### QHSE Management System.

# T-MSIG

Integrated Management System Manual

Edition No 35





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## **RECORD OF CHANGES TO DOCUMENT**

Document T	T- MSIG Integrated Management System Manual		
Edition F	Paragraph	Reason for change	
18	General	Adaptation to the new procedures for the monitoring and control of works (TPS group).	
C	General	TYPSA's Occupational Health and Safety Management system adapted to the OHSAS 18001 standard	
19		Incorporation and adaptation of TYPSA's Occupational Health and Safety Management System to TYPSA Group's Quality, Environmental and R&D Management System.	
20 F	0.1. Presentation 1.2 Scope. 9.1 Process diagram.	TEyS presentation incorporated.  Included under the scope 'Services: Official documentation processing'.	
21 F	0.1. Presentation 9.6 List of procedures.	MEXTYPSA presentation incorporated.  QHSE Management System procedure list updated.	
22 g	General 9.6. List of procedures	MEXTYPSA presentation incorporated.  QHSE Management System procedure list updated.	
23	1.3. Organisation's context. 7.3.7. 9.6. List of procedures	Organisation's context defined.  TPP-02 'Variation management in design work' and TPO-34 'Role of the CAD Manager' incorporated.	
1 1 6 24 7	1.2 1.3 1.4 6.5 7.5.5. 7.6 Annex 9.1	Renewable energy activity incorporated.  SWOT analysis.  Definition of the needs and expectations of the parties concerned.  Definition of organisational knowledge.  Definition of external supplier property.  Definition of post-delivery activities.  Update to the processes map.  New TPO-10 Role of the Technical and R&D Management Area	
25 5	5.5.2.	Role of the OHSAS 18001 management representative redefined.	

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26		
	7.2.3.	Update regarding notifying environmental performance to interested parties.
	General 0.1	Currency denomination of the system: QHSE Management System OHSAS 18001 certification extended
	5.2	Responsibility for updating OHS legal requirements
28	General	Integrity management aspects and ISO 37001 requirements incorporated.
	General	Amendments required to cover aspects that became apparent in the first phase of the external audit of the Anti-bribery management system.
29	1.3	External and internal Management System issues are updated, incorporating public officials and the sector in which the company operates (construction consultancy) as external factors, and developing the Group's organisational matrix structure (divisions -technical management areas -, departments - technical production areas -, DDTTs -geographical areas-, and Group Subsidiaries) as an internal factor. Public bodies included as external third parties.
30	1.2 1.3 1.4 4 5.4.3 5.5.3	Changes related to ISO 37000 and UNE 166002 are incorporated.
		ISO 27001 information security system requirements incorporated.
31	General	TYPSA's Occupational Health and Safety Management system adapted to ISO 45001:2018
32	1.2	Subparagraph (f) amended by adding 'according to the current statement of applicability (SOA).' Improved identification of stakeholder needs and expectations according to ISO 27001.
32		of applicability (SOA).' Improved identification of stakeholder needs and expectations according to
32 33	1.4	of applicability (SOA).' Improved identification of stakeholder needs and expectations according to ISO 27001. Stakeholders' needs and expectations within the context of the

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# Integrated Management System Manual

#### 0. Introduction

#### 0.1. Presentation

TYPSA Group is an **independent** set of engineering, architecture and consulting service companies and a leader in infrastructure, energy, environmental and city solutions.

Since it was founded in 1966, TYPSA has continuously participated in the development of all kinds of infrastructure and facilities in Spain and in countries around the world, helping to improve quality of life.

TYPSA Group has experience in every country on every continent. At present, international contracts represent a very large majority percentage of the Group's total work.

TYPSA Group has highly specialized multidisciplinary teams that make up a workforce of over 2,500 professionals, of which 70% are engineers, architects and other university graduates. The company has consolidated its position as one of Spain's leading firms of consulting engineers and architects in the preparation of reports, studies and designs (hereinafter called 'designs and studies' <sup>1</sup>) and in construction supervision and control in the various fields of engineering, buildings, architecture and environment, of broad national and global renown. TYPSA also has its own laboratories for both chemical and bacteriological quality analysis of materials and the environment.

TYPSA Group has an Integrated Management System in place in accordance with UNE EN ISO 9001 (Quality), UNE EN ISO 14001 (Environment), ISO 45001 (Health and Safety), UNE 166002 (R+D), UNE EN ISO 27001 (Information Security), UNE-EN-ISO/IEC 17020 (Inspections) and ISO 37001 (Anti-bribery management). The combination defined here forms the TYPSA Group Integrated Management System.

