# PROGRAM STANDARD - PROCEDURES MANUAL STATE SAFETY AND SECURITY OVERSIGHT OF RAIL FIXED GUIDEWAY SYSTEMS



RAIL TRANSIT SAFETY BRANCH RAIL SAFETY DIVISION CALIFORNIA PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102

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April 9, 2025

### **Annual Review**

Comments	Are Revisions Made	Date
2020 Annual Review as required by 49 CFR Part 674.27(b)	Y	March 16, 2020
2021 Annual Review as required by 49 CFR Part 674.27 (b)	Y	March 15, 2021
2022 Annual Review as required by 49 CFR Part 674.27(b)	Y	March 15, 2022
2023 Annual Review as required by 49 CFR Part 674.27(b)	Y	March 15, 2023
2024 Annual Review as required by 49 CFR Part 674.27(b)	Y	March 15, 2024
2025 Annual Review as required by 49 CFR Part 674.27(b)	Y	March 14, 2025

Revision History	Date	Summary of Changes	Author
1.0	07/13/2010	Initial Release	Anton Garabetian
2.0	12/17/2013	To comply with Federal Transit Administration Audit Findings	Noel Takahara
3.0	05/01/2018	To comply with 49 Code of Federal Regulations Section VI	Bill Lay, Rosa Muñoz, Varoujan Jinbachian, Stephen Artus, Daren Gilbert
3.1	09/14/2018	Added language in Introduction Section regarding RTAs not funding RTSB as described in Resolution L-569	Daren Gilbert, Rosa Muñoz, Varoujan Jinbachian, Bill Lay
3.2	03/16/2020	Changed all occurrences of "Safety and Enforcement Division" to "Rail Safety Division" In RTSB-1, revised Section 1.3.3 (g)(i) In RTSB-2, revised Section 2.4.2 In RTSB-8, revised Section 8.7.0 (subsections 8.7.4 through 8.7.9) Revised Attachment 10 Revised Attachment 11 Revised Attachment 16 Several minor formatting changes, such as spelling out words when first used or italicizing defined words.	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Stephen Artus, Claudia Lam
3.3	March 15, 2021	<ul> <li>Changed all occurrences of "System Safety Program Plan" to "Public Transportation Agency Safety Plan"</li> <li>Changed all occurrences of "triennial on-site system safety and security review" to "triennial on-site review"</li> <li>Changed all occurrences of "shall" to "must"</li> <li>In Introduction Section, added requirement to follow General Order 33</li> <li>In the "Acronym List" deleted "Staff"</li> <li>In the "Definitions" section deleted definition of "Public Transportation Safety Certification Program", "Rail Transit Agency-Controlled Property", and "Sterile Cab"</li> <li>In RTSB-1, added Section 1.5.7</li> <li>In RTSB-1, revised Sections 1.3.7.1 and 1.4.3</li> <li>In RTSB-2, added Section 2.3.2 and 2.4.2</li> <li>In RTSB-4, revised Section 4.6.1, 4.7.1, 4.7.2, 4.7.3</li> <li>In RTSB-5, revised Section 5.3.3, 5.3.5</li> <li>In RTSB-5, added Section 5.3.7</li> <li>In RTSB-6, revised Section 6.2.1, 6.3.5, 6.3.7, 6.3.16</li> <li>In RTSB-6, added Section 7.3.4, 7.3.5</li> </ul>	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Stephen Artus, Claudia Lam

Revision History	Date	Summary of Changes	Author
		In RTSB-8, revised Section 8.3.6, 8.3.7, 8.3.8 In RTSB-8, added Section 8.3.9 In RTSB-10, added Section 10.3.8 Added RTSB-12 Attachment 6: revised checklist for PTASP Attachment 16: revised accident detail report Attachment 22: added Appendix A of Resolution ST-163, Specified Violations and Scheduled Penalties Table Several minor formatting changes, such as spelling out words when first used or italicizing defined words.	
3.4	March 15, 2022	Acronym List • Added ISSA and NTD • Deleted Rep Definitions – Modified definition of Corrective Action Plan. In RTSB-1, revised Section 1.3.1, 1.3.2, 1.3.3, 1.3.5, 1.3.6, 1.3.10 In RTSB-1, revised Section 1.9.0 In RTSB-1, revised renumbered Sections 1.10.3, 1.10.4 In RTSB-2, revised Section 2.3.5, 2.3.6, and 2.4.7 In RTSB-3, revised Section 3.3.10 In RTSB-3, added Section 3.4.4, 3.4.5, and 3.4.6 In RTSB-4, revised Section 3.4.4, 3.4.5, and 3.4.6 In RTSB-4, revised Section 5.4.2, 5.5.3, and 5.6.3 In RTSB-5, revised Section 6.3.12, 6.3.15, and 6.3.18 In RTSB-7, revised Section 7.3.6 In RTSB-7, revised Section 7.3.8 In RTSB-7, added Section 10.3.14 In RTSB-9, revised Section 10.3.14 In RTSB-10, revised Section 10.3.14 In RTSB-11, revised Section 12.2.3 and 12.4.4p In RTSB-12, added Section 12.4.1, 12.4.2, and 12.4.3 Attachment 10, revised Transit Accident Initial Notice Attachment 16, revised Transit Accident Report Acceptance Letter Attachment 17, added Sample Accident Report Acceptance Letter Attachment 18, revised Minor Event Report Attachment 23, added Sample PTASP Approval Letter	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Stephen Artus, Claudia Lam
3.5	March 15, 2023	<ul> <li>Introductions – Described differences between FTA funded and Non-FTA funded RTAs</li> <li>Acronyms List – Added "SCVR"</li> <li>In RTSB-2, revised Sections 2.1.0, 2.3.0, and 2.4.0</li> <li>In RTSB-3, revised Sections 3.3.4, and 3.3.10</li> <li>In RTSB-4, revised Sections 4.3.4, 4.4.2, 4.6.4, 4.6.5, and 4.6.6</li> <li>In RTSB-5, revised Sections 6.3.2, 6.3.5. Added 6.3.10, and 6.3.20, 6.3.21</li> <li>In RTSB-8, revised Sections 8.4.7, 8.5.3, 8.5.7, 8.6.2, 8.7.5, and 8.7.6</li> <li>In RTSB-9, revised Section 9.2.1 and 9.3.5. Deleted 9.3.7. Added Sections 9.3.8 and 9.6.0</li> <li>Attachment 6, renamed it to 6a and modified Item H-ix, Added Item N</li> <li>Added Attachment 6b</li> <li>Attachment 9, revised item 3, added list of elements at the end</li> </ul>	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Stephen Artus, Claudia Lam

Revision History	Date	Summary of Changes	Author
		Attachment 12, revised item 13 Attachment 18, made minor changes Attachment 19, revised items 2, 3, 5, and 6	
3.5.1	May 11, 2023	Minor edits to typos and spelling errors.	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Stephen Artus, Claudia Lam
4.5.0	March 15, 2024	<ul> <li>Throughout the document, replaced all occurrences of "hazard management" with "safety risk management".</li> <li>Made revisions to fonts and capitalization of section and attachment headings.</li> <li>Corrected minor typographic/spelling errors.</li> <li>Introduction - Added language.</li> <li>Definitions – Added definition of "Safety Risk Management".</li> <li>RTSB-1 – Made minor changes to Section 1.3.6</li> <li>RTSB-1 – Moved language from Section 1.3.7 and Section 1.3.8 to Section 1.5</li> <li>RTSB-6 – Added language to Section 6.3.5.</li> <li>RTSB-8 – Added language in Section 8.3.6.</li> <li>RTSB-8 – Added language in Section 8.5.4.</li> <li>RTSB-8 – Added language in Section 9.6.2 and made several changes to Section 9.6.4.</li> <li>RTSB-12 – Added language to Section 12.4.4.</li> <li>Attachment 6a – Added language under the "Plan Requirements" column of Section D.</li> <li>Attachment 6a – Added language under the "Checklist Items" and "Plan Requirements" columns of Section D-5.</li> <li>Attachment 13 – Made changes to Item 13.</li> <li>Attachment 18 – Made changes to the form.</li> </ul>	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Claudia Lam
4.6.0	December 18, 2024	To comply with Risk Based Inspection Program In Acronym List Table: Added RBI to list In RTSB-1 – Added language to Section 1.3.7. In RTSB-1 – Added language to Section 1.5.1. In RTSB-1 – Added new Section 1.5.6 In RTSB-1 – Added new Section 1.5.7. In RTSB-1 – Added new Section 1.5.8. In RTSB-1 – Added new Section 1.5.9. In RTSB-1 – Added new Section 1.5.16. In RTSB-1 – Added new Section 1.5.17. In RTSB-1 – Added new Section 1.5.18. In RTSB-1 – Added new Section 1.5.18. In RTSB-1 – Added new Section 1.5.18. In RTSB-1 – Added new Section 1.6.1. In RTSB-1 – Added new Section 1.6.2. In RTSB-1 – Added new Section 1.6.2. In RTSB-1 – Added new Section 1.6.3. In RTSB-1 – Added new Section 1.6.4. In RTSB-1 – Added new Section 1.6.5. In RTSB-1 – Added language to Section 1.8.0. In RTSB-1 – Added language to Section 1.8.0. In RTSB-3 – Added language to Section 1.8.0. In RTSB-4 – Added language to Section 1.8.0.	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Claudia Lam

Revision History	Date	Summary of Changes	Author
		In Attachment 6a – Added new checklist item "O. Risk-Based Inspection Requirements 49 U.S.C § 5329(k)" Attachment 24 – Added new attachment for RBI Data Review Tracking Sheet	
4.6.1	March 14, 2025	Tracking SheetCorrected minor typos and other such errors.Introduction – Deleted "safety risk management", which was inadvertently repeated.Acronym list – Added CSO and Oll.Definition Section – Made it consistent with recent changes to 49 CFR Part 674 definitions. Deleted definition of "On their Person", since this term is not used in this document.RTSB 1 - Section 1.3.2 – Deleted language that was repeated in Section 1.9.0RTSB 1 - Added Section 1.3.12RTSB 1 - Added Section 1.4.1RTSB 1 - Added language to Sections 1.5.6, 1.5.10, 1.5.11, and 1.6.4RTSB 1 - Added language to Sections 1.10.0, 1.10.2, and 1.10.3RTSB 2 - Modified Section 2.3.8RTSB 6 - Modified Sections 6.3.3, 6.3.5, and 6.3.16 (now renumbered 6.3.14)RTSB 6 - Modified Sections 6.3.13 and 6.3.14RTSB 6 - Modified Sections 6.3.13 and 6.3.17)RTSB 6 - Modified Sections 6.3.19 (now renumbered 6.3.17)RTSB 8 - Deleted Section 8.7.2	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Claudia Lam
		RTSB 8 – Added language to Section 8.7.5 RTSB 10 – Added language to Section 10.3.6 Attachment 2 – Replaced with new form Attachment 6a – Replaced with new checklist Attachment 7 – Added new item 19 Attachments 10, 16, and 20 - Replaced with a placeholder note Attachment 11 – Replaced with new Sample Emails Attachment 11a – Deleted Attachment 13 – Added new language Attachment 18 – Made revisions to the form	
4.6.2	April 9, 2025	Corrected minor error in Table 6a	Varoujan Jinbachian, Rosa Muñoz, Bill Lay, Daren Gilbert, Claudia Lam

#### Introduction

In 1911, the California Public Utilities Commission (*CPUC* or Commission) was established by Constitutional Amendment as the Railroad Commission. In 1912, the Legislature passed the Public Utilities Act, expanding the Commission's regulatory authority to include natural gas, electric, telephone, and water companies as well as railroads and marine transportation companies. In 1946, the Commission was renamed the California Public Utilities Commission.

The Commission was designated as the *State Safety Oversight Agency (SSOA)* for the purposes of rail transit *safety* oversight to the Federal Transit Administration (*FTA*) by California Governor Pete Wilson on October 13, 1992.

The Commission is legally independent from the Rail Transit Agencies (RTAs) under its jurisdiction. In accordance with 49 CFR Part 674.13(a)(1), and as stated in Public Utilities (PU) Codes cited below, the Commission historically has never received, and currently does not receive, any funding from RTAs. Relative to State funding, PU Code 99315(f) specifies that the Commission's rail transit safety oversight activities are funded from the State's Public Transportation Account in the State Transportation Fund. The annual California Budget Act restricts funding for the Commission's Rail Transit Safety Branch (RTSB) to only two sources: (1) the State's Public Transportation Account, which is funded from use taxes on diesel fuel, and (2) FTA State Safety Oversight Agency (SSOA) Formula Grant Fund Program. Furthermore, per PU Code Section 2104 and Commission Resolution ST-163 (authorizing RTSB's citation program), any fines and penalties the Commission levies on RTAs must be deposited in the state's General Fund, instead of the Public Transportation Account. Additionally, on September 13, 2018, the CPUC adopted Resolution L-569, specifying that the CPUC is prohibited from receiving any funds from any of the rail transit systems which are under the Commission's jurisdiction.

The *CPUC* oversees the safety of California *RTAs*, both those that receive *FTA* funding (mostly the large urban systems) and those that do not receive *FTA* funding, such as automated people movers and smaller trolley and funicular systems. The *RTAs* receiving *FTA* funding must comply with all applicable federal regulations (codified in Title 49 of Code of Federal Regulations, Chapter VI) and laws (codified in Title 49 of United States Code). In contrast, the *RTAs* that do not receive *FTA* funding are not required to comply with the above-reference federal rules, however they must comply with state rules and regulations. This manual will distinguish between the two as "FTA Funded" and "Non-FTA Funded". Unless otherwise specified, the provisions of this Manual apply to both FTA Funded and Non-FTA Funded *RTAs*.

This manual defines the Commission's program for the State *Safety* and *Security* Oversight of *RTAs* and *Rail Fixed Guideway Systems* (*RFGS*), as required by the following rules and regulations:

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- FTA Rules in Title 49 of Code of Federal Regulations Chapter VI
- PU Code Sections 771, 778, 2104, 29047, 30646, 99152, 99315, and 100168
- CPUC General Order series 26, 33, 95, 118, 127, 143, 164, 172, and 175

*RTSB staff* are encouraged to look beyond regulations to identify safety concerns that might not rise to violations of rules/code/GOs listed above and bring them to the *RTA's* attention in writing, such as including it in inspection reports, emails, and/or sending formal letters.

The State Safety Oversight (*SSO*) regulation implements statutory mandates of 49 U.S.C. 5329(e) and (k). It also outlines requirements for developing Program Standards, notifying the *FTA* of *safety events*, and monitoring corrective actions of the *RTAs*.

The Commission, as *SSOA*, will make unannounced and announced inspections of *RTA* operations, maintenance, and facilities to ensure compliance with the federal, PU Code, Commission, and the applicable *RTA* rules and/or procedures. No party or entity may provide services to both the *RTSB* and *RTA*.

This manual contains *RTSB staff* instructions and procedures for implementing all aspects of the State *Safety* and *Security* Oversight program. The *RTSB's SSO* activities are divided between the *Rail Transit Safety Section* and the *Rail Transit Operation Safety Section*. These procedures identify the persons responsible and describe the practices to be followed:

- System *Safety* and *Security* program management and oversight of the design, construction, *safety* certification, internal *safety* and *security* audits, operation and maintenance of *RFGSs*;
- Review and approval of an *RTA's Public Transportation Agency Safety Plan*, *System Security Plan*, *Safety Certification Plans*, *accident investigation* procedures, *accident investigation* reports, annual internal *safety* and *security* audit reports, and *corrective action plans* and schedules;
- Reporting and investigating *events* and *hazards*;
- Performing triennial on-site reviews;
- Safety Risk Management; and
- Handling formal and informal complaints.

Introduction

These procedures make it clear that the *RTA* alone is responsible for the *safety* and *security* of its system's operations. The *RTA's* executive management, particularly the *Accountable Executive*, as the lead of the *RTA*, is ultimately accountable for *safety* and *security*, because they are tasked with allocating resources to address business functions, including the management of *safety* as an organizational process. *Staff* oversight provides an added degree of confidence that the policies and procedures described in each *RTA Public Transportation Agency Safety Plan* and *System Security Plan* are implemented in actual practice.

These procedures also provide a basis for establishing effective communication and cooperation in the interest of *safety* between the *Staff* and the RTA; a basis that is essential to meeting the Commission's goal of assuring that Californians are provided with safe rail transit services.

These procedures set policies and objectives for rail *safety* for all *RTA*s throughout California. Concerns regarding this Program Standard or the implementation of the *RTSB* safety oversight program should be brought to the attention of the *RTSB* Program Manager.

Where noncompliance is identified through any means, *RTSB Staff* and management, in consult with Rail Safety Division Director, must make a determination on whether to recommend any enforcement action be taken. Enforcement actions take two possible forms: (1) an Order Instituting Investigation, where *Staff* recommends the Commission open a formal proceeding to provide the forum for *Staff* to request enforcement of specific rules, regulations, or codes; or (2) *Staff* can issue citations under the requirements of Commission Resolution ST-163, for violations of Commission General Orders or applicable PU Code Sections. Citations are subject to appeal, in accordance with the Commission's Rules of Practice and Procedure.

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### Acronym List

Acronym	Meaning
AIP	Accident Investigation Procedure
ALJ	Administrative Law Judge
APTA	American Public Transportation Association
CAP	Corrective Action Plan
CFR	Code of Federal Regulations
CPUC/Commission	California Public Utilities Commission
CSO	Chief Safety Officer
FTA	Federal Transit Administration
GO	General Order
ISSA	Internal Safety and Security Audit
NTD	National Transit Database
NTSB	National Transportation Safety Board
OII	Order Instituting Investigation
OIR	Order Instituting Rulemaking
PMOC	Project Management Oversight Contractor
PTASP	Public Transportation Agency Safety Plan
RBI	Risk Based Inspection
RSSIMS	Rail Safety and Security Information Management System
RTA	Rail Transit Agency
RTOSS	Rail Transit Operations Safety Section
RTSB	Rail Transit Safety Branch
RTSS	Rail Transit Safety Section
SC Plan/SCP	Safety Certification Plan
SCVR	Safety Certification Verification Report
SOP	Standard Operating Procedure
SSCOP	Safety and Security Certification Oversight Plan
SSOA	State Safety Oversight Agency
SSO	State Safety Oversight
SSP	System Security Plan

Accountable Executive means a single, identifiable person who has ultimate responsibility for carrying out the *Public Transportation Agency Safety Plan* of a transit agency; responsibility for carrying out the transit agency's Transit Asset Management Plan (see 49 *CFR* Part 625); and control or direction over the human and capital resources needed to develop and maintain both the transit agency's *Public Transportation Agency Safety Plan* and the transit agency's Transit Asset Management Plan.

*Certifiable Elements List* means a list that contains all facilities, systems, rail atgrade crossings, and other items that are subject to *safety certification* due to their *safety* functions.

*Collision* means any impact between *a rail transit vehicle* and any other vehicle, object, or any person.

*Contractor* means an entity that performs tasks on behalf of *FTA*, Commission, or *RTA* through contract or other agreement.

*Corrective Action Plan (CAP)* means a plan developed by an *RTA* that describes the actions the *RTA* will take to address an identified deficiency or safety concerns, the schedule for implementing those actions.

*Derailment* means a safety event in which one or more wheels of a *rail transit vehicle* unintentionally leaves the rails.

Designated Representative means the individual(s) in the Rail Transit Safety Section, a section within the RTSB, designated by RTSB Management as the primary point of contact to an RTA, responsible for coordination of the RTSB safety oversight activities and acts in most cases as the primary point of contact with the RTA.

*Director* means the *Director* of the Commission's division overseeing rail transit *safety*.

*Disabling Damage* means damage to a *rail transit vehicle* resulting from a *collision* and preventing the vehicle from operating under its own power.

*Evacuation for life safety reasons* means a condition that occurs when persons depart from transit vehicles or facilities for life safety reasons, including self-evacuation. A life safety reason may include a situation such as a fire, the presence of smoke or noxious fumes, a fuel leak from any source, an electrical hazard, or other hazard to any person. An evacuation of passengers into the rail right of way (not at a platform or station) for any reason is presumed to be an evacuation for life safety reasons.

*Existing Industry Standards* means the currently accepted industry and professional engineering standards and/or guidelines relating to the design, construction, operation, and maintenance of *Rail Fixed Guideway Systems* such as ANSI, APTA, AREMA, ASCE, ASEE, ASME, *FRA*, *FTA*, IEEE, NFPA, and others.

*Fatality* means a death confirmed within 30 days of a *safety event*. Fatalities include suicides, but do not include deaths in or on transit property that are a result of drug overdose, exposure to the elements, illness, or natural causes.

*FRA* means the Federal Railroad Administration, an operating administration within the United States Department of Transportation.

*FTA* means the Federal Transit Administration, an operating administration within the United States Department of Transportation.

*Hazard* means any real or potential condition that can cause injury, illness, or death; damage to or loss of the facilities, equipment, rolling stock or infrastructure of an *RTAs*; or damage to the environment.

*Hazard Analysis* means any analysis performed to identify *hazards* for the purpose of their elimination, mitigation, or control.

*Individual* means a *passenger*, employee, *contractor*, pedestrian, trespasser, or any person on *RTA-controlled property*.

*Injury* means any harm to persons as a result of a *safety event* that requires immediate medical attention away from the scene. Does not include harm resulting from a drug overdose, exposure to the elements, illness, natural causes, or occupational *safety events* occurring in administrative buildings.

*Inspection* means a physical observation of equipment, facilities, equipment, rolling stock, operations, personnel, or record for the purpose of gathering or analyzing facts or information.

*Inspectors* means the Commission's *Rail Transit Operations Safety Section* personnel who conduct onsite visits to inspect *RTA* infrastructure, vehicles, operations, maintenance practices, and other activities to identify noncompliance, *safety* concerns, and unsafe conditions.

*Investigation* means the process used to determine the causal and contributing factors of a *safety event* or *hazard*, for the purpose of preventing recurrence and mitigating *safety* risk.

*Mainline* means all tracks used for the purpose of the movement of *passengers* on *rail transit vehicles*. *Mainline* does not include storage tracks, yard tracks or other tracks used for the purpose of storage.

*Major Projects (Projects)* means new rail systems or extensions, the acquisition and integration of new vehicles and *safety* critical technologies into existing service or major *safety* critical redesign *projects*, excluding functionally and technologically similar replacements.

*Passenger* means a *person* who is on board, boarding, or alighting from a *rail transit vehicle* for the purpose of travel.

*Passenger Operations* means the period of time when any aspect of *RTA* operations is initiated with the intent to carry *passengers*.

*Person* means a passenger, employee, *contractor*, volunteer, official worker, pedestrian, trespasser, or any other individual on the property of a rail fixed guideway public transportation system or associated infrastructure.

*Personal Electronic Device (PED)* means any wireless or portable electronic device. This includes, but is not limited to, wireless phones, personal digital assistants, smart phones, two-way pagers, portable internet devices, laptop computers, DVD players, audio players, iPods, MP3 players, games, Bluetooth devices, or any headphones or earbuds. The following devices are excluded from this definition:

- **a.** *RTA*-owned licensed radio communications equipment such as cab-mounted or portable two-way radios with channels dedicated solely for *RTA* operations.
- **b.** Electronic or electrical devices prescribed by a licensed medical practitioner to permit an employee to meet minimum levels of hearing ability as required by the *RTA* or *contractor*.
- c. Roadway worker protection devices.

Potential consequence means the effect of a hazard.

*Public Transportation Agency Safety Plan (PTASP)* means the documented comprehensive agency *safety* plan for an *RTA* required by 49 U.S.C. 5329 and 49 CFR Part 673.

*Rail Fixed Guideway System (RFGS)* means any light, heavy, or rapid rail system, monorail, inclined plane, funicular, trolley, cable car, automatic people mover, or automated guideway transit system used for public transit, or any such system in engineering construction, and not regulated by the *Federal Railroad Administration (FRA)* or not specifically exempted by statute from Commission oversight.

*Rail Transit Agency (RTA)* means the entity that plans, designs, constructs, and/or operates a *RFGS* and is within the jurisdiction of the Commission.

Rail Transit Safety Branch (RTSB) means the branch of the California Public Utilities Commission responsible for the State Safety Oversight of all Rail Transit Agencies in California.

Rail Transit Operations Safety Section (RTOSS) means a section within California Public Utilities Commission's RTSB responsible for inspections of all RTAs.

Rail Transit Safety Section (RTSS) means a section within the California Public Utilities Commission' RTSB responsible for safety oversight of all RTAs.

*Rail Transit Vehicle* means an *RTA*'s rolling stock used on a rail fixed guideway public transportation system, including but not limited to *passenger* and maintenance vehicles.

*Revenue vehicle* means a rail transit vehicle used to provide revenue service for passengers. This includes providing fare free service.

*Risk-based inspection (RBI) program* means an inspection program that uses qualitative and quantitative data analysis to inform ongoing inspection activities. Risk-based inspection programs are designed to prioritize inspections to address *safety* concerns and hazards associated with the highest levels of *safety* risk.

*RSSIMS* means the Rail Safety and Security Information Management System, which is the centralized database system used by *RTSB*.

*Safety* means freedom from harm resulting from unintentional acts or circumstances.

*Safety Certification* is the series of acts or processes that collectively verify the *safety* readiness of a *Project* for public use.

Safety Certification Plan (SC Plan) means a Project-specific document developed by an RTA, which ensures that elements critical to safety are planned, designed, constructed, analyzed, tested, inspected, and implemented, and that employees are trained, and rules and procedures followed, in compliance with the RFGS and the regulatory safety requirements.

Safety Certification Verification Report (SCVR) means a Project-specific document that will be the final certificate of compliance verifying that the Project complies with all safety requirements identified by an RTA's SC Plan.

*Safety Design Criteria* means the organized listing of *safety* codes, regulations, rules, design procedures, *existing industry standards*, recommended practices, analyses, handbooks and manuals prepared to provide guidance to *Project* designers in development of technical specifications that meet minimum *safety* parameters.

*Safety event* means an unexpected outcome resulting in injury or death; damage to or loss of the facilities, equipment, rolling stock, or infrastructure of a public transportation system; or damage to the environment.

Safety Management System (SMS) means the formal, top-down, organization-wide data-driven approach to managing *safety* risk and assuring the effectiveness of *safety* risk *mitigations*. SMS includes policies, procedures, and practices for the management of *safety* risk.

*Safety risk* means the composite of predicted severity and likelihood of a potential consequence of a hazard.

*Safety risk mitigation* means a method or methods to eliminate or reduce the severity and/or likelihood of a potential consequence of a hazard.

*Security* means freedom from harm resulting from intentional acts or circumstances.

*Staff* means the *California Public Utilities Commission's RTSB* staff responsible for the state *safety* oversight of the *RTAs*.

*State Safety Oversight Agency (SSOA)* means an agency established by a state that meets the requirements and performs the functions specified by 49 U.S.C. 5329(e) and(k) and the regulations set forth in 49 CFR Part 674. In California the California Public Utilities Commission (CPUC) is the SSOA, and the CPUC's RTSB implements the CPUC's SSOA program.

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Definitions

*System Security Plan (SSP)* means a document adopted by an *RTA* detailing its *security* policies, objectives, responsibilities, and procedures.

Unintended train movement means any instance where a revenue vehicle is moving and is not under the control of a driver (whether or not the operator is physically on the vehicle at the time). This applies regardless of whether the event occurred in revenue service.

# 1.1.0 SCOPE

This section describes the *Rail Transit Safety Branch's (RTSB)* procedures for System *Safety* and *Security* Program management and *Safety* and *Security* oversight of the design, construction, operation, and maintenance of rail fixed guideway systems in California.

### 1.2.0 PURPOSE

- 1.2.1 The purpose of this procedure is to describe *RTSB's* System *Safety* and *Security* Program management and establish a standard set of instructions for *Staff* to follow when performing the following *Safety* and *Security* Oversight activities on a day-to-day basis:
  - a. Oversight of *safety* and *security*-related issues during all phases of the system design, construction, operation, and maintenance;
  - b. Preparation of the *Safety* and *Security* Certification Oversight Plan (*SSCOP*) for a *Major Project*;
  - c. Review of selected drawings and specifications during the design and construction of new rail systems, extensions, modifications, acquisition and integration of new vehicles and *safety* critical technologies into the existing service or major *safety* critical redesign *projects*;
  - d. Attendance at design review and other *RTA* meetings concerning *safety* related issues;
  - e. Observation of selected tests during start-up and pre-revenue operation of newly installed facilities and equipment;
  - f. Sampling and inspection of selected system components, and equipment;
  - g. Unannounced and announced inspections;
  - h. To assign the responsibility for implementation of this procedure at each *RTA* to a *RTSB Designated Representative*, who will serve as a primary point of contact for the *RTA* to process and oversee all matters, other than inspections, that concern the *RTSB's Safety* and *Security* Oversight Program;

- i. To assign the responsibility for inspections of *RTAs* to *RTSB Inspectors* to ensure compliance with all relevant rules, regulations, and/or procedures applicable to *RTAs*;
- j. To inform each *RTA* in advance of the Commission's requirements for:
  - 1. Document submittals;
  - 2. Inspections;
  - 3. Observe tests or *investigations* conducted by the RTAs; and
  - 4. Record reviews;
- k. To complement the inspection, internal audit and *safety* and *security* certification programs described in the *RTA's Public Transportation Agency Safety Plan (PTASP)* and *System Security Plan (SSP)*; and
- I. To document *safety* and *security* concerns identified by *Staff* and bring them to the attention of the Commission and the *RTA* in a timely manner.
- 1.2.3 The *RTSB safety* and *security* oversight program does not take the place of the *RTA's* System *Safety* and *Security* Program, including *safety* and *security* certification of *Major Projects*. In addition, it does not relieve the *RTA* in any way from its total responsibility for the *safety* and *security* of system operations. The *RTSB safety* and *security* oversight program is designed to provide an added degree of confidence that the *safety* and *security* policies and procedures described in each *RTA's PTASP* and *SSP* are adequately implemented.

# **1.3.0 GENERAL REQUIREMENTS**

- 1.3.1 System Safety and Security Program Management
  - a. Commission authority, policies, and roles and responsibilities for providing *safety* and *security* oversight of the *RTAs* within its jurisdiction are detailed in the California Public Utilities Code and Commission General Orders.
  - b. These documents, along with this *Program Standard Procedures Manual* provide an overview of planned activities to ensure on-going *safety* and *security* information communication with each affected *RTA*.

- 1.3.2 Program Standard Development
  - a. *FTA's* 49 *CFR* Part 674.27(a) states an *SSOA* must adopt and distribute a written State Safety Oversight (*SSO*) program standard, consistent with the National Public Transportation Safety Plan and the rules for *Public Transportation Agency Safety Plan*. The *SSO* program standard must identify the processes and procedures that govern the activities of the *SSOA*. Also, the *SSO* program standard must identify the processes and procedures and address and address and address and procedures and procedures that govern the activities of the *SSOA*. Also, the *SSO* program standard must identify the processes and procedures an *RTA* must have in place to comply with the standard.
  - b. *Staff* will develop, review, and adopt the Program Standard -Procedures Manual to supplement the Commission General Orders and in compliance with 49 *CFR* 674.
  - c. Revisions and updates of the program standard
    - i. The Program Standard Procedures Manual will be reviewed on an annual basis to determine if updates are necessary. Changes will be tracked in the revision history table.
    - ii. *Staff* will circulate the revised documents to affected *RTAs* for a 30 calendar day comment period.
    - iii. Under California law and the Commission's Rules of Practice and Procedures, the Commission may make additional rules and regulations or changes to the Program Management Standard Procedures Manual, as necessary for the purpose of *safety* and *security*.
    - iv. Final revisions/updates to the documents will be distributed to the *RTA* and then posted on the Commission's website, and a copy will be provided to the *FTA*.
- 1.3.3 *FTA* Annual Submission Requirements Before March 15 of each year, or as required by the *FTA*, *Staff* will submit the following to the *FTA*:
  - a. A publicly available annual report summarizing *Staff* oversight activities for the preceding calendar year, including a description of the causal factors of investigated *safety events*, status of *Corrective Actions Plans*

*(CAPs)*, updates and modifications to the *RTA's* program documentation, and the level of efforts *Staff* used in oversight activities.

- b. A report documenting and tracking findings from the three-year *safety* review activities and status of three-year *safety* review findings/recommendations completed since the previous annual report submittal.
- c. Program Standard Procedures Manual with indication of changes or revisions made during the preceding year.
- d. Certification that *Staff* reviewed and approved any changes or modifications to the *RTA's PTASP, SSP, AIP, and/or ISSA*.
- e. *FTA* retains the authority to periodically request/audit Program Standards Procedures Manual information.
- f. All submissions to the *FTA* required in this part must be submitted electronically using a reporting system specified by *FTA*.
- g. The Certification of Compliance is as follows:
  - i. Annually, *Staff* will certify to the *FTA* that it has complied with the requirements of 49 *CFR* Part 674.
  - ii. *Staff* will maintain a signed copy of each annual certification to the *FTA*, subject to audit by the *FTA*.
  - iii. Per Commission GO 164 series, annually, the RTA must submit to Staff, a formal letter of certification, signed by the RTA's Accountable Executive, stating that, based on the evaluation performed during the internal safety and security audit/review (ISSA) process during the previous year, the RTA is in compliance with its PTASP and SSP. Staff must include letters of certification in its FTA annual submission.
- h. The annual report to the *FTA* will include evidence that each *RTSB* employee has completed the requirements of the Public Transportation Safety Certification Training Program, or if in progress, the anticipated completion date of the training.

- 1.3.4 At least once a year, *RTSB* will report the status of the *safety* of each *RTA* to the Governor, the *FTA*, and the board of directors, or equivalent entity, of the *RTAs*.
- 1.3.5 The *RTSB* Program Manager has overall responsibility for the preparation and use of this Program Standard Procedure Manual.
- 1.3.6 The *RTSB*'s SSO activities are divided between the *Rail Transit Safety* Section (*RTSS*) and the *Rail Transit Operation Safety Section (RTOSS*).

A Program and Project Supervisor (PPS) oversees *RTSS*, which is further divided into northern and southern units. RTSS consists of the following:

- a. One PPS
- b. One Senior Utilities Engineer (Supervisor) for each unit
- c. A number of Utilities Engineers
- d. A number of Senior Utilities Engineer (Specialist)
- e. Public Utilities Regulatory Analysts
- f. Associate Governmental Program Analyst

The *RTSB* Program Manager will appoint a designated *RTSS Designated Representative* for each *RTA* from the Utilities Engineers. For larger agencies or those with significant capital *projects*, another *RTSS* Utilities Engineer is usually assigned to assist the primary engineer.

