified:

   • Integrated Management Systems (IMS): Rather than potentially introducing redundancies through the use of discrete manuals or procedures for various management systems, an organization may choose to create an IMS manual which combines the requirements from all management systems. By using this approach, an organization can have one section in the manual for each of the common system elements. For example, an IMS manual might have a single section that addresses the control of records. Subparagraphs of this section could then address differences in retention requirements based on record type (e.g., quality record or safety record);

   • Cross-referencing: If an organization chooses to create discrete manuals, system redundancies can be avoided by establishing clear dependencies or interfaces between the manuals and/or procedures. For instance, an SMS manual may point a user to the QMS manual for information on how records are controlled within the organization.

d. It is important to note that the organization’s latitude in determining documentation structure may be subject to regulatory requirements.

e. The organization will also need to create and maintain records in support of its SMS. Such records may include, but not be limited to:

   • audit reports;
   • information derived from the analysis of safety data;
   • investigations of safety-related occurrences;
   • a risk register containing a record of hazards, associated risk assessments and mitigations;
   • anonymized safety reports submitted by operational personnel;
   • SPI trends; and
   • SRB and Safety Committee meeting reports.
2. Safety Risk Management

2.1 Hazard Identification

2.1.1 Desired Outcomes

a. In the context of Safety Management, ICAO defines a hazard as: “A condition or an object with the potential to cause or contribute to an aircraft incident or accident”. Hazards may be associated with functions internal to Design, Manufacturing and Maintenance organizations, as well as external functions associated with suppliers and consumers of the organizations’ products and services. Therefore, interfaces between Design, Manufacturing and Maintenance organizations, their suppliers and customers may help identify hazards experienced throughout the product life cycle. The desired outcome is a holistic approach that proactively identifies hazards having systemic implications on operational safety.

2.1.2 Challenges

b. A challenge common to many aviation entities is the ability to implement a robust safety reporting system, enabling personnel to document hazards encountered or observed in the performance of their duties. This can be particularly challenging for organizations having a limited number of employees, making it difficult to assure the confidentiality or anonymity of safety reports. In such cases, fear of retribution can affect reporting rates. Other factors having the potential to inhibit reporting include accessibility and functionality of the safety reporting system that may cause users to perceive the process as being overly onerous or time consuming.

c. Those who are approaching safety risk management for the first time will encounter the challenge of trying to understand (1) how to identify hazards, and (2) how to retain useful data about the identified hazards. This is especially true in organizations that lack SMS resources and/or experience.

d. A challenge specific to Design, Manufacturing and Maintenance organizations is to be informed of hazards encountered during in-service operations associated with their products and/or services. Reports submitted through client organizations’ safety reporting systems may contain information about hazards that can lead to improvements in design, manufacturing and maintenance processes. The exchange of such information is not always feasible, especially for smaller and sub-tier manufacturers and maintenance organizations whose relationship with the operator may be indirect.

e. In cases where operators are able to provide hazard information, Design, Manufacturing and Maintenance organizations may face challenges in standardizing feedback received from multiple sources unless common taxonomies or hazard classification systems have been developed. In addition, Design, Manufacturing and Maintenance organizations may not have detailed knowledge of the operating environment in which hazards were encountered or observed, potentially leading to inaccurate risk assessments and ineffective mitigations. Once again, this is exacerbated for Design,
Manufacturing and Maintenance organizations whose relationships with the operators are indirect.

f. Design, Manufacturing and Maintenance organizations may also fail to recognize the benefit of leveraging information derived from existing processes. For example, Quality audits may identify potential defects or system failures that may create, or be the result of, hazards in the operating environment; and nonetheless, the interface between Safety and Quality may not be readily apparent.

g. There are many ways to identify hazards. If an organization has limited resources and the organization’s data collection process is open to all sources, it may receive more input than it can manage. This is especially true in a new system where Safety Management personnel are trying to gather data to create a useful hazard-risk-control tool. This overwhelming input cannot be discarded or ignored. It should be preserved and prioritized for analysis.

2.1.3 Implementation Strategies

a. The first step in safety risk management is to implement a data collection process, which can include input from internal and external sources, hazard identification exercises, etc. Hazard identification is an ongoing process that will help to mature the SMS by leveraging useful data. Note that organizations also collect data for safety assurance purposes and for assessing the health of the system – but hazard identification is the first step in the data collection process that will enable all others.

b. Internal sources of hazard data include safety occurrences and procedural deviations collected through the organization’s safety reporting system, audit reports, safety investigations as well as data recorded to monitor system health and operational performance. To be effective, safety reporting systems are readily available and designed in a manner that allows users to efficiently provide the required information. Organizations may be able to leverage existing reporting systems provided that access to sensitive safety information is controlled appropriately.

c. Safety reports should be treated confidentially, accessible only to designated individuals. In addition, the organization may allow for anonymous reporting under specific circumstances, consistent with company policies and applicable regulatory requirements. Despite the implementation of processes to assure confidential or anonymous reporting, safety-related occurrences, as well as the individuals involved, may be known to people within the organization. This is likely if the occurrence is highly visible or if the organization has a relatively small number of employees. In such cases, an effective safety culture and policies that protect persons committing inadvertent errors from punitive actions are critical to the success of the organization’s safety reporting systems.