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<sup>&</sup>lt;sup>1</sup> Designs and studies: Tasks including (a) information processing: work to compile and sort information; and (b) studies: work leading to conclusions or recommendations. May include sketches, diagrams and financial estimates. c) design work: work which defines and determines the quality, features and budget of the works or products to be constructed, installed or assembled, ; engineering design inspection and assessment.



In accordance with the principles laid down in the aforementioned standards, TYPSA Group's Integrated Management System targets and focuses on:

- The client and the stakeholders, by analysing and providing solutions to their needs;
- Leadership from the point of view of its managers and those in charge of creating, managing, maintaining and improving the Management System and with a view to maintaining TYPSA Group's leading position in its field;
- Risk management;
- The staff, by promoting their professional development, making them active participants in the company's success and providing them with the best possible means and conditions — including occupational health and safety (hereinafter OHS) measures — to improve their performance within the company;
- Knowledge management;
- Processes<sup>2</sup>, by addressing them in an integrated way rather than as isolated or independent elements;
- Continuous improvement<sup>3</sup> in the fulfilment of its obligations and in the development and implementation of its products<sup>4</sup> and processes;
- Objective decision-taking and impartiality<sup>5</sup> when carrying out design or product inspection, assessment and evaluation functions for designs or products;
- Suppliers<sup>6</sup>, setting up relations that are mutually beneficial;
- Suitable compliance with the legal requirements in force according to the place and time, as well as with any other voluntary commitment made by TYPSA Group;
- Ensuring and promoting OHS <sup>7</sup>;
- The upright behaviour<sup>8</sup> of the company and all its employees, respect for the law and the prevention
  of illegal activities within the scope of performance.

<sup>&</sup>lt;sup>2</sup> **Process**: Set of activities that interact with each other or are mutually related and transform input into results.

<sup>&</sup>lt;sup>3</sup> Continuous improvement: Recurring process which establishes objectives and identifies opportunities for increasing the capacity for continuously meeting quality, environmental and OHS requirements through the reports and conclusions drawn from audits, data analysis, Management reviews and other means and which generally gives rise to corrective or preventive actions.

<sup>&</sup>lt;sup>4</sup> **Product**: Result of a process. In the ISO 9001 standard and this document, the term 'product' applies exclusively to that which is made for or requested by a client.

<sup>&</sup>lt;sup>5</sup> Impartiality: Presence of objectivity. Conflicts of interest do not exist, so as not to adversely influence the activities of the inspection body.

<sup>&</sup>lt;sup>6</sup> Supplier: Organisation or individual that provides a product to TYPSA Group.

<sup>&</sup>lt;sup>7</sup> Occupational health and safety (OHS): Conditions and factors that affect or could affect the health and safety of employees or other workers (including temporary workers and contracted personnel), visitors or any other person in the workplace. N.B. Organisations may be subject to legal requirements on the health and safety of people beyond their immediate workplace or of those exposed to the activities performed in the workplace.

<sup>&</sup>lt;sup>8</sup> Upright behaviour: Honest and upright conduct, governed by ethical principles and values that guarantee responsible behaviour that respects the law in force and the rules of professional conduct that govern the scope of performance.



- Protecting the environment<sup>9</sup>, sustainable development, seeking a balance between the environment, society and the economy.
- Improving environmental performance applicable to environmental aspects of its activities, taking lifecycle thinking into account.
- Providing an information security<sup>10</sup> reference framework for the purpose of protecting the confidentiality, integrity and availability of information system data from any threat and anyone with malicious intent.

The work performed by TYPSA Group companies affects the environment in two ways:

- a) through the results of consultancy or construction supervision work, identifying the legal requirements regarding the environment and establishing or influencing on the measures required to minimise negative environmental impact and promote positive impact during the execution of the works — a substantial part of their quality<sup>11</sup> — which is guaranteed by compliance with the UNE-EN-ISO 9001 standard;
- b) through office work in permanent or temporary site offices, in which consumptions and waste are controlled seeking to improve environmental performance. Also, compliance with legal requirements and correct environmental management is guaranteed by compliance with the UNE-EN-ISO 14001 standard.

#### 0.2. Offices and area offices.

The head office of both TYPSA and TYPSA Group are located at calle La Gomera 9, 28703 San Sebastián de los Reyes (Madrid). Tel. (34) 91 722 73 00 Fax: (34) 91 6517588 e-mail: <a href="madrid@TYPSA.es">madrid@TYPSA.es</a>.