- 1.3.7 The *Rail Transit Operations Safety Section (RTOSS)*, the *RTSB Inspector* Team, is divided into northern and southern units. Each unit consists of one or more inspectors in the following classifications:
  - a. Rail Safety Inspector Supervisor
  - b. Rail Safety Inspector Senior
  - c. Rail Safety Inspector Operations
  - d. Rail Safety Inspector Equipment
  - e. Rail Safety Inspector Signal
  - f. Rail Safety Inspector Track
- 1.3.9 The *Designated Representative* will be responsible for coordinating any non-inspection type visits of the *RTA*.
- 1.3.10 The *Designated Representative* will be responsible for on-going communication with the *RTA* relating to *safety* and *security* information.

The Designated Representative will participate in the RTA committees and meetings including but not limited to Fire Life Safety Committee, Safety Certification Committee, Safety Certification Verification field activities, FTA/FRA/RTA Quarterly Meetings, RTA Project Management Oversight Contractor (PMOC) meetings, System Integration Meetings, Pre-revenue Meetings, internal safety audits, accident reenactments, accident review committees, etc.

Each *Designated Representative* is responsible for tracking noninspection related *CAP*s and *RTSB Hazard* Reports resulting from the Triennial On-Site Reviews (*RTSB-4*), Oversight of *RTA* Internal Safety and Security Reviews (*RTSB-5*), and Investigating *Accidents* and Approving *RTA Accident Investigation* Reports (*RTSB-8*). Each *RTSB Designated Representative* is responsible for updating *Rail Safety and Security Information Management System* (*RSSIMS*) Closure of each *CAP* will be acknowledged by letter or email from the appropriate *Staff*. See 1.10.0, *Corrective Action Plan* Follow-Up, below.

Each *Designated Representative* will be responsible for documenting participation in *RTA* meetings, committees, and any field activities in an Activity Report in *RSSIMS*. If meeting minutes are prepared, they are to be attached to the Activity Report. The *Designated Representative* will maintain original reports in *RSSIMS* and furnish a copy to their immediate supervisor.

- 1.3.11 *RTSB Staff* will be qualified and trained in accordance with the Public Transportation *Safety Certification* Training Program (Technical Training Plan).
- 1.3.12 As required by 49 CFR Part 674.27(a)(7), *RTSB* will ensure *RTAs* satisfy the requirements of 49 CFR Part 672, the Public Transportation Safety Certification Training Program (PTSCTP) regulation, including *RTA* designation of personnel and identification of refresher training. Accordingly, between January 1 and January 31 of each year, and between July 1 and July 31 of each year, each *RTA* subject to 49 CFR Part 672 (those that received federal financial assistance authorized under 49 U.S.C. Chapter 53), must provide the following to *RTSB* by emailing the information below to <u>RTSB@cpuc.ca.gov</u>.
  - a. List of PTSCTP designated *RTA* personnel, including identification to indicate if the designee is an *RTA* employee or *RTA* contractor.

- b. Biennial refresher training course(s) identified by the *RTA* for their PTSCTP designees.
  - Name of each course
  - Length of each course
  - Name of training provider
- c. Dates for designated personnel:
  - First enrolled in the PTSCTP program
  - Completed their PTSCTP program
  - Date Biennial Refreshers are due
  - Last Date of Biennial Refresher completion
  - The biennial refresher training completed by each designee
- d. Name and contact information for RTA Point of Contact for PTSCTP purposes.
- e. RTAs must also copy <u>RTSB@cpuc.ca.gov</u> on any correspondence they send to the FTA pertaining to PTSCTP certification of designated personnel (both employees and contractors).
- 1.3.13 *RTSB* Staff must utilize Commission issued Personal Protective Equipment as required by *RTSB* Management.

# 1.4.0 DOCUMENT SUBMITTAL REQUIREMENTS

- 1.4.1 These submittal requirements are specified in the applicable Commission GOs, Decisions, Resolutions, RTSB procedures, and as additionally agreed to by the RTA. Document submittal requirements for Major Projects must be documented by the Designated Representative using the SSCOP form (See Attachment 3). The Designated Representative will attach the completed SSCOP in RSSIMS DCSB module (see RSSIMS manual).
- 1.4.2 The *Designated Representative* is responsible for reviewing the *RTA's* document submittals and providing comments, as necessary. When appropriate, the *Designated Representative* may consult with *RTOSS Inspectors* or other staff for additional review and comments on those documents.
- 1.4.3 Examples of documents that are requested and filed by the *Designated Representative* include but not limited to the following:
  - a. Public Transportation Agency Safety Plan;
  - b. Safety Certification Plan;

- c. Annual internal *safety* and *security* audit reports and a formal letter of certification, signed by the *RTA's accountable executive*, stating that, based on the evaluation performed during the internal *safety* and *security* audit/review process during the previous year, the *RTA* is in compliance with its *PTASP* and *SSP*;
- d. Accident investigation reports;
- e. Corrective Action Plans and schedules;
- f. Hazard Conditions Reports;
- g. Safety Certification Verification Reports and supporting documentation for *Major Projects*, major modifications and system extensions, including new and refurbished transit vehicles;
- h. Accident Investigation Procedure; and
- i. Operating rule book.
- 1.4.4 Examples of documents that are requested and filed by the *RTOSS Inspectors (Inspectors)* include but not limited to the following:
  - a. Roadway Worker Protection Procedures;
  - b. Operating Rule Book including maintenance, signal, and track rules;
  - c. Maintenance procedures;
  - d. *Corrective Action Plans* and schedules subsequent to *RTOSS* inspection;
  - e. Accident Investigation Procedure; and
  - f. Track charts.

# 1.5.0 INSPECTIONS OF RAIL TRANSIT AGENCIES

1.5.1 Periodic inspections will be performed to assess whether the *RTA* is conducting operation and maintenance activities as required by federal, state, Commission regulations, and relevant RTA rules and/or procedures.

*CPUC* has authority per Public Utilities Code 771 to access *RTA* facilities to conduct inspections (with and without advance notice), *investigations* and observations on *RTA* properties, including infrastructure, equipment, records, personnel and data to ensure compliance with the following:

- a. Federal regulations;
- b. State regulations;
- c. PU Code;
- d. Commission General Orders;
- e. Industry standards; and
- f. *RTA* rules and/or procedures.

The *RTOSS Inspectors* conduct the following activities in their discipline, but are not limited to the listed activities:

- 1.5.2 Rail Safety Inspector Operations
  - a. Inspect all operating procedures;
  - b. Observe operating and non-operating personnel for regulatory compliance;
  - c. Review training records and procedures;
  - d. Review qualification and certification process;
  - e. Observe RTA Operators while in the field performing service;
  - f. Observe *RTA* Dispatchers at the Operations Control Center while performing service;
  - g. Review the Agencies drug and alcohol procedure;
  - h. Observe and review the RTAs efficiency testing program;
  - i. Observe and review the RTAs roadway worker protection program;
  - j. Review the *RTA* discipline policy;
  - k. Conduct safety event investigations; and
  - I. Assist the *RTA* in compliance with and interpretation of regulations and codes.
- 1.5.3 Rail Safety Inspector Equipment
  - a. Perform *safety* and maintenance inspection of vehicles, systems, and equipment, including maintenance or service vehicles, of the *RTA*;
  - Ensure maintenance and operation practices and documentation pertaining to defects, maintenance, repairs and training are compliant with Original Equipment Manufacturer (OEM) recommendations, *RTA* procedures, and applicable regulations;
  - c. Inspect maintenance and overhauls of electrical and mechanical systems of *RTA* vehicles, in accordance with schematic drawings, wiring diagrams, operations manuals, and OEM instructions;
  - d. Inspect shop equipment and measurement tools;
  - e. Inspect Rail Support Equipment (i.e. Hi-Rail Equipment, Cranes, Locomotives, etc.);
  - f. Conduct safety event investigations;
  - g. Inspect maintenance facility shop area; and
  - h. Review inspection forms and work orders.

These inspections will encompass all maintenance shops, yards, and field operations.

- 1.5.4 Rail Safety Inspector Track
  - a. Inspect tracks for defects or regulatory violations;
  - b. Ensure compliance with all federal and state regulations regarding rail and track structures;
  - c. Inspect documentation pertaining to rail inspections and training;
  - d. Inspect documentation pertaining to roadway worker protection training;
  - e. Conduct safety event investigations;
  - f. Inspect documentation pertaining to personnel recertification, qualification, and discipline; and
  - g. Document defects and follow up with an additional inspection verify defects were corrected.
- 1.5.5 Rail Safety Inspector Signal
  - a. Inspect all train control systems electrical and communication equipment;
  - b. Review all training, qualification, certification, discipline, and defect documentation;
  - c. Conduct safety event investigations;
  - d. Inspect all wayside equipment; and
  - e. Ensure compliance with all federal and state, and/or *RTA* rules and procedures.
- 1.5.6 Risk-based inspections (*RBI*) will be commensurate with the complexity of each *RTA*. The complexity of the *RTA* will be based on factors including but not limited to: revenue miles travelled, the number of different type(s) of transit vehicles operated by the *RTA*, size and age of the system.

In some circumstances, increased *RBI* will be performed on *RTAs* based on additional factors. For example, *RTAs* with ageing rail transit vehicles will have increased *RBI* related to the vehicle maintenance compared to *RTAs* with newer rail transit vehicles. This same methodology will apply to other factors, e.g. track miles, size and age of system.

As required by 49 CFR Part 674.27(a)(13), *RTSB inspectors* will review the *RTA's* rail transit vehicle maintenance program in an ongoing manner.

As part of the *RBI* data review, *RTSB inspectors* will acquire *RTA* data on periodic servicing and functionality checks of braking systems and overhauls to braking systems of rail transit vehicles.

*RBI* shall be continuous and ongoing with a minimum of 4 per calendar year prioritized based on analysis from safety program, maintenance and inspection data received from *RTAs*. *RTSB* considers all inspections to have a risk-based element and will not be differentiating between them. Historical inspection counts have exceeded several hundred inspections annually.

Typically, *RTSB inspectors* conduct inspections involving initial records review and follow-up field work, which can identify findings missed by *RTA* inspection personnel during their inspections. *RTSB Inspectors* may also observe *RTA* inspection personnel conducting their inspections. If *RTSB inspectors* identify deficiencies by *RTA* inspection personnel in either following inspection procedure or preparing inspection reports, *RTSB inspectors* may provide comments to *RTA* supervisors and managers regarding their oversight of the *RTA's* inspection personnel or inspection process. This would not otherwise be identified in the inspection data submission or records. In this way *RTSB* management trains *RTSB* inspectors to make sure *RTA* inspection personnel know how to properly identify and/or report findings (defects or hazards), and to make sure *RTA* inspection personnel.

Same as above for observing RTA personnel conducting maintenance activities.

RTSB is sufficiently staffed and structured to allow for routine inspections of all RTAs in all inspection disciplines so that no gaps of inspection types for each RTA exist. When resource constraints are encountered, the *inspector* will consult with the Rail Safety Inspector - Senior or Rail Safety Inspector - Supervisor for guidance on which is a priority.

1.5.7 *Inspectors* will conduct both announced and unannounced inspections of operations and facilities to assess compliance with federal, state, Commission, and relevant *RTA* rules and/or procedures. Inspections may include but not limited to the following:

- a. Observation of *RTA* employees and *contractors* for compliance with *RTA*'s rules and procedures;
- b. Review of training records and procedures;
- c. Drug and alcohol program effectiveness;
- d. Observation and review of *RTA* efficiency testing program (rules compliance testing program);
- e. *Safety* and maintenance inspection of track, vehicles, and signal and train control systems; and
- f. Review of *RTA* inspection, maintenance, and repair records of track, signal system, and equipment.

For announced inspections, the *Inspector* will provide a minimum of 24hour notice to the *Designated Representative*, and the *RTA Safety* Manager. Notifications for announced inspections will be by e-mail. Although the *Inspector* may make discretionary schedule arrangements based on the *RTA*'s request, at no time will the *Inspector* be required to arrange dates to satisfy schedule conflicts of the additional parties. All parties may arrange to meet at a specific location and at an agreeable time, however the determined location and time will be the responsibility of the *Inspector* in charge of the inspection.

*Inspectors* will conduct unannounced inspections. For unannounced inspections, the *Inspector* in charge will notify the *RTA* onsite personnel upon arrival and contact the *RTA*'s highest ranking supervisor at the facility. The *Inspector* is not required to notify any additional personnel but may do so if desired or requested. For unannounced inspections which involve areas restricted to only *RTA* personnel, e.g. Right-of-Way, the *RTA* shall provide an escort during the inspection. With the exception of during an operational or other system emergency that requires the engagement of the relevant *RTA* personnel, or where no qualified escort is present at the site when Staff arrives, the inspection shall commence within an hour of the *inspector* notifying *RTA* onsite personnel. If there is a need to wait for an escort, one will be provided as soon as possible. Upon completion of the inspection, the *Inspector* in charge of an unannounced inspection will notify the *RTA* whether the *Inspector* identified any findings.

In cases where the inspection is conducted in locations that the general public has access to (such as at stations), *RTA* notification of the inspection is not required. However, the *Inspector* will notify the *RTA* when the inspection is complete, and whether the *Inspector* identified any findings.

> Operating Cab—When the *Inspector* rides in the operating cab to perform an operating practices, track, signals & communications, or mechanical Inspection, the *Inspector* will not distract the *RTV* operator and comply with the following:

- 1. Prior to entering an operating cab, the *Inspector* will ensure that their *Personal Electronic Device (PED)* is turned off and properly *Stowed* in a grip, backpack, etc. and not *On Their Person*, in compliance with Commission *GO* 172 series. The *PED* on vibrate or airplane mode and in their clothing pocket is not acceptable.
- 2. Prior to the *RTV* Operator moving the train, the *Inspector* will perform a job briefing, advising the *RTV* Operator that this will be a *Sterile Cab*. This is to ensure that there is no conversation between the *Inspectors* and the *RTV* Operator while the train is in operation. Conversation should only occur if it does not impede the *RTV* Operator's duties.
- 3. Before leaving the operating cab, the *Inspector* will debrief the *RTV* Operator and relay observations regarding the in-cab ride pertaining to the inspection.
- 1.5.8 Prioritization of Inspections

Data received from *RTAs* per Section 1.6.2 shall be analyzed per Section 1.6.4 and referenced to the "RBI Prioritization Rating" document (see Attachment 24), based on category rating. Category ratings consist of the following:

- a. Catastrophic, category rating of 5;
- b. Critical; category rating of 4;
- c. Moderate, category rating of 3;
- d. Marginal, category rating of 2; and
- e. Negligible, category rating of 1.

*RBI* shall be prioritized based on frequency and category ratings of defects identified during analysis. See Sections 1.6.2 and 1.6.3 for frequency of data collection and analysis, which will determine the frequency of data prioritization.

1.5.9 Safety Event Verification

*Safety Events* shall be reported and investigated, and associated investigation reports will be evaluated, approved, and CAPs tracked in accordance with Section RTSB-8 of this Program Standard.

When *Inspectors* conduct *safety event* or other investigations, *Inspectors* will verify - the scene is successfully repaired as part of the investigation. Probable causes shall be collected/analyzed to support the identification of *hazards* including other similarly configured locations. *Inspectors* will assess whether the *RTA* is leveraging data and information collected through investigation activity to determine probable cause and to support the identification of any hazards. For *safety events* where *inspectors* conduct field inspections, the data collected is considered during the close-out process. For all *safety events* investigated, findings and recommendations are not considered in a vacuum and similarly configured locations are considered in CAPs developed as a result of the review of the *safety event*.

1.5.10 Following each inspection, the *Inspector* will complete a *Rail Transit Safety Branch Inspection Form* (see Attachment 2) using objective language and referencing factual objective data and submit it within three (3) business days to the Rail Safety Inspector - Supervisor or Rail Safety Inspector - Senior. The *Inspector* will upload to *RSSIMS* all relevant documents pertaining to the inspection. *RTOSS Inspectors* will document *RTA* issues of non-compliances, exceptions, or findings from unannounced or announced inspections and transmit findings to the Rail Safety Inspector - Senior / Rail Safety Inspector - Supervisor for review and issuing to the *RTA*.

Inspection reports will generally be separated by inspection discipline, and they will not be combined reports of several inspection activities, such as all inspections that occurred on a single day.

1.5.11 The *RTOSS* Rail Safety Inspector - Supervisor or Rail Safety Inspector -Senior will provide the *RTA* designated *Safety* Department the CPUC inspection report and any additional information or documentation provided by the *Inspectors*, to ensure all inspection activities are communicated properly, and may consult the *Inspectors* for clarification as needed. The inspection report will be issued within 3 weeks from the inspection date unless findings indicate more urgency is appropriate.

If the inspection report notes findings of non-compliance, the *RTA* must provide a written CAP to *RTSB* within 30 days of receiving the inspection report.

The *Designated Representative* may also prepare an Activity Report for any or all activities related to such inspections.

- 1.5.12 The Supervisors of *RTOSS* have overall responsibility for *RTOSS* inspections and *Corrective Action Plans (CAPs)* from inspection findings of non-compliance with federal, state and/or RTA rules and procedures.
- 1.5.13 The Rail Safety Inspector Senior will track all inspections and *CAPs* to ensure the documented findings of non-compliance, or exceptions, are completed per federal, state and Commission regulations.
- 1.5.14 If the *RTA* disagrees with the finding(s) of an inspection report, the *RTA* can submit to the Rail Safety Inspector Supervisor or Rail Safety Inspector Senior documentation and other information to justify their position. The Rail Safety Inspector Supervisor and Rail Safety Inspector Senior will review the *RTA*'s request, and as appropriate discuss with the *RTSB* Program Manager and other *Staff*. If *RTSB* Management agrees with *RTA*'s request, the Rail Safety Inspector Supervisor will instruct the Rail Safety Inspector Senior to send to the *RTA* a follow-up inspection report closing out the original inspection report. The Rail Safety Inspector Senior will also update the inspection tracking, as appropriate. If *RTSB* Management disagrees with the *RTA*, the Rail Safety Inspector Supervisor or Rail Safety Inspector Senior will inform the *RTA* along with its reasons.
- 1.5.15 Immediate Safety Concerns

When immediate safety concerns, at the discretion of the *Inspector*, are identified during the inspection, the *Inspector* shall stop the inspection process and go to a safe location. The *Inspector* shall notify the *RTA* representative (or when necessary, contact emergency responders) and Rail Safety Inspector - Senior /*RTSB* management of the safety concern(s). Example safety concerns may include but not limited to:

- a. Security concerns such as criminal activity, suspicious person and/or package, creating an unsafe location;
- b. Inclement weather or threat of inclement weather;

- c. *RTA* personnel unsafe behavior, including disregard for safety procedures, suspected fatigue or impairment; or
- d. Equipment or infrastructure related conditions including but not limited to:
  - i. Hi-Rail Defects, serious track damage, or obstructions;
  - ii. Overhead catenary damage, malfunction, or other observed safety concern;
  - iii. Signal related damage or malfunction;
  - iv. Vehicle damage or component malfunction; or
  - v. Facility Safety concerns such as fire, electrical or other life/safety concerns.

If the immediate safety concerns can be abated within a reasonable time, the inspection may continue. If the safety concerns cannot be abated within a reasonable time period, the inspection will be postponed.

Findings identified as a result of the safety concern shall be tracked accordingly.

1.5.16 Defects and Corrective or Remedial Actions:

Defects identified through data analysis will be categorized by severity based on safety impacts to the *RFGS* and/or general public. *RBI* performed as a result of the identified defects and findings identified through *RBI* shall be tracked using *RSSIMS* database and/or spreadsheets. Defects, corrective actions and remedial actions will adhere to Commission General Order 164 (series) and Program Standard *CAP* documentation and approval mechanisms for *CAPs* contained herein.

1.5.17 Certification of Training

*Inspectors* are verified annually to have knowledge of the *RTA* safety protocols, demonstrated by completing the Technical Training Documentation form. Items verified include but not limited to:

- a. Knowledge of Roadway Worker Protection rules;
- b. Operating Procedures;
- c. RTA PTASP; and
- d. Safety Rules and Vehicle/Track maintenance programs.

# 1.6.0 RECORD REVIEWS, COLLECTION, AND ANALYSIS

- 1.6.1 Records that *Staff* review include but are not limited to the following:
  - a. Construction turnover inspection records for completed work on system extensions and other new facilities;
  - b. Verification and validation records for vital software and hardware;
  - c. Automatic train control, block signaling, track circuit and interlocking test records;
  - d. Test records for grade crossing warning devices;
  - e. Event recorder records;
  - f. Final design and as-built construction documents;
  - g. Start-up test records;
  - h. *Hazard analyses* records including how the *RTA* identified, assessed and mitigated identified safety risks;
  - i. Training and certification records;
  - j. Internal *safety* and *security* audit reports;
  - k. Accident investigation records;
  - I. Other Event records;
  - m. Maintenance records;
  - n. Hours of service records;
  - o. Operational evaluation records;
  - p. Drugs and alcohol test results;
  - q. Security video surveillance records; and
  - r. Corrective Action Plans.
- 1.6.2 The *RTAs* must provide CPUC the data the RTA collects when identifying hazards and assessing and mitigating safety risk with a frequency of at least every 6 months, unless otherwise shown on the "RBI Prioritization Rating Table" (Attachment 24). Records that *Staff* have identified for routine collection for each *RTA* are reflected on the RBI Data Review Tracking Sheet document for each RTA. Since each RTA is different, the data *RTAs* must provide vary as shown on Attachment 24. That data includes but is not limited to the following:

Safety Program Data

- a. Records of Events;
- b. Hazard Records;
- c. Safety Risk Mitigation Records;
- d. Correction Action Plans; and
- e. Records of near misses.

Maintenance Data

- a. Inspection and maintenance records and report forms;
- b. Work Orders;
- c. Records of Failures and Defects;
- d. Records of revenue vehicles out of service, including causal information;
- e. Major maintenance activity schedule and progress; and
- f. Adherence to maintenance schedules, including reports and documentation.

Inspection Data

- a. Inspection records and report forms;
- b. Records of failures and defects;
- c. Records of speed restrictions;
- d. Event and Safety Risk Mitigation verification;
- e. Adherence to inspection schedules including reports and documentation of inspections not performed; and
- f. Capital projects schedules and progress.

When *Staff* plans to modify the RBI Data Review Tracking Sheet document, prior to implementing the modification *Staff* will provide the proposed revision to the RBI Data Review Tracking Sheet document to affected *RTAs* for a 30-calendar day comment period.

#### 1.6.3 Data Collected

Data shall be submitted to *Staff* based on format and time frames agreed upon by *RTOSS* management and the *RTAs* to <u>RBIData@cpuc.ca.gov</u> no later than 10 business days after the close of the reporting period. *Inspectors* will analyze data on the same frequency as the submission of that data, as they receive it. If unable to provide within the time frames requested, *RTA* must send to <u>RBIData@cpuc.ca.gov</u> justification for the delay and request additional time to meet the requirement. *RTOSS* management will review the time extension request and notify the *RTA* of their decision to approve or reject the time extension request.

If *RTA* fails to comply with submitting requested data based on format and time frames agreed upon, *Staff* may issue findings and recommend enforcement actions based on non-compliance with *CPUC* General Orders, *FTA* regulations, and *RTA's PTASP*.

#### 1.6.4 Data Analysis

*RTSB* management will assign *staff* to review data received from *RTAs* for *RBI* analysis purposes. The Senior Utilities Engineer Specialist, *Inspectors* in their respective crafts (Operations, Equipment, Signal, and Track), Rail Safety Inspector - Seniors, Rail Safety Inspector - Supervisors and/or other *staff* assigned to review *RBI* data will assist *RTOSS* management to ensure complete review of data received. *Staff* will use spreadsheets, *RSSIMS* database, or other appropriate tools to analyze data collected from *RTAs* to identify any trends that the data may reflect that should be further investigated.

*Staff* will complete their *RBI* data review within 30 days after the *RTAs* submit them or 30 days after the *RTAs* are required to provide them, whichever date comes later.

Reviewers of the data will at a minimum evaluate the data to identify trends in *RTA* inspection and maintenance data based on location, frequency, severity, type of trend, individuals or departments involved, and continual or repeat findings. The data analysis and prioritization will be supplemented by CPUC's own data from all safety oversight activities and inspection findings for that *RTA*. Data for all California and other *RTA*s shall also be considered.

The data analysis review of *RTA* transmitted data shall be documented on the RBI Data Review Tracking Sheet for that period (see Attachment 24 -RBI Data Review Tracking Sheet) which shall be uploaded and stored in Content Server along with the data for that *RTA* for that time period.

1.6.5 Data Management System

Data collected will be accurately stored on the Commission's Content Server document management system, which requires a login and a password, limiting access.

Data collected will be:

- a. Used for analysis;
- b. Organized by *RTAs* in Content Server; and
- c. Kept for a minimum of 5 years. Each year *Staff* will review files and determine which ones need to be purged.

Documents that contain Sensitive Security Information (SSI) will be kept electronically on the Commission's Content Server, as indicated by *RTSB* 

Management (see Procedures Manual Section 8.8.2), which requires a login and a password, limiting access. In general, *Inspectors* will review SSI data at *RTA* facilities, in order to avoid having a need to take a copy of and safeguard the document with SSI. In cases where *Inspectors* need to keep a copy of the document that contains SSI, *Inspectors* will request a redacted copy from the *RTA*, if the redacted document still provides information necessary for *RBI* analysis.

*Staff* will use *RSSIMS* and Content Server to store and maintain documentation relating to its inspections, review and storage of RBI data from *RTAs*. Both are maintained by the Commission's Information Technology Services Division and have the capacity to store records according to RBI data management system policies and procedures herein.

- 1.6.6 The *Designated Representative* will document *safety certification* records for *Major Projects* that are selected for review in a *project SSCOP* Records Review (see Attachment 4).
- 1.6.7 *Staff* will prepare an Activity Report following each records review. *Staff* will discuss with *RTA* and note any *safety* concerns in these reports. The *Designated Representative* will notify their immediate supervisor of all reports noting *safety* concerns.

# 1.7.0 ACTIVITY REPORTS

The *Designated Representative* must document *Staff* participation in *RTA* meetings and committees, field, and other activities in *RSSIMS*. If this is a joint activity with *RTOSS*, the *Inspector* must provide to the *Designated Representative* the *Inspector*'s Activity Report for inclusion in *RSSIMS*.

# **1.8.0 COMMISSION FILING REQUIREMENTS**

Whenever necessary to bring matters before the Commission in a Resolution or other formal filing, the *Designated Representative* will prepare a notice of the filing of the *RTA* documents requiring Commission consideration and ensure it is published in the Commission Daily Calendar (see Attachment 5) by generating a Calendar Notice and submitting it to the Docket office. The *Designated Representative* will prepare and track the draft Commission Resolution as required in the *CPUC*'s Rules of Practices and Procedures. See *RSSIMS* Procedures Manual for instructions on preparing and tracking resolutions.

#### **1.9.0 GENERAL ORDER EXEMPTIONS/WAIVERS**

Any exemption/waiver issued by the Commission must achieve a level of safety equivalent to, or greater than, the level that would be achieved by compliance with the current regulation. This procedure outlines the options for *RTAs* seeking an exemption/waiver from a Commission General Order requirement and for Staff to process the request.

If an *RTA* wishes to receive an exemption/waiver from a Commission General Order, the *RTA* may discuss the exemption request with *Staff*. If *Staff* agrees safety would not be reduced and is in support of the exemption/waiver request, Staff will discuss with *RTSB* Management, and if they agree, *RTSB* will start the staff-initiated formal approval process. *Staff* will bring the matter before the Commission via a Commission Resolution recommending Staff approval.

If *Staff* does not support the *RTA* request, the *RTA* may file a formal *CPUC* Application to request approval of the exemption/waiver from a Commission General Order requirement.

- 1.9.1 The *RTA* should informally discuss with the *Designated Representative* their reasons to substantiate why the Commission General Order requirement cannot be met and must demonstrate that safety will not be reduced by the proposed exemption/ waiver. The *Designated Representative* will share the informal request with *RTSB* Management.
- 1.9.2 After discussion and approval of *RTSB* Management to proceed with the exemption/waiver request, the *Designated Representative* will inform the *RTA* to formally submit the request in writing addressed to the Program Manager with the signature from their *Accountable Executive*. The written request must contain a full statement for the reason(s) justifying the exemption/waiver and must demonstrate that safety will not be reduced.
- 1.9.3 *Staff* will then process the exemption/waiver request, by generating a draft Resolution recommending the Commission's approval.
- 1.9.4 The *Designated Representative* will prepare and track the Commission Resolution as required in the *CPUC's* Rules of Practice and Procedure, the *RSSIMS* Procedures Manual, and this program standard. The exemption/waiver granted shall be limited to the particular case and Commission General Order requirement covered by the request.

1.9.5 *Staff* shall create a new resolution record in *RSSIMS*, uploading relevant documents and updating all the required data and follow-through to completion when the final Resolution is issued by the Commission, so the *RSSIMS* record can be closed.

#### 1.10.0 CORRECTIVE ACTION PLAN FOLLOW-UP

Since Commission GO 164 series requires the *RTA* to develop *CAP*s for all *safety* and *security* findings of noncompliance, *Staff* will review and approve *CAP*s. For inspection findings corrected within 30 days, *staff* will document the finding closure by creating a TCAP record in *RSSIMS*.

- 1.10.1 Where immediate or emergency corrective actions are required to ensure *safety*, the *RTA* may implement the corrective action prior to *RTSB Staff* approval. *RTA* must provide the *CAP* to *RTSB Staff* within 48 hours.
- 1.10.2 Each *RTA* must submit each *CAP* to *Staff* with a request for review and approval. If the *CAP* is acceptable to *Staff*, Staff must notify the *RTA* approving the *CAP* as consistent with General Order 164 series, Sections 9.1 through 9.5 inclusive, best industry practices, and in furtherance of the public's interest in system *safety* and *security*. If *Staff* rejects the *CAP*, *Staff* must identify the areas in the plan that, in its determination, require correction, and communicate that information to the *RTA*.

Standard CAP replies are shown in Attachment 11.

If the *RTA* does not agree with the rejection, *RTA* must meet and confer with *Staff* in an effort to resolve this disagreement. If no resolution is achieved through negotiation, the *RTA* must apply to the Commission for approval pursuant to the application procedure under the Commission's Rules of Practice and Procedure.

1.10.3 The *Designated Representative* must create a record for all *CAP*s, except for inspection *CAPs*, in the TCAP module in *RSSIMS* to document the *CAP* and its status.

*CAP*s must include the following three elements:

a. Identification of the action to be taken by the RTA;

- b. An implementation schedule; and
- c. *Individual* and department responsible for the implementation.

The *Designated Representative* will enter into *RSSIMS* the monthly updates the *RTAs* provide on their progress in completing the *CAP*s. *Staff* can verify progress by conducting unannounced or announced inspection.

- a. When an *RTA* requests a time extension to complete a *CAP*, if *Staff* approves the time extension request, *Staff* will make the following changes to the TCAP record:
  - 1. *Staff* will update the "Issues Preventing Implementation/Withdrawal Reason" field with the previous implementation, date extension requested, and *RTA's* reason for extension request;
  - 2. Update the "Proposed Implementation Date" field; and
  - 3. Attach *RTA*'s request document and *Staff*'s reply as attachments to the TCAP record.
- b. When an *RTA* requests a time extension to complete a *CAP*, if *Staff* rejects the time extension request, *Staff* will make the following changes to the TCAP record:
  - 1. *Staff* will update the "Issues Preventing Implementation/Withdrawal Reason" field to document the extension request and *Staff's* reason for rejection; and
  - 2. Attach *RTA*'s request document and *Staff*'s reply as attachments to the TCAP record.
- c. *Staff will notify RTA* of their decision to approve or reject the *CAP* approval, following sample responses in Attachment 11.
- d. The *Designated Representative* will conduct their own reviews to verify *CAP* completion as *RTAs* close them over time and request *CAP* closure approval. The *Designated Representative* will document closure and verification method by completing the TCAP module in *RSSIMS*. The *Designated Representative* will attach any *RTA's* verification documentation, along with any other associated documentation, to the appropriate *RSSIMS* record.
- e. If the *Designated Representative* is satisfied with the completion of the *CAP*, the *Designated Representative* will document the approval method email (date) or letter (date) to the *RTA* in the appropriate *RSSIMS* TCAP record. The designated representative should consult

with other *RTSB* Staff or management as necessary to determine CAP adequacy.

- 1.10.4 *RTSB Inspectors* will adhere to the following *CAP* documentation and approval mechanisms for completion of *CAP*s (resulting from inspections) using *RSSIMS*:
  - a. When *CAPs* for inspection findings are submitted the *inspector* will inform the *RTA* by sending an email confirming the *CAP* is acceptable for each finding.
  - b. The *Inspector* will use *RSSIMS* to track their outstanding inspection *CAPs* and open inspection reports.
  - c. If the *Inspector* is satisfied with the *RTA*'s completed *CAP*(s), the *Inspector* will inform the *RTA* and follow *RSSIMS* procedures for closing out the TCAP record. When all *CAPs* for inspection findings are completed, a final inspection report with the close-out information (closure dates) will be issued to the *RTA*.
  - d. If the *Inspector* is not satisfied, the *Inspector* will discuss the inspection report and proposed *CAP* with the Rail Safety Inspector Supervisor and Rail Safety Inspector Senior, and if they agree, will reject the proposed *RTA* cap via e-mail. The *CAP*(s) will remain open and shown on the tracking spreadsheet.
  - e. The Rail Safety Inspector Supervisor or Rail Safety Inspector Senior will close out the TTIN record in *RSSIMS* after the last *CAP* from an inspection report has been closed.

RTSB-2 Procedure for Reviewing, Approving, and Filing a Rail Transit Agency's Prepared Public Transportation Agency Safety Plan

# 2.1.0 SCOPE

This section describes the *RTSB* procedures for reviewing, approving and filing a *Public Transportation Agency Safety Plan (PTASP)* prepared by the *RTA's* operating *Rail Fixed Guideway Systems* in California. There are distinctions between *FTA* funded and non-*FTA* funded *RTAs*.

# 2.2.0 PURPOSE

- 2.2.1 The purpose of this procedure is to:
  - a. Establish a standard set of instructions for *Staff* to follow when reviewing, approving, and filing *PTASP* submittals; and
  - b. Establish a set of guidelines for the *RTAs* to use in preparation and/or revision of their *PTASP*.

