

# EXHIBIT A



## **Public Transportation Agency Safety Plan (PTASP)**

### **Dallas Streetcar**



**September 2021**

## Table of Contents

Public Transportation Agency Safety Plan (PTASP) Approvals .....	iv
Revision History .....	v
Acronyms .....	vi
Definitions.....	ix
I. Forward .....	1
II. Scope and System Description.....	2
DART Mission Statement.....	2
Service Area .....	2
Dallas Streetcar Facilities.....	3
Description of the Dallas Streetcar System.....	3
III. Mode(s) of Service Covered by the Public Transportation Agency Safety Plan.....	4
IV. ASP / SMS Executives.....	4
Accountable Executive.....	4
DART's President & Chief Executive Officer.....	4
Chief Safety Officer .....	4
AVP Streetcar-Systems Engineering .....	5
City of Dallas Streetcar Management .....	5
City of Dallas, City Manager .....	5
V. Purpose, Goals, and Objectives.....	5
Purpose .....	5
Goals.....	5
Objectives .....	6
VI. State Safety Oversight Authority .....	6
VII. ASP Development, Annual Review, and Updates.....	7
FTA Requirements.....	7
SSO Program Standard Requirements .....	7
VIII. Annual Review and Update of the ASP .....	8
Annual ASP Update Procedures.....	9
ASP Annual Certification.....	10
IX. Emergency Preparedness and Response Plan .....	10
Emergency Exercises.....	11

Emergency Response.....	12
Emergency Response Training .....	12
X. Safety Performance Targets .....	13
Fatalities, Injuries, Safety Events, and System Reliability .....	13
Coordination with SSO.....	14
Coordination with Metropolitan Planning Organization (MPO) .....	14
XI. Development and Implementation of SMS.....	15
Implementation Phase 1 .....	15
Implementation Phase 2.....	16
Implementation Phase 3.....	16
Implementation Phase 4.....	17
Safety Task Responsibility Matrix.....	17
1.0 Safety Management Policy .....	18
1.1 DART, President & Chief Executive Officer’s Safety Management Policy Statement .	18
1.2 DART’s Safety Principles.....	18
City of Dallas, Streetcar Representative .....	19
DART Management.....	19
DART, Board of Directors.....	19
DART, President & Chief Executive Officer .....	20
DART, Vice President – Chief Safety Officer.....	20
Assistant Vice President – Streetcar-Systems Engineering .....	20
1.3 Employee Safety Reporting Program.....	20
1.3.1 Protections for Employees Who Report Safety Conditions .....	20
1.3.2 Employee Behaviors Subject to Disciplinary Action(s).....	21
1.4 Safety Management Policy Communication .....	21
1.5 Authorities, Accountabilities, and Responsibilities for Safety Management and SMS Implementation.....	22
1.5.1 Accountable Executive.....	22
1.5.2 Chief Safety Officer (CSO) .....	22
1.5.3 City of Dallas, City Manager.....	22
1.5.4 Agency Leadership and Executive Management (Key Staff) .....	23
1.5.5 DART Safety Committees.....	24

2.0 Safety Risk Management (SRM) .....	27
2.1 SRM Activities .....	29
2.1.1 Hazard Identification .....	29
2.1.2 Hazard Risk Assessment .....	30
2.1.3 Hazard Risk Mitigation .....	32
2.2 TxDOT SSO Reporting Requirements .....	33
3.0 Safety Assurance .....	35
3.1 Safety Performance Monitoring / Safety Data Acquisition and Analysis .....	35
3.1.1 Corrective Action Plans (CAP) .....	37
3.1.2 Facilities and Equipment Inspection .....	37
3.1.3 Maintenance Audits and Inspection .....	38
3.1.4 Procurement .....	39
3.2 Accident / Incident Notification, Investigation and Reporting .....	40
3.2.1 Accident / Incident Procedures .....	40
3.2.2 Accident / Incident Investigation .....	45
3.3 Management of Change .....	46
3.3.1 Configuration Management .....	46
3.3.2 System Modification Overview .....	47
3.4 Safety and Security Certification Process .....	48
3.5 Safety Compliance Assessment and Inspection .....	50
3.5.1 Drug and Alcohol Compliance .....	50
3.5.2 Internal Safety Audits and Annual Review .....	51
3.5.3 Rules Compliance and Procedures Review .....	53
3.5.4 Process for Ensuring Rules Compliance .....	53
3.5.5 Safety Culture Assessment .....	54
3.6 Safety Performance Assessment .....	55
4.0 Safety Promotion .....	57
4.1 General Safety Training and Competencies .....	58
4.1.1 DART Safety Training .....	58
4.1.2 External Stakeholders / First-Responder Training .....	60
4.1.3 Training Records Review .....	60
4.1.4 Contractor Safety .....	60
4.1.5 Compliance with Local, State and Federal Requirements .....	61
4.1.6 Hazardous and Regulated Materials Management and Training .....	62
4.2 Safety Communication .....	63
4.2.1 Safety Performance Communication .....	63
4.2.2 Communicating Safety Actions .....	64
5.0 Documentation of ASP and SMS Implementation Activities .....	64
Appendices .....	65

## Public Transportation Agency Safety Plan (PTASP) Approvals

The City of Dallas and Dallas Area Rapid Transit (DART) provide certification of compliance with the Public Transportation Agency Safety Plan (PTASP) set forth by the Federal Transit Administration. This compliance includes the signatures of the Dallas City Manager and the DART President & Chief Executive Officer, who have verified that the document held within has met all the applicable compliance standards contained within the Code of Federal Regulations 49 Part 673 and the Texas State Safety Oversight Agency Program Standard.

This Public Transportation Agency Safety Plan was adopted by the City of Dallas on January 27, 2021 by City Council Resolution 20-1423 (*Please see Appendix XIX*)

### APPROVED BY:

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Director, Department of Transportation

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Date



## Revision History

<i><b>Revision Number</b></i>	<i><b>Revision Date</b></i>	<i><b>Description</b></i>
0	May 2020	Initial Draft and Release
1	December 2020	Annual Update
2	September 2021	Annual Update



## Acronyms

Acronym	Definition
AE	Accountable Executive
AHJ	Authorities Having Jurisdiction
ASP	Agency Safety Plan (interchangeable with PTASP)
CAP	Corrective Action Plan
CBD	Central Business District
CFR	Code of Federal Regulation
CITY	City of Dallas
CM	City Manager
CSO	Chief Safety Officer
DART	Dallas Area Rapid Transit
DSC	DART Safety Committee
DSSC	Director of Systems Safety and Certification
EAP	Employee Assistance Program
ELT	Executive Leadership Team
EOP	Emergency Operations Plan
EPA	Environmental Protection Agency
ESS	Energy Storage System
FLSC	Fire Life Safety Committee
FRA	Federal Railroad Administration
FTA	Federal Transit Administration
HAZCOM	Hazardous Communications
HMP	Hazard Management Program
HRI	Hazard Risk Index
ILA	Inter Local Agreement
KPI	Key Performance Indicators
LRT	Light Rail Transit
LRV	Light Rail Vehicle
LRWPP	Light Rail Worker Protection Program
MPO	Metropolitan Planning Organization



<b>Acronym</b>	<b>Definition</b>
NCTCOG	North Central Texas Council of Government
NFPA	National Fire Protection Association
NTD	National Transit Database
NTSB	National Transportation Safety Board
ODC	Operations Document Control
OE	Operations Engineering
OSONOC	Other Safety Occurrence Not Otherwise Classified
OSHA	Occupational Safety Health Administration
PMI	Preventive Maintenance Inspections
PPE	Personal Protective Equipment
PTASP	Public Transportation Agency Safety Plan (interchangeable with ASP)
RFGPTS	Rail Fixed Guideway Public Transportation System
RMIS	Risk Management Information System
RSC	DART Rail Safety Committee
RTA	Rail Transit Agency
SA	Safety Assurance
SC	Dallas Streetcar
SDS	Safety Data Sheet
SME	Subject Matter Expert
SMP	Safety Management Policy
SMS	Safety Management System
SOP	Standard Operating Procedures
SP	Safety Promotion
SPB	Standard Practice Bulletins
SPCC	Spill Prevention Controls and Countermeasures
SPEAR	Maintenance Management System
SRM	Safety Risk Management
SSCP	Safety and Security Certification Plan
SSCRT	Safety and Security Certification Review Team
SSOA	State Safety Oversight Agency





## Public Transportation Agency Safety Plan (PTASP)

<b>Acronym</b>	<b>Definition</b>
SSOPS	State Safety Oversight Program Standard
SSPP	System Safety Program Plan
SWP3	Storm Water Pollution Prevention Plans
TAC	Texas Administrative Code
TCC	Train Control Center
TCEQ	Texas Commission on Environmental Quality
TDSHS	Texas Department of State Health Services
TES	Track Electrification Services
TIGER	Transportation Investment Generating Economic Recovery
TVA	Threat and Vulnerability Analysis
TxDOT	Texas Department of Transportation
USC	United States Code
WI	Work Instructions



## Definitions

***Accident*** means an event that involves any of the following: A loss of life; a report of a serious injury to a person; a collision involving a rail transit vehicle; a runaway train; an evacuation for life safety reasons; or any derailment of a rail transit vehicle, at any location, at any time, whatever the cause.

***Accountable Executive*** means a single, identifiable individual who has ultimate accountability for carrying out the Public Transportation Agency Safety Plan of a public transportation agency; accountability 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, in accordance with 49 U.S.C. 5329(d), and the agency's Transit Asset Management Plan in accordance with 49 U.S.C. 5326. For the Dallas Streetcar, the Accountable Executive is the City Manager.

***Accountability*** means a statement of which an individual is required to achieve, directly or through those to whom the individual has delegated responsibility, with regard to the operation of Safety Management System.

***Administrator*** means the Federal Transit Administrator or the Administrator's designee.

***Chief Safety Officer*** means an adequately trained individual who has responsibility for safety and reports directly to a transit agency's chief executive officer, general manager, president, or equivalent officer. A Chief Safety Officer may not serve in other operational or maintenance capacities, unless the Chief Safety Officer is employed by a transit agency that is a small public transportation provider as defined in this part, or a public transportation provider that does not operate a rail fixed guideway public transportation system.

***City Manager*** means is appointed by the elected City Council and is responsible for the daily operations of the municipal organization. The City Manager manages a staff of approximately 13,000 employees and a budget of nearly 3 billion.

***City of Dallas, Streetcar Representative*** means the City staff person assigned to represent the City in the day-to-day operations as established in the Interlocal Agreement between the City and DART. The Streetcar Representative participates in the preparation of the PTASP, the Safety Audit, and annual system certifications and when completed makes recommendations for approval to the City Manager.

***Commission*** means the Texas Transportation Commission.

***Contractor*** means an entity that performs tasks on behalf of FTA, a State Safety Oversight Agency, or a Rail Transit Agency, through contract or other agreement.

***Corrective Action Plan*** means a plan developed by a Rail Transit Agency that describes the actions the Rail Transit Agency will take to minimize, control, correct, or eliminate risks and hazards, and the schedule for taking those actions. Either a State Safety Oversight Agency or FTA may require a Rail Transit Agency to develop and carry out a corrective action plan.



***DART Senior Management*** means Director and above (e.g. AVP, Directors, VP, ELT) (Appendix B)

***DART Senior Leadership*** means Executive Management Team (e.g. VP and above) (Appendix B)

***DART Executive Leadership Team*** means Executive Vice Presidents. (Appendix B)  
***Department*** means the Texas Department of Transportation.

***Equivalent Authority*** means an entity that carries out duties similar to that of a Board of Directors, for a recipient or subrecipient of FTA funds under 49 U.S.C. Chapter 53, including sufficient authority to review and approve a recipient or subrecipient's Public Transportation Agency Safety Plan.

***Event*** means an Accident, Incident or Occurrence.

***Fatality*** means a death that results from an event and that occurs within 30 days after the date of the event.

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

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

***Goal*** means desired result that DART, or the City foresees, plans and commits to achieve.

***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 a rail fixed guideway public transportation system; or damage to the environment.

***Incident*** means an event that involves any of the following: A personal injury that is not a serious injury; one or more injuries requiring medical transport; or damage to facilities, equipment, rolling stock, or infrastructure that disrupts the operations of a rail transit agency.

***Investigation*** means the process of determining the causal and contributing factors of an accident, incident, or hazard, for the purpose of preventing recurrence and mitigating risk.

***National Public Transportation Safety Plan*** means the plan to improve the safety of all public transportation systems that receive Federal financial assistance under 49 U.S.C. Chapter 53.  
***NTSB*** means the National Transportation Safety Board, an independent Federal agency.

***Objective*** means a thing aimed at or sought; a goal or Specific measurable statement that supports achievement of the goal.



***Occurrence*** means an Event without any personal injury in which any damage to facilities, equipment, rolling stock, or infrastructure does not disrupt the operations of a rail transit agency.

***Operator of a public transportation system*** means a provider of public transportation as defined under 49 U.S.C. 5302(14).

***Performance measure*** means an expression based on a quantifiable indicator of performance or condition that is used to establish targets and to assess progress toward meeting the established targets.

***Performance target*** means a quantifiable level of performance or condition, expressed as a value for the measure, to be achieved within a time period required by the Federal Transit Administration (FTA).

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

***Pre-revenue Operations*** means operation of the rail fixed guideway public transportation system prior to revenue service that includes identification and performance of tests, drills, exercises, and audits designed to verify the functional capability and readiness of the system.

***Public Transportation Agency Safety Plan (PTASP)*** means the comprehensive agency safety plan for a transit agency, including a Rail Transit Agency, that is required by 49 U.S.C. 5329(d) and based on a Safety Management System. Until one year after the effective date of FTA's PTASP final rule, a System Safety Program Plan (SSPP) developed pursuant to 49 CFR part 659 will serve as the rail transit agency's safety plan.

***Public Transportation Safety Certification Training Program*** means either the certification training program for Federal and State employees, or other designated personnel, who conduct safety audits and examinations of public transportation systems, and employees of public transportation agencies directly responsible for safety oversight, established through interim provisions in accordance with 49 U.S.C. 5329(c)(2), or the program authorized by 49 U.S.C. 5329(c)(1).

***Rail Fixed Guideway Public Transportation System (RFGPTS)*** means any fixed guideway system that uses rail, is operated for public transportation, is within the jurisdiction of a State, and is not subject to the jurisdiction of the Federal Railroad Administration, or any such system in engineering or construction. Rail fixed guideway public transportation systems include but are not limited to rapid rail, heavy rail, light rail, monorail, trolley, inclined plane, funicular, and automated guideway. Rail fixed guideway public transportation system is also a Rail Transit Agency (RTA).

***Rail Transit Agency (RTA)*** means any entity that provides services on a rail fixed guideway public transportation system. For the purposes of this ASP, any reference to RTA would be the same as DART.



***Revenue Service*** means operation of the rail fixed guideway public transportation system to carry passengers that pay fares, provide payment through a contractual arrangement, or have the fares subsidized by public policy. Vehicles operated in fare free service are considered in revenue service.

***Responsibility*** means functions and duties that describe the purpose of what an individual is required to do with regard to the operation of the Safety Management System.

***Risk*** means the composite of predicted severity and likelihood of the potential effect of a hazard.

***Risk mitigation*** means a method or methods to eliminate or reduce the effects of hazards.

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

***Safety Assurance (SA)*** means processes within a transit agency's Safety Management System that functions to ensure the implementation and effectiveness of safety risk mitigation, and to ensure that the transit agency meets or exceeds its safety objectives through the collection, analysis, and assessment of information.

***Safety Event*** - A collision, derailment, fire, hazardous material spill, act of nature (Act of God), evacuation, or OSONOC occurring on transit right-of-way, in a transit revenue facility, in a transit maintenance facility, or involving a transit revenue vehicle and meeting established NTD thresholds

***Safety Management Policy*** means a transit agency's documented commitment to safety, which defines the transit agency's safety objectives and the accountabilities and responsibilities of its employees in regard to safety.

***Safety Management System (SMS)*** means the formal, top-down, organization-wide approach to managing safety risk and assuring the effectiveness of a transit agency's safety risk mitigation. SMS includes systematic procedures, practices, and policies for managing risks and hazards.

***Safety Management System (SMS) Executive*** means a Chief Safety Officer or an equivalent.

***Safety performance target*** means a performance target related to safety management activities.

***Safety Promotion (SP)*** means a combination of training and communication of safety information to support SMS as applied to the transit agency's public transportation system.

***Safety risk assessment*** means the formal activity whereby a transit agency determines Safety Risk Management priorities by establishing the significance or value of its safety risks.



***Safety Risk Management (SRM)*** means a process within a Rail Transit Agency's Safety Plan for identifying hazards and analyzing, assessing, and mitigating safety risk.

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

***Serious injury*** means any injury which:

- Requires hospitalization for more than 48 hours, commencing within 7 days from the date of the injury was received;
- Results in a fracture of any bone (except simple fractures of fingers, toes, or nose);
- Causes severe hemorrhages, nerve, muscle, or tendon damage;
- Involves any internal organ; or
- Involves second- or third-degree burns, or any burns affecting more than 5 percent of the body surface.

***State*** means a state of the United States, the District of Columbia, Puerto Rico, the Northern Mariana Islands, Guam, American Samoa, and the Virgin Islands.

