



FEDERAL TRANSIT ADMINISTRATION

Safety Assurance Lessons Learned

March 26, 2020



Resources Regarding COVID-19

Questions?

 https://www.transit.dot.gov/frequently-askedquestions-fta-grantees-regarding-coronavirus-disease-2019-covid-19

Email: <u>FTAresponse@dot.gov</u>



Webinar Objectives and Topics

Objectives

- To review requirements for Safety Assurance in the Public Transportation Agency Safety Plan (PTASP) regulation at 49 CFR Part 673
- To provide lessons learned on Safety Assurance based on reviews of Agency Safety Plans

Topics

- PTASP Requirements for Safety Assurance
- Safety Assurance Lessons Learned



PTASP REQUIREMENTS FOR SAFETY ASSURANCE



PTASP Regulation Requirements



Agency Safety Plan

Develop and certify an Agency Safety Plan



Safety Management System (SMS)

Implement and operate a Safety Management System



PTASP Documentation

Maintain documentation related to the Agency Safety Plan, SMS implementation, and results from SMS processes and activities



SMS Components





What is Safety Assurance?

Safety Assurance means processes within a transit agency's SMS that function to ensure:

- The implementation and effectiveness of safety risk mitigation, and
- That the transit agency meets or exceeds its safety objectives, through the collection, analysis, and assessment of information (§ 673.5)



Why does Safety Assurance matter?

Safety Assurance helps ensure ...



Safeguards are in place and working as intended



Early identification of potential safety issues



Safety objectives are met



Three Safety Assurance Processes

Safety
Performance
Monitoring and
Measurement

Management of Change



Continuous Improvement



Not required for small public transportation providers

Unsure whether your agency counts as a small public transportation provider? See FTA's Applicability webinar for more information:

https://www.transit.dot.gov/sites/fta.dot.gov/files/docs/regulations-and-programs/safety/public-transportation-agency-safety-program/146966/ptasp-applicability-webinar.pdf



What is Safety Performance Monitoring and Measurement?

Safety Performance Monitoring and Measurement



Transit agencies must establish activities to:

- Monitor system for compliance with, and sufficiency of, agency operations and maintenance procedures (§ 673.27(b)(1))
- Monitor operations to identify safety risk mitigations that may be ineffective, inappropriate, or not implemented as intended (§ 673.27(b)(2))
- Investigate safety events to identify causal factors (§ 673.27(b)(3))
- Monitor information reported through any internal safety reporting program (§ 673.27(b)(4))



What is Management of Change?

Management of Change



- Transit agencies must establish a process for identifying and assessing changes that may introduce new hazards or impact the agency's safety performance (§ 673.27(c)(1))
- If a transit agency determines that a change may impact safety performance, then the agency must evaluate the proposed change through its Safety Risk Management process (§ 673.27(c)(2))
- Not required for small public transportation providers



What is Continuous Improvement?

Continuous Improvement



- Transit agencies must establish a process to assess their safety performance (§ 673.27(d)(1))
- If a transit agency identifies any deficiencies as part of its safety performance assessment, the transit agency must develop and carry out, under the direction of the Accountable Executive, a plan to address the identified safety deficiencies (§ 673.27(d)(2))
- Not required for small public transportation providers



SAFETY ASSURANCE LESSONS LEARNED



Icon Legend



This slide includes a PTASP requirement



This slide includes lessons learned from FTA's Agency Safety Plan reviews



This slide includes considerations for Agency Safety Plans



This slide includes resources available for Agency Safety Plans

PTASP Requirement for Documenting Processes and Activities



The Agency Safety Plan must document **processes and activities** related to SMS implementation (§ 673.11(a)(2))

Safety Assurance at Central Transit

Central Transit's Safety
Assurance processes
include safety
performance monitoring
and measurement,
management of change,
and continuous
improvement. Each of the



Lessons Learned: Documenting Processes and Activities



Some draft Plans do not detail the actions or steps the agency will take to carry out specific requirements, such as Safety Assurance



Considerations for Documenting Processes and Activities



Consider describing processes and activities with defined steps, actions, timelines, and documentation requirements

Step	Action	Timeline	Documentation
I.	Line supervisor inspects station using SOP 14: Station Inspections and Form 14	I per station per week	Form 14 kept on file in supervisor office and line supervisor enters into database
2a.	For any observed non- compliance meeting the requirements for immediate action in SOP 14, line supervisor takes the listed immediate action	Within I hour	Form 14 kept and entered as above, including information on the observed non-compliance
2b.	For any observed non- compliance not meeting the	Within I week	Form 14 kept and entered as above, including information on



Considerations for Documenting Processes and Activities



Consider answering the following questions:



What specifically will my agency do?



Who will do it?



How will we do it?



What is the timeline?



Where will we record the process and store the data or information?