d. Information may need to be “triaged” so that the most important information is assessed first. The normal mechanism for triaging hazards will be to adopt and use “heuristics” or rough rules that will approximate the results desired by the company and that yield rough results that are expected to be consistent
with the SMS' desired results. Importance in this case will be a judgment call for the company, and it will be based on the company's safety priorities. Two companies with different priorities might have different triage heuristics, and the precise nature of the triage heuristics may vary dramatically depending in part on the resources, size and complexity of the organization. Some proposed options for the mechanisms for assigning importance are described under the heading "Implementation Strategies."

e. Many organizations cannot analyze the volume of hazard data received at once. Another issue faced by organizations is the desire to optimize resources by setting aside hazards that have little or no safety impact. Organizations may need to develop triage mechanisms as part of their implementation strategy in order to rank the input based on first impressions. For the most important issues, formal safety risk assessments will be processed first. Other issues will be held and processed in an order that makes sense based on their apparent importance.

f. Hazard triage is meant to be a heuristic for predicting the approximate risk level of a hazard without performing a full safety risk assessment. Those perceived to have higher risk levels will be deemed “more important” and will be prioritized for purposes of safety risk assessment. The purpose of hazard triage is to make sure that organizations are prioritizing safety risk assessments for the hazards most likely to have the highest risk levels. This does not mean that they are ignoring the less important hazards. It just means that they will be assessed after the more important hazards. The purpose of triage is to make quick decisions about priority. Therefore, organizations cannot perform a full safety risk assessment during the hazard triage phase. Thus, triage should consist of simple rules that permit someone to quickly put hazards into risk level categories.

g. If more than one person will perform the hazard triage, then the organization should identify education, training, and experience requirements to perform hazard triage. Also, a defined and documented process for training would provide continuity so that it is performed consistently by each person. If only one person performs the hazard triage, that person's education, training, and experience requirements could be less specific, therefore triage can be based on the perceived relative risk of hazards as they are identified. This approach, however, is not recommended for organizations holding more than one certificate, given the broad range of experience and expertise required to perform this activity for different kinds of safety risk assessments. Whether it is for Design, Manufacturing, Maintenance or a combination of these products or services, the reliance on one individual in this case would present a considerable risk. Factors that guide decisions should be documented for use in process development for hazard triage in the future. As the process develops, it may be desirable to consider a layered approach incorporating aspects of Occupational Health and Safety, Ethics & Compliance, Security, and the Environment for a truly holistic evaluation. A multi-disciplinary approach would certainly require a team of individuals.

h. External data sources may include publicly available information from accident and incident investigations, suppliers, industry, and government sources as well as data provided by entities that utilize the company products...
and/or services. In all cases, data should be assessed and used in accordance with established safety information protection policies.

i. Once data has been collected, it should be archived and categorized to derive information relevant to the organization’s safety objectives. Taxonomies developed by the CAST-ICAO Common Taxonomy Team (CICTT) and the ICAO Accident/Incident Data Reporting System (ADREP) are publicly available resources that can be used for this purpose. Industry associations may also provide data classification systems for specific uses.

j. Policies and procedures to govern the retention of safety data and safety information should also be developed and implemented in accordance with any relevant regulatory requirements. The database custodian should ensure that any retained data is stored securely and de-identified once follow-up actions with involved persons have been completed.

k. The aggregation of data collected by multiple organizations has the potential to provide benefits for all Design, Manufacturing and Maintenance organizations, but can be particularly beneficial in cases where the amount of internal data is limited due to the size of an organization or the scope of its products and/or services. Data aggregation processes can be used to generate information that provides insights into systemic safety issues without implicating contributing entities or their employees. Collaborative information exchange initiatives sponsored by industry associations as well as government entities can enable the use of aggregated data in this manner.

2.2 Safety Risk Assessment and Mitigation

2.2.1 Desired Outcomes

a. Once hazards have been identified, safety risk assessments are conducted to identify the levels of associated risk and to develop any controls required to mitigate risk to an acceptable level. The desired outcome is to implement a process that continually assesses and manages risk in a manner consistent with the organization’s safety objectives.

2.2.2 Challenges

a. In conjunction with their safety risk management processes, organizations will need data capture and analysis tools. Processes alone are not enough. Organizations need a database of hazards that have been identified, a description of the risk associated with each hazard (typically based on the juxtaposition of likelihood of occurrence and severity of consequences in the event of occurrence) and a description of the risk controls associated with the hazard, whose purpose is to reduce the hazard’s risk to an acceptable level.

b. The database of this information is known as the “Hazard Log” and it is an important tool for the management of safety risk through the SMS [Note: a description of the Hazard Log is included in this sub-section]. To create a Hazard Log that will help manage risk, the company needs to recognize that some elements of the SMS need to be developed ahead of others, and that it
is nearly impossible to create a truly effective SMS without first committing resources to developing the Hazard Log.

c. If the SMS does not include a “scope” when describing a hazard in the hazard log, then the hazard analysis can become very difficult, because it is unbounded.