***State of Good Repair*** means the condition in which a capital asset is able to operate at a full level of performance.

***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 the regulations set forth in this part.

***Substantial Damage*** means any physical damage to transit or non-transit property including vehicles, facilities, equipment, rolling stock, or infrastructure. Substantial damage includes damage which adversely affects the structural strength, performance, or operating characteristics of the vehicle, facility, equipment, rolling stock, or infrastructure requiring towing, rescue, onsite maintenance, or immediate removal prior to safe operation.

***System Reliability*** The system reliability measure expresses the relationship between safety and asset condition. The rate of vehicle failures in service, defined as mean distance between major mechanical failures, is measured as revenue miles operated divided by the number of major mechanical failures.

***Transit agency*** means an operator of a public transportation system.

***Transit Asset Management Plan*** means the strategic and systematic practice of procuring, operating, inspecting, maintaining, rehabilitating, and replacing transit capital assets to manage their performance, risks, and costs over their life cycles, for the purpose of providing safe, cost-effective, and reliable public transportation, as required by 49 U.S.C. 5326 and 49 CFR part 625.

***Vehicle*** means any rolling stock used on a rail fixed guideway public transportation system, including but not limited to passenger and maintenance vehicles.



## I. Forward

The Dallas Streetcar is a City of Dallas owned transit facility which is operated and maintained by Dallas Area Rapid Transit (DART) through interlocal agreements.

The Dallas Area Rapid Transit (DART) system was organized with the mission to provide safe, secure, reliable and effective rail, Streetcar, bus and paratransit transportation services to its customers. Accordingly, safety is a primary concern that affects all levels of DART activities including the operations, maintenance, and administrative functions of the organization. All employees and contractors of DART are expected to conduct their duties safely, aimed at preventing, controlling and minimizing undesired events, such as customer or employee injury, equipment or property damage, or degradation to system safety in any DART function. Employees and customers are DART's most important assets, and their safety is DART's greatest responsibility.

While minimizing unsafe conditions in DART's transportation system and facilities is the responsibility of each employee, they are first and foremost the responsibility of DART's management and City of Dallas. DART and City of Dallas are fully committed to providing a safe work environment, and safe vehicles, systems, and facilities.

The Federal Transit Administration's (FTA) final rule, 49 CFR Part 673, Public Transportation Agency Safety Plan, became effective on July 19, 2019 requiring applicable transit agencies, such as the City of Dallas, to establish an Agency Safety Plan (ASP) by July 19, 2020 that meets the requirements of 49 CFR Part 673. The ASP must at a minimum:

1. Be signed by the Accountable Executive and approved by the agency's Board of Directors, or an Equivalent Authority.
2. Document the processes and activities related to Safety Management System (SMS) implementation.
3. Include performance targets based on the safety performance measures established under the National Public Transportation Safety Plan.
4. Address all applicable requirements and standards set forth in FTA's Public Transportation Safety Program and the National Public Transportation Safety Plan.
5. Establish a process and timeline for conducting annual reviews and updates of the ASP.
6. Include or incorporate by reference an emergency preparedness and response plan or procedures that address, at a minimum, the assignment of employee responsibilities during an emergency, and coordination with Federal, State, regional, and local officials with roles and responsibilities for emergency preparedness and response in the transit agency's service area.

As DART operates Dallas Streetcar system on behalf of the City and subject to FTA's State Safety Oversight (SSO) Program, as stated in 49 CFR Part 674, DART has developed this ASP in compliance with 49 CFR Part 673 and the Texas Department of Transportation (TxDOT) SSO Agency's Program Standard. This ASP replaces the previously established System Safety Program Plan (SSPP) and requires annual review and revision (as necessary) and subsequent approval by the City Council. (Please see Appendix XIX) Each of DART's divisions and department management teams are charged with the responsibility of implementing and assuring the success of the ASP.





## II. Scope and System Description

The Public Transportation Agency Safety Plan (PTASP) applies to the City of Dallas Streetcar operations affected by the planning, design, construction, procurement, testing, operation, and maintenance of its Streetcar transit systems. Safety issues affecting all units within the rail division of DART are managed in accordance with the procedures outlined in this PTASP. DART's *Safety Management Policy Statement*, which articulates the commitment of DART's President & Chief Executive Officer to DART's Safety Management System (SMS) and the implementation of this ASP, is included in **Appendix I**. Organization charts depicting DART's structure and hierarchy are included in **Appendix II**. The City of Dallas Organization Chart and hierarchy are depicted in **Appendix III**.

### DART Mission Statement

DART's mission statement defines the purpose for which the Agency was created and is stated as follows:

“To benefit the region by providing a sustainable system of innovative, affordable, reliable safe mobility options for our riders that enhances the quality of life and stimulates economic development.”

### Service Area

The Comprehensive Transportation Plan for the Dallas Central Business District, adopted by City Council on June 8, 2005 (Resolution No. 05- 1759) recommended a balanced transportation network which included the development of a Streetcar system to enhance circulation. In 2011, the City of Dallas (CITY), Dallas Area Rapid Transit (DART), and the North Central Texas Council of Government (NCTCOG) executed an Interlocal Agreement (ILA) (**Appendix IV**) which detailed the roles and responsibilities related to the development of the modern Dallas Streetcar System. This ILA established:

- NCTCOG as the grantee for Federal Transit Administration (FTA) funds including Transportation Investment Generating Economic Recovery (TIGER) funds.
- CITY as the owner of the Dallas Streetcar.
- DART as the Technical Advisor and Owner's Representative for the Dallas Streetcar.

The use of TIGER funds brings the Dallas Streetcar under FTA regulations including 49 CFR 659, Rail Fixed Guideway Systems. FTA has delegated oversight and the task of ensuring compliance with these federal regulations to the State Safety Oversight office within the Texas Department of Transportation (TxDOT).

In October 2019, the City and DART executed a Master Streetcar Interlocal Agreement for the purpose of: “(1) restating and consolidating the provisions in the Streetcar Foundation Agreements that describe the respective duties, responsibilities and ownership of CITY and DART in relation to the Streetcar System; and (2.) providing terms upon which the Parties may plan,





design, construct, operate and maintain future phases of the Streetcar System”. This interlocal agreement assigns the preparation of a o DART in the following provision

*On behalf of CITY, DART shall prepare, implement and maintain a System Safety Program Plan ("SSPP") for CITY approval, in accordance with 49 CFR 659, Rail Fixed Guideway Systems. In the event state and/or federal requirements are changed relating to the SSPP, DART shall prepare, implement and maintain a safety management plan for CITY approval, in accordance with these new requirements.*

## Dallas Streetcar Facilities

### Description of the Dallas Streetcar System

The Dallas Streetcar system is operated with a fleet of four modern Streetcars vehicles that are 66 feet long and weigh 81,900 pounds. Each Streetcar is operated by onboard energy storage system (ESS), consisting of a rechargeable battery pack, which is recharged by raising the pantograph whenever operating in overhead catenary territory. The catenary is energized by a traction power substation that supplies high voltage. Each Streetcar are housed at DART’s Central Rail Operating Facility and must travel over existing DART alignment to reach the Streetcar system. **Appendix VIII** list the Dallas Streetcar Fleet Stock.

The Union Station Stop is located at the corner of Young Street and Houston Street in downtown Dallas. Overhead catenary is available at this stop for recharging the ESS onboard the Streetcars. The Streetcar travels across the Trinity River via the Houston Street Viaduct utilizing the ESS along a single track (approximately one mile). Once across the viaduct, the pantograph is raised up to the overhead catenary and is operated in that manner to the end of the line in the Bishop Arts District. The Dallas Streetcar system map is found in **Appendix XVIII**.

After the Houston Street Viaduct, the system transitions to double track along Zang Boulevard, and then turns west on Colorado Boulevard then south on Beckley then southwesterly back on Zang Boulevard to its southerly terminus at 7th Street. There is a switch installed at Bishop Arts stop that allows movement from the southbound track to the northbound track. There is a tail track at the end of the line to allow for additional Streetcar storage

Six stops are located along the route:

- Union Station (South Houston Street at Young Street)
- Zang Boulevard at East Greenbriar Lane
- Zang Boulevard at East Oakenwald Street
- West Colorado Boulevard at North Beckley Avenue
- Zang Boulevard at West 6<sup>th</sup> Street
- Zang Boulevard at West 7<sup>th</sup> Street

Traction power substations are located near the stop at Greenbriar and near the southerly terminus. Traction power is also available from DART’s LRT system at the Union Station stop.

### **III. Mode(s) of Service Covered by the Public Transportation Agency Safety Plan**

The current Dallas Streetcar PTASP applies to all Dallas Streetcar operations.

### **IV. ASP / SMS Executives**

#### **Accountable Executive**

The City Manager is designated as the Agency's Accountable Executive. As such, the City Manager is accountable for ensuring that a Safety Management System (SMS) is in place and is effectively implemented throughout the Dallas Streetcar system.

#### **DART's President & Chief Executive Officer**

The President & Chief Executive Officer is designated as the DART's Chief Executive. As such, the President & Chief Executive Officer is responsible for ensuring that DART's Safety Management System (SMS) is in place and is effectively implemented throughout the Dallas Streetcar system. Additionally, the President & Chief Executive Officer is responsible for ensuring action is taken to address substandard performance in the Agency's SMS.

#### **Chief Safety Officer**

The Vice President, Chief Safety Officer (CSO) is designated by DART's President & Chief Executive Officer as the SMS Executive. The Vice President, CSO holds a direct line of communication and reporting to the President & Chief Executive Officer. As an adequately trained senior leader at DART, the Vice President, CSO has the authority and responsibility for the establishment, implementation and operation of a compliant ASP. The Vice President, CSO is also responsible for the implementation of SMS throughout the DART organization. This responsibility includes:

- Planning and fostering a positive SMS culture;
- Ensuring the ASP is reviewed annually (and updated as needed);
- Coordinating Safety Risk Management (SRM) across the DART organization;
- Overseeing and coordinating Safety Assurance practices throughout the DART organization;
- Monitoring safety performance and targets through data collection and analysis;
- Tracking of safety critical issues.

The Vice President, CSO does not serve in other operational or maintenance capacities.



### **AVP Streetcar-Systems Engineering**

The AVP Streetcar-Systems Engineering is a primary contact between the City of Dallas and DART. This individual is a key member of the Rail Safety Committee and advises DART's position while working in conjunction with City of Dallas personnel on all streetcar concerns.

### **City of Dallas Streetcar Management**

As owner of the Dallas Streetcar, the City through the Department of Transportation has responsibility for oversight of DART's performance and management of the Dallas Streetcar system. (See **Appendix III** for City of Dallas Organization Chart)

### **City of Dallas, City Manager**

The City Manager is the Accountable Executive for the Dallas Streetcar. The City Manager is appointed by the elected City Council and is responsible for the daily operations of the municipal organization. The CM manages a staff of approximately 13,000 employees and a budget of nearly 3 billion.

## **V. Purpose, Goals, and Objectives**

### **Purpose**

The purpose of the PTASP is to establish formal mechanisms each DART department must use to identify hazards associated with streetcar system; eliminate, minimize or control hazards; and to prevent injuries, accidents and other losses. The PTASP demonstrates the City's and DART's commitment to safety and compliance with Federal, State and local regulations.

### **Goals**

The goals of the PTASP are to establish processes and procedures that will:

- Enable the identification, elimination, minimization and control safety hazards and their risks;
- Allow DART to maintain a superior level of safety in its transportation operations and in work environments;
- Comply with the applicable requirements for regulatory agencies;
- Maximize the safety of future operations through design, procurement, construction, and testing processes.



## Objectives

Senior management for the City of Dallas and DART are responsible for providing leadership in promoting safety and ensuring employees are committed to the safety of customers, employees, property, and the public coming in contact with the system. Each DART department is directed and empowered to administer the ASP and its specific activities for the prevention, control, and resolution of unsafe conditions and actions. A successful safety record for the Streetcar results from the use of this plan, as well as from the regular review and revision process in place to keep the ASP current.

The following objectives help achieve these safety initiatives. Each Department is responsible for establishing activities and goals to assist DART in meeting these principal objectives. **Appendix VII** has detailed information regarding tasks and responsibilities that facilitate achievement of these objectives.

- Establish safety policies, procedures and requirements that integrate safety into DART's decision-making and operations;
- Hire and train qualified personnel;
- Assign responsibility related to safety policies, procedures, and requirements;
- Establish standards and procedures for safety training and performance;
- Verify employee adherence to safety policies, procedures, and requirements;
- Meet or exceed safety requirements in specifications, facility construction, equipment installation, vehicle operations and maintenance, and system testing, operations and maintenance;
- Evaluate routes and scheduling for safety issues;
- Evaluate and verify the operational readiness of new transportation systems;
- Evaluate the safety implications of proposed modifications prior to implementation;
- Investigate accidents, fires, injuries, and incidents;
- Identify, analyze, and resolve hazards in a timely manner.

## VI. State Safety Oversight Authority

In 1997, the Texas Legislature enacted Senate Bill (S.B.) 735 designating the Texas Department of Transportation (TxDOT) as the SSOA. TxDOT derives its authority through Texas Transportation Code, Chapter 455, General Powers and Duties of Department of Transportation Regarding Mass Transportation.

During the 85th Regular Legislative Session, S.B. 1523 was enacted on June 1, 2017. This statute provides TxDOT the authority to establish and enforce minimum standards for the safety of all Rail Transit Agencies (RTA) within its oversight. These standards are consistent with the National Public Transportation Safety Plan. Public Transportation Safety Certification Training Program, rules for Public Transportation Agency Safety Plans, and all other applicable federal and state laws.



Chapter 7, Subchapter E. - Rail Fixed Guideway System State Safety Oversight Program, of the Texas Administrative Code (TAC) describes how TxDOT will carry out its SSO Program responsibilities consistent with both State and Federal requirements. DART's Dallas Streetcar system is subject to these standards and requirements.

On March 16, 2016, FTA published 49 CFR Part 674 to carry out the mandate of 49 U.S.C. 5329(e) for States to perform oversight of rail fixed guideway public transportation systems within their jurisdictions. TxDOT's SSO Program, as documented in its SSO Program Standard, has been established to meet these updated requirements.

## VII. ASP Development, Annual Review, and Updates

### FTA Requirements

Published in July 2018, 49 CFR, Part 673, establishes requirements for PTASPs in order to carry out the explicit statutory mandates of the Moving Ahead for Progress in the 21st Century Act (Pub. L. 112-141; July 6, 2012) (MAP-21), which was reauthorized by the Fixing America's Surface Transportation Act (Pub. L. 114-94; December 4, 2015) (FAST Act), and codified as 49 U.S.C. 5329(d) to strengthen the safety of public transportation systems receiving Federal financial assistance under 49 U.S.C. Chapter 53. The rule requires Rail Fixed Guideway Public Transportation Systems to adopt SMS principles and methods; to develop, certify, implement, and update PTASPs; and to coordinate PTASP elements with other FTA programs and rules, as specified in 49 U.S.C. 5303, 5304, and 5329. 49 CFR Part 673 became effective on July 19, 2019, and DART was required to have its ASP approved by TxDOT's SSO Program by July 20, 2020.

### SSO Program Standard Requirements

As stated in TxDOT's SSO Program Standard, dated September 2021, Section 4.1, Public Transportation Agency Safety Plans (PTASP):

"Each RTA must have a TxDOT-approved PTASP no later than July 20, 2020.

Section 4.2, PTASP General Requirements, further states:

"The PTASP must comply with 49 CFR 673.11 General Requirements; which include the following elements:

- (1) The Public Transportation Agency Safety Plan, and subsequent updates, must be signed by the Accountable Executive and approved by the agency's Board of Directors, or an Equivalent Authority.
- (2) The Public Transportation Agency Safety Plan must document the processes and activities related to Safety Management System (SMS) implementation, as required under Subpart C of 49 CFR 673.
- (3) The Public Transportation Agency Safety Plan must include performance targets based on the safety performance measures established under the National Public



Transportation Safety Plan. NOTE: the RTA must coordinate with their MPO and State to communicate their safety performance measures

(4) The Public Transportation Agency Safety Plan must address all applicable requirements and standards as set forth in FTA's Public Transportation Safety Program and the National Public Transportation Safety Plan. Compliance with the minimum safety performance standards authorized under 49 U.S.C. 5329(b)(2)(C) is not required until standards have been established through the public notice and comment process.

(5) Each transit agency must establish a process and timeline for conducting an annual review and update of the Public Transportation Agency Safety Plan.

(6) A rail transit agency must include or incorporate by reference in its Public Transportation Agency Safety Plan an emergency preparedness and response plan or procedures that addresses, at a minimum, the assignment of employee responsibilities during an emergency; and coordination with Federal, State, regional, and local officials with roles and responsibilities for emergency preparedness and response in the transit agency's service area.”

## **VIII. Annual Review and Update of the ASP**

The ASP is reviewed on an annual basis. The annual rail safety review triggers the document review and update process. Per 49 CFR Part 673.11(a)(4), DART in conjunction with the city of Dallas is required to annually assess its ASP to determine if modifications or updates are necessary. DART in conjunction with the city of Dallas conducts this annual review to ensure the ASP is current and in compliance with Federal rules and those of the TxDOT SSO Program. TxDOT requires DART's ASP be submitted for assessment prior to December 1<sup>st</sup> of each year.