- 2.3.1 The *RTSB* Program Manager has overall responsibility for the application and use of this procedure, including approval of the "*CPUC* Checklist for Review of *Public Transportation Agency Safety Plan*" (see Attachment 6a) and "*CPUC* Checklist for Review of Non-*FTA* Funded Rail Transit Agency Public Transportation Agency Safety Plan" (see Attachment 6b).
- 2.3.2 Whenever *RTSB* management revises one or both checklists described in this Section, it will be provided to *RTSB Staff* and the *RTA*s.
- 2.3.3 The *Designated Representative* will review each *PTASP*, including any subsequent revisions, for conformance to the appropriate checklist described in this Section.
- 2.3.4 The *Designated Representative* will review each *PTASP* in cooperation with the *RTA* to resolve any checklist item(s) not adequately addressed in the *PTASP*.
- 2.3.5 The *RTSB* Management will review and approve the checklists described in this Section for the submittal of the *RTA's PTASP*. The *Designated Representative* will prepare and process a draft letter of approval for *RTSB* Senior Utilities Engineer (Supervisor) with accompanying appropriate checklist described in this Section for Review (see Attachment 23). In case of rejection of the *RTA*'s

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*PTASP*, the *Designated Representative* will provide the Checklist for Review and reasons for non-approval.

- 2.3.6 Commission *GO* 164 series requires *RTAs*, before February 15<sup>th</sup> of each year, to review their *PTASP*, in order to determine whether the plan should be revised, and notify *Staff* if no revisions to the *PTASP* are deemed necessary.
- 2.3.7 In the event *Staff* disagrees with the *RTA*, *Staff* must provide written explanation of the reasons for its rejection to the *RTA*, and the *RTA* must file a formal application seeking approval by the Commission.
- 2.3.8 *Staff* may periodically require additional review of the *PTASP* to address specific issues based on revisions of the following documents, if applicable:
  - a. Program Standard Procedures Manual; and
  - b. 49 CFR Chapter VI.
  - c. FTA safety advisory;
  - d. FTA safety directives;
  - e. On-site reviews;
  - f. Investigations; or
  - g. Changing trends in events data.
- 2.3.9 *RTA* may initiate review and/or revision to the *PTASP* outside of the annual review cycle.
- 2.3.10 Revisions to the initial Commission approved *PTASP* will be reviewed by *Staff* for conformance to the applicable sections of the *"CPUC* Checklist for Review of *Public Transportation Agency Safety Plan*", using the same methodology as in the initial *PTASP* submission.

# 2.4.0 REVIEW OF PUBLIC TRANSPORTATION AGENCY SAFETY PLAN

- 2.4.1 To ensure statewide compliance and consistency, *Staff* will review the initial *PTASP* and, subsequently, any revised *PTASPs* using the appropriate checklist described in this Section *Staff's* evaluation of the *RTA's* submittal will verify the following elements are addressed in the *PTASP*, if applicable:
  - a. Endorsement of the *PTASP* by the *RTA*'s accountable executive;

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- b. Establish the *safety* goals and objectives (based on the *National Public Transportation Safety Plan*) of the *RTA*;
- c. Identify the *safety* roles and responsibilities of all *RTA* departments/functions;
- d. Identify the *safety risk management* process, including reporting thresholds, to be used by the *RTA*;
- e. Identify the internal *safety* review process to be performed by the *RTA* and *Staff* involvement in the process;
- f. Identify *events* notification, *investigation* and reporting procedures to be used jointly by the *RTA* and the *SSOA* in managing *events*, meeting the thresholds specified by *FTA*'s rule;
- g. Require communication and coordination with *Staff* in all Commission program provisions, and document the actual mechanisms in place for communication and coordination between the *RTA* and *Staff*; and
- h. Provide a schedule for the implementation and revision of the *PTASP*.
- 2.4.2 *RTA*'s Board of Directors does not need to approve the *RTA*'s annual review of their *PTASP* if no changes are made to the document. The *RTA*s simply need to provide a letter informing *Staff* they reviewed their *PTASP* and have no changes for this year.
- 2.4.3 The *Designated Representative* will verify all 23 elements prescribed in Commission General Orders series 164, 172, and 175, as well as *CPUC*'s Checklist for Review of *Public Transportation Agency Safety Plan* are addressed in the *RTA*'s *PTASP*.
- 2.4.4 The *Designated Representative* will review all referenced materials in conjunction with the *PTASP*.
- 2.4.5 The *Designated Representative* will complete the appropriate checklist described in this Section, and brief *RTSB* Management on any findings. The *RTSB* Management will review the checklist for thoroughness and, if necessary, assign additional *Staff* to conduct peer review of the *PTASP* and the completed checklist.
- 2.4.5 If the revised *PTASP* is not acceptable based on the Commission General Order 164 series requirements, the *Designated Representative* will draft a formal letter of review for *RTSB* Management signature with a copy of the *Staff's* completed

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checklist. The *RTA* will be given instructions on how to revise and resubmit the revised *PTASP* in the letter.

- 2.4.6 The *Designated Representative* will draft an approval letter for *RTSB* Management review. *RTSB* Management will send a formal letter of review and approval of the *PTASP* to the *RTA*, with a copy of *Staff's* completed checklist.
- 2.4.7 The *Designated Representative* will maintain the completed checklists, *RTSB* letters of approval/disapproval with accompanying reasons for rejection, any other correspondence and the approved *PTASP*, including the original and any revisions, for each *RTA* and file a copy in *RSSIMS*.

RTSB-3 Procedure for Reviewing, Approving, and Filing a Rail Transit Agency's Prepared System Security Plan

# 3.1.0 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedures for reviewing, approving and filing *System Security Plan (SSP)* prepared by the *RTA* operating *Rail Fixed Guideway Transportation Systems* in California.

# 3.2.0 PURPOSE

- 3.2.1 The purpose of this procedure is to:
  - a. Establish a standard set of instructions for *Staff* to follow when reviewing, approving, and filing *SSP* submittals; and
  - b. Establish a set of guidelines for the *RTA* to use when they prepare or revise an *SSP*.

- 3.3.1 The *RTSB* Program Manager has overall responsibility for the application and use of this procedure, including approval of the "*CPUC* Checklist for Reviewing the *System Security Plan*" (see Attachment 7).
- 3.3.2 *Staff* will review each *SSP*, including any subsequent revisions, for conformance to the "*CPUC* Checklist for Reviewing the *System Security Plan*" (see Attachment 7).
- 3.3.3 *Staff* will review each *SSP* in consultation with the *RTA* to resolve any checklist item(s) not adequately addressed in the *SSP*.
- 3.3.4 *RTSB* Management will approve the *CPUC* Checklist for reviewing the *SSP* for the initial submittal of each *RTA's SSP*.
- 3.3.5 As required by *GO* 164 series, an *RTA* must annually review the *SSP* to determine whether the plan should be revised. *RTA* will be responsible for formally advising *Staff* prior to February 15 of each year if no revisions to *SSP* are deemed necessary. In the event *Staff* disagrees with *RTA* decision, *Staff* will formally notify the *RTA* that further review and revisions are necessary.
- 3.3.6 *Staff* may periodically require additional review of the *SSP* to address specific issues based on revisions of the following documents:
  - a. Program Standard Procedures Manual; and
  - b. 49 CFR Chapter VI.

Including but not limited to the following:

- a. FTA Safety Advisory;
- b. FTA Safety Directives;
- c. On-site reviews;
- d. Investigations;
- e. Changes in homeland *security* trends; and
- f. Recommendations or requirements from Department of Homeland Security or Transportation Security Administration.
- 3.3.7 The *RTA* may initiate review and/or revision to the *SSP* outside of the annual review cycle.
- 3.3.8 In the event *SSP* revisions are made, the *RTA* must submit the revised *SSP* to *Staff* no later than February 15 of each year. Revised Commission approved *SSP* will be reviewed by *Staff* for conformance to the applicable sections of the attached *CPUC* Checklist for review of *SSP*, using the same methodology as in the initial *SSP* submission.
- 3.3.9 *RTSB* Management will approve the *CPUC* Checklist for reviewing the *SSP* for a revised *SSP*; the *Designated Representative* will prepare and transmit a letter of approval to the *RTA*.
- 3.3.10 The *Designated Representative* will maintain a file containing the completed checklists, and *RTSB* letters of approval/disapproval for each *RTA* and file a copy in *RSSIMS*. *Staff* will maintain confidentiality of *SSP*.

#### 3.4.0 REVIEW OF SYSTEM SECURITY PLAN

- 3.4.1 To ensure statewide compliance and consistency, *Staff* will review the initial *SSP* and revised *SSP* using the *CPUC* Checklist for review of *SSP*. (see Attachment 7). Evaluation of the *RTA* submittal verifies the following elements are addressed in the *SSP*:
  - a. Identify the policies, goals, and objectives for the *security* program endorsed by the *RTA's accountable executive*;
  - b. Document the *RTA's* process for managing threats and vulnerabilities during operations, and for *Major Projects*, including integration with the *safety certification* process;
  - c. Identify controls in place that address the personal *security* of *passengers* and employees;

- d. Document the *RTA*'s process for conducting internal *security* reviews to evaluate compliance and measures the effectiveness of the *SSP*; and
- e. Document the *RTA*'s process for making its *SSP* and accompanying procedures available to the *SSOA* for review and approval.
- 3.4.2 The *RTA* must make available to *Staff* for review all documents referenced in *SSP* along with the *SSP*. The *Designated Representative* will review all referenced materials in conjunction with the *SSP* review.
- 3.4.3 The *Designated Representative* will complete *CPUC* Checklist for review of *SSP*, and brief *RTSB* Management on findings. *RTSB* Management will review checklist for thoroughness and, if necessary, assign additional *Staff* to conduct peer review of *SSP* and completed checklist.
- 3.4.4 If the revised *SSP* is not acceptable based on the Commission General Order 164 series requirements, the *Designated Representative* will draft a formal letter of review for *RTSB* Management signature with a copy of the *Staff's* completed checklist. The *RTA* will be given instructions on how to revise and resubmit the revised *SSP* in the letter.
- 3.4.5 The *Designated Representative* will send a formal letter of review and approval of the *SSP* to the *RTA*, with a copy of *Staff's* completed checklist.
- 3.4.6 The *Designated Representative* will maintain the completed checklists, *RTSB* letters of approval/disapproval with accompanying reasons for rejection, any other correspondence and the approved *SSP*, including the original and any revisions, for each *RTA* and file a copy in *RSSIMS*.

#### 4.1.0 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedures for performing triennial on-site reviews of the *rail transit agencies (RTAs)* operating *Rail Fixed Guideway Systems* in California.

#### 4.2.0 PURPOSE

- 4.2.1 The purpose of this procedure is to:
  - a. Provide the *RTSB staff* (*Staff*) with a standard set of instructions for performing triennial, on-site, reviews by auditing the application and use of the *RTA's Public Transportation Agency Safety Plan (PTASP)* and *System Security Plan (SSP)*; and
  - b. Provide the *RTA* a complete description of the triennial on-site, review program.

- 4.3.1 The *RTSB* Program Manager has overall responsibility for the preparation and use of this procedure.
- 4.3.2 Each *RTA* operating a *Rail Fixed Guideway System* in California is required by Commission General Order 164 series to have a Commission approved *PTASP* and *SSP*.
- 4.3.3 *Staff* will review each *RTA's* implementation of its *PTASP* and *SSP* in accordance with this procedure within a 3-year period, and every 3-year period thereafter. For a new start *RTA*, *Staff* will review the *RTA's* implementation of its *PTASP* and *SSP*, in accordance with this procedure, after one year of revenue service, and every 3-year period thereafter.
- 4.3.4 *Staff* will conduct each review in accordance with a set of checklists prepared in advance. The checklists are prepared from the 23 elements found in Attachment 9, *CPUC Checklist for Reviewing and Approving a Rail Transit Agency's Annual Internal Safety and Security Review Report. Staff may reference checklists, found in Content Server's "Triennial On-Site <i>PTASP* Review Docs" folder or on prior *RSSIMS* TRRV records.

4.3.5 *Staff* will document the results of each review in a final triennial onsite review report containing the *Staff's* findings and recommendations (see Attachment 8). *Designated Representative* will prepare separate Draft Reports with findings and recommendations for the *Safety* and *Security* audit. *Staff* will file all Triennial On-Site Review documents on *RSSIMS* and which will be approved by *RTSB* Management.

The *Designated Representative* will create and track the Triennial audit on *RSSIMS* TRRV module including the Resolution on a separate *RSSIMS* RSL module record, the checklists, *Staff* Reports with their findings and recommendations and the resulting *CAP*s.

#### 4.4.0 REVIEW PREPARATIONS

- 4.4.1 The *RTSB* Management will assign a *Designated Representative* and *Staff* to conduct each scheduled triennial on-site review. Also, *RTSB* Management will assign a *Designated Representative* to oversee the review process.
- 4.4.2 In addition to the *RTA's PTASP* and *SSP*, *Staff* will use the *RTA's* procedures and other pertinent documents as a basis for preparing a set of checklists before beginning the on-site review. As stated before, the checklists are prepared from the 23 elements found in Attachment 9, *CPUC Checklist for Reviewing and Approving a Rail Transit Agency's Annual Internal Safety and Security Review Report*. Examples of these procedures include but not limited to:
  - a. The *RTA*'s operating rule book, bulletins, notices, and standard operating procedures (*SOP*'s);
  - b. The *RTA*'s manuals and procedures for preventive maintenance of *safety* related systems, equipment, and facilities;
  - c. The *RTA*'s procedures for documenting and investigating *safety events* and *hazards*;
  - d. The *RTA's Safety Design Criteria* and project engineering and construction procedures for configuration management and control of extensions and modifications;
  - e. The *RTA*'s annual internal audit reports for the previous three years;

- f. The *RTA*'s open and closed *CAPs* for *safety events* and *hazards* reported to the Commission during the previous three years;
- g. Any FTA safety regulations;
- h. Previously prepared Commission triennial audit reports; and
- i. Applicable Commission General Orders, Resolutions and Decisions.
- 4.4.3 Utilizing the materials referred to in Section 4.4.2, the *Designated Representative* and *Staff* will prepare checklists that identify the *safety* and *security* requirements to be reviewed, the applicable reference documents that establish the acceptance criteria for those requirements, and the method of verification. Space will also be provided on the checklists to record review findings, comments, and recommendations. See Attachment 6a for an example of a checklist.
- 4.4.4 When preparing the checklists, *Staff* will concentrate on requirements that affect the *safety* and *security* of train operations and are known or believed to be important to *hazard* reduction and the prevention of *events*.
- 4.4.5 *Staff* will notify the *RTA's accountable executive* by letter at least 30 days in advance of each review. Concurrently, *Staff* will notify the *RTA's safety* and *security* department management and will include the planned scope of the review and the checklists.

# 4.5.0 THE TRIENNIAL ON-SITE REVIEW

- 4.5.1 Each triennial on-site review (Review) will be preceded by an onsite meeting attended by *RTSB's* Program Manager, the *RTA's Accountable Executive*, and personnel in charge of each department to be reviewed.
- 4.5.2 The *Designated Representative* will prepare a meeting agenda that includes the scope of the Review, a brief review of the checklists, a proposed schedule of daily activities, protocol for communications between *Staff* and the *RTA's* personnel, the treatment of the Review findings, the time and date for holding a post review meeting, and the procedure for drafting, reviewing, and issuing a final report.

- 4.5.3 *Staff* will conduct the Review by using the checklists to verify the *RTA's* conformance with the requirements contained in the listed reference criteria. *Staff* will accomplish verification by:
  - a. Discussions with *RTA*'s personnel;
  - b. Review of procedures and records;
  - c. Observations of operations and maintenance activities; and
  - d. Visual examinations and measurements.
- 4.5.4 The checklists will identify the method of verification. However, the checklists will not restrict *Staff* from performing additional *investigations* when initial findings appear to warrant further inquiry to verify conformance with *safety* requirements specified in *RTA's PTASP* and *SSP*.
- 4.5.5 *Staff* will record findings and comments on the checklists. *Staff* will immediately communicate the *safety* and *security* critical findings to the *RTA*.
- 4.5.6 *Staff's* recommendations for correcting findings of non-compliance may also be included on the *individual* checklists, and/or combined and presented in a separate section of the final report. At the conclusion of each checklist review, *Staff* will communicate preliminary findings to the *RTA*.
- 4.5.7 Each review will be concluded by an on-site meeting attended by *RTSB* Program Manager, the *RTA's accountable executive*, and personnel in charge of each department reviewed to discuss the preliminary findings and recommendations. During this meeting, the *Designated Representative* will offer the *RTA* personnel an opportunity to comment and provide any additional information that may affect the preliminary findings and recommendations.

# 4.6.0 THE FINAL TRIENNIAL ON-SITE REVIEW REPORTS

4.6.1 Following the completion of the on-site review, the *Designated Representative* will prepare a draft report with *Staff's* findings, conclusions, and recommendations. The report will be based on triennial review activities, including but not limited to activities observed, documents reviewed, field inspections, and issues discussed with *RTSB* Management. Nothing prevents *Staff* from

referring to previous violations or addressing other safety concerns relating to the checklist items. The *Designated Representative* will include the completed checklists in the draft Review report as attachments.

- 4.6.2 The *Designated Representative* will submit the draft report to the *RTSB* Management for approval.
- 4.6.3 The *Designated Representative* will submit the approved draft report to the *RTA* for review and comments.
- 4.6.3 The *Designated Representative* will allow the *RTA* 30 days to review and comment on the findings and recommendations contained in the draft Review report.
- 4.6.4 The *Designated Representative* and *RTSB* management will make every effort to reach full agreement and concurrence with the *RTA* on the review findings and recommendations.
- 4.6.5 The *Designated Representative* will prepare and process the final Review report and draft a Commission Resolution in compliance with the Commission Rules of Practice and Procedure.
- 4.6.6 The *Designated Representative* will upload all relevant documents pertaining to triennial audits to *RSSIMS*, with a copy of the completed checklists attached. The *Designated Representative* will create an association between the RESL and TRRV records in *RSSIMS*.

# 4.7.0 CORRECTIVE ACTION PLAN FOLLOW-UP FOR TRIENNIAL REVIEW

4.7.1 The Commission Resolution approving the *Staff*'s Triennial Review Report provides a time period for the *RTA* to formally respond. The *RTA* must develop *CAP*s to address the Report's findings of non-compliance.

The *RTA* will complete and implement all recommended corrective actions contained in the reports, in accordance with the plans and schedules submitted to *RTSB*.

*RTSB* will review and approve the *CAPs*. The *Designated Representative* will create one *TCAP* record in *RSSIMS* for each

*CAP*. In the *RSSIMS TCAP* record the "Source of CAP" field should be associated with the appropriate Triennial Review (*TTRV*) record in *RSSIMS*.

CAPs must include the following three elements:

- a. Identify the action to be taken by the *RTA* to minimize, control, correct or eliminate the risks and *hazards* identified by the *CAP*.
- b. An implementation schedule; and
- c. Indicate the *individual* and department responsible for the implementation.
- 4.7.2 The *Designated Representative* will monitor the *RTA's* implementation of the *CAP*s that result from each triennial on-site review by requesting monthly progress reports according to the corresponding Commission adopted Resolution, until all recommended corrective actions are implemented and completed. The *RTA* will provide to the *Designated Representative* a monthly status report detailing information on the implementation of all remaining corrective actions.
- 4.7.3 The *Designated Representative* will file the Triennial Review *CAP* progress in the *RSSIMS TCAP* record (along with attaching supporting documentation) and associate the *CAP* to the triennial record.

RTSB-5 Procedure for Oversight of the Rail Transit Agency's Internal Safety and Security Review

### 5.1.0 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedures for oversight of the *RTA's* Internal *Safety* and *Security* reviews that each *RTA* must perform and *RTSB staff (Staff)* will participate in the review process.

#### 5.2.0 PURPOSE

- 5.2.1 The purpose of this procedure is to:
  - a. Establish a standard set of instructions for *Staff* to follow when overseeing the *RTA*'s Internal *Safety* and *Security* reviews; and
  - b. Provide the *RTAs* with guidelines that they may use to perform Internal *Safety* and *Security* reviews and prepare an annual Internal *Safety* and *Security* review report.

- 5.3.1 The *RTSB* Program Manager has overall responsibility for the application and use of this procedure.
- 5.3.2 The *RTA* operating a *Rail Fixed Guideway System* in California is required by Commission General Order 164 series to annually perform planned and scheduled Internal *Safety* and *Security* reviews to evaluate compliance and measure the effectiveness of its *Public Transportation Agency Safety Plan (PTASP)* and *System Security Plan (SSP)*.
- 5.3.3 In its Internal *Safety* and *Security Audit* the *RTA* must audit all the same elements that *Staff* audits during the Triennial On-Site Review. The *RTA* must include all 23 elements of the *PTASP* and the *SSP*, described in Commission General Orders 164, 172, and 175 series. As required by Commission *GO* 164 series, the *RTA* will identify the scope of activities to be reviewed. *Staff* must ensure that the *RTA* reviews all 23 elements of the *PTASP* and *SSP* in an on-going manner and completes reviewing them over a 3-year period.
- 5.3.4 The *RTA* must prepare a schedule of Internal *Safety* and *Security* reviews to be performed during each calendar year. The *RTA* must submit this schedule and checklists, including any subsequent changes to the *Designated Representative* at least thirty (30) days before any scheduled review begins. The Designated

RTSB-5: Procedure for Oversight of the Rail Transit Agency's Internal Safety and Security Review

Representative will upload *RTA*'s notification (including the proposed schedule) in *RSSIMS*. Rescheduling need not meet the 30-day advance notice requirement, provided that the *RTA* and Designated Representative agree. The agreement to make changes must be documented in writing and Designated Representative must also upload it on *RSSIMS*.

- 5.3.5 The *RTA* must perform an Internal *Safety* and *Security* review in accordance with the written checklists by personnel technically qualified to verify compliance and judge the effectiveness of the activity being reviewed. The reviewers may be *RTA* assigned to the unit responsible for management of the activity being reviewed, but they must be independent from the first line of supervision responsible for performance of the activity being reviewed. *RTA* must demonstrate to *Staff* that the reviewers are qualified to participate in the review.
- 5.3.6 The *RTA* must document the Internal *Safety* and *Security* review in an annual report that covers the reviews performed during each calendar year. The annual report must state the results of each review in terms of the adequacy and effectiveness of the *RTA's PTASP* and *SSP*.
- 5.3.7 The *RTA* must retain the following supporting documentation for a minimum of four years:
  - a. The completed checklist;
  - b. Reference criteria;
  - c. Supporting documents; and
  - d. Documentation that the checklist was provided to the *Designated Representative* at least 30 days in advance of the audit.
- 5.3.8 In addition to the *RTA*'s annual report, the *RTA* must submit a formal letter of certification, signed by the *RTA*'s accountable executive, stating that, based on the evaluation performed during the Internal *Safety* and *Security* review process during the previous year, the *RTA* is in compliance with its *PTASP* and *SSP*. The *RTA* must submit the report to the *Designated Representative* prior to the 15<sup>th</sup> of February each year.

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#### 5.4.0 OVERSEEING THE RAIL TRANSIT AGENCY'S PERFORMANCE OF INTERNAL SAFETY AND SECURITY REVIEWS

- 5.4.1 Upon notification that the *RTA*'s plans to conduct an Internal *Safety* and *Security* review, the *Designated Representative* will oversee the review activity to assure that the *RTA* perform the following:
  - a. Complies with its own schedule of annual Internal *Safety* and *Security* reviews;
  - b. Performs Internal *Safety* and *Security* reviews in accordance with a written checklist prepared in advance;
  - c. Reviewers are technically qualified;
  - d. Reviewers are independent from the first line of supervision responsible for the activity being reviewed; and
  - e. Conducts a thorough and objective Internal *Safety* and *Security* review.
- 5.4.2 The *Designated Representative* will document each observed Internal *Safety* and *Security* review in an activity report in *RSSIMS*, upload correspondence, reports and approval letter and checklists.

# 5.5.0 REVIEWING AND APPROVING THE RAIL TRANSIT AGENCY'S ANNUAL INTERNAL SAFETY AND SECURITY REVIEW REPORTS

- 5.5.1 The *Designated Representative* is responsible for reviewing and approving the annual Internal *Safety* and *Security* review reports for conformance to the guidelines in the attached checklist (see Attachment 9).
- 5.5.2 *Staff* will review the annual Internal *Safety* and *Security* review report in accordance with the Commission General Order 164 series requirements.
- 5.5.3 *Staff* will send a letter of approval/disapproval with reasons for rejection to the *RTA*.
- 5.5.4 *Staff* will submit all the *RTA*'s internal review reports to the *FTA* alongside the Annual Submission documents on or before March 15 of each year.
- 5.5.5 *Staff* will maintain the approved annual Internal *Safety* and *Security* review report, checklist and copy of the approval letter and file documents in *RSSIMS*.

RTSB-5: Procedure for Oversight of the Rail Transit Agency's Internal Safety and Security Review

#### 5.6.0 CORRECTIVE ACTION PLAN FOLLOW UP FOR ANNUAL INTERNAL SAFETY AND SECURITY REVIEW

- 5.6.1 *Staff* will require the *RTA* to develop *CAP*s for all the internal *safety* and *security* review noncompliant findings and recommendations. *Staff* will review and approve *CAPs*. *CAPs* must include the following three elements:
  - a. Identify the action to be taken by the RTA;
  - b. An implementation schedule; and
  - c. *Individual* and department responsible for the implementation.
- 5.6.2 The *Designated Representative* will monitor the *RTA's* implementation of the *CAPs* that result from each annual on-site System *Safety* and *Security* review by requesting periodic progress reports.
- 5.6.3 The *Designated Representative* will document the *CAP* in *RSSIMS* and provide monthly updates to *RTSB* Management until completed and associate the *CAP* record to the *RSSIMS* Internal Safety and Security review (ISSA) record.

#### 6.1.0 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedures for receiving notifications of *Safety Events* and/or *hazards* from *RTAs*.

#### 6.2.0 PURPOSE

- 6.2.1 The purpose of this procedure is to:
  - a. Identify thresholds for Events:
  - b. Establish a standard set of instructions for *RTSB staff (Staff)* to follow when an *RTA* notifies *RTSB* of an *Event* and/or *hazard*; and
  - c. Prescribed forms and instructions for receiving notices of *Events* and/or *hazards*.

- 6.3.1 The *RTSB* Program Manager has overall responsibility for the preparation and use of this procedure.
- 6.3.2 Each *RTA* must notify *Staff* or designee of immediately reportable *safety events* in accordance with 49 *CFR* 674.33 and Commission General Order 164 series within two hours. If the *RTA* fails to report within two hours, the *RTA* must include a cause or explanation in their final Accident Report. See Attachment 10 for required information for the *RTA*'s Initial Accident Report.
- 6.3.3 An immediately reportable *safety event* is one, which meets or exceeds the following thresholds:
  - a. A *fatality*;
  - b. Two or more injuries;
  - c. A derailment;
  - d. A collision resulting in one or more injuries;
  - e. Collision resulting in disabling damage to a rail transit vehicle;
  - f. A *collision* involving a *rail transit vehicle* and any other vehicle or individual not resulting in one or more injuries or *disabling*

damage to a rail transit vehicle;

- g. An evacuation for life safety reasons; or
- h. An unintended train movement.
- 6.3.4 As required by Commission *GO* 164 series, the *RTA* shall provide as part of the notification:
  - a. The time and date of the safety event;
  - b. The location of the *safety event*, including Commission highway-rail grade crossing number if applicable;
  - c. The number of fatalities or injuries;
  - d. The rail transit vehicles involved in the safety event, if any;
  - e. The factor from Section 6.3.3 that makes the *safety event* immediately reportable;
  - f. Narrative description of the *safety event*; and
  - g. The first responders at the scene of the *safety event*.
- 6.3.5 *RTSB* maintains a web-based *accident* reporting tool. *RTAs* are encouraged to use the web-based *accident* reporting tool to report:
  - Any immediately reportable safety events (see Section 6.3.3 above);
  - A collision involving a *rail transit vehicle* and any other vehicle or individual not resulting in one or more injuries or *disabling damage* to a *rail transit vehicle*;
  - A Hazardous condition, for immediately reportable *hazards* per the *RTA*'s *PTASP*; or
  - A Courtesy Notice for a *safety event* that does not meet the required *CPUC* reporting criteria, however may generate attention from the media/elected officials, including the following:
    - Evacuation NOT for life-safety reasons.
    - Service Impacts due to Natural Events.
    - All impacts on service due to heavy rains, high heat events (including electric outage due to high heat), earthquakes, flooding, etc., EXCLUDING cautionary speed restrictions.
  - The web-based *accident* reporting tool automatically sends to the *RTA* a confirmation email, which includes the information entered on the form;
  - A CPUC email distribution list an email (that includes all RTSB

staff) the information that was entered on the form; and

- If the *safety event* meets the *FTA* immediately reportable criteria, an email to the *CPUC* email distribution list which includes a cc to the U.S. Department of Transportation's Transportation Operations Center (TOC), which *FTA* requires *RTA*s to report their immediately reportable *safety event* reports.
- 6.3.6 The *RTA* can use the web-based *accident* reporting tool to revise information they had previously provided.
- 6.3.7 The *RTA* can also "Reply to All" on the confirmation email they received from the *RTSB*'s web-based *accident* reporting tool to send attachments, such as photos, to everyone on the *CPUC* email distribution list.
- 6.3.8 Concurrent notification to the *FTA* is required for all immediately reportable *safety events* within two (2) hours. If the *RTA* does not use the *RTSB*'s web-based *accident* reporting tool, the *RTA* must copy the *Designated Representative* on their notification email to the *FTA*.
- 6.3.9 *Events* which require *FRA* notification, the *RTA* must notify the *Designated Representative* within two (2) hours of the *event*.
- 6.3.10 *RTA*s must comply with *NTSB* reporting requirements per 49 *CFR* Part 840.3 (cited below) and notify the Designated Representative whenever *NTSB* notification is made.

#### 49 CFR Part 840.3 – Notification of rail accidents to the NTSB

The operator of a railroad shall notify the Board by telephoning the National Response Center at telephone 800-424-0201 at the earliest practicable time after the occurrence of any one of the following railroad accidents:

- (a) No later than 2 hours after an accident which results in:
  - (1) A passenger or employee fatality or serious injury to two or more crewmembers or passengers requiring admission to a hospital;
  - (2) The evacuation of a passenger train;
  - (3) Damage to a tank car or container resulting in release of hazardous materials or involving evacuation of the general public; or
  - (4) A fatality at a grade crossing.

- (b) No later than 4 hours after an accident which does not involve any of the circumstances enumerated in paragraph (a) of this section but which results in:
  - (1) Damage (based on a preliminary gross estimate) of \$150,000 or more for repairs, or the current replacement cost, to railroad and nonrailroad property; or
  - (2) Damage of \$25,000 or more to a passenger train and railroad and nonrailroad property.
- (c) Accidents involving joint operations must be reported by the railroad that controls the track and directs the movement of trains where the accident has occurred.
- (d) Where an accident for which notification is required by paragraph (a) or (b) of this section occurs in a remote area, the time limits set forth in that paragraph shall commence from the time the first railroad employee who was not at the accident site at the time of its occurrence has received notice thereof
- 6.3.11 *Staff* will prepare an Initial *Accidents* Report through *RSSIMS* for reportable *events* and/or *hazards*. Instructions for preparing and processing Initial *Accident* Reports (see Attachment 10).
- 6.3.12 If an *RTA* determines that a *safety event* they had previously reported does not meet the threshold of an immediately reportable *safety event*, the *RTA* must notify the *Designated Representative* to withdraw the *accident* report.

If the *RTA* used *RTSB's* web-based *accident* reporting tool, the *RTA* can use the "reply to all" option on the *accident* report confirmation email to provide additional information for their determination to withdraw the original *accident* report. Upon receipt of information to withdraw an *accident* report, if *Staff* is satisfied with the determination, they can update the *RSSIMS* record for that *accident* by changing the status to "withdrawn" and entering the justification for withdrawal.

If *Staff* disagrees with the *RTA*'s determination, *Staff* will discuss with *RTSB* management, and contact the *RTA* to resolve the issue, and then accordingly update the *RSSIMS incident* record.

- 6.3.13 *Staff* will maintain a file/record of all Initial *Accident* Reports in *RSSIMS INCT* module.
- 6.3.14 Each *RTA* must report *safety events* to *FTA* within 30 days via the

National Transit Database (*NTD*) and record for analysis. Corrections made to *NTD* are subsequently reviewed and updated to the State Safety Oversight Reporting online system maintained by *FTA*.

If an *RTA* or *Staff* later determines that a *safety event* meets the requirements of an immediately reportable (within 2 hours) *safety event*, that *safety event* must be reported as set forth in Section 6.3.3 through 6.3.10.

- 6.3.15 As required by Commission *GO* 164 series, each *RTA* must collect, track and analyze data on *safety events* to reduce the likelihood of recurrence and make available for *Staff* and/or *FTA* review. *Safety Events* include the following:
  - a. No injury
  - b. Close calls or near misses;
  - c. Safety rule violations;
  - b. Violations of *safety* policies;
  - c. Damage to catenary or third–rail equipment that do not disrupt operations; and
  - d. Vandalism or theft.
- 6.3.16 A reportable *hazard* is any real or potential condition that can cause injury, illness, or death; damage to or loss of the facilities, equipment, rolling stock or infrastructure of a *RFGS* or damage to the environment. A *hazard* is different than "hazardous material spill", which the *RTA* must report to the National Transit Database within 30 days. The *RTA* does not need to report a *hazard* to the *FTA*. Examples of *hazards* reportable to *RTSB* include but not limited to the following:
  - a. Red signal violations;
  - b. Signal device failures;
  - c. Near misses with other rail vehicles, employees, automobiles, or pedestrians;
  - d. Door faults including wrong-side door openings or door openings during train movements;
  - e. Equipment failure causing service disruption;
  - f. Emergency brake application due to equipment failure, unintended aspect or track occupancy; and
  - g. Emergency tabletop exercise/drill findings resulting from after action reports.
- 6.3.17 *RTAs* may use the *RTSB's* Accident Reporting Webform to report immediately reportable *hazards* per their PTASP. *Staff* must create a

record of a reported *hazard* in the HAZT module of *RSSIMS*, which includes the Hazard category, identification method, hazard analysis data entries, and track the *hazard* to closure.