2.2.3 Implementation Strategies

a. It is important to recognize that the SMS may be able to rely on processes that already exist in the business. Businesses implementing SMS often have robust quality systems already in place and these may provide a foundation on which the SMS may be built, including internal mechanisms for accomplishing elements of the SMS (for example, an internal mechanism that already captures hazards), and existing processes that may already mitigate hazards. Integrating the SMS with the existing quality system has been shown to be a better practice that is preferable to trying to create an entirely separate system. It may be useful to recognize that the goal of the quality management system, and the goal of the SMS, are similar; with the SMS providing a more formal mechanism for identifying and mitigating risk. You can have a quality management system without an SMS, but you cannot have an SMS without a quality management system. One of the things that stands out about SMS is to ensure that we are getting the intended results.

b. Many of the SMS processes will rely on the Hazard Log, and the benefits of SMS cannot fully be realized until the Hazard Log is populated with data. Effective safety risk management and safety assurance processes rely on the data in the Hazard Log. If a process that exists in the Hazard Log is changed, the organization can use the tool to see what risks are mitigated by the process and can assess how a change to that process might affect related risks. In some cases, a desired change to a process might eliminate that process’ ability to mitigate a particular risk. In such a case the process change can still be implemented, but the change mechanism (1) will need to recognize that the original hazard(s) needs a new risk control, because its old risk control has been changed, (2) will need to create a new risk control to properly mitigate the risk associated with the original hazard(s), and (3) will want to make sure that the safety assurance processes examine the new risk control to ensure it is effective.

c. When developing the fields for the Hazard Log, the business may want to consider including a “scope” field. By describing a scope for the hazard, the hazard log describes the system in which the hazard arises, permitting the person performing safety risk assessment to limit the assessment to the boundaries described by the scope. The SRM mitigation can also likewise be guided by the scope description. Some of the sorts of things that might be included in the scope description include:

- Function and purpose;
- Operating environment;
- Components and subsystems;
- Processes and procedures;
- Communications (internal/external, formal/informal);
• People (internal/external);
• Equipment (internal/external);
• Facilities (internal/external);
• Regulatory requirements;
• Technical or quality requirements.

d. Initial risk assessments might examine known risks that are common to every certificate holder, and that are typically mitigated in response to government regulations.

• For example, a number of hazards that could be faced by a production approval holder are based on receiving inappropriate or inadequate material or services from a supplier. This hazard is mitigated for production approval holders through regulations that require supplier control mechanisms (e.g. FAA 14 CFR 21.137(c); EASA 21.A.139(b)(1)(ii)). The written supplier control mechanisms, as well as the regulations that require them, are all risk control mechanisms that mitigate certain risks associated with supplier-sourced hazards.

• As another example, one common risk faced by repair stations is that unairworthy parts enter the system and are then installed on an aircraft in a way that jeopardizes safety. Typically, this risk is mitigated through inspection/receipt regulations, and the requirement that the repair station follow those regulations. For example, EASA 145.A.42 provides requisites for receiving aircraft parts and requires the organization to have procedures related to the acceptance of these parts. AMC 145.A.70(a) suggests that these procedures should be included in the Maintenance Organization Exposition. These requirements are – themselves – risk controls that help to mitigate risks. An easy way to start populating your Hazard Log is to begin with the applicable regulations – and the procedures that implement the regulatory requirements - and to consider what hazards do they each mitigate?

e. Once the Hazard Log has been populated, a risk assessment matrix is used to categorize risks according to their combined likelihood and severity. The company’s safety risk matrix is based on the company's safety policy and safety objectives. Therefore, the company’s safety risk matrix should serve as a metric for determining “importance.” The matrix may include multiple risk areas including, but not limited to personal injury; aircraft damage; collateral property damage; regulatory non-compliance and impact on the organization’s reputation.

2.2.4 Hazard Log: a Hazard Risk Control Tool

a. What does the Hazard Log look like? Organizations should expect that it will eventually get quite large, so it is better to have it in a database (or even a spreadsheet) rather than in a paper form. The database should capture information that is important to the company – so expect every company’s Hazard Log to be different. The following is a list of data points that may be included:
Unique hazard reference number (so that the hazard can be linked to other data in a relational database, such as a risk assessment and risk controls);

Scope (describing the boundaries of the environment in which the hazard arises);

Hazard description;

Hazard taxonomy (for classifying the hazard);

Potential causes of the hazard (such as safety events);

Qualitative assessment of the:
  • Consequences (severity);
  • Likelihood (probability);
  • Risk (a product of consequence and likelihood);

A quantitative assessment of the risk associated with the possible consequences of the hazard (based on the qualitative assessments of consequence/severity and likelihood/probability). Ideally, this might be calculated four times:
  • the first assessment would calculate risk if there were no risk controls at all;
  • the second assessment would calculate risk based on existing risk controls;
  • if the second calculation does not yield a desired risk level, then the third assessment might calculate risk based on proposed risk controls (expectations prior to implementation);
  • after implementation of additional risk controls, a fourth assessment would calculate risk after implementation of the proposed risk controls (to assess whether actual results met expectations);

Description of the risk controls for the hazard (there may be more than one, and each risk control may respond to risks posed by more than one hazard);

Responsibility for management of the risk controls;

Processes for risk assurance to ensure both proper implementation and effectiveness of each risk control;

Record of actual incidents or events related to the hazard or its causes;

Risk tolerability statement (including divergences authorized by the Safety Manager);

Statement of formal system monitoring requirements (including safety assurance elements);

Indication of how the hazard was identified;

Hazard owner;

Assumptions (these are important because they can be examined when they change in order to identify whether the change in assumptions changes the risk assessment);

Third party stakeholders (who may want/need to be informed of both the hazard and the risk controls).
2.3 The Management of Change

2.3.1 Desired Outcome

a. Design, manufacturing and maintenance organizations may experience change in multiple dimensions. Therefore, the Accountable Executive and the leadership team manage changes having a potential safety impact on the organization’s aviation products and/or services. The desired outcome is to implement safety management processes that proactively identify and manage change in a manner that achieves the organization’s safety objectives. In an SMS with operating Safety Risk Management processes (as determined by the SMS Maturity Assessment and Oversight model), the SRM database can serve as the most important tool in the change management program, because it permits the Safety Manager to identify why processes exist, and what risks are mitigated by those processes. This in turn allows the Safety Manager to better understand the impact of changes to those processes. Smaller businesses may not have the same level of robust SRM history which may mean that they need to use other mechanisms to accomplish effective Change Management.