When DART submits the ASP for initial approval, a review template detailing the page number, section and location of each required element, is required. DART in conjunction with the city of Dallas is required to submit referenced material and supporting procedures to document how each required element is addressed. The ASP and supporting procedures are submitted electronically to TxDOT.

Per TxDOT's SSO Program Standard, Dallas Streetcar's annual submittal to TxDOT SSO must include documentation of the Accountable Executive approval with resolution, proclamation, meeting minutes, or other official action which evidences the Board's formal approval.



## Annual ASP Update Procedures

The following departments and personnel are responsible for initiating, developing, approving, and issuing changes to the ASP:

- Vice President, Chief Safety Officer
- Director Operations Safety
- Dallas Streetcar Representative
- Dallas Director, Department of Transportation
- Senior Management
- Rail Safety Committee
- DART President & Chief Executive Officer (DART Endorsement)
- City Manager (Accountable Executive approval)

The City Streetcar Representative participates in the annual review of the ASP and may propose revisions to the Vice President – Chief Safety Officer when appropriate.

Revisions of the ASP are submitted to TxDOT, for review and approval, under the signature of the Dallas City Manager. The submission includes a summary that identifies and explains the changes, and the time frame for completion of the associated activities. In the event the ASP is modified, the City Manager, City of Dallas submits the revised ASP, along with any changes to procedures, to TxDOT. TxDOT will review for approval within 45 calendar days of the effective date of the change.

After submission of an updated Dallas Streetcar ASP, TxDOT will acknowledge receipt within two days. If submission is favorable for review, TxDOT will acknowledge acceptance within 45 days. A TxDOT request or any number of other variables could warrant an assessment and update of the ASP more frequently than the annual minimum. New regulations, significant organizational structure changes, and/or internal or external audit review activities could prompt additional assessments. DART's Operations Safety, including the City of Dallas Streetcar Representative works closely with TxDOT SSO for guidance and technical assistance during the ASP approval process.

If the ASP submission is not sufficient for approval, TxDOT notifies DART and requests additional documentation or clarification. Upon receipt of requested information, the process restarts. If the ASP fails to comply with the TxDOT SSO Program Standard, the City Manager and DART's President & Chief Executive Officer is formally notified via letter. A completed checklist identifying the required changes and any required documentation accompanies the TxDOT letter.

If the City Manager determines that the ASP is not current, the letter must detail an action plan to achieve compliance. Once ASP approval occurs, the City is required to submit a formal letter of certification signed by the City Manager notifying TxDOT that the ASP is current and in compliance with TxDOT SSO Program Standard.





## ASP Annual Certification

On an annual basis, the Vice President, CSO completes a comprehensive review of the ASP in conjunction with the City of Dallas Streetcar Representative, addresses needed updates, and ensures that the ASP is compliant with 49 CFR Part 673 and the TxDOT SSO Program Standard. Upon final certification, the Vice President, CSO reviews the final ASP with the President & Chief Executive Officer, City Manager, ensuring that all signatures (including City Council approval) are included on the approval page of the ASP.

In the event that no revision is required, the City Manager, notifies TxDOT, in writing with a formal letter of compliance that the annual review was performed, and no revision was needed.

If the City Manager cannot attest to substantial compliance, the annual certification letter must include a plan describing the process that will be used to update the ASP and provide a timeframe for completion.

## IX. Emergency Preparedness and Response Plan

The Emergency Preparedness Section of DART's Police Department participates in emergency response groups in the region and member cities. Regularly scheduled meetings include:

- Regional Sheltering Working Group
- Dallas County Family Assistance Working Group
- Regional Training and Exercise Working Group
- Regional Emergency Managers

These meetings keep emergency managers and DART responders apprised of current issues and address Federal and State requirements to ensure contact information is current and appropriate measures are taken during serious, unexpected, and or dangerous situations requiring immediate action. DART participates in local and regional exercises developed to gain familiarity with how response activities will occur in the field. Changes in DART's Emergency Preparedness policies and procedures can be made in response to the findings presented in the exercise or actual incident debriefings.

The DART Emergency Preparedness Manager works with City of Dallas Officer of Emergency Management to ensure there is a unified emergency response to the Dallas Streetcar. As a City of Dallas asset, all hazard response to emergencies involving the streetcar, such as street flooding or icing, are covered by the City of Dallas Emergency Operations Plan. Transit specific emergencies will initially be handled by DART but may escalate to City coordination. Continual coordination with the City of Dallas OEM takes place through meetings, email, phone conferences or other means as necessary.

The DART Emergency Preparedness section maintains a Multi-Year Training and Exercise Plan that projects agency and regional exercises quarterly. This plan is updated annually. The





Emergency Operations Plan (EOP) is also reviewed annually and revised as necessary to ensure it incorporates lessons learned and is in-line with current Federal and industry guidelines and requirements. The EOP is available to all employees through the InfoStation® library and is made available to local responders. The EOP may be reviewed by Federal and State stakeholders upon request and on-site at DART's headquarters.

Employee training is provided at employee quarterly meetings and weather specific information, such as tornado shelter locations and winter weather preparation, is updated annually and posted InfoStation. Active shooter training is available through the Police Department or on-line Federal Emergency Management Agency (FEMA) independent study training. Other information on topics of interest are provided by InfoStation or through the digital dashboard.

## Emergency Exercises

The DART Emergency Preparedness Section coordinates with DART departments and first responders for effective joint training exercises. Objectives of the training exercises are to:

- Practice group problem solving;
- Familiarize DART senior officials with DART's emergency plans, procedures and policies;
- Evaluate the effectiveness of standard operating procedures;
- Familiarize local jurisdictions with DART's emergency plans, procedures and policies;
- Examine personnel contingencies;
- Test consistency of group message interpretations;
- Participate in information sharing;
- Assess interagency communication and coordination.

DART participates in state and regional exercises and conducts after action reviews to ensure lessons learned are incorporated into the emergency preparedness programs of all participants. Participants include but are not limited to counties, cities, towns, police departments, fire departments, hospitals, airports, emergency management, and SWAT teams. The number and type of participants vary in accordance with the exercise. This is a regional effort.

Operation Safety collaborates with the Emergency Preparedness group as participants on exercises and coordinates agency policy that effect the entire organization. Operations Safety Program Managers attend exercises, simulations and tabletop exercises to ensure that measures are in place to safeguard property, participants, stakeholders and the public at large.

After Action Reviews are conducted by the Emergency Preparedness group for exercises and major real-world incidents. Observations and findings are compiled into a Corrective Action Plan (CAP) matrix by the Manager of Emergency Preparedness and the DART Chief Safety Officer, who assigns responsibility and timelines. With this collaborative effort, the CAPs are tracked to completion and documented following TxDOT's Program Standard.



## Emergency Response

The Emergency Management Response Group is activated when the President & Chief Executive Officer or their designee determine that service interruptions beyond the norm or the potential of public or employee harm is imminent. This group is comprised of the executive management team and department heads that meet to determine solutions to minimize the effect on agency operations. This group will access mitigations and strategize how best to communicate with partners to resolve and reduce the risk of each event to an acceptable level. The Chief Safety Officer along with the Manager of Emergency Preparedness will direct the Executive Management to utilize their individual resources and expertise to reduce or eliminate the event causations.

Upon a return to normalcy, usually within a few days, an after-action review is scheduled by the Manager of Emergency Preparedness to analyze the event, determine if lessons learned occurred and to determine if future events of a similar nature, can be processed differently to stream-line the effectiveness of the agency response.

## Emergency Response Training

System familiarization training is scheduled bi-annually for local fire departments. This training is also available out-of-cycle by request of the response organization. The DART Emergency Preparedness section also offers a training program in conjunction with the Dallas Fire Rescue Academy in an effort to have ALL trainees receive familiarization training on buses, light rail vehicles, and the North Central Tunnel. Training is coordinated with the necessary DART departments and agencies. Records for training are maintained by the local responders' organization. Summary after action reviews of agency exercises and corrective action plans due to real-world emergencies are written and maintained by the Emergency Preparedness Section.

DART provides on-board security brochures to educate passengers on what to consider suspicious and how to report an incident.

The *Emergency Preparedness Guide for Transit Employees on the Job and at Home* is available to all employees on the FTA website. Employees are notified of new emergency conditions or special events that may require modification to or activation of DART's emergency response program via email, internet postings, bulletins, notification to the DSC or at quarterly security meetings hosted by DART Police.



## X. Safety Performance Targets

Pursuant to 49 U.S.C. § 5329(d), Dallas Streetcar's ASP includes safety performance targets based on the safety performance measures in the National Safety Plan. These measures help to inform DART staff of the actions required to be taken to improve City of Dallas's safety outcomes and SMS. City of Dallas's performance targets are specific, measurable, attainable, relevant, and time-bound (SMART). Safety Performance are produced by the data compliance section of Operations Safety. Historical data is for each category of the seven FTA guidance measures provided by part 673.15(b) for RTAs continuous improvement processes. Each measure is vetted by the DART Chief Safety Officer who will communicate on behalf of the City of Dallas with TxDOT SSOA Program Manager and the local Metropolitan Planning Organization (MPO) for guidance and concurrence in establishing relevant targets.

Operations Safety captures all reported safety events that occur during transit operations and the performance of regular supervisory or maintenance activities. A reduction in safety events will support efforts to reduce fatalities and injuries, as well as damages to transit assets. Measuring the number of safety events by mode over vehicle revenue miles provides a safety event rate from which future performance can be compared.

As part of the annual review of the Dallas Streetcar ASP, Agency staff reevaluate safety performance measures and determine how the measures should be refined, sub-measures developed, and performance targets selected. Safety performance data is gathered monthly by Operations Safety in part in reporting agency Key Performance Indicators. These indicators are distributed quarterly to executive management and correlated with historical targets set by the VP of Rail Operations.

### Fatalities, Injuries, Safety Events, and System Reliability

Dallas Streetcar's safety performance targets for Fiscal Year 2022 are included below. Each target category is included as a rate per 10,000 miles and a total number of incidents, not to exceed annually.

<i><b>FY 22 Performance Targets</b></i>	<b>10K Performance Target</b>	<b>Not to Exceed Annually</b>
<i>Fatalities</i>	0.14	1.00
<i>Injuries</i>	0.28	2.00
<i>Safety Events</i>	0.63	5.00
<i>System Reliability</i>	1.74	14.00



## Coordination with SSO

The Sr. Manager of Safety and Compliance creates annual safety performance targets using historical baselines as projections and utilizes input from the Chief Safety Officer determines the aggressiveness of each forecasting indicator. Annually this matrix is presented to the agency stakeholders and the TxDOT SSOA Program Manager for guidance. The process of setting targets and measuring progress reflects the increased expectations for improving transit safety.

Each year during September, the Chief Safety Officer will provide a matrix of FTA mandated Safety Performance Targets proposals for review to the TxDOT SSOA Program Manager. Once communicated, these targets will also be forwarded to the regional Metropolitan Planning Organization (MPO).

## Coordination with Metropolitan Planning Organization (MPO)

The North Central Texas Council of Governments (NCTCOG) is the local Metropolitan Planning Organization (MPO) that is the policy board of an organization created and designated to carry out the metropolitan transportation planning process. This organization continues to set priorities for implementing projects listed in the transportation improvement program and are responsible for additional planning products.

The safety performance targets that are shared with the MPO, provide data that is critical to ensuring consistency with state / regional planning processes.

Key Performance Indicators (KPI's) are used to gauge the effectiveness of DART safety objectives. Streetcar collisions per 10,000 miles operated are reported monthly and contribute to an annual not to exceed goal. Additional performance measures include derailments, rail violations, incidents and pedestrian collisions which are tracked and compared to previous month's events.

## **XI. Development and Implementation of SMS**

The President & Chief Executive Officer has delegated responsibility for implementing and maintaining the ASP to DART's Vice President, CSO. The Vice President, CSO oversees the Safety Section, which monitors ASP development, implementation and continuous improvement of the SMS. This includes DART's Safety Management Policy, and processes for Safety Risk Management, Safety Assurance, and Safety Promotion.

The City Streetcar Representative provides oversight of the ASP implementation through attendance at Rail Safety Committee meetings, reviewing the annual safety audit, reviewing system alerts, reviewing accident reports and through ad hoc communication with DART management

DART's implementation of its SMS is a multi-year, phased process. Based on the current industry practices, the expected timeframe for a fully implemented SMS is 3-5 years. DART's phased approach to SMS implementation is adapted from the *Safety Management Guide*, of the *International Civil Aviation Organization, 2012*, and includes four (4) phases as detailed below. The length of time anticipated to complete each phase is included, however, these times are approximate and may vary depending on resources available, training, how efficiently the previous phase was implemented, or various other factors outside of DART's control.

### **Implementation Phase 1**

Phase 1 aims to set the foundation for how DART's SMS requirements will be met. The framework developed during this Phase guides DART's implementation activities in subsequent phases. The approximate time to complete Phase 1 is anticipated to be 12 months. Activities and tasks that will occur during this phase include:

- Identification of the Accountable Executive;
- Establish the DART team member responsible for ensuring SMS implementation;
- Establishing the team that is responsible for SMS implementation;
- Define the system for the SMS;
- Identify the differences between DART existing safety efforts in comparison to SMS requirements;
- Develop an ASP defining processes for and supporting SMS implementation;
- Establish a means for safety communication through the DART organization.



## Implementation Phase 2

Phase 2 furthers the SMS implementation process by creating essential safety management processes while also updating existing processes to address identified deficiencies. The primary goal of this Phase is to affirm existing practices and develop those that are still needed for full SMS implementation. The approximate time for this Phase is anticipated to be 12 months. Activities that will occur during this Phase include:

- Establishment of or redefining safety policy and objectives;
- Deliver training to DART staff regarding the ASP and SMS plan components;
- Formalize safety risk management related to SMS;
- Further develop the means for safety communication as identified in Phase 1;

## Implementation Phase 3

Phase 3 is directed toward ensuring safety information management, data gathering, and analysis processes are in place and defined. At the end of this Phase, DART should be able to begin to use its data to aid in safety and hazard analysis. The approximate time to complete this Phase is anticipated to be 12 months. Activities that will occur include:

- Formalize voluntary hazards reporting procedure;
- Refine the safety risk management procedure;
- Refine occurrence reporting and investigation processes;
- Establish safety data collection system and metrics for which this data will be analyzed;
- Establish a formal management of change procedure that focuses on safety risk management;
- Review and update DART's internal and external audit or review program;
- Continue SMS training for DART personnel.

## Implementation Phase 4

Phase 4 will finalize the SMS implementation process. This Phase focuses on Safety Assurance and relies on periodic monitoring and feedback to identify and correct issues in the SMS. The approximate time to complete this phase is anticipated to be 12 months. Activities that will occur include:

- Further refine the voluntary reporting procedure to include integration of hazards identified from these occurrence reports.
- Integrate hazard identification and safety risk management procedures with DART contractors;
- Integrate hazard identification and safety risk management procedures for dealing with items identified by the public (non-employees);
- Further define safety performance indicators to include targets;
- Establish operational and safety culture surveys for DART employees in order to gauge effectiveness of the SMS;
- Continue SMS training for DART personnel;
- Review and refine means of safety communication (if needed).

## Safety Task Responsibility Matrix

The Safety Task Responsibility Matrix, which identifies the specific DART Departments and tasks to be completed to implement DART's SMS is provided in **Appendix VII**.



## 1.0 Safety Management Policy

The City of Dallas, as the system owner, relies upon the technical expertise of DART to establish safe, reliable, and efficient policies and practices for operating and maintaining the Dallas Streetcar.

### 1.1 DART, President & Chief Executive Officer's Safety Management Policy Statement

DART was organized with the mission to provide safe, secure, reliable and effective rail, Streetcar, bus and paratransit transportation services to our customers. Accordingly, safety is a primary concern that affects all levels of DART activities including operations, maintenance, and administrative functions of the organization. All employees and contractors of DART are expected to conduct their duties safely, aimed at preventing, controlling and minimizing undesired events, such as customer or employee injury, equipment or property damage, or degradation to system safety in any DART function. Employees and customers are DART's most important assets, and their safety is DART's greatest responsibility.

This full policy statement has been reviewed and signed by the DART President & Chief Executive Officer and is included in **Appendix I**.

### 1.2 DART's Safety Principles

In line with DART's Safety Management Policy, DART has established the following Safety principles as a basis for implementing its Safety Management System (SMS):

- Injuries and occupational illness can be prevented.
- Preventing injuries and incidents is good business.
- Operating exposures can be safeguarded.
- Management will train all employees to work safely.
- Appropriate safety equipment will be available to all employees.
- Safety is the responsibility of every employee.

While it is in the best interest of the public for the City to delegate the responsibility for safety and operation to DART, accountability for system safety cannot be delegated and must remain with the City of Dallas.