Resources on Documenting Processes and Activities





Lessons Learned from Voluntary Agency Safety Plan Reviews

 https://www.transit.dot.gov/regulations-andprograms/safety/public-transportation-agency-safetyprogram/lessons-learned



Sample List of Documented Safety Risk Management and Safety Assurance Process Elements

 https://www.transit.dot.gov/regulations-andprograms/safety/public-transportation-agency-safetyprogram/sample-list-documented



PTASP Requirement for Acting on Safety Assurance Results



- The Accountable Executive ensures action is taken to address substandard performance in the agency's SMS (§ 673.23(d)(I))
 - Safety Assurance is one way agencies identify substandard performance in their SMS
- The Chief Safety Officer or SMS Executive is responsible for day-to-day
 SMS implementation and operation (§ 673.23(d)(2))
 - This includes acting on the Accountable Executive's direction to address substandard performance in the day-to-day implementation and operation
- Transit agencies must develop and carry out a plan to address the safety deficiencies identified as part of its continuous improvement process (§ 673.27(d)(2) – Not applicable to small public transportation providers



Lessons Learned: Acting on Safety Assurance Results



Some draft Plans do not describe how the agency will address substandard performance in their SMS as identified by required Safety Assurance activities

Safety Assurance at Central Transit

Central Transit's Safety
Assurance processes
include safety
performance monitoring
and measurement,
management of change,
and continuous
improvement. Each of the



Considerations for Acting on Safety Assurance Results



Consider describing how your agency will respond to the output of their Safety Assurance activities

- For example, if your agency identifies a safety risk mitigation that is ineffective, how will you address the ineffective mitigation?
 - Run the hazard through the Safety Risk Management process to ensure the hazard is appropriately identified?
 - Reevaluate mitigation options through the Safety Risk
 Management process to identify an alternative?
 - Use subject matter expertise to help assess the ineffective mitigation?



Resources for Acting on Safety Assurance Results





Safety Assurance webinar, July 11, 2019, presentation and audio (slides 8, 15-18, and 43)

 https://www.transit.dot.gov/regulations-andguidance/safety/ptasp-safety-assurance-july-11-2019



Transit Safety Oversight Spotlight Newsletter, September 2019 (pages 4-5)

 https://www.transit.dot.gov/sites/fta.dot.gov/files/docs/r egulations-and-guidance/safety/133896/tso-spotlightseptember-2019.pdf



PTASP Requirement for Safety Performance Monitoring and Measurement



- Monitor system for compliance with, and sufficiency of, operations and maintenance procedures (§ 673.27(b)(1))
- Monitor operations to identify ineffective or inappropriate safety risk mitigations or those not implemented as intended (§ 673.27(b)(2))
- Investigate safety events to identify causal factors (§ 673.27(b)(3))
- Monitor information reported through internal safety reporting programs (§ 673.27(b)(4))



Lessons Learned: Safety Performance Monitoring and Measurement



Some draft Plans focus their attention on system changes or future activities and do not address how safety performance monitoring and measurement addresses the system as it exists

Safety Performance
Monitoring and
Measurement
Straightline Transit
monitors and measures
safety performance in its
day-to-day operations.
Straightline Transit
accomplishes this
through routine audits,



Lessons Learned: Safety Performance Monitoring and Measurement



Some draft Plans focus their attention on system changes or future activities and do not address how safety performance monitoring and measurement addresses the system as it exists

 For example, some draft Plans state that, if the agency *changes* a procedure, they will audit compliance with the new procedure Safety Performance
Monitoring and
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Considerations for Safety Performance Monitoring and Measurement



- Agencies must address the requirement for safety performance monitoring and measurement of the system as it exists today, not just in the future
- Agencies may use the same activities they establish to address the requirement for safety performance monitoring and measurement of the system as it exists today to assess future activities





Resources for Safety Performance Monitoring and Measurement





Safety Assurance webinar, July 11, 2019, presentation and audio (slides 8-10, 12-33)

 https://www.transit.dot.gov/regulations-andguidance/safety/ptasp-safety-assurance-july-11-2019



Transit Safety Oversight Spotlight Newsletter, September 2019 (pages 4-5)

 https://www.transit.dot.gov/sites/fta.dot.gov/files/docs/r egulations-and-guidance/safety/133896/tso-spotlightseptember-2019.pdf



PTASP Requirements for Monitoring Sufficiency of Operations and Maintenance Procedures



Monitor the system for compliance with, and sufficiency of, the agency's procedures for operations and maintenance (§ 673.27(b)(1))



Lessons Learned: Monitoring Sufficiency of Operations and Maintenance Procedures



Some draft Plans do not address the requirement to monitor the **sufficiency** of operations and maintenance procedures Monitoring Sufficiency of Operations and Maintenance Procedures Section 1. In addition to monitoring compliance with procedures, Central Transit monitors the sufficiency of operations and maintenance procedures using routine



Considerations for Monitoring Sufficiency of Operations and Maintenance Procedures



Consider what information your agency has available and what data it could collect that could indicate whether procedures are sufficient

- What does this procedure ensure or prevent?
- What indicators tell me whether we were successful?