2.3.2 Challenges

a. Considering the diversity of changes to which organizations may be exposed, as well as the variations in potential impact, it is difficult to define a single process to address management of change.

b. To effectively manage change, the organization needs to have the ability to recognize changes that may be related to safety performance. Multiple attributes affect the organization’s exposure to change as well as the impact such changes may have in the context of operational safety. For example, the need to focus on near-term financial performance, which may be a factor for many organizations, can impede leadership’s ability to anticipate changes in policy, regulations or other changes that may need to be managed to attain long-term safety objectives.

c. This becomes a scalability issue when the small business does not have a sufficiently robust SRM process that previously identified why existing processes exist (in the sense of identifying what risks they mitigate). In an environment with limited resources, this is a very real possibility, and it imposes a limit on the small business’ ability to maximize the potential value of its SMS.

d. Changes can be both internal and external. Internal changes may include numerous factors such as: composition of its management team and workforce; growth or contraction of the organization; changes in the organization’s portfolio of products and/or services and the introduction of new processes or technologies. External factors may include changes to the operating environment; promulgation of new regulatory requirements and procedural modifications introduced by the organization’s clients.

e. Beyond the recognition of the various types of changes mentioned above, organizations may face challenges in developing strategies to manage their
potential impact. While attrition can be a significant change for all organizations for example, the loss of a single executive officer or long-tenured employee may have a disproportionate impact on relatively small organizations. In contrast, larger organizations, or those having multi-national operations, typically face increased exposure to external change.

2.3.3 Implementation Strategies

a. Implementation of a change management strategy requires processes to identify changes, taking into consideration that they may be internal or external to the organization as well as imminent or anticipated for the future. Depending on the stability of the organization, its products and/or services as well as its operating environment, it may be appropriate to include Change Management as an agenda item for recurring Safety Review Board and Safety Committee meetings.

b. The next step in an effective change management process should be to identify what is being changed, and to examine whether the elements that are being changed are connected to existing risk mitigations identified or defined within the safety risk management system. When an existing process that is defined as a safety mitigation is changed, then this provides an easy mechanism for identifying likely consequences of the change. If the mitigation process no longer will mitigate a previously assessed risk (to an acceptable level), then this means that either the change needs to be adjusted or the mitigation process needs to be replaced with an alternate method for addressing the identified hazard.

c. If impending change has been identified, the organization should assess the anticipated safety impact on its products and/or services. This may be accomplished by conducting a risk assessment based on estimated changes in factors such as personnel, policy, process, regulation, or technology.

d. Once the risk has been assessed, the organization can develop strategies to mitigate the associated impact on safety performance. Depending on the organization’s structure, long-term changes related to policy or regulatory initiatives may best be addressed by the organization’s Safety Review process. Collaboration with other corporate functions including but not limited to the Human Resources, Legal and Public Affairs departments may also be required. The change management process is depicted in the following image:
Define the scope and aim of change

Define who and what will be affected

Identify hazards

Conduct Safety Risk Assessment

Develop safety risk control strategy

Develop action plan
3 Safety Assurance

3.1 Safety Performance Monitoring and Measurement

3.1.1 Desired Outcomes
a. The objective of the Safety Performance Monitoring and Measurement element is to determine progress in meeting the organization’s safety objectives and to validate the effectiveness of safety risk controls. The desired outcome is a proactive approach to safety based on the use of quantifiable indicators relevant to the organization’s safety performance.

b. Data required to support this element may be collected from multiple sources including, but not limited to, review and analysis of the effectiveness of risk mitigations and associated actions, safety audits, data recorded from aircraft or other systems, reports of safety issues and investigations of safety occurrences. Through analysis of this data, organizations can derive information that indicates current levels of safety performance as well as trends that may be used to continually improve safety by proactively managing risk.

3.1.2 Challenges
a. Data quality is a potential challenge for all organizations. Understanding the limitations of data used to measure safety performance is critical to avoid reaching inaccurate conclusions. Failing to identify data quality issues and appropriately caveating analysis results can lead to the implementation of risk mitigations that lack effectiveness or lead to unintended consequences.

b. Organizations having large-scale operations may have access to vast amounts of data, making it difficult to manage and analyze effectively. Alternatively, organizations whose operations are relatively small or narrow in scope may have limited amounts of data. In such cases, the data can be unstable due to limited sample size, yielding analysis results that exaggerate safety trends.

c. Information protection issues may also create challenges. The analysis of certain types of data can have the potential to undermine policies intended to protect individuals from retribution or other actions in response to inadvertent errors. Therefore, organizations should take care to control the access and use of sensitive safety data and safety information to avoid compromising positive safety culture that is meant to promote open reporting of safety issues. This may create a particular challenge for organizations having difficulty implementing anonymous and confidential reporting policies due to a relatively small number of employees.

d. Organizations may also face challenges in defining safety performance indicators (SPIs) that are both measurable and relevant to their overall safety objectives. While data recorded from aircraft of other aviation systems can generally be used to derive quantifiable analysis results, it may be more challenging to derive quantifiable results through the analysis of reported
safety issues. SPIs that lack relevance, while measurable, may not have an impact on safety performance.