## City of Dallas, Streetcar Representative

The ILA between the City and DART establishes the role of Streetcar Representative in the following provision:

*The City shall, by written notification to DART, designate an individual to act as its “City Streetcar Project Representative”. The City Streetcar Project Representative shall be available to represent and act on behalf of the City within the limits describe in the written notification, and shall, to the limits agreed to by the Parties, be involved in the Project on a day-to-day basis. The City Streetcar Project Representative shall be kept informed by DART of major developments or issues associated with the Project that arise from time-to-time as the Project progresses.*

The Streetcar representative performs the following routine tasks:

- Participates in the monthly Rail Safety Committee meetings on issues that may affect the Streetcar.
- Participates in the DART Safety Committee meetings on issues that may affect the streetcar.
- Coordinates with DART’s AVP Streetcar/Systems on the overall performance of the Streetcar and on issues affecting the Streetcar budget and contracts.
- Coordinates with DART’s Operations Safety on the preparation of the ASP, the Safety Audit, and annual system certifications.
- Makes recommendations to the City Manager regarding the approval of the ASP, the Safety Audit, and annual system certifications.
- Reviews alerts and notices from DART on the operation of the Streetcar.
- Reports on serious or unusual incidents to the City’s Director of Transportation as they occur.
- Provides ad hoc communication to the Director of Transportation or the Assistant City Manager on Streetcar issues as appropriate.

## DART Management

As the operator of the Dallas Streetcar, DART performs and manages the routine functions to operate and maintain the Streetcar system. The Organizational Structure is designed to meet DART’s current needs including the commitment to provide reliable and efficient service to the public and meet the Streetcar ASP Goals and Objectives.

See DART Management Organization Chart in **Appendix II**.

## DART, Board of Directors

DART is governed by a 15-member board appointed by service area city councils based on population. Eight members are appointed by the City of Dallas and seven are appointed by the remaining cities. Board members serve two-year terms with no limits. Board officers are elected from the board membership and serve one-year terms.



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## **DART, President & Chief Executive Officer**

The President & Chief Executive Officer administers the goals and policies of the DART Board of Directors and directs the daily operating and business affairs of DART.

## **DART, Vice President – Chief Safety Officer**

The Vice President – Chief Safety Officer reports directly to the President & Chief Executive Officer and manages the operational safety program.

## **Assistant Vice President – Streetcar-Systems Engineering**

The Assistant Vice President for Streetcar System Engineering reports directly to the VP Capital Design and Construction.

### **1.3 Employee Safety Reporting Program**

DART utilizes a “See Something Say Something” reporting program for employees. Employees are reminded that this program is for issues that may affect their safety and all other concerns should be directed to their supervisor. Employees may remain anonymous in this reporting program. This system wide approach to hazard awareness can be utilized at DART facilities and is managed by the Safety Program Managers.

DART also utilizes the Hazard ID Workflow system to allow employees to submit a safety concern. When a hazard has been submitted for review and resolution, the following procedure is used to reduce or eliminate it. The employee inputs the Hazard into the Hazard ID Workflow System, which forwards it to the employee’s manager. If the manager is unable to resolve the issue, the Hazard ID is forwarded to Safety or to the appropriate safety committee. The safety committee responds to the Hazard ID and, if required, recommends a course of action.

If the Hazard is not resolved within 90 days, the Hazard ID will be forwarded to DSC for consideration. The DSC may review the hazard and initiate its own resolution. The DSC’s decision is final.

#### **1.3.1 Protections for Employees Who Report Safety Conditions**

DART explicitly forbids any action(s) to be taken against any employee or contractor who discloses a safety concern through the safety reporting program, unless such disclosure indicates beyond any reasonable doubt, an illegal act, gross negligence, or a deliberate or willful disregard of regulations or procedures. This policy can be found in the Administrative Employment Manual.

It is the responsibility of each employee to report unsafe work conditions. Employees, who are uncomfortable reporting to their immediate supervisor/manager, may contact any member of DART’s safety committee or speak directly to the staff within the office of the Vice President, CSO. DART maintains a zero tolerance for retaliatory behavior towards any employee and for any reason; especially reporting safety concerns. The Vice President, CSO or his/her staff members will enter the safety concern into the Hazard ID Workflow system, interview the reporting employee and determine the best course of action to address the employee’s concerns/reason(s) for electing to bypass his/her immediate supervisor; to include referring the employee to the Human Resources Department for follow-up.



### **1.3.2 Employee Behaviors Subject to Disciplinary Action(s)**

Employees are subject to the provisions of DART Hourly Employment Manual, Administrative Employment Manual, Substance Abuse Policy and all DART regulations. Additional employee expectations are further detailed in the DART Light Rail Book of Operating Rules included in **Appendix V**. Some of the descriptions of employee behaviors that may result in disciplinary action are listed under Hourly Employment Manual Chapter 8, Administrative Employment Manual Chapter 9 and Administration of Corrective and Disciplinary Action (TOG-1002).

## **1.4 Safety Management Policy Communication**

DART's Executive Leadership Team (ELT) are responsible for communicating to their subordinate staff the agency culture that fosters safe operational policies and practices. To effectively promote a positive safety culture, DART's safety management policy is regularly communicated by several methods. The communication of the Safety Management Policy will be conveyed with a top-down strategy beginning with DART's Executive Leadership Team and Operations Safety.

The Safety policy is delivered to employees during the new hire orientation process, through agency wide safety campaigns as well as utilizing DART's intranet platform (InfoStation). to continually promote our safety policies and ensure that any modifications to safety policies are immediately available for all employees to review.

Additionally, our safety management policy is promoted through quarterly safety meetings, informal minute clinics that are held with our front-line employees, electronic bulletin boards, and Agency wide e-mail with the ability to target a specific employee group.



## **1.5 Authorities, Accountabilities, and Responsibilities for Safety Management and SMS Implementation**

The City of Dallas Organizational Chart is included in **Appendix III**.

### **1.5.1 Accountable Executive**

The City Manager is the Accountable Executive and relies upon the DART's President & Chief Executive Officer to administer the goals and policies approved by the DART Board of Directors and provide leadership for the management of safety performance targets within the organization. As such, the President & Chief Executive Officer is ultimately accountable for DART's SMS. This includes the effective use of resources for the mitigation of safety risk through collaboration with stakeholders and making safety influenced decisions.

### **1.5.2 Chief Safety Officer (CSO)**

The Vice President of Operations Safety serves as DART's CSO and reports to DART's President & Chief Executive Officer. The location of this position within the Agency's reporting structure emphasizes the critical importance of Safety to the organization. The CSO is authorized by the Accountable Executive to create, implement and administer an integrated and coordinated ASP, to include the establishment of SMS for the purposes of identifying, preventing controlling and resolving unsafe conditions.

### **1.5.3 City of Dallas, City Manager**

The City Manager is the Accountable Executive and is appointed by the elected City Council. The City Manager is also responsible for the daily operations of the municipal organization and manages a staff of approximately 13,000 employees with a budget of nearly 3 billion.

### 1.5.4 Agency Leadership and Executive Management (Key Staff)

Responsibilities of Agency Leadership and Executive Management are summarized in Table 3 below.

**Table 3: General Safety Responsibilities**

DEPARTMENT	DESCRIPTION
Operations Safety	<ul style="list-style-type: none"> <li>Develops and administers programs for safety audits and compliance; accident prevention; industrial safety, investigation, and documentation; operations monitoring; and coordination of state safety oversight activities for light rail applicable operations.</li> <li>Day to day implementation of DART's SMS</li> <li>Is empowered to: <ul style="list-style-type: none"> <li>Enter DART property on own authority at any time while performing duties.</li> <li>Perform audits, field exercises, and inspections, both announced and unannounced.</li> <li>Obtain data and evidential material upon request in the course of an investigation or other safety activity.</li> <li>Stop work where continuation would endanger life, health or cause significant damage to property.</li> </ul> </li> </ul>
Senior Management Team	<ul style="list-style-type: none"> <li>Approves organizational safety policies.</li> <li>Establishes safety goals and objectives.</li> <li>Assigns safety responsibility and authority.</li> <li>Designs systems to measure safety performance.</li> <li>Participates on the DART Safety Committee (DSC),</li> <li>Day to day implementation of DART's SMS</li> <li>Holds managers accountable for achieving safety goals and objectives.</li> <li>Approves budgets and ensures adequate resources are available</li> </ul>
Managers & Supervisors	<ul style="list-style-type: none"> <li>Establish appropriate budgets and allocate resources necessary to implement safety policies; monitor and enforce section compliance with safety standards and procedures.</li> <li>Conduct accident investigations.</li> <li>Participate in the hazard identification and resolution process.</li> <li>Participate in bus and rail safety committees.</li> <li>Day to day implementation of DART's SMS</li> </ul>
DART Employees	<ul style="list-style-type: none"> <li>Follow established safety rules, procedures, policies, and work practices.</li> <li>Report unsafe conditions and behavior to immediate supervisor, Senior Management, or Safety Management.</li> <li>Contribute to the background information for the DART Hazard ID and to the workflow reporting system.</li> </ul>

**Table 4: Responsibilities of Operations Personnel**

DEPARTMENT	SERVICE	DESCRIPTION
Transportation	Streetcar Services	<ul style="list-style-type: none"> <li>▪ Training for Streetcar operators and supervisory employees</li> <li>▪ Evaluation of routes, schedules, bus stops, shelters and facilities to determine the effectiveness and condition of service and amenities</li> <li>▪ Assistance to customers at each transit center or transfer station and monitoring of the centers' maintenance and security</li> </ul>
	System Monitoring	<ul style="list-style-type: none"> <li>▪ Operators' service and performance</li> <li>• Two-way radio communication</li> </ul>
Maintenance	System Support	<ul style="list-style-type: none"> <li>▪ Technical training for maintenance employees</li> <li>▪ Technical information related to vehicles, equipment and facilities</li> <li>▪ Preventive maintenance inspections (PMI) and repairs</li> <li>▪ Specifications, procedures and requirements for the purchase, maintenance and improvement of vehicles, equipment and facilities</li> <li>▪ Management of contracts for grounds keeping and janitorial services</li> </ul>
	System Maintenance	<ul style="list-style-type: none"> <li>▪ Repair and maintenance of operating facilities and equipment, Streetcar track, right-of-way and bridges</li> <li>▪ DART electronics, radio and communications equipment for rail operations, and DART police (non-revenue vehicles, electronic equipment, and facility)</li> <li>▪ Tests, inspections and maintenance of Streetcar system and equipment</li> <li>▪ Maintenance of system-wide passenger amenities, including Streetcar stations, shelters and benches.</li> </ul>
	System Monitoring	<ul style="list-style-type: none"> <li>▪ Analysis of wear, metal and fluid contamination</li> <li>▪ Corrosion-control test stations and emergency repairs</li> <li>▪ Consumable goods and services for contractual compliance to technical specifications and quality</li> </ul>

### 1.5.5 DART Safety Committees

The ASP implementation and operation, including support of SMS functions, is carried out through the DART Rail Safety Committee (RSC) and DART Safety Committee (DSC). The RSC is composed primarily of DART Vice President level personnel that have direct responsibilities for the daily operations of the light rail system. These leaders possess a high level of rail knowledge and expertise which strengthens their abilities to effectively mitigate hazards. The Director of Operations Safety monitors the internal hazard database and assigns directly conveyed hazards to Operations Safety staff. The Director additionally tracks the remaining hazards to determine if resolution can be achieved on the departmental level or if the RSC involvement is warranted.



The DART RSC meets monthly to review newly identified hazards, analyze safety-related reports, recommend mitigations to previously identified hazards and to make safety-related decisions in accordance with their authority. The Director of Operations Safety chairs the Committee. The charter of the RSC identifies the following representatives by function:

Director of Operations Safety, Chair	Sr. AVP Engineering
AVP Rail Maintenance	AVP, Capital Program Support
VP Rail Operations	AVP Transportation Services
AVP Rail Operations	DART Police Chief
AVP Ways Structures and Amenities	City of Dallas Streetcar Representative
AVP Streetcar-System Engineering	Safety Certification Representative
Safety Program Managers (2)	

The role of the Director of Operations Safety includes:

- Chair the RSC meetings;
- Initiate the review and update process;
- Review the findings and responses from internal and external audits and forwards to DSC;
- Ensure that revisions to the ASP are completed and retains copy of revised document;
- Ensure most recent version of ASP is present on DART Intranet;
- Ensure that RSC meeting minutes are developed for each meeting.

If the Director of Operations Safety deems a hazard to have immediate and detrimental negative consequences via the assessment performed in conjunction with the MIL-STD-882E matrix, an emergency session of the RSC will be instituted. All hazards that have emerged to the level of Acceptable with DSC review trigger immediate committee level attention. Once an RSC session convenes the members are briefed on the hazard and the hazard is re-assessed for validity. RSC general agreements involve actions to mitigate hazards and are documented in the workflow system. Hazards that require policy modifications or expenditures that rise to capital expenditure level are forwarded to the DART Safety Committee level for mitigation.

The DART Safety Committee is briefed by the Director of Operations Safety providing insight on all hazards aged beyond ninety days or that may require executive level mitigation efforts. -





If hazard resolution requires an immediate mitigation due to an undesirable risk assessment, then an emergency session of the DSC is also convened. The purpose of this elevation is to allow for succinct, informed decisions at the agency's senior executive level where immediate decisions of policy and resource allocations are ratified.

The DSC meets monthly or more frequently if deemed necessary by the DART Vice President, CSO. The DSC holds the final decision-making approval within the Hazard Management process. Hazards presented at this level potentially could lead to system modifications, large expenditures or operating rules changes. In some instances, the DSC could decide the likelihood of occurrence is minimal or given the circumstance the risk is acceptable to the agency. The DSC encompasses the following Executive Personnel:

- VP Chief Safety Officer, Chair
- EVP Chief Operations Officer (COO)
- EVP Chief Administrative Officer (COA)
- EVP Chief Financial Officer (CFO)
- EVP Growth and Regional Development
- Ad-hoc Member: City of Dallas Representative (as needed)
- Director Operations Safety

The role of the Vice President, CSO includes:

- Chairs the DSC meetings;
- Schedules committee meetings, prepares agendas, requests assistance from non-members, and distributes DSC reports;
- Maintains documentation of DSC proceedings, including system modifications reviewed by the DSC;
- Provides administrative, coordination, and analysis support for DSC activities;
- Reviews monthly reports from DSC members to ensure required system safety activities are carried out, and issues reports;
- Sends the proceedings of the DSC, which include the minutes from the RSC and BSC meetings, to TxDOT officials;
- Documents system changes and required actions when DSC reaches consensus;
- Tracks changes needing unbudgeted funding and ensures funding is obtained;
- Requests referral to the ELT for changes that cannot be resolved by consensus of the DSC.





## 2.0 Safety Risk Management (SRM)

DART's Hazard Management Program is currently overseen by two (2) distinct divisions within the organization. All safety aspects related to revenue service operations, maintenance, and public safety are managed by DART Operations Safety. All safety aspects related to capital projects, new starts, and service expansions are managed by the Capital Program Support unit of Growth and Regional Development division (until the infrastructure is turned over to operations).

The Safety & Security Certification Plan (SSCP) includes a Hazard and Vulnerability Management Program that details the steps to mitigation of hazards identified via individuals or systems. The program categories, assesses, ranks, administers, resolves, closes and tracks identified hazards generally discovered during the design process, however this procedure remains valid throughout construction. The Typical Hazard Analysis Worksheet and Typical Hazard Tracking Matrix are tools that document these identified hazards.



The Systems Safety and Security Program (SSSP) addresses Hazard Identification in design review and establishes the team that tracks and maintains via the Hazard Resolution Matrix flowchart. This flowchart was developed from the examples in the FTA Guidelines for Hazard Management and highlights the flow and control of information.

*Following adoption and approval of the Streetcar ASP by the City Council and TxDOT SSOA, DART senior leadership will begin ASP implementation.*

Dallas Streetcar ASP is intended to support the hazard management process (HMP) by outlining the process for hazard identification, review and mitigation. The HMP is structured to adhere to the requirements of the TxDOT SSO Program Standard. Per application of the HMP for any hazard identified as an "unacceptable hazardous condition", the IndustrySafe® is configured to report such types of hazardous conditions to TxDOT SSO. In addition, the appropriate safety committee will investigate, led by Operations Safety. At conclusion, the final investigation report



will be provided to TxDOT SSO for review and comment. Any corrective action plans developed because of the investigation will be reviewed by TxDOT SSO, which retains the authority to request a status briefing on any unacceptable hazardous condition investigation.

Hazard management is a process to discover, mitigate, and control conditions that, if not altered, have the potential to cause accidents, injuries or other losses. Sources for identifying hazards include:

- **FTA**
- **TxDOT**
- **Reports from operators and other field personnel** – Operator reports are submitted through the accident reporting portal on DART InfoStation. These reports can be tracked via the workflow process, OCC Log, related supervisor report and the Risk Management Information System (RMIS) system
- **Reports from maintenance personnel** - Maintenance reports are submitted through the accident reporting portal on DART InfoStation. These reports can be tracked via the workflow process, OCC Log, related supervisor report and the RMIS system. In addition, maintenance also uses Spears database to report damage, labor and to track any form of repair costs
- **Investigations and review of accidents/incidents** – Reports from accidents and incidents are tracked through the OCC Log, IndustrySafe and RMIS
- **Internal Audits** – Results of Internal Audits are submitted by Operations Safety
- **Accident statistics and risk-management information** – Accident information is captured in the RMIS database, downloaded by DART IT and provided for review. This data is then reviewed by operating division, type and preventability. Reports are developed and used to compare to previous months and years.
- **System data regarding safety-related items** – The DART hazard ID process allows employees to submit any potential safety issues or hazards into the workflow. In addition to beginning the workflow for hazard analysis, the system also maintains a history of employee reports and details of those reports.
- **Reports from passengers** – DART Customer Service receives reports from passengers and documents their concerns.
- **Safety data obtained from external sources** – When DART receives a communication from an external source, the format is retrieved via email in pdf or word document format and is stored in the Operations Safety compliance section. Items submitted are managed and stored via the DART organization Record Management filing system.