TYPSA Group has offices in Spain and abroad. Its office network is available on the Group's website. (www.typsa.com).

#### 1. Purpose and scope of application

#### 1.1. Purpose

This document and the procedures that put it into practice, lay down and describe the minimum Integrated Management System requirements that TYPSA Group companies must meet in order to:

- a) demonstrate their ability to provide products, through an integrity-based approach, which satisfy the following requirements:
- Applicable legislation and regulations.
- Those specified by clients, including requirements for delivery and subsequent activities.

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<sup>&</sup>lt;sup>9</sup> Environment: Surroundings in which an organisation operates, including the air, water, land, natural resources, flora, fauna, human beings, and the interactions among them. NOTE 1: The environment can include the inside of an organisation and the local, regional and global systems. NOTE 2: The environment can be described in terms of its biodiversity, ecosystems, climate or other features.

<sup>&</sup>lt;sup>10</sup> Information security: Preservation of confidentiality, integrity and availability of information. N.B. It can also cover other properties, such as authenticity, responsibility, non-repudiation and reliability.

<sup>11</sup> Quality: Set of an organisation's characteristics that enable it to meet both implicit and established requirements.



- Those not established by clients but necessary for a specified or planned use, if known by TYPSA Group.
- Any additional requirement, as determined by TYPSA Group, on account of the regulations voluntarily entered into by TYPSA Group.
- b) increase customer satisfaction;
- c) promote R&D tasks;
- d) protect the environment;
- e) promote and ensure OHS by implementing measures and taking action as required to prevent work-related risks.
- f) guarantee information security and confidentiality, when the latter is a requirement.
- g) guarantee independence, impartiality and integrity when carrying out inspection services, in accordance with UNE-EN-ISO/IEC 17020.

#### 1.2. Scope

This document lays down the general framework for the development and application of the Integrated Management System<sup>12</sup> and is mandatory for all the individuals who work for TYPSA Group or on its behalf in the following areas:

- a) Integrated Management system administration and management.
- b) Consultancy services, studies and designs for the following:
- Freshwater treatment and supply, sanitation and urban and industrial wastewater treatment.
- Water quality.
- Noise and vibration control.
- Management and treatment of solid urban and industrial waste.
- Pollution control.
- Study and recovery of contaminated soils.
- Correction and regeneration of the environment.
- Assessment of environmental impacts.
- Territorial planning.
- Statistics, surveys and censuses.
- Land acquisition procedures.
- Official documentation processing.

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<sup>&</sup>lt;sup>12</sup> Relevant internal and external issues, the needs and expectations of stakeholders (workers and others), and legal and other applicable requirements are considered when determining the scope of the Integrated Management System.



- Architecture.
- Water, ports and coasts.
- Transport infrastructure.
- Agronomy.
- Industrial facilities.
- Renewable energy.
- Environmental and forestry engineering.
- Information and communication systems.
- Environment laboratory (chemical and microbiological tests and analyses).
- Health and safety.
- R&D <sup>13</sup>
- c) The management, supervision, control and monitoring of construction, hydraulic, transport infrastructure and industrial facility works.
- d) The management and maintenance of infrastructure and systems.
- e) Health and safety coordination both in the design stage and during the execution of the project.
- f) The information security systems that support them according to the relevant statement of applicability (SOA).
- g) Rail project inspections on infrastructure and control, command and signalling subsystems, within the framework of UNE-EN 50126, UNE-EN 50128, UNE-EN 50129 and UNE-EN-ISO/IEC 17020, and of Regulation (EU) No 402/2013 on the common safety method for risk evaluation and assessment, all in accordance with the requirements of a type C<sup>14</sup> inspection body as categorised in ISO/IEC 17020:2012

In the same way, the System requirements also apply to corporate management areas and cross-cutting services (Administration Management, Corporate Affairs Management, Corporate Quality Management, and Corporate Technical Management).

<sup>&</sup>lt;sup>13</sup> In particular, the scope of R&D projects will be as follows:

Computer technology (design of calculation systems and computer applications applied to the life cycle of transport, water, energy and building infrastructure).

Construction technology (information organisation and digitisation, building information modelling (BIM) and building and city technology).

Mobility, planning and engineering (urban planning, ports, airports and linear infrastructure).

<sup>•</sup> Hydraulic planning and engineering in the whole water cycle (c, regulation and storage, transport and distribution infrastructure).

<sup>•</sup> Environmental engineering and technology (circular economy; urban waste and wastewater reuse).