3.1.3 Implementation Strategies

a. The organization should first identify sources of data and information required to measure safety performance. Possible sources include:
   - Review and analysis of the effectiveness of risk mitigations and associated actions, data recorded from aircraft systems as well as systems used in the manufacture, maintenance or delivery of aviation products or services;
   - De-identified information included in mandatory and voluntary safety reports submitted by operational personnel;
   - Audit results used to monitor compliance as well as the quality of products or services being delivered;
   - Investigations of safety occurrences, conditions and incidents; and
   - Studies or analysis conducted by industry associations and peer organizations.

b. Protecting data and information from inappropriate access and use is essential. To a certain extent, this may be accomplished through policies that assure the confidentiality of the individuals involved as well as policies that allow for safety reports to be submitted anonymously. Nonetheless, it may be difficult to protect the identity of individuals, particularly in relatively small organizations having a limited number of employees. Therefore, information protection policies should include provisions to protect individuals from reporting safety issues as well as individuals who commit inadvertent acts of non-compliance that may be corrected through training or procedural changes. Information protection policies should not preclude the organization’s ability to take disciplinary action in response to acts of reckless behaviour and wilful misconduct, however.

c. Once data sources have been identified, analytic processes should be developed to generate the output required to monitor safety performance and trends. Organizations having sufficient resources can conduct this analysis in-house, while vendors and industry associations may offer analysis services that can be leveraged by organizations not having the necessary expertise. For organizations operating on a small scale, external solutions may also provide opportunities to aggregate data with industry peers, allowing for more rigorous and stable analysis processes than may be possible internally. National regulations may require organizations to retain safety data and/or safety information used in the safety assurance process for a defined period of time.

d. Safety performance can be measured in various ways, depending on the organization’s products or services as well as its operating environment. Performance measures may include metrics such as the following:
   - The maturity of the organization’s SMS (For further information on SMS maturity measurement, see Safety Maturity Assessment and Oversight Model);
- Compliance with regulations, industry standards as well as the organization’s internal procedures;
- Safety-related incidents that may be precursors to accidents; and
- System defects or failures having an impact on safety.

e. It is important to establish safety performance indicators that are meaningful and relevant to the business.

f. Each organization needs to be cognizant of the hazards it is mitigating and needs to understand what indicators could help signal whether existing mitigations are sufficient. The SPIs for a small company may be quite different from those of a larger business partner.

g. A large airframe company is likely to include accidents among its metrics. A company that specializes in producing avionics might find that accidents among the installed base is a less relevant metric, especially if those accidents are unrelated to the avionics in question. User feedback about the avionics - on the other hand – might be an important leading indicator to identify opportunities for safety improvement including improving the human interfaces.

h. Small organizations with limited data pools may find that the sort of figures that can be measured by a large organization – like mean time between failure (MTBF) or accidents/incidents – are either too difficult to gather useful data (due to separation between the end user and the article manufacturer) or too rare to serve as useful measures in the small business environment. In such a case, it is important for the small organization to identify leading indicators that might signal an increase in risk. This can include items like internally caught rejections (why are they being rejected? What is going wrong in the process?), warranty returns (what is causing the returns), items measuring close to the edges of a tolerance band, etc. A useful measure for a large organization might merely give a false sense of security to a smaller organization.

i. Selecting the wrong SPI – such as an SPI that relies on a standard that is too easily met – can give the business a false sense of achievement that masks true safety risks. Relevant personnel responsible for specific areas of activity related to the organization’s aviation products and/or services are accountable for safety risks attributable to their work. Therefore, while the Safety Manager may act as a facilitator, the development and refinement of SPIs should be assigned to relevant personnel within the organization. Dashboards or other forms of media can be used to ensure that the accountable manager and his /her staff are continually aware of SPI trends related to their areas of activity.

j. Once SPIs have been identified, targets should be defined to align with the organization’s safety objectives. In addition, thresholds should be established for each SPI to indicate when additional analysis and/or mitigation is required. When appropriate, standard deviations or other statistical models can be used to establish these thresholds.
k. SPI review should be an agenda item for all recurring Safety Review Board and Safety Committee meetings to monitor the organization's overall safety performance and progress in meeting its safety objectives.

3.2 Continuous Improvement of the SMS

3.2.1 Desired Outcome

a. Implemented effectively, safety assurance supports the continuous improvement of the SMS. Management’s commitment to continually improve safety management processes should be an integral part of an organization’s safety objectives. While continuous improvement may be reflected in SPI trends, improvements in safety culture and the overall effectiveness of safety management processes may also be indicators of SMS maturation. The desired outcome is an organizational value that continually seeks opportunities to enhance safety performance.