Hazards identified by internal sources will be input by the reporting employee or their direct Supervisor/Manager. Hazards identified by external sources or employees that wish to remain anonymous will be input by Chief Safety Officer or Safety Program Manager.

## 2.1 SRM Activities:

The process of identifying and resolving hazards in the system is based on the U.S. Military Standard MIL-STD-882E and involves:

1. Hazard Identification
2. Hazard Risk Assessment
3. Hazard Risk Mitigation
4. Follow-up on Risk Mitigation effectiveness to include necessary Corrective Action Plans (CAPs) (see **Appendix IX**)

### 2.1.1. Hazard Identification

The following procedure is used to reduce or eliminate a hazard when has been submitted for review and resolution. All employees have the ability to input a hazard ID into the Hazard Workflow system, which forwards it to the employee's manager. If the manager is unable to resolve the issue, he can request mitigation dialogue at the next scheduled Safety Committee meeting which is held monthly. The safety committee responds to the Hazard ID and, if required, recommends a course of action. The safety committee must address each open Hazard ID every month until a resolution is reached.

If the Hazard is not resolved within 90 days, the Hazard ID will be escalated to DSC for consideration. The DSC may review the hazard and initiate its own resolution. The DSC's decision is final.

The SRM process requires understanding the differences between hazards, events and potential consequences. The SRM definitions checklist presented in **Figure 1** helps support the DART safety committee's understanding of these terms when considering safety concerns.

**Figure 1: SRM Definitions Checklist**

What is it? If you can select all 3 in one box, it's .....	A Potential Consequence Not a real or potential condition Can be caused by a hazard Hasn't happened yet but could be similar to a past event
<b>A Hazard</b> Real or potential condition Can cause a consequence Not an event	<b>An Event</b> Accident, incident or occurrence Not a real or potential condition Has already occurred

### 2.1.2 Hazard Risk Assessment

Hazard risk assessment determines if the risk of a hazard is acceptable and whether corrective action is warranted.

If the Director of Operations Safety deems a hazard to have immediate and detrimental negative consequences, via the assessment performed in conjunction the MIL-STD-882E matrix, an emergency session of the RSC will be instituted. All hazards that have risen to the level of undesirable trigger immediate committee level attention. Once an RSC session convenes the members are briefed on the hazard and the hazard is re-assessed for validity. RSC general agreements procure actions to mitigate hazards and are documented in the workflow system. Hazards that require policy modifications or expenditures that rise to capital expenditure level are forwarded to the DART Safety Committee level for mitigation.

The DART Safety Committee is briefed by the Director of Operations on each hazard during their monthly meeting and provides insight on all hazards aged beyond ninety days or that may require-executive level mitigation efforts.

If hazard resolution requires an immediate mitigation due to an undesirable risk assessment, then an emergency session of the DSC is also convened. The purpose of this elevation is to allow for succinct, informed decisions at the agency's senior executive level where immediate decisions of policy and resource allocations are ratified.

**Hazard Severity** is a measurement of the worst credible outcome that can result from human error, environmental conditions, design inadequacies, subsystem or component failure, or malfunction and procedural deficiencies. Within 24 hours of Hazard submittal, the Safety Program Manager completes an initial Hazard Analysis. The Safety Program Manager will assign one of four severity categories. The severity categories are included in **Table 5** below.

**Table 5: Hazard Severity Table**

Category	Description	Description
1	Catastrophic	Death, system loss, or severe environmental damage.
2	Critical	Severe injury, severe occupational illness, major system or environmental damage.
3	Marginal	Minor injury, minor occupational illness, or minor system or environmental damage.
4	Negligible	Less than minor injury, occupational illness, or less than minor system or environmental damage.

**Hazard Probability** is derived from research, analysis, and evaluation of safety data. The probability categories are included in **Table 6** below:

**Table 6: Hazard Probability Table**

Level	Description	Specific Individual Item	Fleet or Inventory
<b>A</b>	Frequent	Likely to occur frequently.	Continuously experienced
<b>B</b>	Probable	Likely to occur several times in the life of an item.	Will occur frequently
<b>C</b>	Occasional	Likely to occur sometime in the life of an item.	Will occur several times
<b>D</b>	Remote	Unlikely but possible to occur in the life of an item.	Unlikely but can reasonably be expected to occur
<b>E</b>	Improbable	So unlikely, it can be assumed occurrence may not be experienced	Unlikely to occur, but possible

After assessing the severity and probability of a hazard and the corresponding potential consequences, the Safety Program Manager assigns a **Hazard Risk Index** (HRI) rating, included in **Table 7** below, and prioritizes hazards based on safety risk:

**Table 7: Hazard Risk Index Matrix**

Frequency		Severity			
		1 Catastrophic	2 Critical	3 Marginal	4 Negligible
<b>A</b>	Frequent	1/A	2/A	3/A	4/A
<b>B</b>	Probable	1/B	2/B	3/B	4/B
<b>C</b>	Occasional	1/C	2/C	3/C	4/C
<b>D</b>	Remote	1/D	2/D	3/D	4/D
<b>E</b>	Improbable	1/E	2/E	3/E	4/E

Based on the completion of the analysis and classification of the Hazard Risk Index, DART utilizes the **Hazard Resolution**, in **Table 8** to assist with identification of acceptance criteria:

**Table 8: Hazard Resolution Table**

Severity/Frequency	Resolution
1/A, 1/B, 1/C, 2/A, 2/B, 3/A	Unacceptable
1/D, 2/C, 2/D, 3/B, 3/C	Acceptable with DSC review
1/E, 2/E, 3/D, 3/E, 4/A, 4/B	Acceptable with RSC review.
4/C, 4/D, 4/E	Acceptable without review.

Safety critical hazards that have been identified must be controlled or eliminated so that the hazard does not continue to pose a danger. The controls may be done in a temporary manner until a long-term mitigation has been implemented. Dependent on the risk ranking of the hazards' likelihood and severity, a multi-departmental team may be established to analyze and control these risks/hazards. The teams will be comprised of the following personnel:

- Subject matter experts (SMEs) for the system
- Front-line personnel and supervisors
- All levels of labor
- SSO Agency participation is encouraged
- Safety staff, as support.

### 2.1.3 Hazard Risk Mitigation

Hazard Risk Mitigation starts with the employee's immediate Supervisor/Manager who then collaborates with the appropriate department(s) to determine what steps are needed to eliminate or mitigate the hazard to an acceptable level. Once the hazard is resolved, Operations Safety reevaluate the risk utilizing MILSTD 882E to determine if the level of the risk has been reduced to an acceptable level. Prior to closure of the Hazard ID, a summary documenting the steps that led to the risk reduction is added to the workflow.

If the elimination/mitigation cannot be handled by the employee's immediate supervisor/Manager, the supervisor/Manager will collaborate with the appropriate personnel required to mitigate the hazard *i.e. Operations Safety, Subject Matter Experts (SME), Departmental Leaders etc.* to determine a required course of action. In the event the elimination/mitigation of the hazard cannot be resolved, Operations Safety (Safety Program Manager) will escalate the Hazard to RSC who then assesses the hazard and determines the appropriate course of action.



It is important to note, however, that a combination of several or all of the following may be used, depending on the nature and extent of the hazard:

- Design for minimum risk
- Incorporate the use of safety devices
- Provide warning devices
- Implement special safety procedures and conduct training

**Designing for Minimum Risk** attempts to eliminate hazards during the design process. If an identified hazard cannot be eliminated, its associated risk will be reduced to an acceptable level through design selection. This may be constrained by time, money, manpower, or other limitations. If the hazard cannot be eliminated or its risk controlled to an acceptable level through design, Safety Devices will be used to reduce risk to an acceptable level.

If neither design nor safety features or devices can reduce the risk to an acceptable level, Warning Devices are used to detect the condition and to produce a warning signal to alert individuals to the hazard. Warning signals and their operation shall be designed to minimize the probability of individuals reacting incorrectly to the signals and shall be standardized and familiar.

Lastly, if the hazard cannot be eliminated or its associated risk adequately controlled through design, safety features/devices such as personal protective equipment (PPE) or warning devices, approved procedures and training must be implemented and used to reduce the risk.

## **2.2 TxDOT SSO PTASP Review**

TxDOT will review and evaluate each PTASP for compliance with 49 CFR Part 673, the TxDOT Program Standard, and the National Public Transportation Safety Plan. At the time the PTASP is submitted for initial approval and for subsequent updates, DART may be required to submit referenced materials and supporting procedures to document each required element is addressed. Examples of referenced materials and supporting procedures include, but are not limited to: standard operating procedures; training plans; rule books and bulletins; hazard management plans; maintenance rules and procedures; emergency response plans and agreements; and compliance programs. On-site meetings and teleconferences may be conducted to address issues identified during the review of the PTASP. The PTASP and supporting procedures shall be submitted by email or via a method specified by TxDOT.





## PTASP Review Sequence and Approval

- TxDOT will acknowledge receipt of a PTASP submission within 10 days.
- TxDOT will complete the PTASP review and provide review comments, including areas requiring revisions, to DART within 30 days of PTASP receipt.
- TxDOT and DART will reach a mutually agreeable date for the resubmission of PTASPs that require revisions. Upon receipt of requested revisions, the process will continue.
- Upon approval, TxDOT will send an approval letter via email to the Accountable Executive and the Chief Safety Officer.

## Annual PTASP Review

No later than December 1st each year, DART shall conduct a review of its PTASP and notify TxDOT via email if the PTASP is current or requires an update. If DART determines that PTASP must be updated, the notification shall summarize the areas requiring an update and the anticipated date the revised PTASP will be submitted to TxDOT. The revised PTASP must be submitted to TxDOT no later than February 1st.

To ensure the on-going role in the oversight of the rail transit agency's HMP, DART uses a hazard identification workflow system that reflects the consolidation of information in the hazard management process. This workflow system is maintained by the Director of Operations Safety. The hazard identification workflow system contains all hazards identified through the various methods applied and is available for all employees the review through DART's intranet (InfoStation). Monthly Safety Committee minutes are submitted to TxDOT SSO upon request. The City will provide oversight of Hazard Management Review by participating in the RSC and DSC and by routinely reviewing the Hazard ID Workflow close out data.

In addition, DART conducts meetings with TxDOT SSO upon request and maintains electronic contact on a regular basis. During application of the HMP, for any hazard identified as an "unacceptable hazardous condition", the safety section notifies the TxDOT SSO designated point-of-contact within 24 hours using the SSO Tracker System. The appropriate safety committee, led by the Operations Safety, investigates each hazard and forwards each finding to TxDOT SSO for review and comment at the end of the investigation via the SSO Tracker System. Any CAPs developed because of the investigation are forwarded for approval. Once TxDOT SSO approves the RTA's CAP request, mitigation begins. TxDOT SSO retains the authority to request a status briefing on any unacceptable hazardous condition investigation.





### 3.0 Safety Assurance

Safety Component 3 of the ASP outlines the Safety Assurance (SA) processes used by DART to implement, review and quantify the organization's adherence to applicable rules, regulations and standards. These SA processes provide DART and its executive leadership with a means of assessing if DART is meeting its safety objectives and performance goals. As part of the annual review of the ASP, DART assesses the effectiveness of its safety risk controls, Management of Change, and the continual improvement of DART's SMS. Results of this annual review are used to update the DART ASP Section V. *Safety Goals and Objectives*; as needed.

#### 3.1 Safety Performance Monitoring / Safety Data Acquisition and Analysis

DART's Operations Safety staff is responsible for obtaining the data required to identify, assess, mitigate and follow-up on safety related issues from the following sources:

- Hazard Identification System – All Employees
- Daily Operation Logs – Rail Transportation
- Maintenance Department Documentation – Maintenance
- Field Supervisor Reports – Transportation and Maintenance
- Safety Reports – Operations Safety
- Workers Compensation Data – Risk Management Division
- Police Reports – Transit Police
- Customer Service complaints and safety-related suggestions – Customer Service
- Internal Audits – Annual Internal Safety Review
- Information and data received from FTA, TxDOT SSOA, and other oversight authorities
- DART Board of Directors – President & Chief Executive Officer, Deputy Director, Office of Board Support
- Dallas Streetcar Representative – (May also receive suggestions or complaints from citizens, City management, or City Council members)



Safety accepts data in multiple formats comprising information from audits, word of mouth, email, Hazard IDs, accident and incident reports, letters and customer concerns.

For every accident and incident, DART collects data and enters it into the (RMIS) database managed by the Risk Management Department. DART's IT Department has full access to the server. The DART IT Department downloads the data in a spreadsheet format and sends it to the Operations Safety Data Compliance Section for further Analysis. Depending on the output requested, this section analyzes data daily, weekly or monthly highlighting trends and extracting meaningful data for internal and external clients.

The Business Analyst assigned to Operations Safety analyzes data for relevance and each record has been classified for preventability and severity. If the record is not complete, the Business Analyst communicates with appropriate personnel and makes sure the data is complete. Once the data is complete and accurate, the Business Analyst prepares multiple reports for internal and external agency use. The summary of reports are as follows:

- Detail of Accidents and Incidents are compiled monthly by accident type and tabulated and categorized on the preventability of an event. Each report is distributed for the monthly DART Safety Committee Meeting and quarterly for Division Level Measurement reports. The reports include information on accidents per 10,000 miles in comparison to the previous year's data and with the not-to-exceed goal.
- Summary of Accidents and Incidents by Type and, Preventability for Key Performance Indicators (KPI). This report is prepared weekly, monthly or/and upon request.
- Reporting of relevant data to the National Transit Database (NTD) based on the requirements outlined by the NTD Safety and Security Reporting Guide. This report is generated by the Operations Safety Compliance Section monthly for NTD reporting and one annual report is created each January and that must be certified by the CEO
- Monthly reporting of shared corridor Accident and Incident data to the Federal Railroad Administration (FRA) based on FRA reporting guidelines.
- Monthly Executive Summary Report of Accidents and Incidents for Senior Management Review.
- Reports are forwarded to each Safety Program Manager who will coordinate with Division level personnel to develop strategies to address unfavorable trends or deficiencies. If the trend or deficiency, cannot be addressed at the site level a hazard ID could be initiated for further tracking and trending purposes.

Internal Reports are distributed both electronically and as hard copies to the Senior Management, the DSC, the Finance Department and to Human Resources. External Reports, such as those made to the NTD website, are submitted through the website or electronically based on the external organizations' reporting guidelines.



### **3.1.1 Corrective Action Plans (CAP)**

DART Operations Safety is responsible for maintaining and tracking the corrective actions and subsequent statuses that are identified from hazard identification, accidents, incidents or internal and external review findings. A Corrective Action Plan (CAP) Log is used by DART to compile and track this information. DART is currently utilizing a commercial database software package as the means for documentation of the CAP log. Details regarding DART's CAP program can be found in **Appendix IX**.

### **3.1.2 Facilities and Equipment Inspection**

The Sr. Manager of Fleet Services and his/her designee(s) assign inspections to personnel based on the Facilities Preventive Maintenance Inspection (PMI) Manual. Facilities, systems, rolling stock and equipment all have different intervals to which inspections and preventive procedures must occur. The purpose of the PMI Manual is to provide personnel with information necessary to perform each PMI.

While performing the PMI inspection, personnel document deficiencies that require repair, adjustment, or that warrant replacement. Work orders that are contained in the SPEAR asset management program capture each assignment resulting from an inspection. It is the responsibility of the shop manager and or shift supervisor to schedule repairs of the defects found during the PMI as well as log any safety concerns/hazards identified in the course of the PMI inspection process within the SPEAR asset management program. The Manager of Fleet Services or his/her designee coordinates facilities inspections to document compliance with local, state and federal regulations.

#### **3.1.2.1 Regular Inspection and Testing**

Various Inspections are conducted according to pre-determined schedules as shown in **Appendix X**, and repairs are completed as conditions require. Procedures to be used are outlined in the PMI Manuals and within published Work Instructions, Standard Campaign Bulletins, Standard Practice Bulletins and Standard Operating Procedures. Inspection results are documented and entered into a work order in the Maintenance Management System (SPEAR).

For Hazards detected during regular inspection and testing a workflow will be initiated via the internal hazard reporting system. The hazard will be reviewed and tracked by Operations Safety and assigned to the appropriate committee for identification, analysis, and mitigation solutions. Applying these procedures increases the probability of eliminating or reducing hazards while documenting their existence for tracking purposes. The inspection guides indicate the steps to be performed to complete proper preventive maintenance inspections of DART-owned facilities or assets.