*RTAs* must maintain a record of identified *hazards*, including description of the *hazard*, date and time of occurrence, involved *RTA* personnel, any analysis done, and actions the *RTA* has taken, or plans to be take, to address them.

*Staff* will hold periodic meetings (monthly, quarterly, or some other frequency) with *RTAs*, during which the *RTA* will report their list of *hazards* and discuss them with *Staff*.

6.3.18 *Courtesy Notice* for a *safety event* that does not meet the required *CPUC* reporting criteria, however may generate attention from the media/elected officials.

Examples, includes but not limited to:

- Medical events not involving *RTA* operations;
- Security events, such as station closures due to law enforcement activity;
- Event that occurs off transit property where affected person(s), vehicle(s), or object(s) come to rest on transit property;
- Event that occurs off transit property that otherwise disrupts transit operations (such as a fire nearby);
- Evacuation NOT due to life safety reason;
- Natural disasters or weather events disrupting service;
- Loss of power disrupting service (including preemptive power shutoffs).

Staff must create a record of a reported Courtesy Notice in the INCT module of *RSSIMS*. Staff must forward the INCT notification as usual.

The report is for information only and staff should close out the record without additional follow-up.

6.3.19 A reportable evacuation is a condition that occurs when persons depart from transit vehicles or facilities for life-safety reasons.

Causes of evacuations that constitute an imminent danger (life-safety) to passengers, employees, contractors, or other persons may include:

- fires,
- presence of smoke or noxious fumes,
- hazardous material spills,

- vehicle fuel leaks,
- weapon fired on a vehicle,
- electrical hazards,
- bomb threats,
- suspicious items,
- security,
- power failure (if there is imminent danger to passengers), or
- mechanical failure (if there is imminent danger to passengers)

Evacuations of vehicles or facilities are reportable even if the event is off property. For example, if there is a called-in bomb threat, gas leak, or fire on adjacent property that causes an agency to evacuate a nearby station, then the *RTA* must report the evacuation.

Staff must create a record of a reported Evacuation for Life Safety Reasons in the INCT module of *RSSIMS* and forward the INCT notification as usual.

Evacuations to a station platform or a rescue train are not reported unless there was an imminent danger to passengers.

For Evacuations for Life Safety Reasons that are Security Event, *RTAs* are only required to conduct reviews or investigations per their own procedures. Staff is not required to review and adopt investigation reports on these types of events, instead only review the evacuation for compliance with *RTA* procedures. Staff must document the review of *RTA*'s evacuation procedures in the "Investigation Comments" field of the INCT record.

RTSB-7 Procedure for Reviewing and Approving a Rail Transit Agency's Accident Investigation Procedures

# 7.1.0 SCOPE

This section describes the *Rail Transit Safety Branch's (RTSB)* procedures for reviewing and approving *Accident Investigation* Procedures (*AIP*) prepared by the *RTA*.

# 7.2.0 PURPOSE

7.2.1 The purpose of this procedure is to:

- a. Establish a standard set of instructions for *RTSB staff* (*Staff*) to follow for reviewing and approving *RTA's AIP* submittals; and
- b. Provide each *RTA* with a set of guidelines that they may use to prepare *AIP*s for submittal to *Staff*.

- 7.3.1 The *RTSB* Program Manager has overall responsibility for the application and the use of this procedure.
- 7.3.2 *Staff* is responsible for reviewing and approving the *RTA's AIP*, including revisions, utilizing the attached checklist (see Attachment 12).
- 7.3.3 *Staff* will review the *RTA's AIP* in cooperation with the *RTA* to resolve any checklist items that are not adequately covered in the *AIP*.
- 7.3.4 Staff will enter their name, signature and date the completed checklist and provide it to their immediate supervisor (Senior Utilities Engineer Supervisor) for their review. The immediate supervisor will add their name, signature and date the form after they review and approve it.
- 7.3.5 *Staff* will draft a letter for the signature of *RTSS* Program and Project Supervisor informing the *RTA* their *AIP* has been approved.
- 7.3.6 *Staff* will send a letter of approval/disapproval with reasons for rejection to the *RTA* with a copy of the completed checklist attached.
- 7.3.7 *Staff* will maintain the approved *AIP*, completed checklist, and a copy of the approval letter and file a copy in *RSSIMS*, as indicated by *RTSB* Management.

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7.3.8 *Staff* will submit the *RTA's AIP* and approval letter with the completed checklist to the *FTA* alongside the Annual Submission documents on or before March 15 of each year.

RTSB-8 Procedure for Investigating Accidents and Approving a Rail Transit Agency's Accident Investigation Reports

# 8.1.0 SCOPE

This section describes the *Rail Transit Safety Branch's (RTSB)* procedures for investigating *accidents* and approving *Rail Transit Agency (RTA) accident investigation* reports. Although the Commission is ultimately responsible for the sufficiency and thoroughness of all *accident investigations*, each *RTA* must investigate, on behalf of the Commission, all reportable *accidents* involving a *rail transit vehicle* or taking place on *rail transit agency-controlled property*. Per Commission *GO* 164 series section 8, *Staff* may also perform a separate, independent *investigation* of any *accident*.

# 8.2.0 PURPOSE

- 8.2.1 The purpose of this procedure is to:
  - a. Establish a standard set of instructions for *RTSB staff* (*Staff*) to follow when investigating *accidents* and approving *accident investigation* reports submitted by *RTA*;
  - b. Establish a set of guidelines for the *RTA* to follow when conducting *accident investigations*, and developing *investigation* reports on behalf of the Commission; and
  - c. Provides a set of procedures for protecting the confidentiality of the *investigation* reports.

- 8.3.1 The *RTSB* Program Manager is responsible for the overall application and use of this procedure.
- 8.3.2 Notification of a reportable *safety event* should be in accordance with Commission *GO* 164 series.
- 8.3.3 *Staff* will prepare a Transit *Accident* Initial Notice via *RSSIMS* for every immediately reportable *safety event* (see Attachment 10). *Staff* will include the *accident* history going back only 10 years for that location in the initial notice. Once the *RSSIMS* generated Transit *Accident* Initial Notice is completed, *Staff* will distribute the report to the INCT email distribution list. If the *RTA* provides updates to their initial *accident* notification, *Staff* must also distribute the updated information to the INCT email distribution list.
- 8.3.4 As required by 49 *CFR* 674 and Commission *GO* 164 series, the *RTA* must investigate, on behalf of the Commission, all reportable *safety events*

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involving a *rail transit vehicle* or taking place on *rail transit-controlled property.* 

- 8.3.5 *Staff* may also perform a separate, independent *investigation* of any such *safety event*.
- 8.3.6 *Staff* will ensure the *RTA*:
  - Investigates safety events in accordance with Staff approved RTA's Accident Investigation Procedures (See Section RTSB 7) and conducts a thorough and objective investigation;
  - b. Submits its *accident investigation* report within 60 calendar days of the *safety event;*
  - c. Accident investigation report:
    - 1. Includes the *RSSIMS INCT* record number, which *Staff* will provide to the *RTA;*
    - 2. Includes photos, when available;
    - 3. Includes sketches, if appropriate;
    - 4. Draws accurate and substantiated conclusions from the available evidence;
    - 5. Identifies the most probable primary causes;
    - 6. Identifies the most probable secondary, underlying, and contributing causes;
    - 7. Includes recommendations, if applicable, that address the most probable primary and secondary causes;
  - d. Prepares and implements a *CAP* and schedule to carry out the recommendations contained in the final *accident investigation* report.
  - e. Submits an interim status report every 30 calendar days, if the *investigation* takes longer than 60 calendar days to complete. If the *RTA* does not provide a report within 90 calendar days, *Staff* must enter into the *RSSIMS* INCT record reasons for the delay.
- 8.3.7 *Staff* will review the *RTA's accident investigation* report, and if acceptable, *Staff* will submit the report to their immediate supervisor for review and approval. If the *Staff*'s immediate supervisor approves of the report, then *Staff* will formally adopt the *RTA's* report.
  - a. *Staff* will send correspondence to the *RTA* indicating the acceptance of their *accident investigation* report.
  - b. *Staff* will close out the *RSSIMS INCT* record and attach to it the following documents, as applicable:
    - 1. Initial Notice;
    - 2. All correspondence between the RTA and Staff, including emails;

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- 3. Photos, coroner's reports, and law enforcement agency reports; and/or
- 4. Final formal correspondence between *Staff* and *RTA* approving *RTA*'s accident investigation report.
- 8.3.8 In cases where *Staff* does not accept the *RTAs* accident investigation report, and *Staff* finds the *RTA*'s accident investigation report incomplete, or disagrees with the *RTA*'s conclusions, *Staff* must identify and inform the *RTA* the areas in the report to be corrected. If the *RTA* does not agree with *Staff*, *Staff* will discuss with *RTSB* Management next steps on how to proceed toward a resolution. If an agreement is reached and the *RTA*'s accident investigation report is acceptable to *Staff*, then *Staff* will formally adopt the *RTA*'s report.
- 8.3.9 If the *RTA* does not agree with *Staff*, then *Staff* may conduct its own *investigation*, or *Staff* will formally file with the Commission the *RTA*'s report along with *Staff*'s reason for rejection, pursuant to G.O. 164-E, Section 8.3(f).
- 8.3.10 In cases where *Staff* conducts its own *accident investigation*, *Staff* will notify the *RTA* accordingly and formally transmit its final *investigation* report to the *RTA*.
- 8.3.11 If the *RTA* disagrees with the findings of *Staff*'s independent *investigation*, the *RTA* may submit a written dissent to the report, which may be included in the *RTSB* report at the discretion of Staff.

# 8.4.0 ACCIDENT INVESTIGATION REQUIREMENTS

- 8.4.1 If determined necessary by *Staff*, as soon as practicable, *Staff* will perform an on-site inspection of the *safety event* scene.
- 8.4.2 *Staff* will participate, to the fullest extent possible, in *RTA's investigation* of the *safety event* (per Commission *GO* 164 series, Section 8.3b).
- 8.4.3 When investigating *safety events* that require immediate notification per Commission *GO* 164 series, Section 7.2, *Staff* will, as applicable and practicable, be present and participate with *RTA* in:
  - a. Interviewing of persons involved in the safety event;

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- b. Visual examinations, measurements and tests of vehicles, tracks, switches, signals, and other similar items;
- c. Operational reenactments;
- d. Meetings with investigators, consultants, review boards, etc. to review and analyze *accident*-related information;
- e. Guidelines for site visits are in Attachment 13;
- f. Guidelines for conducting interviews are in Attachment 14; and
- g. If during the course of the *investigation* additional information is needed, *Staff* can use a "Data Request." A template is in Attachment 15.
- 8.4.4 When not practicable to directly participate in a particular *investigation* activity, *Staff* will review the applicable reports, records, transcripts, meeting minutes, etc..
- 8.4.5 *Staff* will review, as applicable, but not limited to:
  - a. Results of drug and alcohol tests;
  - b. Employee training, certification, and recertification records;
  - c. Employee performance evaluation records;
  - d. Hours of service records;
  - e. *RTA* employee voice recordings;
  - f. *RTA* employee cell phone records;
  - g. Train and signal *event* recordings;
  - h. Operating procedures, instructions, rules, bulletins and notices;
  - i. Vehicle, track, switch, signal, etc. maintenance records;
  - j. Post-accident equipment inspection/testing reports;
  - k. RTA successfully repaired the event site to return it to service;
  - I. Law enforcement agency reports;
  - m. Coroner reports;
  - n. Test procedures and recorded results of operational reenactments; and
  - o. Previous accident data.
- 8.4.6 *Staff* will complete the *RSSIMS* INCT module record with the data collected to each reportable *accident* to document *accident investigation* activities. See Attachment 16 titled "INCT Transit Accident Details Report"

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for sample final *accident* report.

- 8.4.7 In accordance with 49 *CFR* Part 831, the National Transportation Safety Board (*NTSB*) may investigate a reportable *accident* (see Section 6.3.10 for *NTSB* reporting requirements). In such case, the *NTSB* is responsible for leading the *investigation*; the determination of facts, conditions, and circumstances; the cause or probable causes; and recommendations to reduce the likelihood of recurrence. *Staff* will support the *NTSB* as a member of its Party System. *Staff* will assist the *NTSB* by providing information requested about the *RTA* critical practices on other matters as appropriate. *NTSB* will control the distribution of information relating to its *investigation*.
- 8.4.8 If *NTSB* investigates an *accident* involving an *RTA*, *Staff* and the *RTA* will meet to address *NTSB*'s recommendations and determine the appropriate corrective actions to be taken based on those recommendations and all other information available on the *accident*.
- 8.4.9 At *RTSB* management's direction, *Staff* will develop their own *accident investigation* report to expand on the *NTSB*'s *investigation* report, or to investigate certain aspects of the *accident* that were not covered by the *NTSB investigation*. The *CPUC accident* report will not be issued before the *NTSB investigation* report, without direct permission from the *NTSB* Investigator-In-Charge.
- 8.4.10 *FTA* may investigate a *safety event* at its discretion and *RTSB Staff* will support them in the same manner as *NTSB* in accordance with section 8.4.7, 8.4.8, and 8.4.9.
- 8.4.11 In accordance with PU Code Section 765, the Commission will provide NTSB with a formal written response to each recommendation no later than 90 days after receiving the letter for events. Also see PU Code Section 765 for additional requirements in Attachment 1.
- 8.4.12 *Staff* will monitor *NTSB investigations* and recommendations for *RFGS* events occurring outside of California to evaluate if they are pertinent to California's *RFGS*.

### 8.5.0 RAIL TRANSIT AGENCY ACCIDENT INVESTIGATION REPORT REVIEW AND APPROVAL REQUIREMENTS

8.5.1 Staff will review RTA accident investigation report to ensure compliance

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with the RTA's Accident Investigation Procedure.

- 8.5.2 *Staff* will review the *RTA's accident investigation* report, findings, and recommendations to assure *Staff* agrees with the causal and contributory factors that are identified and are properly addressed.
- 8.5.3 *Staff* will review and approve the *RTA's accident investigation* report, including any *CAP*s, its schedule for implementation, and the *individual(s)* and department responsible for taking those actions.
- 8.5.4 *Staff* will document the results of their review of the *RTA's accident investigation* report, *CAP* and implementation schedule in *RSSIMS* INCT module record. *Staff* will also associate the *RSSIMS* INCT record with related *RSSIMS* TCAP record(s), TACT record(s), or other related *RSSIMS* record(s).
- 8.5.5 *Staff* must note in *RSSIMS* INCT module record the *RTA's accident investigation* reports, *CAP*s or implementation schedules that are of concern or not acceptable and will bring them to the attention of the *RTSB* Management for resolution with the *RTA*.
- 8.5.6 If *Staff* finds the *RTA accident investigation* report and associated *CAPs* are acceptable, *Staff* will complete the *RSSIMS* INCT module record for the *accident*, notify their immediate supervisor to review. If approved, *Staff* will issue a formal letter to *RTA* approving the report (see Attachment 17). *Staff* will attach the letter to *RSSIMS* INCT module record, in accordance Section 8.7 below.
- 8.5.7 If *Staff* finds it appropriate, in accordance with the *RTA's AIP*, *Staff* may accept the Minor *Event* Report (formerly known as the 60 Day EZ Form, see Attachment 18 according to Commission *GO* 164 series. This Form cannot be used for a *safety event* involving a fatality or *injury*. The Minor *Event* Report must meet the requirements of Section 8.3.6.

# 8.6.0 CORRECTIVE ACTION PLAN FOLLOW-UP FOR ACCIDENT INVESTIGATION FINDINGS

8.6.1 *Staff* will require the *RTA* to develop *CAPs* for all *accident investigation* findings. *RSSIMS* will serve as the central filing for *CAPs* in the TCAP Module. *Staff* will also associate any resulting *RSSIMS* TCAP record(s) with the *RSSIMS* INCT record. Relevant information includes the "CAP

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Approved Date," [the date *Staff* notified the RTA we agree with their proposed CAP] and "Date Implementation Verified" [the date *Staff* confirmed the RTA completed the corrective action indicated on their CAP] along with "RTSB Staff who Verified the CAP Implementation" for *RSSIMS* TCAP record closure.

- 8.6.2 *Staff* will review and approve *CAPs*, which must include the following three elements:
  - a. Identify the action to be taken by the *RTA* to minimize, control, correct or eliminate the risks and *hazards* identified by the *CAP*;
  - b. An implementation schedule; and,
  - c. Indicate which *individual* and department responsible for the implementation.
- 8.6.3 The *Designated Representative* will monitor the *RTA's* implementation of the *CAPs* that result from each *accident investigation* by requesting periodic progress reports. *Staff* can verify progress by conducting unannounced or announced inspection.
- 8.6.4 The *Designated Representative* will maintain the *CAP* document and file it in *RSSIMS* and every 30 calendar days enter updates from the *RTA* as required by Commission *GO* 164 series, Section 9. *Staff* will associate the *CAP record*(s) to the *accident* record in *RSSIMS*.
- 8.6.5 *Staff* and the *RTA* will meet to address *NTSB*'s recommendations and determine the appropriate corrective actions based on the findings or recommendation of an *investigation* conducted by *NTSB*. *Staff* will enter and track *CAPs* in *RSSIMS*, in accordance with Section 8.6.4 above.

## 8.7.0 RTSB's Process of RTA's Reporting and Closing Accidents

- 8.7.1 *RTA* makes notification of an *accident* to the Commission in the manner directed by *Staff*, as required per Commission *GO* 164 series.
- 8.7.3 After an *accident* occurs, if necessary, *Staff* will make a site visit and collect information as soon as possible.
- 8.7.4 If the *RTA* has not furnished an *accident investigation* report within 60 days, *Staff* will follow-up to ensure the *RTA* submits interim status reports at 30-day intervals. The status report can be an email, spreadsheet, or

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letter providing valid justification, acceptable to *Staff*, for not closing the *accident investigation* report. The interim status report cannot simply say the *accident investigation* report is not ready yet, and/or the *RTA* is still working on it.

8.7.5 After the accident investigation report is submitted by the *RTA*, *Staff* will review it for accuracy and completeness. *Staff* will document comments and requests for revisions to the *RTA* in written form, if necessary. For an *accident* that the *RTA* determines has an "*FTA* Most Probable Cause" of "Suicide, Suicides and suicide attempts", the coroner's report confirming the suicide finding must be attached to the final *accident investigation* report, or in cases where a delay in receiving the coroner's report impacts the *RTA*'s 60-day schedule for submitting their report, the coroner's report must be submitted once it is available.

However, if after four (4) months from the date of the *accident* the *RTA* has still not received the coroner's report, then the *RTA* must notify *Staff* who will then close out the report based on the information it has at the time. When the coroner issues its report, the *RTA* must send a copy to *Staff* within 10 business days of receiving it. If the coroner's report has a finding different than in the *accident investigation* report, the *RTA* had submitted to *Staff*, the *RTA* must update its *accident investigation* report accordingly and resubmit it to *Staff*.

- 8.7.6 When *Staff* concurs with the *RTA*'s findings in their submitted *accident* report, *Staff* will enter the <u>reason</u> for concurrence with the *RTA* (such as compliance with specific General Order section(s) or *RTA* procedures, and/or supported by the evidence gathered as part of the investigation). Staff will then recommend to the Sr. UE Supervisor to close the *investigation* in the *RSSIMS* INCT record. The Sr. UE Supervisor will review and approve, as appropriate.
- 8.7.7 After the Senior UE Supervisor approves an *accident investigation* report closure, *Staff* will send the approval letter for the *accident investigation* report to the *RTA*.
- 8.7.8 *Staff* attaches all relevant documents (law enforcement reports, coroner's report, activity reports, etc.) to the *accident* INCT record on *RSSIMS*.
- 8.7.9 *Staff* documents any recommendations and *CAPs* resulting from the *investigation* in the *RSSIMS* TCAP module record. An *RSSIMS* "Association" should be created between any TCAP records that result

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from an accident investigation report and the INCT record for the accident.

### 8.8.0 CONFIDENTIALITY REQUIREMENTS

- 8.8.1 No *investigation* report or recommendation of *RTSB*, nor any *investigation* report of an *RTA* filed with the Commission, must be admissible as evidence in any action for damages based on or arising out of matters covered therein, pursuant to Public Utilities Code Section 315, (see Attachment 1).
- 8.8.2 *Staff* will secure *investigation* documents that are classified confidential by keeping documents locked and secure while not being reviewed and keeping electronic copies on the Commission's Content Server, as indicated by *RTSB* Management, which requires a login and a password, limiting access.

### 9.1.0 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedures for reviewing, approving, and filing *Safety Certification Plan (SC Plan)* of *Major Projects* pursuant to Commission General Order 164 series, of all *projects* that initiate preliminary engineering.

## 9.2.0 PURPOSE

9.2.1 The purposes of this procedure are:

- a. Establish a standard set of instructions for *RTSB staff* (*Staff*) to follow when reviewing, approving, and filing of a *Rail Transit Agency*'s (*RTA*) *SC Plan* submittals;
- b. Establish a set of guidelines for the *RTA* to use when it is preparing or revising a *SC Plan* for a *project*;
- c. Establish the *Safety* and *Security* Certification Oversight Plan (*SSCOP*), using the *Certifiable Elements List* and other elements of the *SC Plan*; and
- d. Approving the Safety Certification Verification Report (SCVR) in accordance with Commission GO 164 series and notifying the *RTA* the Project can be placed in revenue service. Each *RTA* submitting a SCVR will verify the Project complies with the SC *Plan*.

## 9.3.0 GENERAL REQUIREMENTS

- 9.3.1 The *RTSB* Program Manager has overall responsibility for the application and use of this procedure, including approval of the *CPUC* Checklist for Review of *Safety Certification Plans* (see Attachment 19).
- 9.3.2 As required by Commission *GO* 164 series, the *RTA* will prepare a *Project* specific *SC Plan* for each of its *Major Projects*.
- 9.3.3 *Staff* will review each new *SC Plan*, including any subsequent revisions, for conformance (see Attachment 19).

- 9.3.4 *Staff* will perform the review of each *SC Plan* in consultation with the *RTA* to resolve any questions regarding the content, and to assure checklist requirements are fully addressed.
- 9.3.5 When *Staff* and *RTA* are in agreement, with the completed *SC Plan*, based on the approved "CPUC Checklist for Review of A *Safety Certification Plan*" (see Attachment 19), after the supervisor approves the *SC Plan* checklist *Staff* will prepare a Resolution approving the *SC Plan* for Commission consideration.
- 9.3.6 *Staff* will attach the required information (*SC Plan*, checklist, Resolution, Calendar Notice, cover letter, service list, and Final signed Resolution) on *RSSIMS*.
- 9.3.7 Staff will review and approve any subsequent revisions to the SC *Plan*, and document changes by attaching revision requests and approvals to the original *RSSIMS* RESL module record approving the SC Plan (see 9.4.0 PROCEDURES FOR REVIEWING REVISED SAFETY CERTIFICATION PLAN).
- 9.3.8 Staff is encouraged to develop relationships, interact, and confer with any *FTA* Program Manager and any Project Management Oversight Contractor (*PMOC*).

# 9.4.0 PROCEDURES FOR REVIEWING REVISED SAFETY CERTIFICATION PLAN

- 9.4.1 As required by Commission *GO* 164 series, the *RTA* must revise and expand the *SC Plan* as the *Project* progresses, as necessary. *Staff* will review and approve the revisions.
- 9.4.2 As required by Commission *GO* 164 series, the *RTA* must file any revision of the *SC Plan* with *Staff*.
- 9.4.3 Within 45 calendar days, *Staff* will review the revised *SC Plan* (see Attachment 19 *CPUC* Checklist for Review of A Safety Certification Plan) and either approve or reject the proposed revisions, or request additional justification.
- 9.4.4 *Staff* will route the revised *SC Plan* and the approval letter to *RTSB* Management for review and signature. *Staff* will send the signed approval or rejection letter to the *RTA*.

9.4.5 *Staff* will attach all correspondence and documents relating to a revised *SC Plan* in *RSSIMS*, attached to the original RESL module record approving the *SC Plan*.

## 9.5.0 MAJOR PROJECTS AND SAFETY AND SECURITY CERTIFICATION OVERSIGHT PLANS

- 9.5.1 For *Major Projects* requiring *Safety Certification*, *Staff* in a *SSCOP* will indicate to the *RTA* tests and other activities that may be selected for observations. Examples of tests and other activities that may be selected are, but not limited to:
  - a. Tests of newly installed automatic train control, block signaling and interlocking equipment;
  - b. Initial testing of grade crossing warning devices;
  - c. Simulation testing of automatic train control software and hardware elements;
  - d. Brake rate testing and commissioning of new or refurbished transit vehicles;
  - e. Emergency response drills;
  - f. Safety training classes for certification / recertification;
  - g. Internal safety and security audits; and
  - h. Start-up testing and pre revenue operations prior to opening a new extension or major system modification.
- 9.5.2 *Staff* will become familiar with the requirements contained in the governing specifications and procedures before observing any testing activities.
- 9.5.3 Following the completion of each test, if there are any *safety* concerns, *Staff* will discuss them in the field with the *RTA* and document in the Activity Report and upload it on the *RSSIMS* TACT module. *Staff* will also create an association between the TACT record and the RESL module record approving the *SC Plan*. Any *safety* concerns will be noted in these reports. *Staff* will notify their immediate supervisor of all reports noting *safety* concerns.

## 9.6.0 SAFETY CERTIFICATION VERIFICATION REPORTS

9.6.1 Each *RTA* shall submit a Safety Certification Verification Report (*SCVR*) to verify Project compliance with the *SC Plan*.

- 9.6.2 Each *RTA* shall submit the *SCVR* to Staff at least 21 calendar days prior to the start of service. The *SCVR* shall certify that:
  - a) all requirements of the *SC Plan* have been completed except for listed open items, if any;
    - The open items list should be separated by safety-critical and non-safety critical items and include target closure date(s);
    - ii. Safety critical items must be completed before the project can be placed in service;
  - b) that all safety hazards have been adequately mitigated; and
  - c) adequate restrictions/workarounds are in place to ensure the safety of operations until open items are closed.
- 9.6.3 Staff shall respond to the *SCVR* within 14 calendar days of filing by indicating that it approves the *SCVR*, or identifying areas that are not acceptable to Staff. Staff shall give its approval of the *SCVR* by issuing a formal letter to the *RTA* from RSD Director. The Staff's approval letter will not bind the Commission, but it will constitute provisional Commission approval. The Project shall not be placed in service until the *SCVR* is provisionally approved by Staff in this manner.
- 9.6.4 SCVR must:
  - Include the following:
    - Letter of Intent to Operate;
    - Data and records demonstrating Final Project Verification of Safety, such as certificates of occupancy, certificates of operational readiness from various department, etc.; and
  - Be an electronic document in standard searchable format acceptable, easily navigable, and usable by the CPUC staff;
  - Include links that allows CPUC Staff to easily access and review documents and testing, supporting the conformance checklist in the SCVR;
  - Include lists of open safety-critical and open non-safety critical items, with proposed target closure dates.
    - Safety critical items must be completed, and submitted with supporting documents for *CPUC* staff review and approval, at least 7 days before the revenue service date.
    - After revenue service date, the *RTA* must provide updates at least every thirty-days on the status of nonsafety critical open items.

- 9.6.5 Designated Reps must attach to the DCSB record for the SCVR:
  - subsequent submittals and CPUC approval thereof; and
  - non-safety critical items updates.
- 9.6.6 *RTAs* must report to Staff, using RTSB's Accident Reporting webform, any service disruptions or system anomalies that occur during the first 60 days of revenue service regardless of whether the matter rises to a reportable event under *CPUC* General Orders.

#### 10.1.0 SCOPE

This procedure describes the *Rail Transit Safety Branch (RTSB)* program for *Rail Transit Agency (RTA) safety risk management.* 

#### 10.2.0 PURPOSE

10.2.1 The purpose of this section is to:

- a. Establish a procedure for *RTSB staff* (*Staff*) to follow when evaluating the *RTAs' safety risk management* program in their *Public Transportation Agency Safety Plan* (*PTASP*) and the *RTAs'* reporting and tracking of *hazards*; and
- b. Provide the *RTAs* an overview of the *safety risk management* program requirements.

### **10.3.0 GENERAL REQUIREMENTS**

- 10.3.1 The *RTSB* Program Manager has overall responsibility for the preparation and use of this procedure.
- 10.3.2 As required by Commission *GO* 164 series, each *RTA* must develop and document in its *PTASP* a process to identify, record, and resolve *hazards* during its operation, including any *hazards* resulting from subsequent system extensions or modifications, operational changes, or other changes within the rail transit environment.
- 10.3.3 The *RTA safety risk management* process section of the *PTASP* must, at a minimum:
  - a. Define the *RTA's* approach to *safety risk management* and the implementation of an integrated system-wide *hazard* resolution process;
  - b. Specify the sources of, and the mechanisms to support, the ongoing identification of *hazards*;
  - c. Define the process by which identified *hazards* will be evaluated and prioritized for elimination or control;
  - d. Identify the mechanism used to track through resolution the identified *hazard(s)*;
  - e. Define minimum thresholds for the notification and reporting of *hazard(s)* to *RTSB*;

- f. Specify the process by which the *RTA* will provide on-going reporting of *hazard* resolution activities to the oversight agency; and
- g. The *RTA* will also submit any *Corrective Action Plan (CAP)* developed to minimize, mitigate, control, correct, or eliminate the identified risks and *hazards*. The *CAP*s will include the proposed actions, the responsible *individual* and department, and the schedule for implementing those actions for the identified *hazard*, in accordance with Commission *GO* 164 series, Section 9.

### 10.3.4 *Hazard* Identification:

As required by 49 *CFR* Part 674 and Commission *GO* 164 series, each *RTA* must describe the processes used to identify and record *hazards* in this section of the *PTASP*. This section must describe any *hazard* identification programs associated with capital *projects*, operational changes or other changes within the rail transit environment including mechanisms for soliciting *hazard* reports and input from employees, any committees where the scope includes *safety* issues, etc. *Hazard* identification can be formal or informal, and each *RTA* must describe all methodologies used.

10.3.5 *Hazard Investigation*, Evaluation, and Analysis: As required by Commission *GO* 164 series, each *RTA* must describe the processes used to investigate evaluate and analyze *bazards* in

the processes used to investigate, evaluate, and analyze *hazards* in this section of the *PTASP*. All *hazard investigation*, evaluation, and analysis procedures, including those associated with the *safety* department and any committees that may have *safety* responsibility, must be detailed in this section. The analysis component of this section must detail the methodology used to categorize and prioritize identified *hazards*. In this section, the *RTA* should define a primary quantitative/qualitative methodology for *hazard analysis*.

10.3.6 *Hazard* Mitigation, Control and Elimination: As required by Commission *GO* 164 series, each *RTA* must describe the process for *hazard* mitigation, control, and elimination in this section. *RTA* may place an emphasis on certain classifications of high frequency, high-severity *hazards* and describe a consistent methodology for minimizing *hazards* within its resources. *Hazard* control and elimination may require separate discussions and descriptions relative to large *projects* and system modifications versus ongoing operations and maintenance.

As required by 49 CFR Part 674.27(a)(6), the *RTSB*'s role in overseeing the development, implementation, and monitoring of safety

risk mitigations of *RTAs* includes reviewing and approving the Public Transportation Agency Safety Plan (PTASP) for each *RTA*, collecting and reviewing information from *RTAs* on the status and effectiveness of *RTA* safety risk mitigations, conducting triennial audits of *RTA's* compliance with their PTASP and requiring *CAPs* for findings of non-conformance, and providing guidance or direction when necessary.

*Staff* will participate in quarterly meetings with each *RTA* receiving federal financial assistance authorized under 49 U.S.C. Chapter 53, either in person or virtually, during which the *RTA* will share the following information with *Staff:* 

- Tools used for collecting, tracking, and analyzing Safety Risk Mitigation(s), such as database, spreadsheet, etc.
- Description of the Safety Risk Mitigation(s)
- A description of the potential consequence intended to address with the Safety Risk Mitigation(s), and their risk rating (likelihood and severity)
- Source(s) for identifying and developing the Safety Risk Mitigation(s), such as safety risk assessments, safety data analyses, safety investigations, and who has conducted them, such as Safety Committee, Safety Department, etc.
- Status of the identified Safety Risk Mitigation(s), such as new during this reporting period, open from previous reporting period, closed during this reporting period, etc.
- Level of approval needed for the Safety Risk Mitigation plan, and who has approved it so far and whose approval is pending.
- Monitoring plan for addressing the Safety Risk Mitigation(s), including the following:
  - Monitoring Means of potential consequences to see if they are occurring or not
  - Identification of safety performance indicators used for monitoring
  - Timeframe (Project start and end dates, and actual start and end dates).
  - o Department Responsible
  - Individual Responsible
- If implemented, estimated progress and effectiveness of the Safety Risk Mitigation(s). Describe how effectiveness is measured, such as change in risk rating.

## 10.3.7 *Hazard* Tracking:

As required by Commission GO 164 series, each RTA must establish

an appropriate means for tracking all *hazards*, including, but not limited

- to, information such as the following:
- a. *Hazard* description;
- b. Immediate mitigation (if needed);
- c. Origin of *hazard* (e.g., *accident investigation*, capital *project hazard analysis*, employee *safety* committee, etc.);
- d. Date *hazard* was identified;
- e. *Hazard analysis* results (frequency and severity, *hazard* score, etc., depending on analysis method);
- f. Proposed permanent *hazard* resolution, and any temporary mitigation, if necessary;
- g. Proposed CAP(s);
- h. Hazard resolution verification/follow-up activities;
- i. Date *hazard* closed;
- j. Responsible investigator or committee leader; or
- k. Other relevant information.

*Hazard* logs may be kept in separate files for separate *projects*, ongoing operations/maintenance, etc. It is important, however, that all *hazard* logs, including open and closed items, must be accessible for review by *Staff* upon request.

- 10.3.8 *RTAs* must develop criteria and appropriate training for their employees assigned to perform *Hazard analysis* and retain documentation of training provided.
- 10.3.9 *RTAs* should invite *Staff* to their Fire Life Safety Committee, *Safety Certification*, *Hazard* Resolution, and any other meetings where *safety risk management* is discussed.
- 10.3.10 Requirements for ongoing reporting of *hazards* management activities and status are detailed in *RTSB*-6, Procedure for Receiving Notification of *Events* and *Hazards*.
- 10.3.11 *Staff* will review and approve the *RTA's safety risk management* process as an integral part of the *RTA's PTASP* review and approval process.
- 10.3.12 *Staff* will review and approve the *RTA's* developed reporting thresholds, as defined in the *PTASP*. The notification and reporting thresholds may be reevaluated by the *RTA* and *Staff*, as necessary, during the annual revision process.