3.2.2 Challenges

a. Given that Design, Manufacturing and Maintenance organizations need to remain viable in a competitive environment, the need to continually improve fully implemented SMS processes may not be readily apparent to leadership. Organizations whose safety management systems have been accepted by an appropriate authority, and, if applicable, accredited by a recognized industry audit program, may not appreciate that additional improvements are necessary. Considering pressures faced by all commercial entities, it may be challenging for organizations to remain focused on continuous improvement once all SMS elements have been fully implemented. For small businesses, where resources are limited and may be allocated in different areas once all SMS elements are deemed to be operating according to the SMS Maturity Assessment and Oversight model if leadership does not fully appreciate the goal of continuous improvement.

b. An additional challenge may be in identifying relevant criteria used to measure continuous improvement, particularly if SPI values are well within acceptable limits. For some organizations, focusing solely on SPIs may be counter-productive, as marginal improvements in safety performance may be impossible to achieve as SPI metrics reach or trend toward target values. Other criteria used to measure continuous improvement may be subjective and therefore difficult to quantify.

c. Dynamic operating environments are the norm for many Design, Manufacturing and Maintenance organizations, posing another challenge in measuring continuous improvement. Organizations may have difficulty reconciling their assessment of SMS effectiveness given their exposure to changes that typically occur in the aviation industry. As a result, organizations may need to determine whether changes in SMS effectiveness have been impacted by the various issues discussed in the Management of Change section of this Appendix.
3.2.3 Implementation Strategies

a. Management’s commitment is essential to achieve continuous improvement of the SMS. It may therefore be appropriate for this commitment to be articulated in the organization’s Safety Policy or other documentation provided to internal and external stakeholders. Accountability for this element should also be assigned to the Accountable Executive and appropriate members of the organization’s senior leadership team.

b. The means to measure continuous improvement should also be defined. Metrics may vary according to numerous factors including the maturity of the SMS and current levels of safety performance. In cases where implementation is ongoing, the SMS Maturity Assessment and Oversight Model in this Standard should be used to determine current state and work required to fully implement all SMS elements. Once the SMS has been fully implemented, the organization should determine appropriate metrics and methods to drive continuous improvement of the system and achieve the highest level of SMS effectiveness (as determined by the SMS Maturity Assessment and Oversight Model).

c. Depending on levels of safety performance attained, improvements in SPI values and trends may be appropriate. Organizations that have attained acceptable levels of safety performance should explore other opportunities to improve SMS effectiveness. Improvements in a positive safety culture and safety management processes may be relevant in such cases.

d. In addition, Design, Manufacturing and Maintenance organizations may find opportunities to improve their safety management processes through collaboration with external stakeholders such as operator clients, industry associations and government agencies. For example, participation in safety information-sharing initiatives may provide insights regarding systemic issues as well as best practices that would otherwise not have been apparent to organizations individually.

4 Safety Promotion

The two Safety Promotion elements are ongoing activities that complement one another. While Education and Training assure that personnel have the knowledge and skills to perform their safety-related duties, the Communications element maintains awareness of the organization’s safety performance and safety initiatives. For organizations having relatively large and diversified workforces, Safety Promotion activities may be targeted to individuals having specific roles. In smaller organizations, Safety Promotion may be implemented in a common manner for all personnel. In all cases, Safety Promotion should evolve with the organization, reflecting changes in the scale, scope and nature of its products and/or services.
4.1 Education and Training

4.1.1 Desired Outcomes

a. The organization’s safety education and training programs should be designed to ensure that managers and staff have the skills and knowledge required to perform their SMS-related functions and that they remain proficient in performing these functions. Depending upon organizational size and structure, individuals holding a variety of positions may be required to have different skill sets and varying degrees of knowledge regarding each of the SMS elements.

b. In general terms, Safety Promotion should be developed and refined from existing training and safety communication processes within an organization. These processes may, in some form, already be in place as required by regulatory bodies. In some cases, processes and procedures may need to be developed beyond the regulatory compliance level.

4.1.2 Challenges

a. Organizations having various attributes may face challenges providing relevant SMS training that is consistent with the safety-related roles and responsibilities of each individual. Personnel directly involved in the delivery of the organization’s aviation products and/or services may require in-depth training on all SMS elements as well as policies that govern access to, and use of, safety data and safety information. In contrast, individuals in administrative or support roles may require high-level education that creates an awareness of SMS processes and the organization’s safety objectives.

b. Organizations may also need to consider the most effective means to deliver training. Commercially available safety courses may provide training solutions that are expeditious and cost-effective. Nonetheless, online courses may lack information specific to the organization’s SMS as well as its products or services and operating environment.

c. As with all training programs, there can be challenges in keeping curricula and educational materials updated. It may be necessary to develop processes to ensure that revised materials are reviewed and understood by operational personnel before changes in SMS policies, processes and procedures can be implemented.