*Example Inspection Information*

<i>Inspection Intervals</i>	<i>Standard Practice Bulletins / Work Instructions</i>
Monthly; Quarterly; and Annually	Work instructions and or Standard Practice Bulletins (SPB) shall be used to supplement or supersede information in this manual on an interim basis. As this manual is revised, information affecting preventive maintenance inspections will be incorporated and the SPB will become obsolete

### 3.1.2.2 Checklists

Checklists for specific inspection reports reside in the Maintenance Department and can be accessed electronically. The Spear Computer Program tracks and manages inventory, training records, preventive maintenance, running repair, and other activities pertinent to Maintenance.

### 3.1.2.3 Coordination with Hazard Management

If replacement or repair of a facility or equipment does not mitigate the hazard, the Hazard Management process, as prescribed by DART's SRM requirements must be implemented (See *SMS Component 2*).

## 3.1.3 Maintenance Audits and Inspection

An effective and efficient maintenance program helps to reduce risk to the overall DART system, including employees, passengers, emergency responders, and the general public. The DART maintenance program also helps to ensure that safe and reliable public transportation is provided while reducing the need for updates or equipment replacement, which may require additional funding.

### 3.1.3.1 Vehicle Maintenance and Inspection Program

All DART Streetcar Operators have a responsibility to perform a ***Pre-Trip Inspection*** of their vehicle prior to entering service. Any issues that are noted by the Streetcar Operator are required to be communicated to the Yard Control Supervisor and reported to maintenance. If a condition is noted that the Operator feels would make the Streetcar unsafe for service, the condition must be reported to the control center. This frequency of inspections allows for abnormal conditions to be identified early on before they become catastrophic.

The DART Streetcar Maintenance Program for ***Regular Inspection and Testing*** is based on inspections that conform to the manufacturers' guidelines. DART Streetcar are inspected based on time intervals. Monthly, 3 Months, 6 Months, and 1 year. Additional inspections and change out of components are scheduled on a multiyear basis.

The items scheduled for change-out at that time will be done on a work order basis. Each inspection cycle has a separate inspection manual defining the mileage points at which inspections are to be completed. In addition to regular maintenance and repair, some components are



programmed for change-out on a multi-year schedule.

Inspection results are coordinated with *SRM*, documented and entered into a work order in the Maintenance Management System (SPEAR) where the required repairs, including materials and labor, are captured. Noted defects are resolved at the time of discovery or upon completion of the inspection. If a safety defect is noted, the system will be locked out/tagged out as needed until the repairs are complete. Hazards detected without immediate resolution create a workflow through the internal hazard reporting system which is sent to Operations Safety and to appropriate committees for identification, analysis, and mitigation. These procedures increase the probability of eliminating hazards while documenting their existence for tracking purposes. Section 2 of this ASP details DART's SRM requirements. The Dallas Streetcar Vehicle and Maintenance Matrix is found in **Appendix XI**.

### **3.1.4 Procurement**

DART's Procurement Department is responsible for obtaining the goods and services required to build and operate a safe and effective transit system. Procurement is guided by policies and procedures created to ensure uniformity in the procurement process. In many cases, accidents and hazardous conditions may be avoided during the procurement process. Selection of qualified contractors and suppliers, and careful inspection of delivered equipment and materials leads to early discovery of defective conditions, safety concerns and the elimination of resulting hazards. The procurement process is therefore administered to enhance system safety and to minimize Agency risk. The duties of the Procurement Department include:

- Enforcing DART's Acquisition Regulations, which specify the steps required to obtain goods and services in a safe and responsible manner.
- Adhering to environmental compliance requirements relating to hazardous substance acquisition, handling, labeling, storage, disposal and record keeping. All chemicals and hazardous materials on DART property should have a current Safety Data Sheet (SDS) and be approved by Safety.
- Collaborating with applicable officials to ensure contractors meet contractual obligations and follow established procedures related to the safety of DART employees, property and the public.
- Ensuring that any procurement requests for equipment or materials for use on DART property are reviewed and approved by DART's Operations Safety prior to purchase. If Operations Safety doesn't approve the request, for safety reasons, then it will require the Procurement Team to re-evaluate and look for other product/service that meet or exceed DART's requirement and minimize the potential hazards.

DART Procurement works to ensure that equipment and materials are safe for use by employees and patrons. Prior to purchase, DART must have assurance that the equipment or materials is compliant with applicable codes and standards and do not create catastrophic or critical hazards that could be detrimental to DART operations.

As part of the Implementation Phase for SMS, DART Operations Safety will work with Procurement to



develop detailed processes and procedures for review of any equipment or material.

### 3.2 Accident / Incident Notification, Investigation and Reporting

DART Streetcar collisions are reported through DART's internal agency website using the "Safety Tab and Accident Reporting Process" menu option. Accident file numbers are assigned by Risk Management and data is entered into the RMIS database. Reports, videos, photos and downloads specific to each collision will be uploaded and preserved via this database.

Collisions involving DART's Streetcar operations initiate the Train Control Center (TCC) to contact a pre-determined set of internal agency groups that will respond to the event. These groups include Fleet Services, Signals, Track Electrification Services (TES), Tracks, Media services, Transit Police who contact EMS, Operations Safety, and Transportation Field Services.

#### 3.2.1 Accident / Incident Procedures

DART utilizes a multi-departmental / discipline approach to accident investigations with the Transit Police serving in the lead investigative role with assistance from Transportation Field Operations and Operations Safety. Transit Police investigation procedures can be found in DART's General Order Number 7.61, provided in **Appendix XII**. The DART Transit Police report summarizes the investigation, presenting facts related to the accident, and opinions and observations of the investigating officer. Departmental investigation procedures are included in **Table 9** below:

**Table 9: Department Investigation Procedures**

Procedure Number		Procedure Title
Maintenance	NPA-0016	Post-Accident Vehicle/System Impound/Quarantine Investigation Procedure
	NPA-0029	Accident/Incident Investigation and Reporting
Transportation	104.02	Accident/Incident Investigation
	104.05	On-Scene Coordinator
	101.09	Common Corridor
		Emergencies
Operations Safety	NPS-3329	Rail Accident Investigation
Copies of the above referenced procedures are located in <b>Appendix XII</b> .		





If necessary, Operations Safety may conduct an additional investigation to ascertain the circumstances surrounding an accident. The primary focus of Operations Safety investigation is to determine the cause in order to prevent reoccurrence. This additional investigation combines data from several sources including Police reports, Operator and Field Supervisor statements, and Streetcar downloads and video footage, and assembles the accident file into one centralized location. Information from all sources allows Operations Safety to determine and validate their own conclusions as to the preventability or non-preventable nature of the event based on the entire composition of the file. The Operations Safety investigation identifies cause(s) and recommended corrective actions to eliminate identified hazards and deficiencies. These events are entered into the SSO Tracker to record events that could potentially reoccur and cause unintended consequences.

Based on the complexity of the accident or incident, an extended final report may be written and submitted to the appropriate safety committee and department head for review and concurrence. The results of investigations, coupled with the supporting documentation, are also used by DART to fulfill the Safety Data and Acquisition element of SMS (see ASP section 3.1.1).

DART's ***Internal Notification Procedure*** for accidents and incidents is carried out through the Everbridge® text message system. Text message notification levels increase with the severity of the event. If a critical responder does not acknowledge notification, supplemental notifications by phone are initiated at the discretion of Dispatch or Train Control.

The COD Streetcar Representative is included in the internal notification and may notify the Director of Transportation and City Management on serious incidents.

**Table 10: Readyop® Notification Groups**

Readyop Groupings	Groupings	Type of Notifications
	Red Signal	Red signal violations
	Senior Management	To be sent out if any Operators or Supervisors are transported to a medical facility.
	Train 1	Service interruptions of 10 minutes or greater or any delay exceeding 3 minutes in the tunnel.
	Train 2	Any incident resulting in passenger delays of 10 minutes or more and requires a response from "System Personnel" (TES, Track, Signals).
	Train 3	Any and all accidents and incidents resulting in passenger delays in excess of 30 minutes, or which result in damage, personal injury, or could attract media attention. Any code yellow regardless of severity unless serious injuries occur. Passenger(s) stuck in elevator/inclinorator.
	Train 4	Any incident/accident causing major property damage, severe personal injury, results in the shutdown of rail services, or at the discretion of the Vice President of Transportation.



The Train Control Center (TCC) shall notify government entities of Streetcar accidents and incidents meeting reporting thresholds mandated by the TxDOT Program Standard. TCC will notify SSOA and FTA via the State mandated reporting platform. SSOA reporting tool. In the event that the accident meets the FTA accident reporting threshold, the Director of Operations Safety will forward the report to the FTA within 2 hours. The National Transportation Safety Board (NTSB) is notified within two (2) hours of:

- A passenger or employee fatality
- Two or more injuries to employees or passengers requiring admission to a hospital
- Evacuation on the mainline.
- Fatality at a rail crossing
- Substantial Damage meeting the FTA/SSO reporting threshold, as defined by the National Transit Database (NTD) criteria.

NTSB is also notified within four (4) hours when damage to a passenger train or railroad or non-railroad property is \$25,000 or more.

Federal Railroad Administration (FRA) notification is required via the Train Control Center (TCC) when a shared corridor emergency event highlighted in SOP publication *101.09 Common Corridor Emergencies* occurs. All LRT collisions with pedestrians in a shared corridor are reportable to the FRA within 30 days of occurrence. This notification is provided by Operations Safety.

*Notification and Reporting of Accidents, Incidents, and Occurrences*

<b>Accidents</b>	
<b>DART notifies the TxDOT SSOA Program Manager and FTA within two hours if:</b>	
<b>Human Factors:</b> <ul style="list-style-type: none"><li>a. Fatality (occurring at the scene or within 30 days following the accident)</li><li>b. One or more persons suffering serious injury (Serious injury means any injury which: (1) Requires hospitalization for more than 48 hours, commencing within 7 days from the date of the injury was received; (2) results in a fracture of any bone (except simple fractures of fingers, toes, or nose); (3) causes severe hemorrhages, nerve, muscle, or tendon damage; (4) involves any internal organ; or (5) involves second- or third-degree burns, or any burns affecting more than 5 percent of the body surface.)</li><li>c. A personal injury that is not a serious injury</li><li>d. One of more injuries requiring medical transportation away from the event.</li></ul>	<b>Property Damage:</b> <p>Property damage resulting from a collision involving a rail transit vehicle; or any derailment of a rail transit vehicle</p>





**Types of events (examples):**

- A collision between a rail transit vehicle and another rail transit vehicle
- A collision at a grade crossing resulting in serious injury or fatality
- A collision with a person resulting in serious injury or fatality
- A collision with an object resulting in serious injury or fatality
- A runaway train.
- Evacuation due to life safety reasons.
- A derailment (mainline or yard).
- Fires resulting in a serious injury or fatality.

**DART Actions include:**

- DART to notify SSOA and FTA within 2 hours; Investigation required. Notification to FTA will be submitted to: [TOC-01@dot.gov](mailto:TOC-01@dot.gov) / 202-366-1863 (email preferred)
- DART to report to FTA within 30 days via the National Transit Database(NTD).
- DART to record for SMS Analysis.

**Incidents**

**DART will Report to FTA (NTD) within 30 days:**

**Human Factors:**

- a. A personal injury that is not a serious injury
- b. One or more injuries requiring medical transportation away from the event

**Property Damage:**

Non-collision-related damage to equipment, rolling stock, or infrastructure that disrupts the operations of a transit agency

**Types of events (examples):**

- Evacuation of a train into the right-of-way or onto adjacent track; or customer self- evacuation
- Certain low-speed collisions involving a rail transit vehicle that result in a non-serious injury or property damage
- Damage to catenary or third-rail equipment that disrupts transit operations
- Fires that result in a non-serious injury or property damage
- A train stopping due to an obstruction in the tracks/“hard stops”
- Most hazardous material spills.

**DART Actions include:**

- DART to report to FTA within 30 days via the National Transit Database (NTD).
- DART to record for SMS Analysis.



<b>Occurrences</b>	
<b>DART will record data and make available for SSO and/or FTA review</b>	
<b>Human Factors:</b> <ul style="list-style-type: none"><li>No personal injury</li></ul>	<b>Property Damage:</b> Non-collision-related damage to equipment, rolling stock, or infrastructure that does not disrupt the operations of a transit agency
<b>Types of events (examples):</b> <ul style="list-style-type: none"><li>Close Calls/Near Misses</li><li>Safety rule violations.</li><li>Violations of safety policies.</li><li>Damage to catenary or third-rail equipment that do not disrupt operations.</li><li>Vandalism or theft.</li></ul>	
<b>DART Actions include:</b> <p>DART will collect, track and analyze data on Occurrences to reduce the likelihood of recurrence and inform the practice of SMS. Based on the complexity of the accident or incident, an extended final report may be written and submitted to the appropriate safety committee and department head for review and concurrence.</p>	

The coordination between DART and TxDOT SSO occurs frequently. TxDOT maintains an oversight role in ensuring that Corrective Action Plans are timely and clarifying concerns that may arise from accident investigations. Operations Safety maintains a monthly conference call with TxDOT ensuring that oversight information is transparent. DART develops a CAP when results of an investigation indicates a hazard that affects property or individuals. TxDOT must review and approve all proposed corrective actions before the DART implements the CAP. An exception is made for immediate or emergency corrective actions that must be taken to ensure immediate safety, provided that TxDOT is notified within 48 hours of implementation. The CAP identifies:

- The hazard or deficiency
- Required actions
- DART department(s) responsible for implementing corrective actions
- Scheduled completion dates for implementation

TxDOT SSO notifies DART of its approval or rejection of the CAP within 30 days of receipt. In the event of a rejection, DART submits a revised CAP within 10 days following notification of the rejection. In the event of a dispute concerning TxDOT's decision, DART may submit an application for administrative review within 30 days after receipt of TxDOT's decision.



Applications for administrative review are submitted to:

Texas Department of Transportation  
Director, Public Transportation Division  
125 E 11th Street  
Austin, Texas 78701-2483

If DART does not provide sufficient information to evaluate the application, the application will be denied. TxDOT's decision to grant or deny the application is final.

In instances where coordination with the NTSB is needed for investigation, DART and TxDOT shall review the NTSB findings and recommendations to determine if a CAP should be developed by DART. If a CAP is required by either the NTSB or TxDOT, DART shall develop the CAP following the process detailed herein.

### 3.2.2 Accident / Incident Investigation

It is the responsibility of DART Operations Safety to ensure that all accidents and near misses are thoroughly investigated. Depending on the nature and severity of the accident, a multi-disciplinary team may be needed to conduct a thorough investigation. This team may include representatives from various departments including Transit Police, Traction Power, Train Control

/Signaling, Dallas Streetcar Maintenance, Track, Operations, etc. Upon completion of any investigation, DART Operations Safety is required to notify TxDOT SSO of any CAP identified as a result of the investigation.

The primary purpose of accident / incident investigations is to determine the cause and contributing factors to the accident / incident so that necessary action(s) can be taken to prevent reoccurrence of a similar events. Accident causation is assessed using DART's SRM process as described in *SMS Component 2* of the ASP to help qualify possible hazards.

If TxDOT SSO elects to conduct its own investigation of an accident or incident, DART will assist by providing necessary documentation, including access to records or reports, access to staff and personnel involved in the accident / incident, available radio transcripts and video footage, test results, and by coordinating schedules to allow TxDOT SSO to complete interviews and on-site investigation activities. In instances where TxDOT SSO elects to conduct its own investigation, DART may also elect to conduct its own internal investigation.

DART conducts investigations using the accident / incident investigation procedures included in **Appendix XII**. At the conclusion of the investigation, DART submits a final report for TxDOT's formal review and acceptance. If TxDOT SSO identifies a discrepancy with the report, to include findings, TxDOT SSO will reject the report and formally notify DART of the report deficiencies and request that DART review, revise and resubmit the final report. Throughout the entire process, DART provides TxDOT with status reports regarding the investigation and subsequent report.



### 3.3 Management of Change

Proper configuration management helps to assure that changes and modifications made to any systems, facilities, equipment, operations, and rules and procedures are thoroughly assessed, planned and evaluated to determine their probable impacts on the system and to assure new hazards will not be introduced. This process is managed through a multi-disciplinary approach of DART departments.

#### 3.3.1 Configuration Management

Configuration changes that may have an impact to the safe operation of the system will be thoroughly evaluated by Operations Safety staff utilizing DART's safety risk management process to include the use of MIL-STD- 882E in the change management process.

The process of identifying and resolving hazards in the system is based on the U.S. Military Standard MIL-STD-882E and involves:

1. Hazard Identification
2. Hazard Risk Assessment
3. Hazard Risk Mitigation
4. Follow-up on Risk Mitigation effectiveness to include necessary Corrective Action Plans (CAPs) (see **Appendix IX**)

Safety critical hazards that have been identified must be controlled or eliminated so that the hazard does not continue to pose a danger. The controls may be done in a temporary manner until a long-term mitigation has been implemented. Dependent on the risk ranking of the hazards' likelihood and severity, a multi-departmental team may be established to analyze and control these risks/hazards that the configuration change may have created. The teams will be comprised of the following personnel:

- Subject matter experts (SMEs) for the system
- Front-line personnel and supervisors
- All levels of labor
- SSO Agency participation is encouraged
- Safety staff, as support.