- 10.3.13 The Designated Representative will monitor the RTA's safety risk management process.
- 10.3.14 The *Designated Representative* will document and track immediately reportable *hazards* in *RSSIMS* HAZT module (see Attachment 20) and upload corresponding correspondence and note its closure.

## RTSB-11 Procedure for Handling Formal and Informal Complaints

#### 11.1 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedure for handling formal and informal complaints.

#### 11.2 PURPOSE

The purpose of this procedure is to establish a standard set of instructions for *RTSB staff* (*Staff*) to follow when handling formal and informal complaints.

#### 11.3 GENERAL REQUIREMENTS

- 11.3.1 The *RTSB* Program Manager has overall responsibility for the preparation and use of this procedure.
- 11.3.2 There are two types of complaints: formal complaints and informal complaints.
- 11.3.3 If the complainant wishes to remain anonymous the informal complaint process is the best approach. However, if the complainant is not satisfied with the informal complaint process or wants to appeal *Staff*'s determination made at the end of the informal complaint process, the complainant may wish to file a formal complaint with the Commission. Complainant may file a formal complaint without first filing an informal complaint.
- 11.3.4 Formal complaints are those filed with the Commission's Docket Office. They receive a formal Commission proceeding number that begins with the letter "C" and are assigned to an Administrative Law Judge (*ALJ*). An example would be the complaint filed against Los Angeles County Transportation Metropolitan Authority's (LACMTA) Gold Line Foothill Extension Project by Pasadena Avenue Monterey Road Committee (PAMRC), C-06-10-015.
  - a. A formal complaint may be filed in paper form or electronically. Formal Complaints filed with the *CPUC* become a public record and may be posted on the *CPUC*'s website.
  - b. Any information the complainant provides in the Formal Complaint, including, but not limited to, complainant's name, address, city, state, zip code, telephone number, e-mail address, and the facts of their case may be available online for later public viewing.

### RTSB-11: Procedure for Handling Formal and Informal Complaints

- c. More Commission Formal Complaint information can be found at: <u>http://www.cpuc.ca.gov/formalcomplaintinfo/</u>. Additional information can be found on the Commission's Public Advisor's webpage www.cpuc.ca.gov/pao.
- 11.3.5 Informal complaints are those received by *Staff* that have not been submitted to the Commission. Examples include complaints received from transit employee labor organization and *individual* complaints received from patrons, the public or transit employees.
  - a. These complaints are to be entered in *RSSIMS* CMPT module and tracked to conclusion.
- 11.3.6 Complaints are received in a variety of forms, including written complaints, electronic, and/or from the *CPUC*'s Consumer Affairs Branch or the *CPUC*'s Public Advisor's Office.
- 11.3.7 Each informal complaint, regardless of submission form, is to be processed uniformly as outlined below and given priority in resolution. *Staff* should include all complaints and complaint activity in their monthly reports.

As general information, the process for handling incoming informal complaints is as follows:

- a. RTSB Management will assign the complaint to a Staff member.
- b. Assigned *Staff* will enter the informal complaint information into *RSSIMS* for tracking and ID purposes (complaint number to be included in "subject" line of all correspondence).
- c. The assigned *Staff* will contact the complainant to acknowledge receipt of their complaint, and provide them the assigned complaint number and an estimate for when we will contact them again.
- d. The assigned *Staff* will send out the acknowledgement letter (see Attachment 22 for example) or email to the complainant and copy *RTSB* Management.
- e. The assigned *Staff* will investigate the complaint and determine if a hazardous condition exists. *Staff* should use in-person

#### RTSB-11: Procedure for Handling Formal and Informal Complaints

observation, rather than the transit agency's support, to determine the accuracy of alleged facts in the complaint.

- f. Upon resolution, the assigned *Staff* will draft formal letter of findings/solutions to the complainant for the Senior UE supervisor's signature.
- g. The assigned *Staff* will attach copies of all correspondence to the *RSSIMS* CMPT module records.
- h. The assigned *Staff* should complete entire process within 30 days, or, if not possible, then assigned *Staff* will contact the complainant periodically (not to exceed 90 days) with updates.
- i. Assigned *Staff* member will be responsible for tracking all recommended *corrective actions plans (CAPs)* through to completion, making entries into *RSSIMS* TCAP module.

#### NOTES:

- a. *Staff* will not reveal a complainant's name(s) to the *RTA* without first obtaining specific authority from complainant.
- b. *Staff* should investigate and draw their own conclusions rather than adopting agency support/information.
- c. *Staff* will determine if a *hazard* exists and if mitigation is required. If *Staff* requires additional information, this should be collected from the agency on the *hazard* and any past mitigation efforts.
- d. If *Staff's investigation* reveals that no hazardous condition exists or the *CPUC* has no jurisdiction over the matter, the complaint will be dismissed. The assigned *Staff* will send a formal letter to the complainant, providing reasons for the complaint's dismissal and providing other options to file a formal complaint.

#### RTSB-12 Procedure for Enforcement Actions

#### 12.0 SCOPE

This section describes the *Rail Transit Safety Branch (RTSB)* procedure for handling enforcement actions.

#### 12.1 PURPOSE

The purpose of this procedure is to establish a standard set of instructions for *RTSB staff* (*Staff*) to follow when handling enforcement actions.

#### 12.2 GENERAL REQUIREMENT

- 12.2.1 The *RTSB* Program Manager has overall responsibility for the preparation and use of this procedure.
- 12.2.2 There are two primary methods of taking enforcement actions.
  - a. Open a formal proceeding before the Commission referred to as an Order Instituting *Investigation* (OII); or
  - b. *Staff* issues a citation.
- 12.2.3 Assigned *Staff* will document and track reported enforcement action in *RSSIMS* TCIT module and upload corresponding correspondence and note its closure.

### 12.3 ORDER INSTITUTING INVESTIGATION

- 12.3.1 An OII may be opened by the Commission of its own volition for any reason it determines is necessary and appropriate, or *Staff* may propose and recommend that the Commission open such a proceeding for a specific purpose.
- 12.3.2 If the Commission issues an OII, a formal proceeding is initiated where an Administrative Law Judge (*ALJ*) is assigned to preside.
- 12.3.3 In an OII the *RTA* and *Staff* are both represented by legal counsel and the proceeding scope and schedule are determined by the assigned *ALJ* and Commissioner. Proceedings will typically require witness testimony and/or hearing.

RTSB-12: Procedure for Enforcement Actions

## 12.4 RAIL TRANSIT CITATION PROGRAM

12.4.1 On December 22, 2014, the Commission issued Resolution ST-163, which approved a citation program under the administration of the Commission's *Director* of the Safety and Enforcement Division (SED) for enforcing compliance with certain *GOs*, 49 *CFR* 659 et seq, and other requirements for *RTA*s operating in California. ST-163 can be found at the following link: <u>Resolution ST-163</u>.

Note: *RTSB* and two other Commission branches involved in rail *safety* were formally part of SED. In 2019, Commission formed the Rail Safety Division (RSD) by separating the three rail *safety* branches from SED. Therefore, the authority delegated to the SED *Director* in Resolution ST-163, now is delegated to the RSD *Director*.

- 12.4.2 The *Rail Transit Citation Program* will aid in ensuring compliance with the requirements for walkways, clearances, roadway worker protections and certain *rail fixed guideway system* operating rules. *RTSB Staff* is delegated authority to draft and issue citations for specific violations and levy penalties in specified amounts as set forth in Resolution ST-163, Appendix A (see attachment 22). *RTSB* works with the Legal Division to generate and issue the Citation. The *Rail Transit Citation Program* includes an appeal process.
- 12.4.3 Citations will also be considered for repeat violations that were previously corrected, but which have re-occurred, or for particularly egregious or willful violations. Currently RTSB Staff uses on-site visits to identify noncompliance, safety concerns, and reported unsafe conditions. Following those visits, Staff notifies the rail fixed guideway system of the need for corrective action. Generally, Staff and RTA agree to a timeframe for remediation informally. However, if the RTA fails to meet its commitments, RTSB Inspectors must make repeated site visits, or contacts with the RTA, in an effort to achieve and verify compliance. Alternatively, Staff may recommend to RTSB management to consider a formal proceeding (Order Instituting Investigation) process. The citation process allows Staff to document persistent conditions that fail to comply with applicable Commission rules, orders, and regulations, and provides a more certain timeframe for remediation.

#### **RTSB-12**: Procedure for Enforcement Actions

#### 12.4.4 Rail Transit Citation Program Process

- a. *Staff* reviews appropriate records in *RSSIMS* listed below to prepare justifications for a citation and recommendation to *RTSB* Management to consider a citation, including but not limited to the following:
  - 1. Inspections (TTIN);
  - 2. Incident (INCT);
  - 3. Corrective Action Plan (TCAP);
  - 4. Activity Reports (TACT);
  - 5. Hazard, (HAZT);
  - 6. Triennial Review (TRRV);
  - 7. Citation (TCIT);
  - 8. Document Submittal (DCSB); and
  - 9. Internal Safety and Security Review Annual Reports
- b. Staff prepares documentation describing each alleged violation.
- c. *RTSB* management determines if a citation should be recommended to the *RSD Director*.
- d. *RTSB* management discusses the matter with the *RSD Director* before going to the *CPUC*'s *Legal Division*. *RSD Director* may consult with the *CPUC* executive leadership and/or Commissioner Offices.
- e. After *RSD Director* approves pursuing a citation, *RTSB* Management contacts *CPUC*'s *Legal Division* for their advice and assistance on the matter.
- f. *RTSB* Management informs *Staff* to create a *Citation (TCIT)* record in *RSSIMS* and assist in preparing and/or reviewing appropriate documents.
- g. RTSB Management directs Staff to serve the citation to the RTA.
- h. The citation must inform the *RTA* they have 30 calendar days from being served to take one of the following actions:
  - 1. Remit payment of the full amount of the fine to the *CPUC*'s Fiscal Office, and agree with RSD on conditions of payment; or
  - 2. Contest the citation by filing an appeal, pursuant to Commission Resolution ALJ-299.

VERSION 4.6.2

## **RTSB-12**: Procedure for Enforcement Actions

- i. *RTSB* Management notifies *CPUC*'s Accounts Receivable Section of Admin Services Division that *RSD* has issued a citation, the name of the *RTA*, the amount of the citation, citation number, and name of *RTSB* contact they should notify when they receive payment from the *RTA*. Otherwise, the Accounts Receivable Office may not know how to handle the *RTA*'s payment of the fine.
- j. *RSD Director* will notify *CPUC* executive leadership, Commissioner Officers, Offices of Governmental Affairs, and News and Public Information Office (NPIO) that the citation has been issued.
- k. RTSB Management provides NPIO information they may need (such as description of the alleged violations in terms the general public will understand, and explanation of how the RTA's alleged violations compromise public safety), in order to help NPIO prepare a press release (if they think this may be newsworthy) and/or reply to questions from reporters.
- I. *Staff* will monitor the citation's progress, provide *RTSB* management updates and reminders of approaching deadlines.
- m. If the *RTA* pays the full amount of the fine within the specified time, the citation will become closed. *Staff* must accordingly update the *Citation (TCIT)* record in *RSSIMS*.
  - 1. *Staff* will continue monitoring *RTA*'s actions required in the citation and provide monthly updates to *RTSB* Management until all required actions are completed.
  - 2. *Staff* will document the closure of all linked *TCAP* record(s) in *RSSIMS*.
- n. If the *RTA* appeals the citation, the matter is assigned to the *ALJ* Division, where an *ALJ* is assigned to hear the case.
  - 1. *Staff* may be asked to provide expert witness testimony at hearings, where they will be represented by Legal Division attorney.
  - 2. Citations that are appealed, are given a docket case number starting with the letter K. *Staff* must update the *TCIT* record in

**RTSB-12: Procedure for Enforcement Actions** 

*RSSIMS* to indicate the *RTA* appealed the citation, the docket number of the case, and other relevant information.

- 3. If the final outcome of the case results in the *RTA* being directed to take certain action(s), *Staff* will monitor and provide monthly updates to *RTSB* Management. *Staff* will also document *RTA* action and update *TCAP* record(s) in *RSSIMS* as appropriate.
- 4. If the *RTA* is successful in its appeal, the *ALJ* will clarify the case disposition in their final decision.
- o. Staff should update the RTSB webpage on citations.
- p. Until the closure of the case, the Assigned Staff will document activities and upload relevant documents in TCIT module of RSSIMS. Upon closure of the case, assigned Staff make appropriate entries in TCIT Module and change the record status to closed.

# ATTACHMENTS

Attachment 1: Public Utilities Code - PUC

## California Code, Public Utilities Code - PUC §211:

"Common carrier" means every person and corporation providing transportation for compensation to or for the public or any portion thereof, except as otherwise provided in this part.

"Common carrier" includes:

(a) Every railroad corporation; street railroad corporation; dispatch, sleeping car, dining car, drawing-room car, freight, freightline, refrigerator, oil, stock, fruit, car-loaning, carrenting, car-loading, and every other car corporation or person operating for compensation within this state.

(b) Every corporation or person, owning, controlling, operating, or managing any vessel used in the transportation of persons or property for compensation between points upon the inland waters of this state or upon the high seas between points within this state, except as provided in Section 212. "Inland waters" as used in this section includes all navigable waters within this state other than the high seas.

(c) Every "passenger stage corporation" operating within this state.

## California Code, Public Utilities Code - PUC §216:

(a) "Public utility" includes every common carrier, toll bridge corporation, pipeline corporation, gas corporation, electrical corporation, telephone corporation, telegraph corporation, water corporation, sewer system corporation, and heat corporation, where the service is performed for, or the commodity is delivered to, the public or any portion thereof.

## California Code, Public Utilities Code - PUC §315:

The commission shall investigate the cause of all *accidents* occurring within this State upon the property of any public utility or directly or indirectly arising from or connected with its maintenance or operation, resulting in loss of life or injury to person or property and requiring, in the judgment of the commission, *investigation* by it, and may make such order or recommendation with respect thereto as in its judgment seems just and reasonable. Neither the order or recommendation of the commission nor any *accident* report filed with the commission shall be admitted as evidence in any action for damages based on or arising out of such loss of life, or injury to person or property. Every public utility shall file with the commission, under such rules as the commission prescribes, a report of each *accident* so occurring of such kinds or classes as the commission from time to time designates.

## California Code, Public Utilities Code - PUC §771:

The commissioners and their officers and employees may enter upon any premises occupied by any public utility, for the purpose of making the examinations and tests and

Attachment 1 – Public Utilities Code – PUC

exercising any of the other powers provided for in this part, and may set up and use on such premises any apparatus and appliances necessary therefor. The agents and employees of the public utility may be present at the making of such examinations and tests.

## California Code, Public Utilities Code - PUC §778:

The commission shall adopt rules and regulations, which shall become effective on July 1, 1977, relating to *safety* appliances and procedures for rail transit services operated at grade and in vehicular traffic. The rules and regulations shall include, but not be limited to, provisions on grade crossing protection devices, headways, and maximum operating speeds with respect to the speed and volume of vehicular traffic within which the transit service is operated.

The commission shall submit the proposed rules and regulations to the Legislature not later than April 1, 1977.

(Added by Stats. 1976, Ch. 924.)

## California Code, Public Utilities Code - PUC § 29047:

The district (SAN FRANCISCO BAY AREA RAPID TRANSIT DISTRICT) shall be subject to regulations of the Public Utilities Commission relating to *safety* appliances and procedures, and the commission shall inspect all work done pursuant to this part and may make such further additions or changes necessary for the purpose of *safety* to employees and the general public.

The commission shall enforce the provisions of this section.

The district shall reimburse the commission for any cost incurred by the commission in regulating pursuant to this section when such regulating is performed (a) by persons not on the staff of the commission or (b) by the staff of the commission but not funded by a Budget Act appropriation. The reimbursement shall be in the amount as agreed upon by the district and the commission and approved by the Director of Finance. If the district and the commission are unable to agree as to the amount of the cost, the Director of Finance shall determine the amount.

## California Code, Public Utilities Code - PUC §30646:

The district (SOUTHERN CALIFORNIA RAPID TRANSIT DISTRICT, predecessor to Los Angeles County Metropolitan Transportation Authority) shall be subject to regulations of the Public Utilities Commission relating to *safety* appliances and procedures, and the commission shall inspect all work done pursuant to this part and may make such further additions or changes necessary for the purpose of *safety* to employees and the general public.

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Attachment 1 – Public Utilities Code – PUC

The district shall be subject to the jurisdiction of the Public Utilities Commission with respect to *safety* rules and other regulations governing the operation of street railways.

The commission shall enforce the provisions of this section.

## California Code, Public Utilities Code - PUC § 99152:

Any public transit guideway planned, acquired, or constructed, on or after January 1, 1979, is subject to regulations of the Public Utilities Commission relating to *safety* appliances and procedures.

The commission shall inspect all work done on those guideways and may make further additions or changes necessary for the purpose of *safety* to employees and the general public.

The commission shall develop an oversight program employing *safety* planning criteria, guidelines, *safety* standards, and *safety* procedures to be met by operators in the design, construction, and operation of those guideways. *Existing industry standards* shall be used where applicable.

The commission shall enforce the provisions of this section.

### California Code, Public Utilities Code – PUC § 100168:

The VTA shall be subject to the regulations of the Public Utilities Commission relating to *safety* appliances and procedures, and the commission shall inspect all work done pursuant to this part and may make further additions or changes necessary for the purpose of *safety* to employees and the general public. The commission shall enforce the provisions of this section.

(Amended by Stats. 2016, Ch. 381, Sec. 62. Effective January 1, 2017.)

<u>https://leginfo.legislature.ca.gov/faces/codesTOCSelected.xhtml?tocCode=PUC&tocTitl</u> <u>e=+Public+Utilities+Code+-+PUC</u>

## California Code, Public Utilities Code – PUC §765

(a) When the federal National Transportation Safety Board (NTSB) submits a *safety* recommendation letter concerning rail *safety* to the commission, the commission shall provide the NTSB with a formal written response to each recommendation no later than 90 days after receiving the letter. The response shall state one of the following:

(1) The commission's intent to implement the recommendations in full, with a proposed timetable for implementation of the recommendations.

Attachment 1 – Public Utilities Code – PUC

(2) The commission's intent to implement part of the recommendations, with a proposed timetable for implementation of those recommendations, and detailed reasons for the commission's refusal to implement those recommendations that the commission does not intend to implement.

(3) The commission's refusal to implement the recommendations, with detailed reasons for the commission's refusal to implement the recommendations.

(b) If the NTSB issues a *safety* recommendation letter concerning any commissionregulated rail facility to the United States Department of Transportation, the Federal Transit Administration, to a commission-regulated rail operator, or to the commission, or if the Federal Transit Administration issues a *safety* advisory concerning any commission-regulated rail facility, the commission shall determine if implementation of the recommendation or advisory is appropriate. The basis for the commission's determination shall be detailed in writing and shall be approved by a majority vote of the commission.

(c) If the commission determines that a *safety* recommendation made by the NTSB is appropriate, or that action concerning a *safety* advisory is necessary, the commission shall issue orders or adopt rules to implement the *safety* recommendations or advisory as soon as practicable. In implementing the *safety* recommendation or advisory, the commission shall consider whether a more effective, or equally effective and less costly, alternative exists to address the *safety* issue that the recommendation or advisory addresses.

(d) Any action taken by the commission on a *safety* recommendation letter or *safety* advisory shall be reported annually, in detail, to the Legislature with the report required by Section 321.6. Any correspondence from the NTSB indicating that a recommendation has been closed following an action that the NTSB finds unacceptable shall be noted in the report required by Section 321.6.

# Attachment 2: Rail Transit Safety Branch Inspection Form

Inspection Basic Details						
Report ID						
RTA						
Inspection Start Date		Inspection Start Time				
Type of Inspection		Announced/ Unannounced				
Joint Inspection						

Contacts and Inspector Information								
RTSB Lead Inspector								
CPUC Personnel Prese	CPUC Personnel Present at Inspection							
RTA Personnel Presen	t at Inspection							
First Name	Last Name	me Job Title Email Address						
	Inspection	n Location						
Inspection Location								
Milepost		Records Review Only?						
Switch Number		Signal Number						
Latitude		Longitude						
CPUC Crossing Number(s)								

Attachment 3: State Safety and Security Certification Oversight Plan Document Submittals

Transit Agency:			Project:			Designated RTSB Rep:
No.	Contract No.	Document I	Description	Date Received	Date Accepted	Comments

# SAFETY AND SECURITY CERTIFICATION OVERSIGHT PLAN TEST OBSERVATIONS

Transit Agency:		Pr	Project:			Designated RTSB Rep:		
No.	Contract No.	Test Procedure		Description of Test or other Activity to be Complete		d	Comments	
				Observed				

Attachment 4: Safety and Security Certification Oversight Plan Records Review

SAFETY AND SECURITY CERTIFICATION OVERSIGHT PLAN RECORD REVIEWS									
Trans	sit Agency:		Project:			Designated RTSB Rep:			
No.	Contract No.	Record ID Number	Description of the Record	Date Received	Date Accept	ed	Comments		

Attachment 5: Sample of Daily Calendar Notice

## <u>NOTICE OF DRAFT RESOLUTIONS</u> (Pursuant to PU Code § 311(g))

#### <u>NOTE: (Body of text should be in 10 pt Times New Roman Font Normal</u> with the following Text)

The Name of Division has prepared Resolution xxxx for the Commission Meeting Date. Summary of Resolution.

Any questions or comments should be directed to name at email address

The web link is: web link to the published document

### Sample 1

The Rail Safety Division has prepared Resolution ST-206 for October 26, 2017. This Resolution grants the San Francisco Bay Area Rapid Transit District's request for approval of its *Safety* and *Security* Certification Plan for its Communications-Based Train Control project.

Any questions or comments should be directed to Jamie Lau at Jamie.Lau@cpuc.ca.gov

The web link is: <u>http://docs.cpuc.ca.gov/SearchRes.aspx?DaySearch=1</u>

CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL VERSION 4.6.2

Checklist Section	Inclu	ıded	Page Ref.	RTSB
	Y	Ν		Questions/ Comments
A. Transit Agency Information				
A-1: §673.11(a)				
The RTA specifies transit agency name.				
Plan Requirements:				
A transit agency must establish a Public Transportation Agency Safety Plan (PTASP) that meets the requirements of this part.				
Additional Guidance:				
The RTA may want to explain that its PTASP responds to both FTA's requirements at 49 C.F.R. Part 673 and the State Safety Oversight (SSO) program standard.				
A-2: §673.11(b)				
The RTA specifies mode(s) of transit service covered by the PTASP.				
Plan Requirements:				
A transit agency may develop one PTASP for all modes of service or may develop a PTASP for each mode of service not subject to safety regulation by another federal entity.				
A-3: §673.13(a) The PTA must certify that it has established a PTASP meeting the requirements of Part 672				
The RTA must certify that it has established a PTASP meeting the requirements of Part 673.				
Plan Requirements:				
A SSOA must review and approve a PTASP developed by a RTA as authorized in 49 U.S.C. 5329(e) and its implementing regulations at 49 CFR Part 674.				
A-4: §673.23(d)(1)				
The RTA identifies an Accountable Executive that is:				
Plan Requirements:				
The Accountable Executive may delegate specific responsibilities, but the ultimate accountability for the transit agency's safety performance cannot be delegated and always rests with the Accountable Executive.				
Additional Guidance:				
• An Accountable Executive should be a transit operator's chief executive; this person is often the president, chief executive officer, or general manager;				

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Checklist Section	Inclu	ded	Page Ref.	RTSB
	Y	Ν		Questions/ Comments
• Accountable Executive must sign the PTASP;				
Board of Directors or an Equivalent Authority must approve the PTASP;				
A-4-a: §673.23(d)(1) Accountable Executive is responsible for ensuring that the agency's Safety Management System (SMS) is effectively implemented throughout the agency's public transportation system.				
<ul> <li>Additional Guidance:</li> <li>FTA defers to those systems in their designation of an Accountable Executive, so long as that single individual has the ultimate responsibility and accountability for: <ul> <li>Implementation and maintenance of the SMS of the public transportation agency;</li> <li>Responsibility for carrying out the agency's transit asset management plan; and</li> <li>Has control or direction over the human and capital resources needed to develop and maintain both the agency's PTASP and the agency's Transit Asset Management (TAM) plan.</li> <li>For municipal government agencies, that individual could be: <ul> <li>A county executive or a mayor;</li> <li>Head of a city's department of transportation;</li> <li>Head of a city's department of public works; or</li> <li>City manager.</li> </ul> </li> <li>And while many individuals within a transit agency may be responsible for "implementing" SMS, the Accountable Executive is the individual with the ultimately responsibility for SMS implementation at the agency.</li> <li>FTA understands that at many smaller transit operators, roles and responsibilities are more fluid. However, FTA believes that, even in circumstances where responsibilities are either shared or delegated, there must be one primary decision-maker who is ultimately</li> </ul></li></ul>				
responsible for both safety and transit asset management. A-4-b: §673.23(d)(1)				
Accountable Executive is responsible for ensuring action is taken, as necessary, to address substandard performance in the agency's				
SMS.				
A-5-a: §673.23(d)(2) The RTA identifies a Chief Safety Officer (or SMS Executive) who is designated by the Accountable Executive.				
Additional Guidance: • see FTA CSO/SMS Executive Fact Sheet dated May 2019.				
A-5-b: §673.23(d)(2) The CSO (SMS Executive) holds a direct line of reporting to the Accountable Executive.				

Checklist Section	Inclu	ided	Page Ref.	RTSB
	Y	Ν		Questions/
				Comments
Plan Requirements:				
The Chief Safety Officer (SMS Executive) must hold a direct line of reporting to the Accountable Executive. A transit agency may				
allow the Accountable Executive to also serve as the Chief Safety Officer (SMS Executive).				
Additional Guidance:				
• FTA is deferring to each RTA and SSOA to determine the appropriate direct reporting relationship with the Accountable				
Executive.				
A-5-c: §673.5, 673.23(d)(2) The CSO (SMS Executive) is adequately trained as defined by agency.				
The CSO (SIMS Executive) is adequately trained as defined by agency.				
Plan Requirements:				
<ul> <li>The PTASP identifies an adequately trained CSO (SMS Executive) who reports directly to the Accountable Executive.</li> </ul>				
<ul> <li>Training shall comply with 49 CFR 672.13(a) and (c) requirements.</li> </ul>				
Additional Guidance:				
• FTA defers to the RTA and SSOA to determine the level of training that is adequate for the Chief Safety Officer.				
• Staff shall look for references to Part 672.13				
A-5-d: §673.23(d)(2)				
CSO (SMS Executive) has the authority and responsibility for day-to-day implementation and operations of the agency's SMS.				
A-5-e: §673.5				
A Chief Safety Officer may not serve in other operational or maintenance capacities.				
Additional Guidance:				
• FTA will not allow the Chief Safety Officers for rail transit agencies to have additional operational and maintenance				
responsibilities; FTA believes that this role should be a full-time responsibility at rail transit agencies, unless a rail transit				
agency petitions FTA to allow its Chief Safety Officer to serve multiple roles given administrative and financial hardships with having a single, dedicated, and full-time Chief Safety Officer.				
with having a single, dedicated, and fun-time Chief Safety Officer.				
B. Plan Development, Approval, and Updates		I	1	1
B-1: §673.11(a)(1)				
The RTA provides the Accountable Executive's signature of the PTASP and date of				
signature.				
Plan Requirements:				
The Plan and subsequent updates must be signed by the Accountable Executive.				

Checklist Section	Inclu	ıded	Page Ref.	RTSB
	Y	Ν		Questions/ Comments
				Comments
Additional Guidance:				
The RTA may amend or prepare signature blocks and any formal adoption memorandum or other documents that may need to be				
attached to the PTASP to demonstrate the required signature from the Accountable Executive.				
B-2i: §673.11(a)(1)				
The Safety Committee established pursuant to Part 673.19 approval of the PTASP and date of approval.				
Plan Requirements:				
The Plan and subsequent updates must be approved by the agency's Safety Committee.				
Additional Guidance:				
The RTA may provide documents that may need to be attached to the PTASP to demonstrate the required approval from the Safety				
Committee.				
B-2ii: §673.11(a)(1)				
The RTA provides the Board of Directors or Equivalent Entity's approval of the PTASP and date of approval.				
Plan Requirements:				
After approval by the RTA's Safety Committee, the PTASP and subsequent updates must be approved by the agency's Board of				
Directors or an equivalent entity.				
Additional Guidance:				
The RTA may amend or prepare signature blocks and any formal adoption memorandum or other documents that may need to be				
attached to the PTASP to demonstrate the required approval from the Board of Directors or an Equivalent Entity.				
B-3: §673.13, and §674.29(a)				
The RTA provides certification of compliance with Part 673, including the name of the individual or entity that certifies the PTASP				
and date of certification.				
Plan Requirements:				
The Safety Plan must address all applicable requirements and standards as set forth the SSOA's Program Standard and the National				
Public Transportation Safety Plan.				
Additional Guidance:				
If the RTA chooses to address this requirement explicitly in the PTASP, the RTA may consider briefly describing the National				
Public Transportation Safety Plan This section can also identify any reviews or assessments the RTA may conduct independently or				
jointly with the SSOA to ensure compliance with FTA's regulations and the SSOA program standard.				

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				Comments
B-4: §674.29(a) and Procedures Manual				
The RTA provides certification of compliance with the Program Standard established by the SSOA, including the name of the				
individual or entity that certifies compliance with the SSOA's Program Standard and date of certification.				
Plan Requirements:				
In determining whether to approve a PTASP for a rail fixed guideway public transportation system, an SSOA must evaluate				
whether the PTASP is in compliance with the program standard set by the SSOA.				
B-5: §673.11(a)(5)				
The RTA provides a process and timeline for conducting an annual review and update of the PTASP, including the PTASP version				
number and other relevant information. An annual assessment of whether the PTASP should be updated is specified.				
Plan Requirements:				
Each RTA must establish a process and timeline for conducting an annual review and update of its PTASP.				
C. Emergency Preparedness and Response Plan				
C-1-a: $(673.11(a)(6)(i))$				
The RTA provides or references an emergency preparedness and response plan or procedures that, at a minimum address the assignment of transit worker responsibilities during an emergency.				
assignment of transit worker responsionnes during an emergency.				
Additional Guidance:				
• To address this section, the RTA may consider including as an appendix, or incorporating by reference, its emergency				
preparedness and response plan, which, at a minimum, defines employee roles and responsibilities during emergencies and				
documents coordination with Federal, State, regional and local officials.				
• The RTA also should review the SSOA's Program Standard to identify any other requirements regarding how the PTASP				
should address the emergency preparedness and response plan or procedures, and also review its internal policies to				
identify any specific considerations that should be in place to manage Sensitive Security Information (SSI), as defined by				
Federal Regulation 49 C.F.R. Part 1520.				
C-1-b: §673.11(a)(6)(i)				
Coordination with Federal, State, regional, and local officials with roles and responsibilities for emergency preparedness and response in the transit agency's service area.				
C-1-c-i: §673.11(a)(6)(i)				
PTASP must include or incorporate by reference an emergency preparedness and response plan or procedures.				
C-1-c-ii: §673.11(a)(6)(i)				
The assignment of transit worker responsibilities during an emergency.				
C-1-d: §673.11(a)(6)(ii)				
Any policies and procedures regarding rail transit workers on the roadway the RTA has issued.				