4.1.3 Implementation Strategies

a. The organization should first assess its safety education and training requirements to determine relevant courses to be delivered. The focus for senior leadership is normally on policy, understanding of the need to comply with regulatory requirements, and their role in establishing an effective safety culture as well as to provide the financial and human resources required to fully implement an SMS. Personnel holding positions at the operational / technical levels require detailed training in specific procedures so that they can effectively perform any safety-related functions and participate in the SMS. The need for education and training programs specifically designed for
audiences at different levels within the organization is generally more acute in large organizations, while smaller entities may find that relatively fewer education and training programs are required.

b. Once the organization’s education and training needs have been identified, the Safety Manager can determine the most effective means to develop and deliver the curricula. Commercially available courses offered by vendors and industry associations may provide solutions that deliver training in an expeditious and cost-effective manner. Nonetheless, generic education and training courses may lack information specific to the organization’s SMS. Therefore, organizations opting to utilize externally supplied courses should consider supplemental education and training modules to ensure that all personnel have the skills and knowledge required to participate in the SMS.

c. In contrast, some organizational attributes may require development of in-house education and training programs. Attributes that impact this decision may include, but not be limited to the complexity of the organization, its products or services and its operating environment.

d. Delivery methods can also have an impact on the organization’s education and training programs. Online courses have the ability to deliver material to large and geographically dispersed audiences. In-person delivery offers the benefits of being interactive, providing opportunities for participants to ask questions in real time and for instructors to gain insights that can be leveraged to continually improve the material.

e. Senior leadership may benefit from focused workshops appropriate for this audience. While executives may appreciate the importance of safety management programs, their time is often limited, requiring delivery in a very focused and efficient manner.

f. There are natural interfaces with the safety communication elements. Over time, examples and lessons learned from SMS implementation should be integrated into the education and training programs. Communicating actual safety benefits can help personnel understand the importance of their participation in the SMS and how information derived from SMS processes drive continual improvements in safety performance.

g. Initial training should precede supplemental or update training to processes and procedures that are revised or adjusted as data from the SMS is analyzed and used to improve performance.

h. Overall, training sessions, materials and specific curricula should be tailored to the targeted roles, job profiles and responsibilities within the SMS. The following example course outline should be understood as a possible but not prescribed format. Initial, specific and update training may take any form suited to an organization’s existing training systems and processes.

1. Defining Safety Management
   1.1. Management’s role in establishing and maintaining an effective Safety Culture.
   1.2. Benefits associated with SMS implementation.
   1.3. Defining safety accountability throughout the organization.
   1.4. Regulatory Requirements and industry standards.
1.5. Leveraging existing processes to support SMS implementation.

2. Safety Policy and Objectives
   2.2. Information Protection Policy.
   2.3. Information retention – Legal requirements / implications.
   2.4. Company Safety Objectives.
   2.5. Safety governance – Safety Review Board.

3. Safety Risk Management
   3.1. Management’s role in assuring availability of safety information.
   3.2. Overview of risk assessment and escalation processes.
   3.3. Company safety reporting policies – confidentiality, “non-punitive”.

4. Safety Assurance
   4.2. Monitoring risk and risk mitigations.
   4.3. Overview of change management.
   4.4. Achieving continuous / continual improvement.

5. Safety Promotion
   5.1. Overview of initial and recurrent training programs.
   5.2. Safety Communication – management’s role.

4.2 Safety Communication

4.2.1 Desired Outcomes

a. Successful SMS implementation requires ongoing communication between the Accountable Executive, members of the leadership team, employees, contractors as well as external stakeholders. An internal communication strategy should ensure that safety-related information flows in both directions, allowing for "top-down" communications regarding the organization’s safety policies and objectives as well as "bottom-up" communications that provide insights from operational personnel regarding observed or perceived safety issues. Effective communication and feedback channels enable employees, contractors and external stakeholders to better understand the impact their involvement in SMS processes can have on the organization’s overall safety performance.

b. Communication with external stakeholders can also be critical to support the organization’s safety objectives. As mentioned previously in this Appendix, coordination of emergency response planning, by definition, requires specific communication with partners and other operational entities. External communications can also provide a means to inform government and industry stakeholders of detected hazards that may be indicative of systemic safety issues and, more generally, to share best practices with respect to SMS implementation.
4.2.2 Challenges

a. Leadership teams may underestimate the importance of communicating work being done to implement safety initiatives, including the contributions made by employees who provide safety information or otherwise support the organization’s SMS. Front-line personnel rely on an effective communication campaign to be aware of progress made with respect to the development, implementation and continuous improvement of the company’s SMS. Particular effort should be made towards engagement of middle leadership and support staff as SMS initiatives rely heavily on these roles to communicate and enact initiatives that align with SMS policy and objectives. Understanding of specific functions, as well as the broader concepts of the SMS are foundational to an organization’s safety culture.

b. Large organizations that have facilities in multiple locations may face challenges in communicating their safety messages personally and consistently to all personnel. In contrast, organizations having limited resources may have difficulty finding the time and tools required to communicate effectively.

c. All organizations may fail to appreciate that communication is a two-way process, and that it requires management to disseminate information to its employees as well as to receive information and feedback from the workforce. Establishing and maintaining a culture that promotes the unobstructed flow of information requires management’s time and commitment.