System safety changes are submitted to the Operations Engineering (OE) Department for evaluation, which uses a change-management process that includes evaluation, testing, recommendations, and document control of the proposed system safety change. Once a proposed changed is received, DART OE staff:

- Evaluate the proposed change(s) for safety improvement using the Failure Modes, Effects and Criticality Analysis process model (or another similar hazard analysis).
- Test new or modified equipment in the field.
- Prepare a post-testing report outlining findings and opinions on the effectiveness of the proposed change. This report is provided to the appropriate safety committee or department management.



Upon completion of evaluation, testing and recommendation development, DART OE submits the report to others within the DART organization for review and comment. The following occurs prior to a change being implemented:

- The relevant safety committee or department management reviews the report and decides whether to proceed with the change.
- Upon approval to proceed, a Standard Campaign Bulletin is produced specifying the change and how it is to be implemented, and this information is communicated to all departments impacted by the change.

The City of Dallas Streetcar Representative(s) attends DART Safety Committee (DSC) and Rail Safety Committee (RSC) meetings to stay apprised of Streetcar Safety issues and potential configuration management issues.

DART will ensure that all configuration changes be properly documented including the signatures of DART senior level management and City of Dallas Streetcar Representative.

### **3.3.3.1 Documentation**

Operations Document Control (ODC) maintains documentation on the configuration of DART-controlled assets. ODC maintains the configuration management procedures, drawings, and specifications.

DART OE performs post-accident equipment assessments to identify the cause of the accident and to document whether changes are needed to maintain compliance with equipment and facility safety requirements.

### **3.3.2 System Modification Overview**

DART uses a standard process for ensuring safety concerns are addressed when modifications must be made to existing systems, facilities, or equipment. No safety-related system modifications may be initiated without use of this process. System safety modifications may be proposed as the result of:

- A response to an identified hazard for mitigation.
- The desire or need to update technology.
- Discontinued manufacture of presently used equipment.
- Remodeling of facilities.
- Equipment design or materials improvement.
- Aesthetic modifications intended to make equipment or locations more attractive.
- Changes in the operating environment.

Proposed modifications to the operating system must be submitted to the Maintenance Technical Services Division for evaluation, testing, recommendations and document control. Once



the proposed modification is received, the Maintenance Technical Services Division:

- Evaluates the proposed modification using the Failure, Modes, Effects, and Criticality Assessment model (or another similar hazard analysis model). The modified or new equipment is tested, and findings reported to management.
- Develops a report of findings from analysis and testing.
- Submits test report to appropriate Safety Committee and Senior Management for review.

Prior to a modification being implemented, the following occurs:

- Safety Committee and Senior Management, including the Dallas Streetcar Representative, reviews the report and determines whether to proceed with the modification.
- If the decision to proceed is made, the proposal and the Maintenance Technical Services' assessment is forwarded to the affected department head(s) for approval.
- Upon approval by the department, a Standard Campaign Bulletin is issued, describing the change and how it should be implemented.

### **3.4 Safety and Security Certification Process**

Developing and implementing an effective Safety and Security Certification Program for major capital projects, including vehicle procurements and rehabilitations, civil infrastructure projects, and system extensions is necessary to comply with Federal regulations and to safely and effectively incorporate new systems and technologies into the transit environment. When implemented correctly, Safety and Security Certification Programs become relied upon and essential tools to ensuring new technologies, equipment, processes, and systems can be safely and successfully applied to improve system safety and security, operational performance and reliability, maintenance capabilities, and overall management proficiency. This is especially true of DART's own projects. While these new technologies are intended to improve performance, they also pose unique, new hazards and risks that must be fully analyzed and understood prior to their adoption. Safety and Security Certification is essential to achieving this understanding.

To be successful, the Safety and Security Certification Program must be integrated early into the overall Project lifecycle to ensure certification activities can be performed without inhibiting progress, unnecessarily increasing projects costs, duplicating efforts, or adversely impacting operations. Moreover, the focus of such Programs must be placed on implementing effective hazard management processes that can be used to verify that safety and security requirements are met throughout each Project phase and to ensure that identified hazards and security vulnerabilities have been properly reviewed, eliminated, or controlled to acceptable levels as defined by DART. In this manner, project certifiable elements and items can be identified, documented, and prioritized through proven system safety engineering techniques that focus the Safety and Security Certification Program on items critical to project success.

FTA's "Handbook for Transit Safety and Security Certification," FTA-MA-90-5006-02-01, November 2002, and Circular 5800.1, "Safety and Security Management Guidance for Major



Capital Projects” provide guidance to assist States and transit agencies in developing Safety and Security Certification Programs compliant with the requirements of 49 CFR Part 633, Project Management Oversight. DART’s Safety and Security Certification Plan (SSCP) establishes the certification process required to comply with these requirements and those of the Federal, State and Local government entities. It also describes the steps that must be completed to verify safety and security requirements are incorporated into each project.

DART’s Safety and Security process follows the steps identified in FTA’s “Handbook for Transit Safety and Security Certification”, which recommends that the following ten steps be completed:

- Step 1: Identify Certifiable Elements
- Step 2: Develop Safety and Security Design Criteria
- Step 3: Develop and Complete Design Criteria Performance Checklist
- Step 4: Perform Construction Specification Conformance
- Step 5: Identify Additional Safety and Security Test Requirements
- Step 6: Perform Testing and Validation in Support of the SSC Program
- Step 7: Manage Integrated Tests for the SSC Program
- Step 8: Manage “Open Items” in the SSC Program
- Step 9: Verify Operational Readiness
- Step 10: Conduct Final Determination of Project Readiness and Issue Safety and Security Certification

By completing these ten steps, it is the primary objective of safety and security certification is to ensure that established safety and security requirements are achieved, and the capital project is safe for revenue service to begin. This is accomplished through the use of a structured process that establishes safety and security design requirements based on hazard and vulnerability analysis, applicable codes, standards, and criteria. This analysis effort is outlined in *SMS Component 2*.

The level of certification is determined based on the nature and complexity of the project, the governmental funding entity, available funding, and the project’s impact on safety and security requirements. The Director of Systems Safety and Certification (DSSC) is responsible for the safety and security certification activities for capital projects under the Rail Programs Development division.





The Safety and Security Certification Review Team (SSCRT) is responsible for overseeing the identification, evaluation, and resolution of safety hazards and security threats and vulnerabilities. The SSCRT is made up of representatives from Maintenance, Transportation, Rail Program Development, Operations Safety, and Engineering and reviews hazard analyses as well as the Threat and Vulnerability Analysis (TVA). Dallas Streetcar Representative is involved in SSCRT activities which affect the Dallas Streetcar

A Fire Life Safety Committee (FLSC) is also established. The purpose of the FLSC is to review requirements that are critical to fire and life safety and security and obtain concurrence from local authorities having jurisdiction (AHJ) over the proposed designs to meet code requirements and comply with the National Fire Protection Association (NFPA) and local fire code standards or fire life and safety and security vulnerability mitigation measures.

Certification for each project element is the final step in the process. The SSCRT separately considers each project element for certification. After completion of the verification step, a Certificate of Compliance is issued for each project element that has successfully passed verification activities.

### **3.5 Safety Compliance Assessment and Inspection**

DART has implemented various processes to monitor compliance with its safety rules and requirements.

#### **3.5.1 Drug and Alcohol Compliance**

The Risk Management Division administers the DOT Substance Abuse program, which complies with 49 CFR Parts 40 and 655, the Drug Free Workplace Act, and DART's Substance Abuse Policy. DART employees are required to submit to drug and alcohol tests as a condition of employment under DART's policy.

All DART employees receive at least 60 minutes of training on the effects and consequences of prohibited drug use on personal health, safety, and the work environment, and on the signs and symptoms that may indicate prohibited drug use.

Supervisors and/or other DART officials authorized to make reasonable suspicion determinations receive at least 60 minutes of training on the physical, behavioral, and performance indicators of probable drug use and at least 60 minutes of training on the physical, behavioral, speech and performance indicators of probable alcohol abuse. Mandatory personnel re-training in substance abuse is not required, however DART personnel periodically update the prohibited substances literature which is posted in common areas throughout DART facilities.

Contractors are made aware of the DART Drug and Alcohol program requirements in the language set forth in Contractor's Right of Entry Agreements, and License Agreement documents. Paragraph ten of both documents advises all Contractor employees that they are strictly prohibited from engaging in the non-prescriptive use, sale, distribution, dispensation, manufacture or transfer of controlled substances. Contractors or their employees must not possess alcohol or non-





prescription drugs on DART property or other worksites, on or off duty. Employees of contractors must not report to duty or remain on duty if impaired by alcohol or drugs.

*Safety Sensitive Employees*, as defined by DART, include those who:

- Operate revenue vehicles.
- Maintain revenue vehicles.
- Control the movement of revenue vehicles.
- Must have a CDL to operate non-revenue vehicles.
- Carry firearms for security purposes.

Through the *Employee Assistance Program* (EAP), DART employees can seek assistance for drug and alcohol-related problems. Immediate discontinuation of any involvement with alcohol or drugs is an essential requisite for participation in any treatment program. Although employees are encouraged to receive help for drug and alcohol problems through participation in the EAP, they must comply with the requirements of DART's Drug and Alcohol prevention programs.

### **3.5.2 Internal Safety Audits and Annual Review**

An internal safety audit program, overseen by Operations Safety, measures the effectiveness of the ASP in achieving the overall objectives of the plan and compliance with its requirements. DART's internal safety audit program is designed to:

- Ensure safety observations are conducted by supervisory or safety staff during system maintenance, operations, and modification.
- Verify compliance with management's safety objectives as stated in Section V of the ASP.
- Ensure compliance with operating rules, regulations, standards, codes and procedures.
- Recommend corrective action plans.

#### **3.5.2.1 Internal Rail Safety Audits**

DART shall develop and implement a process for the performance of on-going internal safety reviews (ISRs). This process ensures the implementation of the PTASP and evaluates the plan effectiveness on a continuous basis. The process is also an internal tool to ascertain if the plan or supporting documents or procedures should be updated. DART shall develop and annually submit to TxDOT, for approval, a review package which addresses the areas of the PTASP over a three-year cycle.

Following final approval of DART's ASP by TxDOT SSO, DART will develop an annual internal rail safety audit plan and schedule to address the requirements of 49 CFR Parts 672 and 673, and any revisions of the TxDOT SSO Program Standard.



The internal safety audits will be focused on the content of the ASP to include the four (4) components of DART's SMS. See **Appendix VII** for a listing of DART's safety roles and responsibilities and tasks (by department) noting their primary or secondary participation. Operations Safety is responsible of scheduling the internal safety audits on an annual basis.

Additionally, the revised Internal Rail safety Audits will be designed to help DART to monitor operations and to identify any safety risk mitigations that may be ineffective, inappropriate, or that were not implemented as intended.

### **3.5.2.2 Annual Internal Safety Review**

DART Operations Safety is responsible to assure that Internal Safety Reviews are conducted. As needed, a Consultant may be used to augment DART Operations Safety staff with these audits. Each year, a section of the ASP and SMS will be reviewed and on a three-year rotating basis. This tool is used on an on-going basis to evaluate the effectiveness and determine if updates to the ASP are required. Sixty (60) days before the audit is scheduled, an audit schedule will be developed and provided to TxDOT to fulfill SSP notification and to gain approval. The Internal Safety Review report will be submitted each December to TxDOT SSO for review and acceptance.

During the audit process, each ASP section being reviewed is analyzed via on-site interviews, visual observations, records reviews, inspections, measurements, testing, process reviews and documentation supporting compliance. TxDOT SSO requires several action items to be included in the annual review report noting departmental processes via a checklist to determine compliance with procedures and reporting requirements.

Findings and recommendations are summarized and submitted for approval to Operations Safety in draft form. The report is reviewed, and modifications can be requested. If no modifications are necessary, the document goes back to the contractor for finalization. Once the Internal Safety Review is complete, a report is generated for DART's President & Chief Executive Officer's signature, which affirms the completion of Internal Audit Review for that calendar year. The report includes the status of current findings, recommendations, and CAPs.

The final report is also issued to Operations Safety along with the findings which are disseminated to affected departments and to TxDOT SSO. If findings are a product of the safety review, then a CAPs will be generated to mitigate these findings. Findings and potential mitigations are submitted to TxDOT SSOA Program Manager for mitigation approval. Once approval or modification to CAP occurs, the mitigation starts. Findings are tracked monthly via the CAP log until they can be verified as being fully implemented and effective. Evidence of completion of CAPs being closed is collected as a record and reported to the TxDOT SSO program. Recommendations are listed into the Hazard Identification Log at the discretion of the agency.

DART's Annual Internal Review process is subject to change as a result of changes made to the TxDOT SSO Program Standard.



### **3.5.3 Rules Compliance and Procedures Review**

DART maintains Standard Operating Procedures (SOPs), work instructions, and rulebooks for the operation and maintenance of Streetcars, rights-of-way, and structures. Operating rules and procedures promote safe, efficient and timely transit operations. Rules compliance programs have been developed as structure for these initiatives.

#### **3.5.3.1 Review of Rules and Procedures**

Periodic reviews of established rules and procedures are conducted to evaluate their continued effectiveness. Safety audits the procedural documentation and is an active member on both the Bus and LRT Rules Committees, which review operations rules annually and incorporate related interim bulletins into their respective Rule Books. Operations rules for both rail and bus are subject to change and occur due to new regulations, technology changes, system expansion, new equipment, hazard identification, or other operating considerations. Both Rules Committees are responsible for:

- Reviewing Rules, SOPs and Work Instructions (WI) as needed. Changes are incorporated into rules' revisions and are recorded in Document Control. The new SOPs and WIs are available to all personnel.
- Issuing Notices to document temporary changes that will not become permanent. Bulletins document permanent changes that will be incorporated into the next edition of the Rule Book.

### **3.5.4 Process for Ensuring Rules Compliance**

Transportation ensures rules compliance with operating rules, bulletins, and SOPs through efficiency testing. Efficiency testing is conducted monthly and assigned at the Sr. Manager level or their designees.

Transportation and Maintenance Senior Managers are responsible for assessing the effectiveness of supervision relating to the implementation of operating and maintenance rules. This function is carried out by ensuring checklists, assessments, and efficiency testing is conducted by supervisory staff, and by periodically observing supervisors as they carry these tasks.” This assignment is routed to Rail Operations and Maintenance supervisory personnel. Rail Operations testing is administered to rail operators and to TCC personnel.

Efficiency testing of maintenance personnel is also a vital component of rules compliance evaluation. Maintenance testing assigns a workflow number to each individual assessment being administered following Efficiency Testing procedure as included in **Appendix XIII**. Upon completion, the evaluation results are updated in the workflow and reassigned back to the Sr. Manager for conformation of completion and review. The assessment results are documented in the workflow as to specifics of purpose, criteria, results, remarks, and action items, if required. If the evaluation includes deficiencies, action items or elements for hazard mitigation, appropriate measures are initiated. Identified hazards are documented via workflow to Operations Safety and the Hazard Identification protocol, if mitigation is unlikely at the Sr. Manager level.

Efficiency Testing results for Field Operations are captured via spreadsheet containing relevant data that can be sorted by occurrence, location, or rule compliance observation. Data from TCC testing are logged via an Efficiency Test Form which highlights the test being performed, personnel information, and rules assessment identification.

### 3.5.5 Safety Culture Assessment

Safety culture is part of an organization's overall leadership capability and has been defined as "the collection of beliefs, perceptions and values that employees share in relation to risks within an organization, such as a workplace or community.<sup>1</sup>" The overall goal of a Safety Culture Assessment is to provide a mechanism for DART employees to identify their safety concerns, become engaged, and to ultimately provide DART management with assistance and guidance in developing programs to foster desirable safety behaviors and attitudes. Initial and ongoing engagement with employees is the best indicator and will help to determine how they perceive safety within the DART organization.

The Safety Culture assessment can be captured in two (2) distinct ways:

- Annual formal surveys.
- Informal discussions ongoing throughout the year, led by department heads and the Operations Safety team members.

As an *Annual Formal Survey*, DART will utilize an online survey tool to assist in distributing the Safety Culture Assessment to as many employees as possible. In instances where online access may be difficult for employees, DART will provide paper copies of the survey for completion.

Upon completion of the online and paper surveys, the results and any subsequent comments will be compiled into an overall report. The initial survey will help to establish a baseline for the DART organization with subsequent surveys being used to determine the effectiveness of the DART SMS and to identify any new trends or activities.

*Informal Discussions* will be conducted by DART Management and Safety staff through continuous engagement with employees and will use these encounters to help assess the current safety culture and concerns from the employees. These encounters can be one-on-one or through committees such as the local safety committee or joint labor management committees.

Significant information that is gathered from these informal discussions should be fed back to DART Operations Safety for inclusion to the DART safety data in order to assist with identification of trends or a precursor to a more serious incident.