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				Comments
D. Annual Safety Performance Targets	1			
D-1:				
PTASP includes a safety risk reduction program for transit operations to improve safety performance by reducing the below:				
Plan Requirements:				
<ul> <li>The PTASP must include annual safety performance targets based on the safety performance measures established under</li> </ul>				
• The FTASF must include annual safety performance targets based on the safety performance measures established under the current National Public Transportation Safety Plan.				
• PTASP must provide specific and measurable performance measures and targets. General annual year-to-year reduction of				
previous year's numbers or percentages are NOT acceptable.				
Additional Guidance:				
• Pursuant to§673.11(a)(7)(iii), a PTASP must include safety performance targets based on the safety performance measures in the National Safety Plan.				
• The safety performance measures (fatalities, injuries, safety events and system reliability) selected by FTA are intended to				
provide "state of the industry" high-level measures and help focus individual agencies on the development of specific				
performance indicators and measurable targets relevant to their operations.				
• These measures should also inform agencies as they identify actions they would take to improve their own safety				
outcomes.				
<ul> <li>Agencies should select performance targets that are appropriate to their operations and environment.</li> </ul>				
• Successful safety performance targets are specific, measurable, attainable, relevant, and time-bound (SMART). As part of				
the annual review of a PTASP, each RTA should reevaluate its safety performance measures and determine how the				
measures should be refined, sub-measures developed, and performance targets selected.				
• FTA recognizes that each transit agency has its own operating policies that impact how performance is reported to the				
NTD. However, bringing greater attention to safety and reliability metrics will encourage more robust, consistent data				
reporting in the future. D-1-a: §673.11(a)(7)				
Number and rate of safety events.				
D-1-b: §673.11(a)(7)				
Number and rate of injuries.				
D-1-c: §673.11(a)(7)				
Number and rate of assaults on transit workers.				
D-1-d: §673.11(a)(7)(i)				
Address the reduction and mitigation of vehicular and pedestrian safety events involving transit vehicles, including mitigations to				
reduce visibility impairments for transit vehicle operators that contribute to accidents, including retrofits to vehicles in revenue				

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service and specifications for future procurements that reduce visibility impairments.				
D-2:				
The RTA specifies safety performance targets for injuries (total number of reportable injuries and rate per total vehicle revenue miles, by rail transit mode).				
D-3:				
The RTA specifies annual safety performance targets for safety events (total number of reportable events and rate per total vehicle revenue miles, by rail transit mode).				
D-4:				
The RTA specifies annual safety performance targets for system reliability (mean or average) distance between major mechanical failures, by rail transit mode.				
D-4a:				
The RTA describes the methodology for developing annual safety performance targets and how the targets were calculated.				
Plan Requirements:				
PTASP must describe the methodology for developing annual safety performance targets and how the targets were calculated.				
D-4b:				
Stated management responsibilities are identified for the safety program to ensure that the goals and objectives are achieved.				
D-5: §673.15(a)				
The RTA specifies, or references documentation that specifies, annual safety performance targets are made available to the State to				
aid in the planning process.				
Plan Requirements:				
Additional Guidance:				
In addressing this activity in the PTASP, the RTA may wish to document the process through which the transit agency				
shares its safety performance and state of good repair targets with its State and Metropolitan Planning Organizations.				
The RTA should consider indicating if it has representation on the Metropolitan Planning Organization Board, either				
directly or indirectly (i.e., elected officials serving on both the Metropolitan Planning Organization board and the transit				
agency board), and briefly describing how this representation can support the agency's process for making safety				
performance target available to the Metropolitan Planning Organization and State.				
The RTA also could reference relevant transportation planning documentation or legislation.				
D-6-a: §673.15(a)				
The RTA specifies, or references documentation that specifies, annual safety performance targets are made available to the				
Metropolitan Planning Organization(s) (MPO) to aid in the planning process.				
Plan Requirements:				
A State or RTA must make its annual safety performance targets available to States and Metropolitan Planning Organizations to aid				

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in the planning process.				
D-6-b: §673.15(b)				
The RTA specifies, or references documentation that specifies, that the RTA coordinates with the State and Metropolitan Planning				
Organization(s) (MPO) in the selection of State and MPO safety performance targets, to the maximum extent practicable.				
Plan Requirements:				
To the maximum extent practicable, a State or RTA must coordinate with States and Metropolitan Planning Organizations in the selection of State and Metropolitan Planning Organization safety performance targets.				
E. Development and Implementation of SMS			•	•
E-1: §673.11(a)(2) and §673.21				
The RTA specifies, or references documentation that specifies, its establishment and implementation of a Safety Management				
System (SMS).				
Plan Requirements:				
Each transit agency must establish and implement a Safety Management System under Part 673. A transit agency Safety				
Management System must be appropriately scaled to the size, scope and complexity of the transit agency and include the following				
elements:				
(a) Safety Management Policy as described in § 673.23;				
(b) Safety Risk Management as described in § 673.25;				
(c) Safety Assurance as described in § 673.27; and (d) Safety Promotion as described in § 673.20				
(d) Safety Promotion as described in § 673.29.				
Additional Guidance:				
This requirement will be assessed through evaluation of the Safety Management Policy, Safety Risk Management, Safety Assurance and Safety Promotion sections below.				
E-2: §673.21, §673.23, §673.25, §673.27, and §673.29				
The RTA specifies, or references documentation that specifies, that its SMS is appropriately scaled to the size, scope, and				
complexity of the RTA and includes: Safety Management Policy, Safety Risk Management, Safety Assurance, and Safety				
Promotion.				
F. Safety Management Policy			1	1
F-1: §673.5, §673.21(a), and §673.23(a)				
The RTA specifies, or references documentation that specifies, a written statement of safety management policy, including the				
agency's safety objectives.				
Additional Guidance:				

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	Y	Ν		Questions/
			1	Comments
• The safety management policy statement clearly states the organization's safety objectives and sets forth the policies,				
procedures, and organizational structures necessary to accomplish the safety objectives.				
<ul> <li>It clearly delineates management and employee responsibilities for safety throughout the organization.</li> </ul>				
• Ensures that management is actively engaged in the oversight of the organization's safety performance by requiring regular				
review of the safety policy by a designated Accountable Executive (general manager, president, or other person with				
similar authority).				
• Within the context of the PTASP, an organization's safety objectives will be articulated through the setting of performance				
targets based on, at a minimum, the safety performance targets based on, at a minimum, the safety performance measures				
established in the National Public Transportation Safety Plan. See 49 U.S.C. 5329(d)(1)(E).				
F-2-a: §673.23(b)				
The RTA specifies, or references documentation that specifies, an Employee Safety Reporting Program that includes:				
A process that allows transit workers to report safety conditions to senior management.				
Additional Guidance:				
• Each RTA will need to review its current employee reporting systems and ensure that they meet FTA's employee safety reporting expectations, including comprehensiveness and accessibility, and address protections for employees who report				
safety conditions as well as identify behaviors that would result in disciplinary action.				
<ul> <li>In addition, the RTA will need to address any gaps related to the documentation and storage of the data, its retrieval and</li> </ul>				
analysis, and any practices for communicating back to reporting employee.				
<ul> <li>In addressing any identified gaps, the RTA will want to establish and communicate criteria and procedures for employee</li> </ul>				
safety reporting across the organization.				
<ul> <li>Each RTA will need to specify in documentation the new or modified employee reporting program as a fundamental</li> </ul>				
source for safety concerns and hazard identification.				
<ul> <li>Internal safety reporting programs include the Employee Safety Reporting Program and other internal reporting programs</li> </ul>				
that may provide safety data or information to support the SMS.				
<ul> <li>The number and types of internal safety reporting systems will vary based on the size and complexity of the agency. Most</li> </ul>				
agencies likely have several relevant programs, although they may not currently term these programs as "safety reporting"				
programs.				
• These programs could include drug and alcohol testing programs, fitness for duty programs, hours of service programs,				
customer complaints, or operations or maintenance compliance or inspection programs				
F-2-b: §673.23(b)				
PTASP describes protections for transit workers who report safety conditions to senior management.				
F-2-c: §673.23(b)				
PTASP includes a description of transit worker behaviors that may result in disciplinary action.				

Checklist Section	Inclu	ıded	Page Ref.	RTSB
	Y	N		Questions/
				Comments
F-3: §673.23(c)				
The RTA specifies, or references documentation that specifies, communication of the safety management policy throughout the				
organization.				
Additional Guidance:				
Each RTA will need to implement the necessary provisions for ensuring that the Safety Management Policy Statement is				
communicated to all employees, with explicit support from senior management, including the means as well as the criteria				
establishing when the statement should be updated or revised.				
F-4: §673.23(a) and §673.23(d) The RTA specifies, or references documentation that specifies, necessary authorities, accountabilities, and responsibilities for the				
management of safety and the implementation of the RTA's SMS among the key safety roles within the organization:				
indiagement of safety and the implementation of the RTA's birds among the Rey safety foles within the organization.				
Plan Requirements:				
A transit agency must establish its organizational accountabilities and responsibilities and have a written statement of Safety				
Management Policy that includes the RTA's safety objectives and a description of the RTA's Safety Committee or approach to				
cooperation with frontline transit worker representatives.				
Additional Guidance:				
As a general action, each RTA will need to review and discuss authorities, accountabilities and responsibilities as they relate to the				
development and management (or operation) of the SMS, in addition to established safety responsibilities. Each RTA will need to				
revise current PTASP text based on those meetings for inclusion in the PTASP. The Accountable Executive is ultimately responsible for ensuring these authorities, accountabilities and responsibilities are established.				
F-4-a: §673.5, §673.23(d)(1)				
Accountable Executive.				
Accountable Executive.				
Plan Requirements:				
• The transit agency must identify an Accountable Executive.				
• The Accountable Executive may delegate specific responsibilities, but the ultimate accountability for the transit agency's				
safety performance cannot be delegated and always rests with the Accountable Executive.				
• The Accountable Executive is accountable for ensuring that the agency's SMS is effectively implemented, throughout the				
agency's public transportation system.				
• The Accountable Executive is accountable for ensuring action is taken, as necessary, to address substandard performance				
in the agency's SMS.				
• The Accountable Executive must implement safety risk mitigations for the safety risk reduction program included in the				
PTASP.				

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<ul> <li>The Accountable Executive must consider all other safety risk mitigations recommended by the Safety Committee; and</li> <li>Responsibility for carrying out the agency's transit asset management plan.</li> </ul>				
Additional Guidance:				
• Each RTA must identify an Accountable Executive within its organization who ultimately is responsible for carrying out and implementing its safety plan and asset management plan.				
• An Accountable Executive should be a transit operator's chief executive; this person is often the president, chief executive officer, or general manager.				
• Given the varying sizes and natures of transit systems, FTA defers to those systems in their designation of an Accountable Executive, so long as that single individual has:				
• Responsibility for carrying out the agency's transit asset management plan; and				
• Control or direction over the human and capital resources needed to develop and maintain both the agency's public transportation agency safety plan and the agency's transit asset management plan.				
F-4-a-i: §673.23(d)(1) Accountable Executive.				
Plan Requirements: The Accountable Executive must implement safety risk mitigations for the safety risk reduction program included in the PTASP.				
F-4-a-ii: §673.23(d)(1) Accountable Executive.				
Plan Requirements: The Accountable Executive must consider all other safety risk mitigations recommended by the Safety Committee.				
$F-4-b: \S673.23(d)(2)$				
Chief Safety Officer (or SMS Executive)				
Plan Requirements:				
• The Accountable Executive must designate a Chief Safety Officer (SMS Executive).				
<ul> <li>The Chief Safety Officer (SMS Executive) must hold a direct line of reporting to the Accountable Executive.</li> </ul>				

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Checklist Section	Inclu	ided	Page Ref.	RTSB
	Y	Ν		Questions/
				Comments
• The Chief Safety Officer who has the authority and responsibility for day-to- day implementation and operation of an				
agency's SMS.				
• The Safety Plan identifies an adequately trained safety officer who reports directly to the general manager, president, or				
equivalent officer of the RTA.				
Additional Guidance:				
Given the different sizes of transit operators and given the varying operating environments of transit systems across the				
nation, FTA is deferring to each RTA and SSOA to determine the appropriate direct reporting relationship with the				
Accountable Executive.				
• FTA also defers to the RTA and SSOA to determine the level of training that is adequate for the Chief Safety Officer.				
Given the more complex operating environments of rail transit systems and the increased safety risks in these				
environments, FTA will not allow the Chief Safety Officers for rail transit agencies to have additional operational and				
maintenance responsibilities; it is necessary to have a single individual wholly dedicated to ensuring safety.				
• FTA believes that this role should be a full-time responsibility at rail transit agencies.				
F-4-c: §673.23(d)(4)				
Agency Leadership and Executive Management				
Plan Requirements:				
A transit agency must identify those members of its leadership or executive management, other than an Accountable Executive or				
Chief Safety Officer (SMS Executive), who have authorities or responsibilities for day-to-day implementation and operation of an				
agency's SMS.				
F-4-d: §673.23(d)(5)				
A transit agency may designate key staff, groups of staff, or committees to support the Accountable Executive or Chief Safety				
Officer, Safety Committee, or SMS Executive in developing, implementing, and operating the agency's SMS.				
Additional Guidance:				
Each RTA may identify key staff, groups of staff, or committees who would support development, implementation and operation of				
the RTA's SMS. This is optional.				
F-4-d-i: GO164-F Section 3.2(c)				
The RTA provides an Organizational chart reflecting the management structure of the RTA.				
F-4-d-ii: GO164-F Section 3.2(c)				
A description of how the safety function is integrated into the rest of the RTA organization is provided.				
F-4-d-iii: GO164-F Section 3.2(c)				
Clear identification of the lines of authority used by the RTA to manage safety issues is provided.				
F-5: §673.29(b)				

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	Y	Ν		Questions/
				Comments
The RTA specifies, or references documentation that specifies, adequate methods to ensure implementation of the PTASP by all transit workers, agents, and contractors.				
transit workers, agents, and contractors.				
Additional Guidance:				
The SSOA must ensure that the RTA's PTASP is sufficiently detailed and provides adequate methods to be carried out by				
employees, agents and contractors.				
G. Safety Risk Management				
G-1: §673.21(b), §673.25				
The RTA specifies, or references documentation that specifies, a Safety Risk Management process for all system elements.				
Plan Requirements:				
• The Safety Risk Management process must be comprised of the following activities: safety hazard identification, safety				
risk assessment, and safety risk mitigation. Additional Guidance:				
In addressing these requirements, the RTA can include language describing its hazard management process to reflect				
safety risk management, including definitions and criteria related to safety risk management terms and activities (to be				
consistent with SMS concepts and terms under 673.5).				
• The PTASP language can include the organizational and reporting structure for safety risk management, the tools used to				
support safety risk analysis and evaluation, the roles of the adequately trained and staffed safety or SMS department in				
supporting and conducting safety risk analysis, and any requirements for coordinating with and reporting to the SSOA				
regarding the implementation and results of the safety risk management process.				
G-2: §673.5, §673.25(a), §673.25(b)(1)				
The RTA specifies, or references documentation that specifies, a process for hazard identification including identifying				
consequences of hazards.				
Additional Guidance:				
• Pursuant to § 673.25(b)(1), each transit agency must establish a process for safety hazard identification, including the identification of the sources, both proactive and reactive, for identifying hazards and their associated consequences.				
<ul> <li>Activities for hazard identification could include formalized processes where a transit agency identifies hazards throughout</li> </ul>				
its entire system, logs them into a database, performs risk analyses, and identifies mitigation measures.				
<ul> <li>These activities also could include safety focus groups (for example Safety Committees or Fire-life safety committees),</li> </ul>				
reviews of safety reporting trends, meetings with employees, scenario-based assessments, and What If? Analysis.				
<ul> <li>A transit agency must apply its process for safety hazard identification to all elements of its system, including but not</li> </ul>				
limited to its operational activities, system expansions, vehicles, and state of good repair activities.				

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<ul> <li>FTA encourages transit agencies to take into account bicycle and pedestrian safety concerns, along with other factors, as agencies are conducting Safety Risk Management.</li> <li>A transit agency also should consider the results of its asset condition assessments when performing safety hazard identification activities within its SMS. The results of the condition assessments, and subsequent SMS analysis, will inform a transit agency's determination as to whether an asset meets the state of good repair standards under 49 C.F.R. part 625.</li> </ul>				
G-3: §673.25(b)(2) and SSOA Program Standard The RTA specifies, or references documentation that specifies, a process to include FTA, the SSOA, and other oversight authorities as sources for hazard information.				
Plan Requirements: A transit agency must consider, as a source for hazard identification, data and information provided by an oversight authority, including but not limited to the FTA and SSOA; data and information regarding exposure to infectious disease provided by the CDC or a State health authority; and Safety concerns identified through Safety Assurance activities.				
Additional Guidance: The RTA should explain how information from the SSOA or FTA will be received and assessed by the RTA, and how the RTA may report back to the SSOA and/or FTA if requested/required regarding the results of any activities or analysis performed. It should describe key interfaces and processes for reviewing and assessing this information and reporting back if required or requested.				
G-4: §673.7, §673.25(c) The RTA specifies, or references documentation that specifies, a process for assessing the safety risks associated with identified safety hazards, including an assessment of the likelihood and severity of the consequences of the hazards, including existing mitigations.				
<ul> <li>Additional Guidance:</li> <li>The RTA may include the activities, roles, and participation of different agency departments, used in the assessment and prioritization of safety risks. This includes the identification of when Subject Matter Experts, the Safety Committee, etc. will be involved in the safety risk assessment process.</li> <li>May reference or explain the levels of management that have authority to make decisions as a function of the level of safety risk(s) evaluated, including when decisions should be elevated.</li> <li>In § 673.25(c)(2), each transit agency must assess safety risks in terms of probability (the likelihood of the hazard producing the potential consequences) and severity (the damage, or the potential consequences of a hazard, that may be</li> </ul>				

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caused if the hazard is not eliminated or its consequences are not successfully mitigated), and must assess existing				
mitigations, to support the prioritization of hazards based on safety risks.				
• The RTA ensures:				
<ul> <li>Potential consequences for hazards are identified;</li> </ul>				
• Existing mitigations are identified and assessed for the current effectiveness in addressing the potential consequences (since it is possible that existing mitigations may not be working as intended); and				
• Both the likelihood and severity of the potential consequences of the hazard are established (with current mitigations				
included).				
G-5: §673.25(c)(2)				
The RTA specifies, or references documentation that specifies, a process to prioritize hazards based on the safety risk.				
G-6: §673.25(a) and §673.25(d)				
An RTA must establish methods or processes to identify safety risk mitigations or strategies necessary as a result of the agency's				
safety risk assessment to reduce the likelihood and severity of the potential consequences. These methods or processes must address				
the role of the RTA's Safety Committee.				
Additional Guidance:				
• The RTA may decide that the criteria for developing safety risk mitigations could be the identification of a safety risk,				
benefit-cost analysis, a system level change (such as the addition of new technology on a vehicle), a change to operational				
procedures, or the expansion of service.				
• In addition, the RTA should ensure that the PTASP documents how mitigations will be implemented and monitored,				
including:				
• Mitigation to be implemented;				
• Responsible party (individual and/or department);				
• Timeframe for implementation;				
Safety performance indicator; and				
Safety performance target.				
This information will directly support mitigation monitoring for effectiveness under 673.27(b)(2).				
G-7: §673.25 and §673.29(b)				
The RTA specifies, or references documentation that specifies, a process for safety risk management with adequate means of safety				
risk mitigation.				
Additional Guidance:				
The SSOA must ensure that the safety risk management process laid out in the RTA's PTASP is sufficiently detailed and provides				
adequate methods to identify, assess and mitigate safety risks.			l	

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G-8-i: GO 164 Series and §673.25(c)				
Requirements for on-going reporting to the oversight agency relating to safety risk management activities and status are specified.				
G-8-ii: GO 164 Series and §673.29(b)				
RTA will also submit any CAPs developed to minimize, mitigate, control, correct, or eliminate the identified safety risks and				
hazards. The CAPs will include description, immediate mitigation (if needed), origin of hazard, the proposed actions, permanent				
hazard resolution, or temporary mitigation if necessary, the responsible individual or department, and the schedule for				
implementing those actions for the identified hazard, including date the hazard was identified and closed, and hazard resolution				
verification/follow-up activities, all in accordance with Commission GO 164 series, Section 9.				
G-8-iii: GO 164-F Section 3.2(h) and 673.27(c)				
Safety Certification Process:				
A description of the safety certification process required by the RTA to ensure that safety concerns and hazards are adequately				
addressed prior to the initiation of passenger operations for Major Projects and subsequent major projects to extend, rehabilitate, or				
modify an existing system, or to replace vehicles and equipment.				
H. Safety Assurance				
H-1: §673.27				
The RTA specifies, or references documentation that specifies, its methods or processes to develop and implement a safety				
assurance process covering Safety Performance Monitoring and Measurement, Management of Change, and Continuous				
Improvement.				
Additional Guidance:				
• Each RTA's safety assurance activities should be scaled to the size and complexity of its operations. Through these				
activities, each transit agency should accurately determine whether it is meeting its safety objectives and safety				
performance targets, as well as the extent to which it is effectively implementing its SMS.				
• The Public Transportation Agency Safety Plan must include annual safety performance targets based on the safety				
performance measures established under the National Public Transportation Safety Plan				
• The PTASP annual safety performance targets for the safety risk reduction program must be based on improvements over				
a 3-year rolling average of NTD data for the RTA.				
• Finally, each RTA will need to establish activities and criteria for analyzing data regarding remedial action for				
shortcomings in meeting safety performance targets involving its Safety Committee, such that safety performance				
indicators and targets can be revised, as necessary.				
H-2: §673.27(b)(1)				
The RTA specifies, or references documentation that specifies, its methods or processes to monitor system for compliance with,				
and sufficiency of, the agency's procedures for operations and maintenance.				
Additional Guidance:				

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				Comments
PTASP must addresses the following items related to monitoring compliance with and sufficiency of established procedures for				
operations and maintenance:				
• Identification of all safety standards and requirements, both internal to the agency as well as in recognition of any SSOA				
or FTA safety standards and requirements that must be complied with and assessed for sufficiency;				
• Activities for reviewing safety standards and requirements to ensure they are current;				
• Activities the RTA will implement to monitor compliance with documented safety standards and requirements;				
• Activities to monitor compliance with its safety policies, procedures and protocols related to service delivery;				
• Methods for collecting and compiling information regarding compliance monitoring activities;				
Criteria for documenting and reporting non-compliance; and				
• Criteria for when non-compliance findings would be evaluated through the Safety Risk Management process				
H-2-i: §673.27(b)(1) and GO164-F Section 3.2(m)				
Operating and maintenance rules and procedures that affect safety are identified.				
H-2-ii: §673.27(b)(1) and GO164-F Section 3.2(m)				
Operating and maintenance rules and procedures that affect safety are reviewed for their effectiveness and determinations are made				
regarding their need to be updated.				
H-2-iii: GO164-F Section 3.2 (m) and §673.27 (b)				
Description of process for developing, maintaining, and ensuring compliance with operating and maintenance rules and procedures.				
H-2-iv: GO164-F Section 3.2 (m) and §673.27 (b)				
Techniques used to assess the implementation of operating and maintenance rules and procedures by transit workers, such as				
performance testing/compliance checks.				
H-2-v: GO164-F Section 3.2(m) and §673.27 (b)				
Techniques used to assess the effectiveness of supervision relating to the implementation of operating and maintenance rules.				
H-3: §673.27(b)(2)				
The RTA must establish activities to monitor its operations to identify any safety risk mitigations that may be ineffective,				
inappropriate, or were not implemented as intended. These activities must address the role of the transit agency's Safety				
Committee.				
Additional Guidance:				
Safety Data Acquisition				
<ul> <li>The process used to collect, maintain, analyze, and distribute safety data is clearly defined.</li> </ul>				
<ul> <li>The management process for ensuring that the safety function within the RTA organization receives the necessary</li> </ul>				
information to support implementation of the system safety program is clarified.				

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	Y	Ν		Questions/
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H-4: §673.27(c)(1)				
The RTA must establish a process for identifying and assessing changes that may introduce new hazards or impact the RTA's safety				
performance.				
Additional Guidance:				
RTAs must develop processes for identifying and assessing changes that may introduce new hazards or impact safety performance.				
If an RTA determines that a change might impact safety, then the transit agency would need to evaluate the change using Safety				
Risk Management activities established under § 673.25. These changes would include changes to operations or maintenance				
procedures, changes to service, the design and construction of major capital projects (such as New Starts and Small Starts projects				
and associated certifications), organizational changes, and any other changes to a transit agency's system that may impact safety				
performance.				
Each rail transit agency should include a description of the safety certification process that it uses to ensure that safety concerns and				
hazards are adequately addressed prior to the initiation of passenger operations for News Starts and other major capital projects to				
extend, rehabilitate, or modify an existing system, or to replace vehicles and equipment.				
Revisions will typically include:				
<ul> <li>Identification of internal and external sources of change;</li> <li>Desume station of a summination and as adjustice a statistics to summinate description and an individual maximum.</li> </ul>				
<ul> <li>Documentation of communication and coordination activities to ensure appropriate departments and/or individuals receive notifications of change;</li> </ul>				
<ul> <li>Use of documented field activities to help identify changes in the operational environment that may not have been</li> </ul>				
planned;				
• Development and use of criteria to identify and determine the extent of changes in the operational environment that would				
trigger the initiation of management of change activities;				
• Use of documented criteria to ensure that information regarding management of change activity is distributed to all				
relevant service delivery functions.				
Each RTA will need to review, and revise as necessary, language to address the use of documented criteria for determining when				
changes must be assessed through the Safety Risk Management process, prior to implementation, to ensure that accepted levels of				
safety performance are not jeopardized or diminished. This includes the development of criteria such that in principle, no				
operations under changed conditions that may pose a safety impact may continue until a safety risk evaluation is conducted.				
In addition, each RTA will need to identify and document how monitoring activities will be updated, as necessary, to address				
changes that do not go through the Safety Risk Management process, thus ensuring the change and related mitigations perform as				
intended so as not to negatively impact safety performance.				
H-5i: GO 164-F Section 3.2(u) and §673.25 (d)				

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	Y	Ν		Questions/ Comments
Procurement: A description of the measures, controls, and assurances in place to ensure that safety principles are considered.				
<ul> <li>Additional Guidance:</li> <li>The Designated Representatives may be included in the RTA procurement process, if appropriate, if it's relevant to RTSB's oversight of the RTA, the Designate Rep may be involved.</li> </ul>				
H-5ii: GO 164-F Section 3.2(g) and §673.27 (c) System Modifications: The process used by the RTA to ensure that safety concerns are addressed in modifications to existing systems, vehicles, and equipment, which do not require formal safety certification, but which may have safety impacts, is described.				
H-6: §673.27(c)(2) The RTA determines that a change may impact its safety performance, then the transit agency must evaluate the proposed change through the RTA's Safety Risk Management process.				
H-6i: GO 164-F Section 3.2(q) and §673.27 (c) Authority to make configuration changes is described and assurances are provided for formal notification of all involved departments.				
H-7: §673.27(d)(1)				
The RTA must establish a process to assess its safety performance annually.				
<ul> <li>Additional Guidance:</li> <li>The safety performance assessment can be completed in conjunction with the annual review and update to its overall safety plan as required by §673.11(a)(5).</li> <li>FTA does not prescribe the format or content of the annual assessment and leaves it up to the RTA to design an approach that is appropriate for its size and complexity.</li> </ul>				
<ul> <li>The RTA can assess the performance of an SMS through audits, reviews, assessments, and other verification and follow-up actions.</li> <li>To document activities to address this requirement in the PTASP, the RTA will need to update its internal safety review</li> </ul>				
process and associated procedures and criteria to ensure consistency with PTASP SMS requirements and the comprehensive review of safety management processes and activities, as well as those safety programs established to deliver on outputs of SMS activities.				
The RTA must notify the RTSB Staff 30 days in advance of the internal audit review.				
H-7i: §673.27(d)(1)(i) Identification of deficiencies				

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	Y	Ν		Questions/ Comments
Plan Requirements:				
This process must include the identification of deficiencies in the RTA's SMS and deficiencies in the RTA's performance against				
safety performance targets required in § 673.11(a)(3).				
H-7ii: §673.27(d)(1)(ii)				
Role of Safety Committee in identifying deficiencies				
Plan Requirements:				
Address the role of the RTA's Safety Committee and include the identification of deficiencies in the RTA's performance against				
annual safety performance targets set by the Safety Committee under § 673.19(d)(2) for the safety risk reduction program required				
in § 673.11(a)(7).				
H-7iii: §673.27(d)(1)(iii) and 673.27(b)				
Internal safety review requirements				
Plan Requirements:				
Address any specific internal safety review requirements established by the SSOA.				
H-7-a: §674.27(a)(5), 673.27(b), and GO 164-F Section 5.4 and Program Standard				
Notifying the SSOA before conducting any internal safety review, following the process specified in the SSOA's Program Standard.				
H-7-b: §674.27(a)(5), 673.27(b), and GO 164-F Section 5.6 and Program Standard				
Submitting materials regarding the conduct and results of internal safety reviews to the SSOA under the Accountable Executive's				
signature.				
H-7-b-i: §673.27(d)(2)				
Monitoring safety performance against targets				
Plan Requirements:				
RTA must monitor safety performance against annual safety performance targets set by the Safety Committee under § 673.19(d)(2)				
for the safety risk reduction program in § 673.11(a)(7).				
H-7-b-ii: §673.27(d)(3)(i)				
If not meeting annual targets – Assess safety risks				
Plan Requirements:				
If the RTA does not meet an established annual safety performance target set by the Safety Committee under §673.19(d)(2) for the				
safety risk reduction program in $(673.11(a)(7))$ must:				
Assess associated safety risk using the methods or processes established under §673.25(c).				
H-7-b-iii: §673.27(d)(3)(ii)				
If not meeting annual targets – Mitigate safety risk				

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Plan Requirements:				
Mitigate associated safety risk based on the results of a safety risk assessment using the methods or processes established under $(673.25(d))$ . The RTA must include these mitigations in the plan described at $(673.27(d))(4)$ and in the PTASP as described in $(673.25(d))(5)$ .				
H-7-b-iv: §673.27(d)(3)(iii)				
If not meeting annual targets – Allocate safety set-aside				
Plan Requirements:				
Allocate its safety set-aside in the following fiscal year to safety-related projects eligible under 49 U.S.C. 5307 that are reasonably likely to assist the RTA in meeting the safety performance target in the future.				
H-8: §673.27(d)(4)				
The RTA must develop and carry out, under the direction of the Accountable Executive, a plan to address any deficiencies				
identified through the safety performance assessment as described in this section.				
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Plan Requirements: RTA must provide RTSB annually documentation that demonstrates they conducted a safety performance assessment and its				
findings.				
I. Safety Promotion				
I-1: §673.29(a), 672.13, §GO 164-F Section 3.2(p), GO 172 Section 5.3 and GO 175-A Section 9				
The RTA must establish and implement a comprehensive safety training program for all agency transit workers and contractors				
directly responsible for safety in the agency's public transportation system. The training program must include refresher training, as				
necessary.				
Additional Guidance:				
<ul> <li>FTA's requirements for a comprehensive safety training program address a statutory requirement under 49 U.S.C.</li> </ul>				
5329(d)(1)(G), which requires each operator of a public transportation system to establish "a comprehensive staff training				
program for the operations personnel and personnel directly responsible for safety" and includes "completion of a safety				
training program" and "continuing safety education and training."				
<ul> <li>Each transit agency should determine for themselves the classes of employees who are directly responsible for safety in</li> </ul>				
that unique system.				
• These employees could include vehicle operators, maintenance staff, dispatchers, the Chief Safety Officer, the				
Accountable Executive, and other agency staff and management who have direct responsibility for safety.				
• The training program should cover all levels of employees and contractors.				

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<ul> <li>Through the safety training program, each transit agency must require each employee and contractor, as applicable, to complete training to enable the individual to meet his or her role and responsibilities for safety, and to complete refresher training, as necessary, to stay current with the agency's safety practices and procedures.</li> <li>To address this requirement, each RTA will need to review PTASP requirements, including its development of SMS processes and activities to identify where it needs new training developed or where current training must be revised and updated.</li> </ul>				
<ul> <li>Each RTA will need to develop a plan for updating job descriptions and training requirements appropriate for each employee, for example, Safety Committee, front line employees, managers and supervisors and senior managers.</li> <li>For each, the RTA will need to establish a plan to deliver the training as well as identify and deliver on refresher training requirements.</li> </ul>				
<ul> <li>Each RTA will also need to address training requirements, including updates to current training, for contractors.</li> <li>In addition, each RTA will need to ensure compliance with FTA safety training provisions.</li> <li>As necessary, the RTA will need to integrate SMS responsibilities training into skills-based training for appropriate operational</li> </ul>				
personnel.				
I-i:				
Drug and Alcohol Program A description of the drug and alcohol program and the process used to ensure knowledge of and compliance with the program				
requirements is provided.				
I-ii: §673.29 (a)				
Training and Certification Program				
A description of the training and certification program for transit workers and contractors is provided, including complying with the Public Transportation Safety Certification Training Program.				
I-iii: GO 164-F Section 3.2(p), GO 172 Section 5.3 and GO 175-A Section 9 Categories of safety-related work requiring training and certification are identified, including Roadway Worker Protection Training, per Commission GO 175 series.				
I-iv: §673.29 (a)				
Description of the training and certification program for transit workers and contractors in safety-related positions is provided.				
I-v: §673.29 (a)				
The process used to maintain and access transit worker and contractor training records is described.				
I-vi: §673.29 (a)				
The process used to assess compliance with training and certification requirements is described.				
I-1-a: §673.29(a)				
Includes transit workers and contractors.				
I-1-b: §673.29(a)				

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Includes refresher training, as necessary.				
Plan Requirements:				
For each, the RTA will need to establish a plan to deliver the training as well as identify and deliver on refresher training requirements.				
I-2: §673.29(b)				
The RTA specifies, or references documentation that specifies, its methods or processes to communicate safety and safety performance information throughout the agency's organization.				
Additional Guidance:				
• To address § 673.29(b), each RTA must ensure that all employees are aware of any policies, activities, and procedures that are related to their safety-related roles and responsibilities.				
• Safety communications may include information on hazards and safety risks that are relevant to the employee's role and responsibilities				
• FTA expects that each transit agency would define the means and mechanisms for effective safety communication based on its organization, structure, and size of operations.				
• Therefore, to address this requirement in the PTASP, each RTA will need to document its approach to safety communication.				
• Each RTA may consider the following as it documents its safety communication policies and activities:				
<ul> <li>Documentation of how safety and safety performance information will be communicated throughout the organization.</li> <li>Documented criteria to trigger the communication of safety and safety performance information throughout the</li> </ul>				
<ul> <li>organization.</li> <li>Documented policies and/or procedures to communicate information related to SMS activities to appropriate</li> </ul>				
personnel throughout the agency.				
• Employees are made aware of safety management priorities and safety concerns at the organizational level and as they relate to their own duties and responsibilities.				
<ul> <li>Communication of safety concerns and hazards to appropriate groups and individuals as it relates to their responsibilities.</li> </ul>				
<ul> <li>Communication of actions taken by the RTA to address safety concerns and hazards reported by employees through the employee safety reporting program.</li> </ul>				
<ul> <li>Communication of safety concerns, safety risks and safety performance to executive management.</li> <li>Documented policies and/or procedures for communicating safety performance and SMS information to FTA and the SSOA.</li> </ul>				
• How to ensure communication, and the means, are effective.				
I-3: §673.29(b)				

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The RTA specifies, or references documentation that specifies, its methods or processes to convey information on hazards and				
safety risks relevant to transit workers' roles and responsibilities.				
Plan Requirements:				
A transit agency must convey information on hazards and safety risks relevant to transit workers' roles and responsibilities.				
I-4: §673.29(b)				
The RTA must inform transit workers of safety actions taken in response to reports submitted through an employee safety reporting				
program.				
I-5: §673.17(b) and §673.19				
A transit agency must include a description of how frontline transit worker representatives cooperate in the development and update				
of the PTASP.				
J. Corrective Action Plans				
J-1: §674.37(b) and GO 164-F Section 9				
The RTA specifies, or references documentation that specifies, when the RTA must develop and carry out a CAP.				
Additional Guidance:				
As specified in Part 674, a CAP is "a plan developed by an RTA that describes the actions the RTA will take to minimize, control,				
correct, or eliminate risks and hazards, and the schedule for taking those actions. Either an SSOA, FTA or an RTA may require that				
RTA to develop and carry out a CAP."				
J-2: §674.37(b) and GO 164-F Section 9.6				
The RTA specifies, or references documentation that specifies, how the RTA will submit CAPs to the SSOA for review and				
approval.				
Additional Guidance:				
The CAP process must be documented and implemented by the RTA and overseen by the SSOA.				
J-3: §674.37(b) and GO 164-F Section 9.7				
The RTA specifies, or references documentation that specifies, how the RTA will manage immediate or emergency corrective				
actions.				
J-4: §674.37(b), GO 164-F Section 9.9 and Program Standard				
The RTA specifies, or references documentation that specifies, the required contents of a CAP, including describing the actions the				
RTA will take to minimize, control, correct, or eliminate the safety risks and hazards identified by the CAP, the schedule for taking				
those actions, and the individuals responsible for taking those actions.				
J-5: §674.37(b) and GO 164-F Section 9.2				
The RTA must periodically report to the SSOA on its progress in carrying out the CAP every 30 calendar days if implementation				
takes longer than 60 calendar days.				