4.2.3 Implementation Strategies

a. The organization should develop safety communication strategies consistent with its attributes as well as the products and/or services it provides. Internal safety publications such as quarterly newsletters may be effective for organizations having the need to communicate with large or widely dispersed groups of employees. Venues such as “All Hands” meetings can also provide opportunities to raise awareness of safety initiatives and to disseminate information regarding recent events or overall safety performance.

b. Effective safety communication strategies may also include informal engagements that offer employees opportunities to learn about safety-related topics on a voluntary basis. Examples include workshops, case studies and presentations from guest speakers on safety-related topics. Informal venues may also create the opportunity for external stakeholders to share information as well as to learn more about the organization’s safety programs.
## Appendix 8 – Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AIA</td>
<td>Aerospace Industries Association</td>
</tr>
<tr>
<td>AIAB</td>
<td>Associação das Indústrias Aeroespaciais do Brasil</td>
</tr>
<tr>
<td>AIAC</td>
<td>Aerospace Industries Association of Canada</td>
</tr>
<tr>
<td>AMO</td>
<td>Approved Maintenance Organization</td>
</tr>
<tr>
<td>AO</td>
<td>Approved Organization</td>
</tr>
<tr>
<td>AOC</td>
<td>Air Operator Certificate</td>
</tr>
<tr>
<td>ASD</td>
<td>AeroSpace &amp; Defence Industries Association of Europe</td>
</tr>
<tr>
<td>ATM</td>
<td>Air Traffic Management</td>
</tr>
<tr>
<td>ATO</td>
<td>Approved Training Organization</td>
</tr>
<tr>
<td>ATS</td>
<td>Air Transport System</td>
</tr>
<tr>
<td>BMS</td>
<td>Business Management System</td>
</tr>
<tr>
<td>CAA</td>
<td>Civil Aviation Authority</td>
</tr>
<tr>
<td>CAMO</td>
<td>Continuing Airworthiness Management Organization</td>
</tr>
<tr>
<td>CEO</td>
<td>Chief Executive Officer</td>
</tr>
<tr>
<td>DAO</td>
<td>Design Approval Organisation</td>
</tr>
<tr>
<td>D&amp;M</td>
<td>Design and Manufacturing</td>
</tr>
<tr>
<td>DMM</td>
<td>Design, Manufacturing and Maintenance</td>
</tr>
<tr>
<td>DO</td>
<td>Design Organization</td>
</tr>
<tr>
<td>DOA</td>
<td>Design Organization Approval</td>
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<tr>
<td>EASA</td>
<td>European Union Aviation Safety Agency</td>
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<tr>
<td>EHS</td>
<td>Environmental, Health &amp; Safety</td>
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<tr>
<td>ERP</td>
<td>Emergency Response Plan</td>
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<tr>
<td>EU</td>
<td>European Union</td>
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<tr>
<td>FAA</td>
<td>Federal Aviation Administration</td>
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<tr>
<td>GAMA</td>
<td>General Aviation Manufacturers Association</td>
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<tr>
<td>HF</td>
<td>Human Factors</td>
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<tr>
<td>Ho</td>
<td>Head of</td>
</tr>
<tr>
<td>ICAO</td>
<td>International Civil Aviation Organization</td>
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<tr>
<td>KPI</td>
<td>Key Performance Indicator</td>
</tr>
<tr>
<td>LOI</td>
<td>Level of Involvement</td>
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<tr>
<td>MO</td>
<td>Maintenance Organization</td>
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<tr>
<td>MOA</td>
<td>Maintenance Organization Approval</td>
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<tr>
<td>MRO</td>
<td>Maintenance and Repair Organization</td>
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<tr>
<td>MTO</td>
<td>Maintenance Training Organization</td>
</tr>
<tr>
<td>N/A</td>
<td>Not Applicable</td>
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<tr>
<td>NAA</td>
<td>National Aviation Authority</td>
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<tr>
<td>NAS</td>
<td>National Aerospace Standard</td>
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<tr>
<td>NPA</td>
<td>Notices of Proposed Amendment</td>
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<tr>
<td>OCC</td>
<td>OCCurrence</td>
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<tr>
<td>ODA</td>
<td>Organization Designation Authorization</td>
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<tr>
<td>PC</td>
<td>Production Certificate</td>
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<tr>
<td>PMA</td>
<td>Parts Manufacturer Approval</td>
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<tr>
<td>PO</td>
<td>Production Organization</td>
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<tr>
<td>POA</td>
<td>Production Organization Approval</td>
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<tr>
<td>Abbreviation</td>
<td>Full Form</td>
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<tr>
<td>QMS</td>
<td>Quality Management System</td>
</tr>
<tr>
<td>RO</td>
<td>Reported Occurrence</td>
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<tr>
<td>SA</td>
<td>Safety Assurance</td>
</tr>
<tr>
<td>SARPs</td>
<td>Standards And Recommended Practices (ICAO)</td>
</tr>
<tr>
<td>SMART</td>
<td>Specific, measurable, achievable, realistic, time bound</td>
</tr>
<tr>
<td>SMICG</td>
<td>Safety Management International Collaboration Group</td>
</tr>
<tr>
<td>SMM</td>
<td>Safety Management Manual</td>
</tr>
<tr>
<td>SMS</td>
<td>Safety Management System</td>
</tr>
<tr>
<td>SOPs</td>
<td>Standard Operating Procedures</td>
</tr>
<tr>
<td>SPI</td>
<td>Safety Performance Indicator</td>
</tr>
<tr>
<td>SRM</td>
<td>Safety Risk Management</td>
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<tr>
<td>TC</td>
<td>Type Certificate</td>
</tr>
<tr>
<td>ToR</td>
<td>Terms of Reference</td>
</tr>
<tr>
<td>UE</td>
<td>Unsafe/Unwanted Event</td>
</tr>
<tr>
<td>VOR</td>
<td>Voluntary Occurrence Reporting</td>
</tr>
<tr>
<td>WG</td>
<td>Working Group</td>
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</table>