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<sup>1</sup> Cox, S. & Cox, T. (1991) The structure of employee attitudes to safety - a European example *Work and Stress*, 5, 93 - 106



### 3.6 Safety Performance Assessment

An internal safety performance assessment, overseen by Operations Safety, measures the effectiveness of the ASP in achieving the safety goals and objectives of the agency and compliance with the ASP and SSO Program Standard requirements. The primary objective of the internal safety performance assessment is to determine if the processes, procedures, and policies that have been developed through the ASP are being implemented throughout the DART Organization. Further, the assessment seeks to determine the effectiveness of the requirements set forth in the ASP and identifies whether changes in process, procedures, and/or methods are needed. Annually, the internal safety performance assessment is completed to:

- Ensure safety observations are conducted by supervisory or safety staff during system maintenance, operation, and modification.
- Review and evaluate compliance with the ASP safety objectives statement.
- Review and evaluate that ASP goals and objectives are aligned and consistent with the DART management goals and objectives.
- Review the DART management structure to assure that the most current is included in the ASP.
- Review and evaluate the DART SMS implementation program to assure that all are being completed in an appropriate and timely manner.
- Review and evaluate the SRM program to determine and assure that the processes are being implemented across the DART organization and are effective.
- Review and evaluate the change management and system modification review process to assure that safety concerns and hazards are being identified, reviewed and mitigated (as needed) and that safety is part of all reviews.
- Review and evaluate the DART safety certification program to assure its implementation and use for capital projects.
- Review and evaluate the processes being used to collect and analyze safety data and how those trends are developed and reported throughout the DART organization.
- Review and evaluate the DART accident / incident reporting and investigation process to assure that appropriate notifications are being made, in the prescribed timeframe, as well as any investigation reports or findings are appropriately assessed, mitigated and tracked through to completion.
- Review and evaluate the process to determine that emergency plans and procedures are reviewed and updated, and that coordination is conducted with external agencies.
- Review and evaluate the internal safety review process to assure that all SMS components are reviewed and that findings from these reviews are assessed, mitigated and tracked through to completion.
- Review and evaluate the facility and equipment inspections process to assure that these are being completed at the prescribed times and that any findings or significant non-conformances are assessed, mitigated and tracked through to completion.



- Review and evaluate the maintenance audits and inspections to assure proper completion based on the identified maintenance cycles and that any findings, non-conformances and trends are assessed, mitigated and tracked through to completion.
- Review and evaluate the DART training program to assure that proper training is identified and being completed for all safety sensitive employees.
- Review and evaluate the DART configuration management program to assure its being conducted and to aide in determining its effectiveness.
- Review and evaluate the DART hazardous material program and processes to assure compliance with current codes and to assess the implementation throughout the DART organization.
- Review and evaluate the DART drug and alcohol program to assure that it is implemented and in accordance with current regulations.
- Review and evaluate the DART procurement processes to assure that safety is integrated into the procurement process to review and prevent potential unsafe equipment and materials from being introduced on DART property.
- Ensure compliance with operating rules, regulations, standards, codes and procedures.
- Recommend corrective action plans.



## 4.0 Safety Promotion

The purpose of DART's comprehensive safety training program is to ensure that employees, contractors, and external stakeholders (i.e. first responders) are properly equipped with the necessary knowledge and skills required to work safely while in DART's operations and facilities, and on DART properties.

DART realizes that there are a multitude of ways to promote safety throughout the organization and more importantly, throughout the community that it serves. Ongoing promotion of safety not only increases awareness but helps to foster a more conducive environment where employees and general public feel more safe and secure.

As part of its Safety Promotion implementation plan, DART will review and consider the following ways of promoting safety:

- Use of social media such as Facebook and Twitter to send out safety alerts and proactive safety tips. Feedback from social media users can also be used to support the safety data and acquisition portion of SMS.
- Use of DART intranet, bulletin boards and work area common spaces to post safety information and alerts.
- Establishing a daily or weekly rule notice for employees as a reminder of how to work and think about safety.
- Conducting toolbox talks with DART maintenance employees regarding occupational safety rules.
- Utilizing Safety Committee members to continuously promote safety throughout their work area and also assist with providing follow up to reporting issues.
- Development of a safety performance and recognition system that will allow DART to demonstrate employee's use of and implementation of safe work practices.





## 4.1 General Safety Training and Competencies

The DART Operations Training Department provides safety-specific training for DART operations. Safety rules and techniques are integrated into the task-specific training associated with each departmental discipline. Safety personnel or other qualified department instructors conduct task specific training. DART also conducts safety training for external stakeholders and contractors. All DART provided training includes the conveyance of information related to hazards, safety risks, and employee/stakeholder role and responsibilities to work safely and report safety concerns immediately.

The DART Maintenance Employee Training Program includes a comprehensive set of *Scheduled Required Courses* and *Non-Scheduled Required Courses*. These training courses are included in each maintenance employee's "**Career Plan**", inclusive of specific maintenance craft/specialty areas. Career Plans include maintenance employee upgrade requirements which detail the required training courses to permit maintenance employees to progress through the maintenance classifications. The Career Plans for maintenance employee progression is included in **Appendix XIV**.

### 4.1.1 DART Safety Training

Safety training includes:

- Operators that are assigned to Dallas Streetcar must receive Streetcar specific training prior to operating vehicle.
- **New operator certification and operator re-certification.** This class is designed to provide the initial training to new light rail vehicle operating employees. The re-certification is an annual re-familiarization and testing to ensure personnel remain fluent on operational practices and procedures.
- **High rail certification and re-certification.** This class is designed to provide the initial training for operation of work trains on DART's yard and mainline tracks. The recertification is an annual re-familiarization and testing to ensure personnel remain fluent on operational practices and procedures.
- Post-incident and violation re-training
- **Light Rail Worker Protection Program (LRWPP)** is a training course for DART employees and contractors who work on the light rail right-of-way or yard must complete a mandatory Light Rail Worker Protection Program (LRWPP) training course. A refresher training course is required annually thereafter.
- **Operation Lifesaver** is a course which helps reduce the number of light rail vehicle collisions with rubber-tired vehicles, pedestrians, and trespassers and is taught by DART employees to the public. The goal of this training is to educate the public to the hazards associated with an active rail system which will ultimately reduce deaths and injuries.





- **Quarterly Safety Training** is conducted by DART Operations Safety in January, April, July and October of each year and is mandatory for Transportation and Maintenance personnel. Operations Safety determines the topics and curriculum based on current events, recurrent training required by law, or training required by changes in safety- related laws, regulations, guidelines, DART policy, SOPs, and work instructions. Training sessions are documented through participant sign in sheets.
- **Collision Avoidance** training is provided to employees involved in preventable accidents or who have been identified as being high-risk operators. Safety notifies the employees operating division and the training section after a collision is classified as preventable. The Transportation Training Section conducts the training and maintains permanent records of the classes.
- **Defensive Driving** training is provided to DART employees. Qualified personnel in Safety and Transportation personnel are qualified to offer the National Safety Council sponsored course. Training records and documentation are maintained in the Transportation Training Section. This training is not required for rail operators.
- **Environmental and Health** training is conducted annually for compliance with Texas Commission on Environmental Quality (TCEQ), Texas Department of State Health Services (TDSHS), Environmental Protection Agency (EPA) regulations and Occupational Safety and Health Administration (OSHA) guidelines. Safety and Environmental staff are qualified to conduct this training.
- **Streetcar Operator training** is provided to DART employees seeking to become certified streetcar operators. Operators that operate the streetcar must first be certified as an LRV operator. Not all LRV operators will hold the designation as a certified streetcar operator. The initial LRV training includes both classroom and practical training experiences. Streetcar Operators must complete 5 days of additional training which consist of two days of classroom and testing, and three days of vehicle operation.
- **Streetcar / LRV Train Controller Training** is provided for all DART Controllers. Prior to this training, the employee must complete the DART LRV operator certification program. After completion of the operator certification, these employees must complete a **17- week** controller training class to become certified as a Rail Operations Controller. Controllers must re-certify as a controller and rail operator on an annual basis.
- **Maintenance Safety Training** is provided to maintenance employees by Operations Safety through one-hour quarterly meetings. Light Rail Worker Protection training and toolbox meetings are held to review current SOPs and work instructions related to safety. Maintenance employees that are required to operate work trains on DART's track must also receive the high-rail certification class. In addition to the training

they receive from Operations Safety; each month the shop supervisors will review and discuss one of the following topics:

- Power industrial truck
- Fall protection procedures
- Blood-borne pathogens and biohazard clean up procedure
- Fire and emergency evacuation safety practices
- Welding cutting and brazing safety procedures
- Hazardous communication (HAZCOM) safety procedures
- Hearing conservation
- Electrical safe work practices
- PPE safety procedures
- Lockout/tagout safety procedures
- Spill response safety procedures
- Confined space safety practices

#### **4.1.2 External Stakeholders / First-Responder Training**

As detailed in this ASP, Section IX and the DART Emergency Operations Plan (EOP), the Emergency Preparedness Manager works with Emergency Management Coordinators in member cities and counties to ensure there is a unified emergency response among DART's member cities. Coordination takes place through meetings, email, phone conferences or other means as determined by the Emergency Management Coordinators.

The DART Emergency Preparedness section maintains a Master Training and Exercise Plan that identifies agency and regional exercises by quarter. This plan is reviewed and updated annually.

System familiarization training is scheduled bi-annually for local fire departments. This training is also available out-of-cycle by request of any response organization. The DART Emergency Preparedness section has recently begun a training program in conjunction with the Dallas Fire Rescue Academy to have ALL trainees receive familiarization training on the Dallas Streetcar vehicles and all agency operated modes including the north central tunnel.

#### **4.1.3 Training Records Review**

Training records are requested and reviewed by Safety and auditors, both internal and external, to ensure training is consistent with governmental and DART policies, procedures, regulations, SOPs, and work instructions. Training records are reviewed on an annual basis by the responsible department. Reviews of training records are conducted by external auditors every three years and by DART Operations Safety as needed. Safety training records are maintained by the Operations Safety and by the affected departments.

#### **4.1.4 Contractor Safety**

Detailed requirements for contractors' safety are addressed in DART's formal Construction Safety and Security Program, included as **Appendix XV**.

#### 4.1.5 Compliance with Local, State and Federal Requirements

The Light Rail Worker Protection Program (LRWPP) establishes DART's safety standards for employees, contractors, and visitors performing duties in or adjacent to the Streetcar right-of-way. DART employees and contractors must comply with the LRWPP and the DART Light Rail System Book of Operating Rules. The requirements of the LRWPP are designed to provide a safe work area free from the dangers of working in Streetcar and light rail system right-of-way or when fouling the track. The rules and procedures in the LRWPP govern Light Rail Workers, train operators, Train Control Center personnel, and any other persons entering DART's right-of-way and is developed to be compatible with 49 CFR 214, subpart C, Roadway Worker Protection.

DART has implemented a 4-hour and 8-hour LRWPP training course that includes initial and annual re-qualification training. Proficiency in LRWPP requires completion of course requirements and passing the exit exam with a score of 80% or better. Employees that fail to meet the proficiency standard are allowed one (1) opportunity to retake the exam. If they do not successfully pass after retaking the exam, the person must retake the class.

LRWPP course content includes the following elements:

- Dangers on the roadway, including moving trains, traction power system, and known hazardous conditions
- Tasks required of Light Rail Workers to perform their duties successfully
- Skills and knowledge necessary to perform each task as assigned
- Standards for successful completion of initial and re-qualification training
- LRWPP rules and procedures
- Lessons learned from other rail transit agencies

DART has adopted a training curriculum to teach the skills and knowledge necessary to implement the awareness/tasks required by the Agency's Light Rail Worker protection policies and procedures. **Table 11** identifies the LRWPP training hours required by job classification. Minimum requirements of the training course include:

- Policies, procedures and rules unique and specific to DART
- Methods used by DART to establish on-track protection
- Responsibilities of Light Rail Worker relative to each method of establishing on-track protection used by DART
- Personal Protective Equipment (PPE)
- Prohibited Acts and Personal Precautions while working on the right of way
- Communications between train operators, other employees on-site, and the TCC
- Characteristics of the right-of-way
- Interfacing with train or other on track equipment movements



- Highway vehicle traffic considerations
- Removal/restoration of traction power
- Responsibilities for flagger/watchmen protections of work crews
- Hand signals for trains
- Hazards
- Audibles

The DART LRWPP program can be found in **Appendix XVI**.

**Table 12: Required LRWPP Hours for DART Employees**

Job Classification	Required LRWPP Hours
WSA <i>Signals employees are required to have current FRA certification.</i>	8 Hours
Train Operators	4 Hours
Rail Supervisors	8 Hours Flagger Certification
Safety	8 Hours Flagger Certification
Rail Fleet Services	8 Hours Flagger Certification
Operation Engineering/Facility System Engineering	8 Hours
GRD/RPD	4 Hours for some, Others, 8 Hours, TBD
Procurement	4 Hours
Real Estate	4 Hours
Environmental	8 Hours
Police	4 Hours
TVM Techs	1 Hour
DART Contractors/Public Utilities Non-DART	4 or 8 Hours Flagger Certification

In the approximately 20% of DART's light rail system where the corridor is shared with an FRA Railroad, FRA rules always supersede DART procedures.

#### **4.1.6 Hazardous and Regulated Materials Management and Training**

DART Maintenance, Procurement, Materials Management, Operational Safety and Environmental Compliance departments are responsible for management of hazardous and regulated materials. DART maintains SOPs, work instructions, regulatory permits and plans to manage DART's hazardous and regulated materials.



DART's SOPs provide instruction and guidance in how to handle hazardous and regulated materials. The primary SOP's are located in **Appendix XVII** and include the following:

- NPG-0769 Hazardous Communication (HAZCOM) Safety Procedures
- NPS-0044 Hazardous/Regulated Waste Management
- NPS-0045 Spill Response Safety Procedures
- APG-0862 Underground Storage Tank and Bulk Fluid Management.

Spill Prevention Control and Countermeasure (SPCC) plans have been developed and implemented in accordance with 40 CFR § 112 for DART's maintenance facilities. Storm Water Pollution Prevention Plans (SWP3) have also been developed and implemented in accordance with Texas Pollution Discharge Elimination System Multi-Sector General Permit TXR050000 for DART's maintenance facilities. Both the SPCC and SWP3 provide information on materials management and how to prevent or minimize impacts to the environment. DART Maintenance *SOP NPS-0045, Spill Response Safety Procedures*, instructs personnel responding to these events.

Safety Data Sheets (SDS) provide information on material handling for each individual product used at DART facilities. In compliance with 25 TAC § 295 Subchapter, DART maintains a HAZCOM program and manages SDSs through a database located online at <http://dart.online-msds.com/>. This website can be accessed from any DART computer or smart device with an internet connection. DART also maintains SDSs at each facility on "flash drives" in the event internet service is down. These flash drives are updated quarterly.

Employee training is conducted to provide instruction regarding hazardous and regulated materials management. The training is conducted either by or with the assistance of DART's Maintenance Section, Operations Safety or DART's Environmental Compliance Section. Training includes storm water compliance, spill cleanup training, petroleum management and HAZCOM training.

## **4.2 Safety Communication**

### **4.2.1 Safety Performance Communication**

DART's safety goals and objectives, and its safety performance targets, as detailed in the ASP, Section X are communicated to all employees through agency wide safety campaigns as well as utilizing DART's intranet platform to continually promote our safety goals, objectives, and safety performance targets and to ensure that any modifications to safety goals, objectives, and safety performance targets are immediately available.

Additionally, our safety goals, objectives, and safety performance targets are promoted through quarterly safety meetings for Operations, Maintenance and Materials Management personnel. This requirement ensures that all participants receive agency information timely. Informal minute clinics are an improv group setting in common work areas that could have predetermined topics but encourage engagement from participants from the same employee base. Depending on group participation, minute clinic topics can change based on



current external conditions or employee concerns. Management and front-line employee interaction enhance the success of these informal gatherings. Electronic bulletin boards are located agency wide near common work areas and provide consistent and up-to-date agency information. All DART employees are provided with agency e-mail accounts which grants communication to a specific targeted audience.

#### **4.2.2 Communicating Safety Actions**

DART's Hazard ID Workflow System is utilized to track known hazards. As detailed in ASP, Section 1.3, employees are able to monitor actions taken by DART staff/team members to address reported concerns. Additionally, DART's Department Heads are ultimately responsible for ensuring assigned employees are aware of hazards in their respective work areas; as well updating employees on actions being taken to address subpar safety conditions (in real-time).

Responses and the actions taken are communicated to all employees via the internal organizational workflow system. Concerns once validated are assigned to the hazard identification process. The direct manager of the employee initiating the reported hazard is given the first opportunity to address the hazard and provide the employee with an update. If the concern is validated by the manager but he/she is unable to address or mitigate the item at their departmental level the employee will be notified, and the concern will then be forwarded to Operations Safety who assigns the hazard ID to the appropriate Safety Committee for resolution. Updates, decisions, and timelines of the mitigation process are input into the Hazard ID workflow system where the employee may continue to monitor the status of the Hazard ID until a resolution is reached.

## **5.0 Documentation of ASP and SMS Implementation Activities**

DART's Vice President, CSO is responsible for maintaining the Agency's documents which set forth its ASP, including those documents related to the implementation of its SMS, and results from SMS processes and activities. The ASP and SMS documents include in whole, or by reference, the programs, policies, and procedures that DART uses to carry out its ASP. The Vice President, CSO manages these documents, incorporating the configuration management procedures detailed in DART's Document Control procedures and reviews by the DART Streetcar Rules Committee. All ASP and SMS documents are maintained for a minimum of three years after they are created.

For the purpose of reviews, investigations, audits, or other purposes, any ASP or SMS related documents will be made available upon request, by FTA, TxDOT State Safety Oversight Agency, and other Federal and State entities having jurisdiction.



## Appendices