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Additional Guidance:				
The SSOA may monitor the RTA's progress in carrying out the CAP through unannounced, on-site inspections, or any other means				
the SSOA deems necessary or appropriate.				
K. Documentation, Definitions and Acronyms				
K-1: §673.31				
The RTA specifies, or references documentation that specifies, how the RTA will document key processes and procedures required				
to carry out the SMS that are not included or referenced elsewhere in the PTASP.				
Plan Requirements:				
At all times, a transit agency must maintain documents that set forth its Public Transportation Agency Safety Plan, including those				
related to the implementation of its SMS, and results from SMS processes and activities.				
K-2: §673.31				
The RTA specifies, or references documentation that specifies, how the RTA will maintain SMS documentation and ensure that all				
SMS documentation will be maintained for a period of no less than four years after they are created.				
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Plan Requirements:				
A transit agency must maintain documents that are included in whole, or by reference, that describe the programs, policies, and				
procedures that the agency uses to carry out its Public Transportation Agency Safety Plan. A transit agency must maintain these				
documents for a minimum of four years after they are created (to be consistent with GO requirements for record retention).				
K-3: §673.31				
The RTA specifies, or references documentation that specifies, how the RTA will ensure that FTA, any other Federal entity, and the				
SSOA have access to review any SMS documentation maintained by the RTA upon request.				
Plan Requirements:				
These documents must be made available upon request by the Federal Transit Administration or other Federal entity, or a State				
Safety Oversight Agency having jurisdiction.				
K-4:				
The RTA specifies, or references documentation that specifies, applicable <b>definitions</b> from §673.5, §674.7 and/or the SSOA				
Program Standard.				
Additional Guidance:				
Acceptable as long as the PTASP does not include definitions or acronyms in conflict with §673.5, §674.7, and/or SSOA Program				
Standard.				
K-5:				
The RTA specifies, or references documentation that specifies, applicable <b>acronyms</b> from §673.5, §674.7, and/or the SSOA				

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Program Standard.				
Additional Guidance:				
Acceptable as long as the PTASP does not include definitions or acronyms in conflict with §673.5, §674.7, and/or SSOA Program Standard.				
L: Commission General Orders				
L-1: Personal Electronic Devices - GO 172 series - 673.29 (b)				
A description of the process used to ensure transit worker knowledge of and compliance with the program requirements governing the use of personal electronic devices (PED) is provided, as governed by Commission General Order 172 series.				
Plan Requirements:				
• Look for some statement that the RTA has a GO 172 series compliant program.				
• Must include a statement or reference to a specific policy (document or procedure).				
• Content of the RTA PED prohibition policy will be evaluated outside of this PTASP review process.				
L-2: Roadway Worker Protection - GO 175 series - §673.29 (a);				
A description of the program and policy in the PTASP regarding the assurance of a safe working environment for RTA roadway				
workers in compliance with the rules and regulations in Commission General Order 175 series.				
Plan Requirements:				
• Look for some statement that the RTA has a GO 175 series compliant program.				
• Must include a statement or reference to a specific policy (document or procedure).				
• Content of the RTA RWP program will be evaluated outside of this PTASP review process.				
M: Safety Committees	•			
M-1: § 673.19(a)				
For an RTA serving an urbanized area with a population of 200,000 or more, the RTA has established a Safety Committee.				
Plan Requirements:				
Does the RTA have a Safety Committee?				
Additional Guidance:				
Safety Committee must be appropriately scaled to the size, scope, and complexity of the RTA, and convened by a joint labor-				
management process.				

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M-1-a-i: §673.19(b)				
The Safety Committee must consist of an equal number of frontline transit worker representatives and management representatives.				
Plan Requirements:				
Equal number of frontline transit workers and management representatives.				
Additional Guidance:				
• To the extent practicable, the Safety Committee must include frontline transit worker representatives from major transit				
service functions, such as operations and maintenance, across the transit system.				
• Safety Committees may have alternate members, but they should strive for consistent participation by the core members.				
<ul> <li>Non-members should be discouraged unless they are Subject Matter Experts requested by the Committee.</li> </ul>				
M-1-a-ii: §673.19(b)(1)				
The labor organization that represents the plurality of the RTA's frontline transit workers must select frontline transit worker				
representatives for the Safety Committee.				
M-1-a-iii: §673.19(b)(2)				
If the RTA's frontline transit workers are not represented by a labor organization, the RTA must adopt a mechanism for frontline				
transit workers to select frontline transit worker representatives for the Safety Committee.				
M-1-a-iv: §673.19(c)				
Safety Committee procedures				
Plan Requirements:				
PTASP must include procedures regarding the composition, responsibilities, and operations of the Safety Committee which, at a				
minimum, must address:				
M-1-a-v-1: §673.19(c)(1)				
Safety Committee structure				
Plan Requirements:				
The organizational structure, size, and composition of the Safety Committee and how it will be chaired.				
M-1-a-v-2: §673.19(c)(2)				
Safety Committee meetings				
Plan Requirements:				
How meeting agendas and notices will be developed and shared, and how meeting minutes will be recorded and maintained. $M + c = 2 + \frac{672}{10} + \frac{10}{20} + 1$				
M-1-a-v-3: §673.19(c)(3)				
Safety Committee required training				

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Plan Requirements:					
Any required training for Safety Committee members related to PTASP and the processes, activities, and tools used to support the transit agency's SMS.					
M-1-a-i-4: §673.19(c)(4)					
Safety Committee compensation					
Plan Requirements:					
The compensation policy established by the RTA for participation in Safety Committee meetings.					
Guidance:					
FTA is not requiring transit agencies to compensate members of the Safety Committee; rather, it is requiring the transit agency to					
adopt a policy regarding Safety Committee compensation and that the Safety Committee procedures include the policy the transit					
agency has adopted.					
M-1-a-i-5: §673.19(c)(5)					
Safety Committee access to technical experts					
Plan Requirements:					
How the Safety Committee will access technical experts, including other transit workers, to serve in an advisory capacity as					
needed; RTA information, resources, and tools; and submissions to the transit worker safety reporting program to support its					
deliberations.					
M-1-a-i-6: §673.19(c)(6)					
Safety Committee decisions					
Plan Requirements:					
How the Safety Committee will reach and record decisions.					
M-1-a-i-7: §673.19(c)(7)					
Safety Committee communications with Board of Directors and Accountable Executive					
Plan Requirements:					
How the Safety Committee will coordinate and communicate with the RTA's Board of Directors, or equivalent entity, and the					
Accountable Executive					
M-1-a-i-8: §673.19(c)(8)					
Safety Committee disputes					

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Plan Requirements:				
How the Safety Committee will manage disputes to ensure it carries out its operations. The Safety Committee may use the dispute				
resolution or arbitration process from the RTA's Collective Bargaining Agreement, or a different process that the Safety Committee				
develops and agrees upon, but the Accountable Executive may not be designated to resolve any disputes within the Safety				
Committee.				
M-1-a-i-9: §673.19(c)(9)				
Safety Committee carrying out its responsibilities.				
Plan Requirements:				
How the Safety Committee will carry out its responsibilities identified in §673.19(d).				
M-1-a-ii: §673.19(d)				
Safety Committee responsibilities				
Plan Requirements:				
The Safety Committee must conduct the following activities to oversee the RTA's safety performance				
M-1-a-ii-1: §673.19(d)(1)				
Safety Committee Approve PTASP				
Plan Requirements:				
Safety Committee review and approve the RTA's PTASP.				
M-1-a-ii-2: §673.19(d)(2)				
Set Performance Targets				
Plan Requirements:				
Safety Committee to set annual safety performance targets for the safety risk reduction program.				
M-1-a-ii-3: §673.19(d)(3)				
Support RTA's SMS				
Plan Requirements:				
Safety Committee to support operation of the RTA's SMS: M-1-a-ii-3-i: §673.19(d)(3)(i)				
M-1-a-11-3-1: §0/3.19(d)(3)(1) Reduce likelihood and severity of potential consequences				
Reduce incliniood and severity of potential consequences				
Plan Requirements:				
Safety Committee identifying and recommending safety risk mitigations necessary to reduce the likelihood and severity of potential				

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consequences identified through the RTA's safety risk assessment, including safety risk mitigations associated with any instance					
where the RTA did not meet an annual safety performance target in the safety risk reduction program.					
M-1-a-ii-3-ii: §673.19(d)(3)(ii)					
Ineffective mitigations					
Plan Requirements:					
Safety Committee identifying safety risk mitigations that may be ineffective, inappropriate, or were not implemented as intended, including safety risk mitigations associated with any instance where the RTA did not meet an annual safety performance target in					
the safety risk reduction program.					
M-1-a-ii-3-iii: §673.19(d)(3)(iii)					
Continuous improvement					
Plan Requirements:					
Safety Committee identifying safety deficiencies for purposes of continuous improvement as required at § 673.27(d), including any					
instance where the RTA did not meet an annual safety performance target in the safety risk reduction program.					
M-1-a-iii: §673.25(d)(6)					
Accountable Executive rejects Safety Committee Recommendation					
Plan Requirements:					
When a Safety Committee recommends a safety risk mitigation unrelated to the safety risk reduction program, and the Accountable					
Executive decides not to implement the safety risk mitigation, the Accountable Executive must prepare a written statement					
explaining their decision, pursuant to recordkeeping requirements at §673.31. The Accountable Executive must submit and present					
this explanation to the transit agency's Safety Committee and Board of Directors or equivalent entity.					
M-1-b-i:					
Date of Safety Committee PTASP Approval:					
M-1-b-ii:					
Page, section or Appendix with Safety Committee approval documentation.					
M-2: 673.25(d)(2)(ii) Strategies consistent with guidelines of the Centers for Disease Control and Provention or a State health authority to minimize					
Strategies consistent with guidelines of the Centers for Disease Control and Prevention or a State health authority to minimize exposure to infectious diseases.					
exposure to infectious diseases.					
Plan Requirements:					
Strategies to minimize the exposure of the public, personnel, and property to hazards and unsafe conditions, and consistent with					
guidelines of the Centers for Disease Control and Prevention or a State health authority, minimize exposure to infectious diseases.					
M-3-a:					

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Checklist Section	Inch	ıded	Page Ref.	RTSB
	Y	Ν		Questions/
				Comments
Annual Safety performance targets based on improvements over a 3-year rolling average of NTD data for the RTA				
M-3-a-i: §673.11(a)(7) (iii)(B)				
Includes all modes of public transportation for the RTA.				
M-3-a-ii: §673.11(a)(7) (iii)(C)				
Plan Requirements:				
Based on the level of detail the RTA is required to report to the NTD. The Safety Committee is not required to set a target for a				
performance measure until the large urbanized area provider has been required to report three years of data to the NTD				
corresponding to such performance measure.				
M-3-a-iii: §673.11(a)(7)(iv)				
Plan Requirements:				
Include or incorporate by reference the safety risk mitigations identified and recommended by the Safety Committee.				
N. Risk-Based Inspection (RBI) Requirements				
N-1: FTA Special Directive 22-25 on RBI Program Development and §673.11(a)(6)(iii)				
Plan Requirements:				
The PTASP contains language acknowledging that the RTA complies with the CPUC's Risk-Based Inspection policies and				
procedures.				
Additional Guidance:				
If the PTASP contains the RTSB-provided RBI PTASP language, it is acceptable.				

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Y N Questions/ Comments	Checklist Section	Inclu	ded	Page Ref.	RTSB
Comments		Y	Ν		Questions/
					Comments

The Public Transpo	ortation Agency Safety Plan is:		
	Acceptable		
	Unacceptable. Revise and Resubmit		
Reviewed by:	Signature	Date:	
	Name and Title		
Approved by:	Signature Name and Title	Date:	

No	PTASP Requirements		Include	d	Page	Commente
No.	Does the PTASP contain or provide for the following:	Y	N	N/A	Ref.	Comments
1	<ul> <li>Policy Statement</li> <li>A policy statement is included in the Public Transportation Agency Safety Plan (PTASP).</li> </ul>					
	<ul> <li>The policy statement describes the authority that establishes the PTASP.</li> </ul>					
	<ul> <li>The policy statement is signed and endorsed by the rail transit agency's Accountable Executive.</li> <li>Accountable Executive is someone who has control or direction over the human and capital resources needed to develop and maintain both the agency's PTASP and the agency's facilities.</li> </ul>					
2	<ul> <li>Purpose, Goals, and Objectives</li> <li>The purpose of the PTASP is defined.</li> </ul>					
	Goals are identified to ensure that the PTASP fulfills its purpose.					
	Objectives are identified to monitor and assess the achievement of goals.					
	• Stated management responsibilities are identified for the safety program to ensure that the goals and objectives are achieved.					
	• Specify performance targets based on the safety performance measures established by the Rail Transit Agency (RTA).					
	Describe how safety and safety performance information is communicated throughout the RTA.					

No	PTASP Requirements Does the PTASP contain or provide for the following:		Include	d	Page	Querra anti-
No.		Y	Ν	N/A	Ref.	Comments
3	RTA Management Structure					
	<ul> <li>An overview of the management structure of the RTA is provided including an organization chart. Organizational structure is clearly defined and includes:</li> <li>History and scope of service,</li> <li>Physical characteristics, and</li> <li>Operations and Maintenance.</li> </ul>					
	• A description of how the safety function is integrated into the rest of the RTA organization is provided.					
	Clear identification of the lines of authority used by the RTA to manage safety issues is provided.					
4	Plan Review and Modification					
	<ul> <li>An annual assessment of whether the PTASP should be updated is specified.</li> </ul>					
	The process used to control changes to the PTASP is described.					
	• Specific departments and persons responsible for initiating, developing, approving, and issuing changes to the PTASP are identified.					
	<ul> <li>Required coordination with the RTSB regarding plan modification, including timeframes for submission, revision, and approval, is addressed.</li> </ul>					
	• Provides record of the complete history of successive versions of this plan.					

No	PTASP Requirements	•		d	Page	Comments
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments
5	<ul> <li>Plan Implementation</li> <li>A description of the specific activities required to implement the PTASP is included.</li> <li>Tasks to be performed by the RTA Safety function, by position and management accountability, are identified and described.</li> <li>A description of the methodologies used by the system safety function to achieve their safety responsibilities is provided.</li> <li>Safety-related tasks to be performed by other rail transit departments, by position and management accountability, are</li> </ul>					
6	<ul> <li>A task matrix (or an equivalent narrative description) showing all identified safety responsibilities, interfaces among all rail transit units responsible for each task, and the key reports or actions required is provided.</li> <li>Safety Risk Management Process</li> </ul>					
	<ul> <li>The process used by the RTA to implement its system-wide safety risk management program to identify, record, and resolve hazards during its operation, including any hazards resulting from subsequent system extensions or modifications, operational changes, or other changes within the rail transit environment, including the role of the RTSB in providing on- going monitoring and on-going accessibility for Staff review upon request, is described.</li> </ul>					

Na	PTASP Requirements	Included			Page	O
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments
	• The <i>safety risk management</i> process includes activities for: sources and mechanism to support the on-going identification of hazards, hazard identification and prioritization, hazard investigation, evaluation, and analysis, hazard control and elimination, hazard tracking, and reporting thresholds.					
	• Requirements for on-going reporting to RTSB relating to <i>safety risk management</i> activities and status are specified.					
	<ul> <li>The RTA will also submit any CAPs developed to minimize, mitigate, control, correct, or eliminate the identified risks and hazards. The CAPs will include description, immediate mitigation (if needed), origin of hazard, the proposed actions, permanent hazard resolution, or temporary mitigation, if necessary, the responsible individual or department, and the schedule for implementing those actions for the identified hazard, including date the hazard was identified and closed, and hazard resolution verification/follow-up activities, all in accordance with Commission General Order 164-F, Section 9.</li> <li>Describe activities to monitor operations to identify any safety</li> </ul>					
	risk mitigations that may be ineffective, inappropriate, or were not implemented as intended.					
7	<ul> <li>Safety Certification Process</li> <li>A description of the safety certification process required by the RTA to ensure that safety concerns and hazards are adequately addressed prior to the initiation of passenger operations for Major Projects and subsequent major projects to extend, rehabilitate, or modify an existing system, or to replace vehicles and equipment.</li> </ul>					

Na	PTASP Requirements		Include	d	Page	O among and a
No.	Does the PTASP contain or provide for the following:	Y	N	N/A	Ref.	Comments
8	System Modifications					
	• The process used by the RTA to ensure that safety concerns are addressed in modifications to existing systems, vehicles, and equipment, which do not require formal safety certification, but which may have safety impacts, is described.					
9	Safety Data Acquisition					
	• The process used to collect, maintain, analyze, and distribute safety data is clearly defined.					
	• The management process for ensuring that the Safety function within the RTA organization receives the necessary information to support implementation of the PTASP is clarified.					
	Describe activities to monitor information reported through internal safety reporting programs.					
10	Safety Event and Hazard Notification, Accident Investigation					
	• A description is provided regarding the process used by the RTA to perform event notification, accident investigation and reporting.					
	Criteria for determining what Safety Events require investigation, and who is responsible to conduct the specific investigations is developed.					

Na	PTASP Requirements			Page	Commente	
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments
	• A description of the procedures for performing investigations, including proper documentation, and reporting of findings, conclusions reached, use of hazard resolution process to develop Corrective Action Plan (CAPs) recommendations, and follow-up to verify CAP(s) implementation is provided.					
	Notification thresholds for internal departments/functions are defined.					
	• Criteria is specified for notifying external agencies (NTSB, CPUC, local government agencies, etc.) of events such as <i>safety events</i> and hazards.					
	Procedures are established for documenting and reporting of accident investigations.					
	• Process used to develop, implement, and track CAPs that address investigation findings is specified.					
	Coordination with the RTSB is specified.					
11	Emergency Management Program					
	• The RTA's emergency planning responsibilities and requirements are identified.					
	• A description of the process used by the RTA to develop an approved, coordinated schedule for emergency management program activities is provided.					
	Required meetings with external agencies regarding the emergency management program are specified.		-			

No	PTASP Requirements		Included			Commente
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments
	The process used to evaluate emergency preparedness, such as annual emergency field exercises, is documented.					
	• After action reports and implementation of CAPs addressing findings of the exercise are required.					
	• The process to be used by the RTA for the revision and distribution of emergency response procedures is explained.					
	The RTA's responsibilities for providing employee training are identified.					
	The RTA's responsibilities for providing familiarization training to local public safety organizations are identified.					
12	Internal Safety Review Program (ISRP)					
	• A description of the process used by the RTA to ensure that planned and scheduled internal safety reviews are performed to evaluate compliance with the PTASP is included.					
	Identification of departments and functions subject to review is performed.					
	Reviewers must be independent from the first line of supervision responsible for the activity being reviewed.					
	• A three-year review schedule must be developed, reviewed, maintained, and updated to ensure that all 23 PTASP elements are reviewed during the review cycle. (GO 164-F, Section 3.2, GO 172, GO 175-A)					

Na	PTASP Requirements		Include	d	Page	Commente
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments
	<ul> <li>The process for conducting reviews, including the development of checklists, and procedures for conducting reviews and issuing of findings is described.</li> </ul>					
	• The PTASP must describe the requirement of an annual internal review report that summarizes the results of individual reviews performed during the previous year and includes the status of required CAPs. This report must be submitted to the RTSB for review and approval, per GO 164-F, Section 5.6.					
	• The process for resolving problems and disagreements, report distribution, and follow-up on CAPs procedures is described.					
	• The ISRP process and reporting must be coordinated with the RTSB by providing to the CPUC designated representative a written 30-day advance notice scheduling the ISRP checklists.					
13	Rules Compliance					
	Operating and maintenance rules and procedures that affect safety are identified					
	• Operating and maintenance rules and procedures that affect safety are reviewed for their effectiveness and determinations are made regarding their need to be updated.					
	• Description of process for developing, maintaining, and ensuring compliance with operating and maintenance rules and procedures.					
	• Techniques used to assess the implementation of operating and maintenance rules and procedures by employees, such as performance testing/compliance checks.					

Na	PTASP Requirements		Include	d	Page	Commonto	
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments	
	Techniques used to assess the effectiveness of supervision relating to the implementation of operating and maintenance rules.						
	• Process for documenting results and incorporating them into the <i>safety risk management</i> program.						
	Describe activities to monitor the system for compliance with procedures for operations and maintenance.						
14	Facilities and Equipment Inspections						
	<ul> <li>Identification of the facilities and equipment that are subject to regular safety-related inspection and testing is provided.</li> </ul>						
	<ul> <li>A description of how safety-related equipment and facilities are included in a regular inspection and testing program is provided.</li> </ul>						
	• Use of a written checklist for conducting facility inspections.						
	Descriptions of how identified hazardous conditions are entered into the Hazard Resolution Process.						
15	Maintenance Review and Inspection Program						
	• A list of systems and facilities subject to a maintenance program, along with established maintenance cycle and required documentation of maintenance performed for each item, is provided.						
	• A description of the process for tracking and resolving problems identified during inspections is provided.						

Na	PTASP Requirements		Included			2 mm m m to	
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments	
	Use of a written checklist for conducting maintenance reviews is required.						
	<ul> <li>Include or reference documentation used to implement and carry out the PTASP that are not included elsewhere in the PTASP.</li> </ul>						
16	Training and Certification Program						
	• A description of the training and certification program for employees and contractors is provided.						
	• Categories of safety-related work requiring training and certification are identified, including Roadway Worker Protection Training, per Commission General Order 175-A.						
	<ul> <li>Description of the training and certification program for employees and contractors in safety-related positions is provided.</li> </ul>						
	Description of the training and certification program for contractors is provided.						
	The process used to maintain and access employee and contractor training records is described.						
	The process used to assess compliance with training and certification requirements is described.						

No	PTASP Requirements		Included			Commente
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments
17	<ul> <li><u>Configuration Management Process</u></li> <li>A description of the configuration management control process is provided and appropriate references are made to other RTA documents governing this process.</li> </ul>					
	<ul> <li>A process for making changes is described.</li> <li>Authority to make configuration changes is described and assurances are provided for formal notification of all involved departments</li> </ul>					
18	<ul> <li>Compliance with Local, State and Federal Requirements: Employee Safety Program</li> <li>A description of the safety program for employees and contractors that incorporates all applicable local, state, and federal requirements is provided.</li> <li>Safety requirements that employees and contractors must</li> </ul>					
	<ul> <li>follow when working on, or in close proximity to, RTA controlled property are identified.</li> <li>Processes for ensuring the employees and contractors know and follow the requirements are described.</li> <li>Employee Safety Reporting Program: Describe the process and protections for employees to report safety conditions to senior</li> </ul>					
	management. Describe employee behaviors that may result in disciplinary action (and, therefore, are excluded from protection).					

N	PTASP Requirements		Include	d	Page		
No.	Does the PTASP contain or provide for the following:	Y	Ν	N/A	Ref.	Comments	
	Information communicating on hazards and safety risks relevant to employees' roles and responsibilities throughout the agency.						
	• A description of how employees are informed of safety actions taken in response to reports submitted through the Employee Safety Reporting Program.						
19	Hazardous Materials Program						
	• A description of the hazardous materials program, including the process used to ensure knowledge of and compliance with program requirements is provided.						
20	Drug and Alcohol Program						
	• A description of the drug and alcohol program and the process used to ensure knowledge of and compliance with the program requirements is provided.						
21	Procurement						
	• A description of the measures, controls, and assurances in place to ensure that safety principles, requirements, and the Designated Representatives are included in the RTA procurement process.						
22	<ul> <li><u>Personal Electronic Devices</u></li> <li>A description of the process used to ensure knowledge of and compliance with the program requirements governing the use of Personal Electronic Devices (PED) is provided, as governed by Commission General Order 172, including prohibited use of a PED by people operating or controlling rail transit and other ontrack vehicles (see GO 172, Section 3).</li> </ul>						

Ne	PTASP Requirements	Included			Page	0
No.	Does the PTASP contain or provide for the following:		Ν	N/A	Ref.	Comments
23	<ul> <li><u>Roadway Worker Protection</u></li> <li>A description of the program and policy in the PTASP regarding the assurance of a safe working environment for RTA roadway workers in compliance with the rules and regulations in Commission General Order 175-A which contains specific rules for protecting these workers from the danger of being struck by trains or other on-track equipment, with inclusion of a near-miss program, and a Roadway Worker Protection training.</li> </ul>					

The Public Transportation Agency Safety Plan is:

- □ Acceptable
- □ **Una**cceptable. Revise and Resubmit

Reviewed by:\_\_\_\_\_

Date:

Approved by:\_\_\_\_\_

Date:
-------

СР	UC Checklis	st for Reviewing the System S	ecu	rity	Plan			
	Transit Agency: Title:		-		Rev. No.: Plan Date:			
No.	CHECKLIST ITEM	PLAN REQUIREMENTS Does the plan contain or provide for the following:	INCLUDED				PAGE REF.	COMMENTS
1	Policy Statement	<ul> <li>A policy statement should be developed for the System Security and Emergency Preparedness Plan.</li> <li>The policy statement should describe the authority that establishes the SSP, including statutory requirements. Recognition of the CPUC Staff's authority and responsibility for overseeing implementation of the security and emergency preparedness program.</li> <li>The policy statement is signed and endorsed by the RTA's accountable executive.</li> </ul>						
2	Purpose	<ul> <li>a. The SSP should identify the purpose of the security program endorsed by the RTA's accountable executive.</li> <li>b. The SSP should introduce the concept of "system security."</li> <li>c. The SSP introduces the concept of "emergency preparedness."</li> </ul>						
3	Goals and Objectives	<ul> <li>a. The SSP should identify the goals of the SSP program endorsed by the RTA's accountable executive.</li> <li>b. The SSP should identify the objectives of the SSP program endorsed by the RTA's accountable executive.</li> </ul>						
4	Scope	Describe the scope of the SSP.						
5	Security and Law Enforcement	Describe the security and law enforcement agency functions that manage and support implementation of the SSP.						

СР	CPUC Checklist for Reviewing the System Security Plan							
Rail	Transit Agency:		-		Rev. No.: Plan			
Plan	Title:		-		Date:			
No.	CHECKLIST	PLAN REQUIREMENTS	INCL	JDED	PAGE	COMMENTS		
	ITEM	Does the plan contain or provide for the following:	Y	Ν	REF.			
6	Management Authority and Legal Aspects	Describe the authority, which oversees the operation and management of the RTA, including its security/police function.						
7	Government Involvement	Describe how the SSP interfaces with local, state and federal authorities to ensure security and emergency preparedness for the system.						
8	Security Acronyms and Definitions	Provide a listing of acronyms and definitions used in the SSP.						
9	Background and History	A description of the RTA including general overview, a brief history and scope of rail transit services provided.						
10	Organizational Structure	Organizational charts showing the lines of authority and responsibility as they relate to security and emergency preparedness.						
11	Human Resources	Provide a categorization and breakdown of all employees and contractors who work for/on the rail transit agency.						
12	Passengers	Provide a description of the RTA's ridership.						
13	Services and Operations	Describe the RTA's operations and services.						
14	Operating Environment	Describe the RTA's operating environment.						
15	Integration with Other Plans	Describe how the SSP integrates with other plans and programs maintained by the RTA.						

СР	CPUC Checklist for Reviewing the System Security Plan							
	Transit Agency: Title:		_		Rev. No.: Plan Date:			
			- 					
No.	CHECKLIST ITEM	PLAN REQUIREMENTS	INCL	JDED	PAGE REF.	COMMENTS		
		Does the plan contain or provide for the following:	Y	Ν	NEF.			
16	Integration with Safety Certification Process	Description of how security related issues such as the threat and vulnerability assessment process is integrated with the safety certification process.						
17	Current Security Conditions	Description of the current security conditions at the RTA and the types of security incidents experienced by the transit system and their frequency of occurrence.						
18	Capabilities and Practices	Summary description of methods and procedures, devices, and systems utilized to prevent or minimize security breaches, including passenger education, campaigns, and delay, detection, and assessment devices.						
19	Security Breaches	Process for notifying (internally), investigating, and reporting security breaches.						
20	Responsibility for Mission Statement	Identification of the person(s) responsible for establishing transit system security and emergency preparedness policy and for developing and approving the SSP.						
21	Management of the SSP Program	Identification of the person(s) with overall responsibility for transit security and emergency preparedness, including day-to-day operations, SSP-related internal communications, liaison with external organizations, and identifying and resolving SSP-related concerns.						
22	Division of Security	a. Listing of SSP related responsibilities of the personnel who work within the RTA security/police function.						

CPUC Checklist for Reviewing the System Security Plan							
Rail Transit Agency:					Rev. No.: Plan Date:		
No.	CHECKLIST	PLAN REQUIREMENTS	INCLU	JDED	PAGE	COMMENTS	
	ITEM	Does the plan contain or provide for the following:	Y	Ν	REF.		
	Responsibility	<ul> <li>b. Listing of SSP related responsibilities of other departments/functions, including their relationship to the security/police function.</li> <li>Listing of security-related</li> <li>c. Listing of security-related</li> <li>c. responsibilities for other (non- security/police) RTA employees, including their relationship to the employee's other duties.</li> <li>d. A SSP Program Roles and Responsibilities Matrix should be developed showing interfaces with other transit system departments/functions and the key reports or actions required.</li> <li>e. The responsibilities of external agencies for supporting SSP development and implementation should be identified.</li> <li>f. The committees developed by the RTA to address security issues should be identified.</li> </ul>					
23	Planning	Identification of SSP activities and programs in place at the RTA to support planning for system security and emergency preparedness.					
24	Organization	Identification of the organization of SSP related activities and programs and the ability to coordinate with external response agencies.					
25	Equipment	Description of the equipment used to support implementation of the SSP program.					

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

CPUC Checklist for Reviewing the System Security Plan						
	Transit Agency: Title:		-		Rev. No.: Plan Date:	
No.	CHECKLIST	PLAN REQUIREMENTS	INCL	UDED	PAGE	COMMENTS
NO.	ITEM	Does the plan contain or provide for the following:	Y	N	REF.	COMMENTS
26	Training and Procedures	Description of SSP related training and procedures available to ensure employee proficiency.				
27	Exercises and Evaluation	Description of SSP related activities to ensure the conduct of emergency exercises and evaluation.				
28	Threat and Vulnerability Identification	Description of the RTA's activities to identify security and terrorism related threats and vulnerabilities.				
29	Threat and Vulnerability Assessment	Description of the RTA's activities to assess the likely impacts of identified threats and vulnerabilities on the system and to identify particular vulnerabilities which require resolution.				
30	Threat and Vulnerability Resolution	Description of how response strategies (both short- or long-term strategies) are developed for prioritized vulnerabilities, including the decision process used to determine whether to eliminate, mitigate, or accept security problems.				
31	Required Tasks for Goals and Objectives	Identification of tasks to be performed to implement the goals and supporting objectives required to implement the SSP.				
32	Task Schedule	General schedule with specific milestones for implementation of the security program, threat and vulnerability analyses, RTA staff security training, and regular program reviews during the implementation process.				
33	Evaluation	Description of the types of internal management reviews to be conducted, the frequencies of the reviews, and the person(s) responsible.				

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

CP	CPUC Checklist for Reviewing the System Security Plan						
	Transit Agency: Title:		-		Rev. No.: Plan Date:		
No.	CHECKLIST ITEM	PLAN REQUIREMENTS Does the plan contain or provide for the following:	INCL	UDED	PAGE REF.	COMMENTS	
34	Initiation of SSP Revisions	Description of process used to initiate revisions to the security plan, gather input for the revisions, procedures for updating the security plan, and identification of responsible person(s).					
35	Review Process	Description of the process used to review and revise the security plan as necessary, including frequency of reviews, and responsible person(s).					
36	Implement Modifications	Description of process used to communicate and disseminate new and revised procedures and other elements of the security plan to appropriate RTA staff.					
	The System Security Plan is           Acceptable           Unacceptable. Revise and resubmit.						
Reviewed by <u>Signature</u> Date:							
Approved by <u>Signature</u> Date:							

Attachment 8: CPUC System Safety and Security Review Checklist for RTA

(SAMF CPUC SY ** RTA**		SECURITY RE	VIEW CHECKLIST FOR			
Checklist No.		Element				
Date of Audit		Department(s)				
Auditors/ Inspectors		Persons Contacted				
REFERENC	E CRITERIA					
ELEMENT/0	CHARACTERISTICS AND	METHOD OF VE	RIFICATION			
FINDINGS A	AND RECOMMENDATION	IS				
Activities:						
<u>Findings:</u>	Findings:					
<u>Comments</u>						
<u>Recomme</u> i	ndations:					

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Attachment 9: CPUC Checklist for Reviewing and Approving a Rail Transit Agency's Annual Internal Safety and Security Review Report

	C CHECKLIST FOR REVIEWING AND APP JAL INTERNAL SAFETY AND SECURITY			NSIT	GAGENCY'S	
<u>Rail</u>	Fransit Agency	Title of Report				Dated
No.	DOES THE REPORT:		S	U	REMARKS	
1	The report is accompanied by a formal lett signed by the RTA's accountable executiv indicating that the RTA is in compliance wi and SSP.	e, or designee,				
2	Indicate that the required elements schedure reviewed during the past year were review					
3	Show that the RTA is on schedule to revie of required 23 safety elements and 6 secu (see next page for lists) within a 3-year pe	rity elements				
4	Show that the persons who conducted the independent from the department being re					
5	State the results of the reviews in terms of adequacy and effectiveness of the system security program plan?					
6	Include completed review checklists that s reviewed, the method of verification, review recommendations for appropriate corrective	w findings, and				
7	Include corrective action plans and schedure responsive to the review findings?	ules that are				
8	Identify the person / department responsib the required corrective action?	ble for performing				
9	Describe the follow-up controls that will be implementation of all findings, recommend corrective actions developed as a result of safety and security review process?	lations, and				
	Column Definitioner				C. Catiofasta	

Column Definitions:

S: Satisfactory

U: Unacceptable. Procedure must be corrected and resubmitted.