Considerations for Monitoring Sufficiency of Operations and Maintenance Procedures



For example, consider a fatigue management procedure:

- What does this procedure ensure or prevent?
 - Prevents safety-sensitive employees from working past our established 40-hour work week



Considerations for Monitoring Sufficiency of Operations and Maintenance Procedures



For example, consider a fatigue management procedure:

- What indicators tell me whether we were successful?
 - Department schedules, reports in the employee safety reporting program related to fatigue management, clock in/clock out records, etc.

Employee ID	Scheduled Hours Week 7 2020	Actual Hours Week 7 2020
143928	36.5	36.8
153829	40.0	40.7
124481	40.0	39.9



Resources for Monitoring Sufficiency of Operations and Maintenance Procedures





Safety Assurance webinar, July 11, 2019, presentation and audio (slides 8, 12, 17)

 https://www.transit.dot.gov/regulations-andguidance/safety/ptasp-safety-assurance-july-11-2019



Transit Safety Oversight Spotlight Newsletter, September 2019 (pages 4-5)

https://www.transit.dot.gov/sites/fta.dot.gov/files/docs/regulations-and-guidance/safety/133896/tso-spotlight-september-2019.pdf



PTASP Requirement for Systemwide Management of Change



Applicable agencies must establish a process for identifying and assessing changes that may introduce new hazards or impact safety performance (§ 673.27(c)(1))







Lessons Learned: System-wide Management of Change



Some draft Plans discuss management of change only as it relates to new vehicle series procurements or adding new service

Management of Change Central Transit assesses the impact of proposed changes system-wide. This includes changes to existing processes or procedures, proposed new processes or procedures, equipment modification or





Remember, small public transportation providers are **not** required to implement management of change activities

Considerations for System-wide Management of Change



- Consider specifying that the management of change process applies to all elements of the transit system
- Consider describing how your agency identifies changes throughout the agency, such as organization, budget, resources, operating environment, technology, equipment, policies or procedures, etc.



Resources for System-wide Management of Change





Safety Assurance webinar, July 11, 2019, presentation and audio (slides 31-33)

 https://www.transit.dot.gov/regulations-andguidance/safety/ptasp-safety-assurance-july-11-2019



Transit Safety Oversight Spotlight Newsletter, September 2019 (pages 4-5)

 https://www.transit.dot.gov/sites/fta.dot.gov/files/docs/r egulations-and-guidance/safety/133896/tso-spotlightseptember-2019.pdf



PTASP Requirement for Acting on Continuous Improvement



If an agency identifies deficiencies as part of its continuous improvement safety performance assessment, the agency must develop and carry out, under the direction of the Accountable Executive, a plan to address the identified safety deficiencies (§ 673.27(d)(2))







Remember, small public transportation providers are **not** required to implement continuous improvement activities

Lessons Learned: Acting on Continuous Improvement



Some draft Plans discuss continuous improvement principles, but do not discuss how the agency will address identified safety deficiencies

Central Transit Continuous Improvement Section 4c. If, during the course of the outlined continuous improvement activities, the employee conducting the activity identifies a safety deficiency, they must raise the deficiency to the attention of their



Considerations for Acting on Continuous Improvement

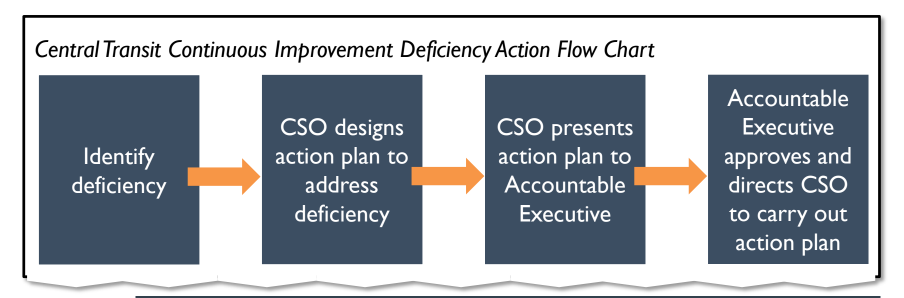


 Describe how your agency defines and validates safety deficiencies identified during safety performance assessments

Considerations for Acting on Continuous Improvement



Consider describing the process your agency uses to develop and carry out a plan to address the deficiency under the direction of the Accountable Executive





Remember, small public transportation providers are **not** required to implement management of change activities

Resources for Acting on Continuous Improvement





Safety Assurance webinar, July 11, 2019, presentation and audio (slides 39-43)

 https://www.transit.dot.gov/regulations-andguidance/safety/ptasp-safety-assurance-july-11-2019



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PTASP Technical Assistance Center (TAC) Links and Contact Information



Technical Assistance Center

www.transit.dot.gov/PTASP-TAC

PTASP Community of Practice

www.transit.dot.gov/PTASP-COP

Frequently Asked Questions

www.transit.dot.gov/PTASP-FAQs