The Rail Transit Agency's Annual Internal Safety and Security Review Report is:

A	cceptable		
U	Inacceptable, Revise and Resubmit		
Reviewed by:	Signature	Date:	
	Name and Title		
Approved by:	Signature	Date:	
	Name and Title		

Attachment 9: CPUC Checklist for Reviewing and Approving a Rail Transit Agency's Annual Internal Safety and Security Review Report

#### Internal Safety and Security Audit Elements

#### Safety Elements

#### GO 164-F Section 3:

- 1. A policy statement signed by the RTA's accountable executive that endorses the safety program and describes the authority that establishes the PTASP (GO 164-F, Section 3.2a)
- 2. A clear definition of the goals and objectives for the safety program and stated management responsibilities to ensure they are achieved (GO 164-F, Section 3.2b)
- 3. An overview of the RTA's management structure (GO 164-F, Section 3.2c)
- 4. The process used to control changes to the PTASP (GO 164-F, Section 3.2d)
- 5. A description of the specific activities required to implement the system safety program (GO 164-F, Section 3.2e)
- 6. A description of the process used by the RTA to implement its hazard management (safety risk management) program (GO 164-F, Section 3.2f)
- A description of the process used by the RTA to ensure that safety concerns are addressed in modifications to existing systems, vehicles, and equipment that do not require formal safety certification (GO 164-F, Section 3.2g)
- 8. A description of the safety certification process used to ensure that safety concerns and hazards are adequately addressed prior to initiation of Projects and subsequent Projects to extend, rehabilitate, or modify an existing system, or to replace vehicle and equipment (GO 164-F, Section 3.2h)
- A description of the process used to collect, maintain, analyze, and distribute safety data within the RTA, to ensure the safety function receives the necessary information to support implementation of the system safety program. (GO 164-F, Section 3.2i)
- 10. A description of the process used to perform accident notification, investigation, and reporting, (GO 164-F, Section 3.2j)
- 11. A description of the process used to develop an approved, coordinated schedule for all emergency management program activities (GO 164-F, Section 3.2k)
- 12. A description of the process used to ensure that planned and scheduled internal safety reviews are performed to evaluate compliance with the PTASP (GO 164-F, Section 3.2I)
- 13. A description of the process used to develop, maintain, and ensure compliance with rules and procedures having a safety impact (GO 164-F, Section 3.2m)
- 14. A description of the process used for facilities and equipment safety inspections (GO 164-F, Section 3.2n)
- 15. A description of the maintenance audits and inspections program, including identification of the affected facilities and equipment, maintenance cycles, documentation required, and the process for integrating identified problems into the hazard management (safety risk management) process (GO 164-F, Section 3.2o)
- 16. description of the training and certification program for employees and contractors (GO 164-F, Section 3.2p)
- 17. A description of the configuration management control process, (GO 164-F, Section 3.2q)
- 18. A description of the safety program for employees and contractors that incorporates the applicable local, state and federal requirements (GO 164-F, Section 3.2r)
- 19. A description of the hazardous materials program, including the process used to ensure knowledge of and compliance with program requirements (GO 164-F, Section 3.2s)
- 20. A description of the drug and alcohol program and the process used to ensure knowledge of and compliance with program requirements (GO 164-F, Section 3.2t)
- 21. A description of the measures, controls, and assurances in place to ensure that safety principles, requirements and representatives are included in the procurement process (GO 164-F, Section 3.2u)
- 22. **GO 172** A description of the process used to ensure knowledge of and compliance with the program requirements governing the use of personal electronic devices (PED) is provided, as governed by Commission General Order 172, including prohibited use of a PED; in-cab cameras and other technology; requirements to implement and include in their PTASP, a Zero-Tolerance Policy And

Attachment 9: CPUC Checklist for Reviewing and Approving a Rail Transit Agency's Annual Internal Safety and Security Review Report

Program, regarding prohibited PED usage; requirements for monitoring and enforcement; and requirements for emergency contact procedures (Program Standard Section 5.3.3)

23. **GO 175-A** - A description of the program and policy in the PTASP regarding the assurance of a safe working environment for RTA roadway workers in compliance with the rules and regulations in Commission General Order 175 which contains specific rules for protecting these workers from the danger of being struck by trains or other on-track equipment, with inclusion of a near-miss program, and a Roadway Worker Protection training. (Program Standard Section 5.3.3)

#### Security Elements

#### GO 164 series Section 4:

- 1. Identify the policies, goals, and objectives for the security program endorsed by the RTA's accountable executive (GO 164-F, Section 4.3a)
- The process for managing threats and vulnerabilities during operations, and for Projects, extensions, new vehicles and equipment, including integration with the safety certification process (GO 164-F, Section 4.3b)
- 3. The controls in place that address the personal security of passengers and employees (GO 164-F, Section 4.3c)
- 4. The process for conducting internal security reviews to evaluate compliance and measure the effectiveness of the Security Plan (GO 164-F, Section 4.3d)
- 5. The process for making the Security Plan and accompanying procedures available to the CPUC for review and approval (GO 164-F, Section 4.3e)
- 6. The process for notifying, investigating, and reporting security breaches (GO 164-F, Section 4.3f)

Attachment 10: Transit Accident Initial Notice

This is a placeholder page until the revised RSSIMS report is available to include here.

## Attachment 11: CPUC Sample Reply Emails Accepting or Rejecting Corrective Action Plans and Extensions Thereof

Acceptance of CAP

Dear [Name of RTA Personnel]:

We have reviewed the Corrective Action Plan (CAP) you submitted on [date] regarding [subject of CAP] and find it acceptable and approve it as consistent with Commission General Order 164 (series) requirements.

Acceptance of CAP Time Extension

Dear [Name of RTA Personnel]:

We have reviewed your request of [date of extension request] to extend the implementation date of the Corrective Action Plan (CAP) [name of RTA] had originally submitted on [date] regarding [subject of CAP] with an initial proposed implementation date of [Date].

This CAP has CPUC record number TCAP [xxxx-xx-xxxxx].

[If applicable] The proposed implementation date of this CAP has been previously extended at [RTA Name's] request to the following dates [list of dates].

We accept this request to extend the implementation date of this CAP to [new proposed implementation date].

Rejection of CAP

Dear [Name of RTA Personnel]:

We have reviewed the Corrective Action Plan (CAP) you submitted on [date] regarding [subject of CAP] and find it unacceptable due to the deficiency(ies) listed below.

• [List of Deficiencies]

Pursuant to Commission General Order 164 (series), if [Name of RTA] does not agree with this rejection, [Name of RTA] can request to meet and confer with us to resolve this disagreement. If no resolution is achieved through negotiation, [Name of RTA] may file an application with the Commission for approval pursuant to the application procedures under the Commission's Rules of Practice and Procedure.

Rejection of CAP Time Extension

Dear [Name of RTA Personnel]:

# Attachment 11: CPUC Sample Reply Emails Accepting or Rejecting Corrective Action Plans and Extensions Thereof

We have reviewed your request of [date of extension request] to extend the implementation date of the Corrective Action Plan (CAP) [name of RTA] had originally submitted on [date] regarding [subject of CAP] with an initial proposed implementation date of [Date].

This CAP has CPUC record number TCAP [xxxx-xx-xxxxx].

[If applicable] The proposed implementation date of this CAP has been previously extended at [RTA Name's] request to the following dates [list of dates].

We reject this request to extend the implementation date of this CAP to [new proposed implementation date], due to reason(s) listed below.

• [List of Deficiencies]

Pursuant to Commission General Order 164 (series), if [Name of RTA] does not agree with this rejection, [Name of RTA] can request to meet and confer with us to resolve this disagreement. If no resolution is achieved through negotiation, [Name of RTA] may file an application with the Commission for approval pursuant to the application procedures under the Commission's Rules of Practice and Procedure.

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

# Attachment 12: CPUC Checklist for Reviewing and Approving Rail Transit Agency's Accident Investigation Procedures

<u>rtali i</u>	Fransit Agency	Title of Procedure			<u>Rev. No.</u>	<u>Dated</u>
No.	DOES THE PROCEDURE:		Y	Ν	REMAR	۲S
1	Include signature approval by the management authority over all dep accident investigations?					
2	Have an "effective" or "issued for u number?	use" date and revision				
3	Establish threshold values for cont that are consistent with the require 164-F, Section 7.2?					
4	Recognize that accident investigations are conducted by the RTA on behalf of the Commission?					
5	Contain provisions to facilitate RTSB Staff participation to the fullest extent possible in all aspects of the investigation?					
6		Designate a single person or department with overall management responsibility for conducting investigations and preparing investigation reports?				
7	Identify the division of responsibiliti departments engaged in accident					
8		Describe the role of the safety department in conducting or overseeing accident investigations?				
9	Name the rail transit agency's prin require that they be notified of acc time period?					
10	Describe the process for requiring the training and qualifications of the accident investigation team, including subject matter experts and personnel qualified to access the relevant RTA facilities?					
11	Do personnel and contractors that on behalf of the RTA have training function in accordance with the Pu Safety Certification Program?	to perform their				

Attachment 12: CPUC Checklist for Reviewing and Approving Rail Transit Agency's Accident Investigation Procedures

CPUC	CHECKLIST FOR REVIEWING	AND APPROVING				
RΔII	TRANSIT AGENCY'S AC	CIDENT INVESTIG	ΔΤ	ION	PROCE	URES
	ransit Agency	Title of Procedure			Rev. No.	Dated
	<u> </u>					
No.	DOES THE PROCEDURE:		Υ	Ν	REMAR	KS
12	Address aspects or consideration					
	in an accident investigation, as a a. Prompt preservation of e					
	b. Documenting the accider					
	status of vehicles, cab co	ntrols, brakes, signals,				
	cutout switches, annunciators, rail, weather					
	conditions, and other pertinent elements)? c. Interviews of witnesses and others with technical					
	or operational expertise r investigation?					
	d. Review of relevant rules					
	maintenance records, tra certifications, data/event	recorder logs, and other				
	pertinent files and record					
	<ul> <li>Review of reports by external example: law enforcement coroner, etc.)?</li> </ul>					
	f. Conducting follow-up inspression for the follow-up inspression	pections, tests, and				
	g. Evaluating possible contr fatigue, work schedule ar drug and alcohol effects?	nd hours of service, and				
	<ul> <li>Identifying underlying risk accident type or location</li> </ul>					
	<ul> <li>Formation of an accident review board?</li> </ul>	investigation team or				
	j. Acquisition of outside exp	perts or specialists?				
	k. Security considerations?					

Attachment 12: CPUC Checklist for Reviewing and Approving Rail Transit Agency's Accident Investigation Procedures

<u>Rail 1</u>	<u>Fransit Agency</u>	<u>Title of Procedure</u>			<u>Rev. No.</u>	<u>Datec</u>
No.	DOES THE PROCEDURE:		Υ	Ν	REMAR	KS
13	<ul> <li>Require the preparation of an accident that includes the following: <ul> <li>a. A description of the accident photographs and sketches.</li> <li>b. Number and severity of injutic. Damage assessment, if any d. Relevant steps taken to invest f. Identification of the most prog. Identification of the most prog. Identification of contributing h. Recommendations, if approre reoccurrence.</li> <li>i. If the <i>RTA</i> failed to provide the hours, a cause or explanation</li> </ul></li></ul>	nt, with applicable ries/fatalities, if any. /. estigate the accident. stigation. obable cause. factors. priate, to prevent initial notice within two				
4	Require preparation of a corrective a schedule to implement investigation recommendations, if any?					
15	Require approval of the accident inv appropriate authority, and require id department responsible for each con and implementation schedule?	lentification of the RTA				
16	Require submittal of: a. Final accident investigation action plan and implementa RTSB Staff within 60 days of the safety event? The correct	tion schedule to of the occurrence of				

Attachment 12: CPUC Checklist for Reviewing and Approving Rail Transit Agency's Accident Investigation Procedures

CPUC CHECKLIST FOR REVIEWING AND APPROVING							
RAIL TRANSIT AGENCY'S ACCIDENT INVESTIGATION PROCEDURES							
Rail Transit Agency         Title of Procedure						<u>Rev. No.</u>	Dated
					_		
No.	DOES THE PROCEDURE:				Ν	REMAR	٨S
		be part of the accident investigation report or submitted separately.					
	b. Interim status reports every 30 calendar days if the investigation takes longer than 60 calendar days to complete?						
	C.	Include process for revision Commission comments/re					

The Rail Transit Agency Accident Investigation Procedure is:

Acceptable
Unacceptable, Revise and Resubmit

Reviewed
by:
Signature
Name and Title

Approved
by:
Senior Utilities Engineer (Supervisor)

Acceptable
Date:
Date:

#### Attachment 13: Accident Scene Guidelines

Based on the scope and extent of the accident, *Staff* may go to the accident scene as soon as possible in order to preserve perishable evidence (physical and non-physical evidence that may not exist or be available at a later time.) Upon arrival at the scene, contact the *RTA* supervisor/safety personnel on scene. Investigation, documentation, and preservation of perishable evidence will include:

- 1. A master field sketch or chart with positions of witnesses and the direction they were facing; position of victim if applicable; proximity of nearby structures and any nearby hazards.
- 2. If the accident occurred at a crossing, the Rail Crossing and Engineering Branch should be informed.
- 3. Weather conditions.
- 4. Take photographs including any wheel marks, other markings caused by the accident, position of vehicle, position of debris, fluids, road signs, and signals.
- 5. Photograph interior of operator cab and operator viewpoint out front and side windows. Note and photograph operator's personal belongings including any personal electronic devices.
- 6. Take photographs showing overall relationship between multiple objects such as crosswalk in relation to vehicle.
- 7. Take photographs of sight lines.
- 8. Do not take pictures of any critically injured person or a fatality.
- 9. Note and photograph lighting and visibility conditions. Note time of day, glare on windshield, night street lighting.
- 10. Photograph mechanical system damage.
- 11. If mechanical failure is a possible factor, arrange with RTA to hold vehicle in evidence until CPUC mechanical inspector can inspect the vehicle.
- 12. Document the accident scene activities undertaken at the site, including arrival time, CPUC *Staff* and *RTA* personnel contacted and involved, notes regarding findings, decisions reached regarding evidence or reestablishing rail service with *RTA* personnel, and other pertinent information.

If there is suspected cell phone usage in the case subpoena cell phone records. The cell phone number and provider (Verizon, AT&T, etc.) will be needed and can be sent to Legal for processing. Cell phone records may also be required for *accident investigation* reports generated by *Staff*.

## Attachment 14: Techniques to Assist the Investigation

- 1. Arrange Operator Interview to take place as soon as possible, optimally within 48 hours.
- 2. Inform Accident Investigation team members of date and time of interview.
- 3. Conduct the interview at the earliest possible time. Testimony is perishable.
- 4. Prepare and review questions. Know what information you are trying to obtain. For example the NTSB investigators often start the interview by asking "what happened." Let the interviewee do most of the talking. To subpoena cell phone records ask for cell phone number and provider (Verizon, AT&T, etc..,). Send this information to legal in order to subpoena the records.
- 5. No more than two (2) RTSB representatives should be present at the interviews.
- 6. Conduct the interview in a mutually agreeable area.
- 7. Try to sit next to interviewee without barriers such as desks and tables between you.
- 8. Be non-adversarial and define your role as a fact-finder. Do not interrogate or browbeat a witness.
- 9. Do not argue with the witness regarding moral responsibility of the rail transit agency, the operator, or the crew.
- 10. It is best not to allow the RTA representative to be present. A union representative is acceptable at an interview.
- 11. Avoid "yes" and "no" type questions.
- 12. Take notes even if taping the interview.
- 13. Tape the interview only with the consent of the witness.
- 14. If taping the interview, at the beginning of the tape, state the names of all present at the interview, the date, the time, and the reason for the interview. Also, at the beginning of the tape, obtain verbal permission from the interviewee to tape the interview.
- 15. Obtain the names, phone numbers, and email addresses of all present. A sign-in sheet works well for this.
- 16. If necessary, use explanatory sketches to help the witness explain facts.
- 17. After the witness finishes telling their story, ask questions regarding areas that may need

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH - PROCEDURES MANUAL

further explanation.

18. Use open ended questions: "What else could you add about that?"

Attempt to have the witnesses confine their statements to their actual observations, not hearsay or areas of which they have no personal knowledge.

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

## Attachment 15: Sample Data Request Letter

# The following format is to be used on the CPUC's letterhead when requesting information from the involved RTA:

mm/dd/yyyy

TO: John Jones Manager or Title Your Rail Transit Agency Name RTA Address Anywhere, CA 94115

**Re:** Document Request

Reference Number: File No. -T20080713

The California Public Utilities Commission requests that you provide copies of the following documents:

# LIST requested documents here.

Copies of the requested documents should be provided to the undersigned as soon as reasonably possible but no later than 15 business days from the date this request is made. If you are unable or unwilling to provide the documents requested, please identify in writing what documents you cannot provide and the reason why the documents cannot be provided. Send your response to:

Jane Doe California Public Utilities Commission Rail Transit Safety Branch 505 Van Ness Ave, 2-D San Francisco, CA 94102 Phone: 415-703-1975

Thank you for your cooperation.

Person served: Date Served: John Jones emailed mm/dd/yyyy Title: Manager

by Jane Doe, UE

Attachment 16: CPUC Accident Details Report

This is a placeholder page until the revised RSSIMS report is available to include here.

# Attachment 17: Accident Report Acceptance Letter

#### STATE OF CALIFORNIA

PUBLIC UTILITIES COMMISSION 320 W. FOURTH STREET, SUITE 500 LOS ANGELES, CA 90012 GAVIN NEWSOME, Governor



## (Electronically Transmitted - No hard copy will follow)

[DATE]

# [RTA Contact Name] [RTA Contact Address]

# Subject: Acceptance of [RTA Name] Accident Report

# Dear [RTA Contact Name]:

Staff has reviewed and adopted the report for the following safety event:

[INCT Record Number] [Location of Accident] [ Date of Accident]

If you have any further questions, please feel free to contact me at [RTSB Rep Phone number and email address].

Sincerely,

[RTSB Rep's Name] Rail Transit Safety Branch Rail Safety Division

Cc: [RTSB Rep's Supervisor's Name]

Attachment 18: Minor Event Report

VERSION 4.6.2

Minor Event Report (3-14-2025)

# CALIFORNIA PUBLIC UTILITIES COMMISSION MINOR EVENT REPORT (Not to be used for Fatalities or Injuries<sup>1</sup>)

# REPORTED TO FTA (Yes 🗆 / No 🗔)

# REPORTED TO NTD (Yes 🗆 / No 🗆)(NTD #\_\_\_\_\_)

RAIL TRANSIT AGENCY:										
LOCATION:					TRAIN	/CARS #:	TRAI	N DIRI	ECTION OF	
					iiu iii (	erne ".	TRAV			
LIGHTING	WEATHE	R:	DATE:	TIME:	DESIG	N SPEED:	ESTI	MATEI	D SPEED AT TI	ME
(DAY/NIGHT/DUSK/DAWN):								VENTS		
CPUC HIGHWAY-RAIL GRADE CRC	OSSING	CPUC	CINTERNAL INCT	RECORD NUM	IBER:	RTA INT	FERNAL RE	FEREN	NCE NUMBER:	
NUMBER (IF APPLICABLE):										
	(	COLLIS	SION WITH A MOT	OR VEHICLE	YES	$\Box$	NO		N/A	
			COLLISION WITH	I AN OBJECT	YES	S 🗆	NO		N/A	
			COLLISION WIT	H A PERSON	YES	$\Box$	NO		N/A	
				ERAILMENT	YES		NO		N/A	
			RATOR'S REPORT		YES	S 🗆	NO		N/A	
		SUPEI	RVISOR'S REPORT		YES		NO		N/A	
			GRADE CROSSING		YES	5 🗆	NO		N/A	
				D CROSSING	YES		NO		N/A	
	TRAFI	FIC SIC	NAL CONTROLLE		YES		NO		N/A	
			UNCONTROLLE		YES	_	NO		N/A	
				N CROSSING	YES		NO		N/A	
			OPERATOR TEST		YES		NO		N/A	
			RTV DISABLI		YES		NO		N/A	
	VIL	DEO/AU	JDIO AVAILABLE		YES	_	NO		N/A	
		OUDT		VIOLATION	YES		NO		N/A	
PF	KIVATELY	OWNE	ED VEHCILE (POV)	IOW AWAY	YES		NO		N/A	
1										

<sup>&</sup>lt;sup>1</sup> Injury means any harm to persons as a result of a safety event that requires immediate medical attention away from the scene. Does not include harm resulting from a drug overdose, exposure to the elements, illness, natural causes, or occupational safety events occurring in administrative buildings

# Attachment 18: Minor Event Report

#### **DESCRIPTION OF INVESTIGATION FINDINGS:**

PROBABLE CAUSE:

**CONTRIBUTING FACTORS:** 

**RECOMMENDATIONS:** 

PHOTOGRAPHS AND MAPS/SKETCHES:

CORRECTIVE         ACTION PLAN:         (YES □ NO □)	IDENTIFIED ACTION(S):	PROPOSED IMPLEMENTATION DATE:	DEPARTMENT AND INDIVIDUAL RESPONSIBLE:
RTA's CAP #:			

PERSON COMPLETING REPORT (NAME AND TITLE):	DATE SUBMITTED:	EMAIL:

# Attachment 19: CPUC Checklist for Review of a Safety Certification Plan

CPUC CHECKLIST FOR REVIEW OF A SAFETY CERTIFICATION PLAN									
Transit Agency		Submitta	l Date	<b>:</b> :					
Plan Title:		Version No. / Effective Plan Date:							
	SC Plan Requirements	Incl							
No.	Does the PLAN contain or provide for the following:	Y	Ν	Ref.	Comments				
1	SC Plan Submittal								
	<ul> <li>A Project specific SC Plan is submitted to Staff for review and Commission approval during the preliminary engineering phase</li> </ul>								
	<ul> <li>Any significant revisions to the SC Plan have been made since initial submission.</li> </ul>								
	• A revised SC Plan has been submitted.								
2	<ul> <li><u>Project Scope</u></li> <li>Project Description</li> <li>Project Alignment Map, if applicable</li> <li>Project Budget</li> </ul>								
3	Safety Certification Management and Responsibilities								
	Does the SC Plan identify the safety certification management and responsibilities including:								
	- Organizational authority and responsibilities	Included       Page Ref.       Comments         Plan is submitted to Staff for review and during the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.         s to the SC Plan have been made since       Image: Comments in the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.         been submitted.       Image: Comments in the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.         Map, if applicable       Image: Comment in the preliminary engineering phase.       Image: Comments in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.         Map, if applicable       Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.         Image: Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.         Image: Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.         Image: Image: Comment in the preliminary engineering phase.       Image: Comment in the preliminary engineering phase.       Image: Commen							
	- Project organization chart								
	- Reporting requirements								
	- Safety certification activities								
	- Security certification activities								
	- Processes								
	- Procedures								
	- Documentation requirements and responsibilities								
	<ul> <li>Onboarding and periodic refresher training for project personnel every two years</li> </ul>								

# Attachment 19: CPUC Checklist for Review of a Safety Certification Plan

CPUC CHECKLI	ST FOR REVIEW OF A SAFETY CERTIFICATION PLAN					
Transit Agency:		Submitta Version		-		
Plan Title:		Effective Date:	e Plan	_		
No.	<b>SC Plan Requirements</b> Does the PLAN contain or provide for the following:		1	Page Ref.	Comments	
4	Communication Control with RTSB Staff	Y	N			
	<ul> <li>Controls and procedures used to maintain effective communications and liaison with Staff throughout the life of the project</li> </ul>	9				
	<ul> <li>Procedures to obtain and adequately address Staff's written comments on safety and security design reviews conducted throughout the Project development cycle</li> </ul>					
5	<ul> <li>Process for Verification and Documentation</li> <li>The process used to verify conformance with safety and secur requirements during design, construction, testing and operation readiness</li> <li>The process used to document conformance with safety and security requirements during design, construction, testing and operational readiness</li> <li>A safety risk management process to conduct safety hazard analyses and safety hazard resolution, which includes:         <ul> <li>List of hazard analyses to be performed.</li> <li>Hazard Descriptions.</li> </ul> </li> </ul>					
	<ul> <li>Hazard Category.</li> <li>RTA Responsible Individual Assigned.</li> <li>Hazard Tracking.</li> <li>Date Closed.</li> <li>Language indicating the RTA will submit the hazard analyses to Staff upon request</li> </ul>					
	<ul> <li>A list of all safety and security design criteria that will be used the planning, design, and construction of Projects</li> </ul>					
	A list of certifiable elements and sub-elements					
	• The process for conducting safety certification audits to verify compliance and judge the effectiveness of the SC Plan					
	- The written checklists used for the safety certification aud	its				

# Attachment 19: CPUC Checklist for Review of a Safety Certification Plan

CPUC CHECKL	ST FOR REVIEW OF A SAFETY CERTIFICATION PLAN				
Transit Agency: Plan Title:	Ve Ef		l Dato No. / Plan		
	SC Plan Requirements	Incl	uded	Page	
No.	Does the PLAN contain or provide for the following:	Y	N	Ref.	Comments
	A format of Conformance checklists				
	- A list of the Conformance checklist actually used				
	- The actual checklists will be submitted upon Staff's request or upon completion				
	Safety Certification milestones				
	A procedure for updating the SC Plan				
6	Safety Certification Verification Report (SCVR) must:				Designated Reps must attach
	<ul> <li>Be an electronic document in standard searchable format acceptable, easily navigable, and usable by the CPUC staff.</li> </ul>				subsequent submittals and CPUC approval thereof to the DCSB record for the SCVR.
	<ul> <li>Include links that allows CPUC Staff to easily access and review documents and testing, supporting the conformance checklist in the SCVR.</li> </ul>				Designated Reps must attach the non-safety critical items updates to the DCSB record for
	<ul> <li>Identify any remaining safety-critical open items which must be completed, and submitted with supporting documents for CPUC staff review and approval, at least 7 days before the revenue service date; and</li> </ul>				the SCVR.
	<ul> <li>Include a non-safety critical open items list, with target closure dates and provide updates at least every two weeks after revenue service date until all non-safety critical items are closed.</li> </ul>	e			
The Safety Cert	ication Plan is:				
···· · · · · · · · · · · · · · · · · ·	Acceptable				
	Unacceptable. Revise and Resubmit				
Reviewed by:	Signature	Date:			
	Name and Title				
Approved by:	Signature	Date:			
	Name and Title				

Attachment 20: Example of Hazard Transit Record

This is a placeholder page until the revised RSSIMS report is available to include here

Attachment 21: Sample Complaint Letter

STATE OF CALIFORNIA

PUBLIC UTILITIES COMMISSION 550 VAN NESS AVENUE SAN FRANCISCO, CA 94102 GAVIN NEWSOM, Governor



Date

Public Complainer 123 Main Street Anywhere, CA 00000

# Re: Complaint No. CMPT #####, Letter dated March ##, 20##, (Brief description of complaint)

Dear Mr./Ms. Complainer:

I am in receipt of your letter dated March ##, 20##. The California Public Utilities Commission's Rail Transit Safety Branch (RTSB) Staff will investigate the safety concern described in your letter.

• Brief description of complaint

If you have any questions, please contact (Assigned Staff) at (###) ###-##### or FirstName.LastName@cpuc.ca.gov.

Thanking you for bringing this matter to the Commission's RTSB Staff's attention.

Sincerely,

(P&PS Name) Program and Project Supervisor Rail Transit Safety Branch Rail Safety Division Attachment 22: Appendix A of Resolution ST-163, Specified Violations and Scheduled Penalties (See Section 12 of this Document)

Specified Violation	Scheduled Penalty
<b>Failure to comply with G.O. 26-D</b> - Regulations governing clearances with reference to side and overhead structures, parallel tracks, crossings of public roads, highways and streets, where, for example, the rail fixed guideway system shares clearances with a temporally or physically separate railroad operation.	\$2,000 per incident.
<b>Failure to comply with G.O. 33-B</b> - Requirements for the approval, construction and operation of rail fixed guideway systems' interlocking plants, where, for example, the rail fixed guideway system shares an interlocking with a railroad operation.	\$4,000 per incident.
<b>Failure to comply with G.O. 72-B -</b> Uniform standards for grade crossing construction and maintenance.	\$4,000 per incident.
<b>Failure to comply with G.O. 75-D -</b> Standards for warning devices for railroad and rail fixed guideway system at-grade highway-rail crossings.	\$4,000 per incident.
<b>Failure to comply with G.O. 95 -</b> Standards for the construction of rail fixed guideway systems' electric feeder conductors, span wires, electric poles and towers, etc., communication lines, vertical clearances for wires, and signal systems.	\$5,000 per incident.
<b>Failure to comply with G.O. 118 (except as to vegetation control requirements)</b> - Walkways shall provide a reasonable regular surface with gradual slope not to exceed approximately one inch to eight inches (1/8 or 12.5%), where, for example, the rail fixed guideway system shares walkways with a temporally or physically separation railroad operation.	\$3,000 per incident.

Attachment 22: Appendix A Of Resolution ST-163, Specified Violations and Scheduled Penalties (See Section 12 of this Document)

<b>Failure to comply with G.O. 127</b> - Regulations for the construction, reconstruction, maintenance and operation of automatic train control systems employed by rail fixed guideway systems.	\$7,500 per incident.
<b>Failure to comply with G.O. 128</b> - Rules for the construction of rail fixed guideway systems' underground electric supply and communication systems.	\$5,000 per incident.
<b>Failure to comply with G.O. 143-B</b> - Regulations governing the design, construction, operation, and maintenance of rail fixed guideway systems.	\$5,000 per incident plus \$250/day.
<b>Failure to comply with G.O. 164-D</b> - Rules for the safety oversight of rail fixed guideway systems as required under Title 49 of the Code of Federal Regulations, Part 659.	\$5,000 per incident plus \$250/day.
<b>Failure to comply with G.O. 172</b> - Rules and regulations governing the use of personal electronic devices by employees of Rail Transit Agencies and Rail Fixed Guideway Systems.	\$7,500 per incident.
<b>Failure to comply with G.O. 175</b> - Rules and regulations for roadway worker protections on California Rail Transit Agencies.	\$5,000 per incident plus \$250/day.
<b>Failure to comply with Public Utilities Code § 309.7</b> - Interference with or obstruction of a Safety and Enforcement Division ("SED") investigation of the rights-of-way, facilities, equipment, and operations of Rail Transit Agencies and/or interference with or obstruction of SED's enforcement of state and federal laws, regulations, orders, and directives concerning RTAs.	\$10,000 per incident plus \$250/day.

Attachment 22: Appendix A Of Resolution ST-163, Specified Violations and Scheduled Penalties (See Section 12 of this Document)

with its maintenance or operation, resulting in loss of life or injury to person or property and requiring, in the judgment of the Commission, and/or the failure of an RTA to comply with a Commission order or	
recommendations with respect thereto.	
<b>Failure to comply with Public Utilities Code § 451</b> - Every Rail Transit Agency shall furnish and maintain such adequate and efficient instrumentalities, equipment, and facilities, as are necessary to promote the safety, health, comfort, and convenience of its patrons, employees, and the public. This would apply to a defect that has no specific CPUC regulation, but does have a safety standard that should be followed, such as a manufacturer's wear limits for brakes.	\$5,000 per incident.
<b>Failure to comply with Public Utilities Code § 771</b> - The commissioners and their officers and employees may enter upon any premises occupied by any public utility, for the purpose of making the examinations and tests and exercising any of the other powers provided for in this part, and may set up and use on such premises any apparatus and appliances necessary therefor. The agents and employees of the public utility may be present at the making of such examinations and tests. This would apply if any RTA prevented CPUC staff from exercising these duties.	\$10,000 per incident plus \$250/day.
Failure to comply with 49 C.F.R. § 659 et seq.	\$5,000 per incident.

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

Attachment 23: Sample PTASP Approval Letter

## (Electronically Transmitted – No hard copy will follow)

[DATE]

[RTA Contact Address]

## Subject: Review of [RTA's] Board-Approved Public Transportation Agency Safety Plan

Dear [RTA Contact]:

The California Public Utilities Commission (CPUC) Rail Transit Safety Branch (RTSB) staff reviewed [RTA's Name] Board-Approved Public Transportation Agency Safety Plan (PTASP), which we received with your transmittal letter dated [DATE]. We used CPUC PTASP Checklist version [Version #] for our review [If RTA has modes other than rail, then add "(for rail fixed guideway modes only)"].

We found the document contains the required elements with sufficient detail and clarity to satisfy all elements of our checklist. For your information, a copy of the completed CPUC PTASP checklist is attached.

Accordingly, this letter provides <u>final approval</u> for the [RTA Name] PTASP version [Version # and date].

We appreciate your staff's responsiveness to our questions and working with us during the PTASP review process over the past several months.

If you have any questions, please do not hesitate to contact me at [phone and/or email address].

Sincerely,

[Name of either Program Manager or PPS signing the letter] [Title] Rail Transit Safety Branch Rail Safety Division

CC: (all via email) Attachment: CPUC Checklist for Review of PTASP (electronic)

#### CALIFORNIA PUBLIC UTILITIES COMMISSION RAIL TRANSIT SAFETY BRANCH PROGRAM STANDARD-PROCEDURES MANUAL

## VERSION 4.6.2

Attachment 24: RBI Data Review Tracking Sheet

				[R	TA Nam	nel - RBI	Data Ti	ackin	g Sheet				
	[RTA Name] - RBI Data Tracking Sheet Period Covered: [Begin Date] - [End Date]												
	RECORDS REQUESTED	Frequency	Source of Data	Due Date	Date Received	Date Reviewed	Reviewed By	Task Status	Follow up Required	Follow Up RBI Record	Risk Rating	Reviewer Comments/Recommendations	Management Comments/recommendations
	Open LRV/HRV Work Orders	6 months	Spreadsheet								N/A		-
	Overhaul Schedule/Status	6 months	Summary Report								N/A		
Mechanical	schedules	6 months	Spreadsheet								N/A		
	LRV/HRV PM defect and failure records	6 months	Summary Report								N/A		
						_							
	Ultrasonic Testing		Summary Report								N/A		
Track	Track Turnout Inspections	6 months	Spreadsheet								N/A		
	30-day look ahead PM	6 months	Spreadsheet								N/A		
	Trouble Calls (last 3 months)	6 months	Spreadsheet								N/A		
Signal/Traction Power	30-day look ahead PM - Traction Power	6 months	Spreadsheet								N/A		
	Trouble Calls (last 3 months) - Traction Power	6 months	Spreadsheet						0		N/A		
	Red Signal Violations	6 months	Summary Report								N/A		
	PED Violations		Summary Report								N/A		
Operations	Wrong Side Door Openings		Summary Report								N/A		
•	Other Rule Violations		Summary Report								N/A		
										records, or other issues n and include an esstima			
			Risk Probability		Risk Severity								
				Catastr									
				ophic	Critical	Marginal	Negligible						
				Α	В	С	D						
			Frequent 1	1A	18	1C	1D						
			Probable 2	2A	2B	2C	2D						
			Occasional 3	3A	3B	3C	3D						
			Remote 4	4A	4B	4C	4D						
			Improbable 5	5A	5B	5C	5D						