Renewable energy generation, transmission and distribution (solar and wind energy).

<sup>&</sup>lt;sup>14</sup> The activities listed under section b) consultancy services, studies and designs related to transport infrastructure, and the activity in section g) railway project inspections, may involve a conflict of impartiality, however, the integrated management system stipulates that although TYPSA may inspect a design that it has helped to prepare, the technicians carrying out the inspection must not have been involved in the design.

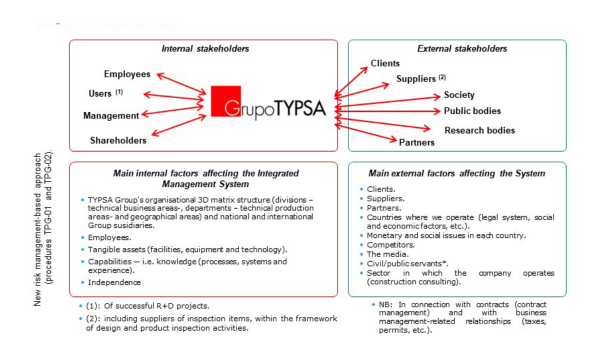


In accordance with UNE-EN-ISO 9001, UNE-EN-ISO 14001, ISO 45001, ISO 37001, UNE 166002, UNE-EN-ISO 27001, and UNE-EN-ISO/IEC 17020, each in its scope of application, TYPSA Group combines quality, environmental, OHS, R&D, integrity management and information security management systems in this document so that it is complete and consistent with those standards. All the manuals, procedures, memoranda, forms, records or any other documents that constitute or form part of the systems mentioned here are governed by this manual and should be interpreted in accordance with its requirements. The requirements in this manual and in all the other documents of each system are mutually complementary, and together they form a complete set of documents.

The quality system for the TYPSA laboratories comprises the provisions laid down in the company's own manuals and procedures <sup>15</sup> as per the UNE-EN-ISO/IEC 17025 and 17020 standards.

It is TYPSA Group's policy and mission for all its permanent workplaces to be certified for quality, environment, OHS and crime prevention management, notwithstanding the formal certification of new permanent workplaces, which require a minimum period in operation to be assessed by the appropriate certification or accreditation bodies.

#### 1.3. Context of the organisation



Once a year, during the system review period, and occasionally, during the system follow-up meetings, senior management <sup>16</sup> will study any organisational changes or changes in connection with external or internal issues related to the Management System by performing a SWOT analysis in order to understand our

<sup>&</sup>lt;sup>15</sup> Procedure: Specified method, documented or otherwise, for carrying out a certain activity or process.

<sup>&</sup>lt;sup>16</sup>The integrity management System Review is carried out by the Compliance Committee and the Senior Management.



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Organisation's actual situation in terms of its strengths, weaknesses, possible opportunities and threats, and plan a strategy for the future.

In terms of integrity management, it is important to bear in mind that, since a significant percentage of TYPSA's contracts are with public authorities, it is important to pay attention to the relationship with public officials, both in the tendering phase and in the performance phase, as their activity is particularly committed to transparency, since it involves managing public funds, and the most notable cases of corruption are found in this sector in particular. Consequently, TYPSA encounters most risk of corruption among public officials working for contract awarding authorities (in the bidding phase) and, to a lesser extent, among works supervision teams (in the performance phase). Public contracts, and in particular tender processes, must therefore be highlighted when identifying bribery risks. The Integrity Management Manual, Special Part, specifies the criteria to be followed for risk assessment, considering activity in the public sector for each unlawful activity analysed.

The same applies in the countries where TYPSA operates, as the corruption risk is different in each country. The corruption risk analysis considers this to be one of the main factors to be considered for evaluation.

#### 1.4. Stakeholders' needs and expectations

Senior management: seeks to lawfully obtain information to make decisions aimed at generating profit and sustainability both for the company and for all the people involved in its organisation and functioning. They also seek prestige and leadership in the national and international markets and aim to contribute to the general well-being of our society. Senior management pursue excellence by assuring the quality of our products and processes promoting innovation in the search for solutions with high added value. They seek to guarantee the good reputation of the company and show their commitment to upright behaviour, respecting the law and scrupulously fulfilling their duties and observing principles of ethical conduct, setting an example both internally and externally. To achieve these goals, they focus on client loyalty and ensuring their satisfaction. On the other hand, the Senior Management relies on a successfully implemented information security strategy aligned with TYPSA's business strategy, in order to safeguard and protect information against potential attacks that may adversely affect our business continuity, while maintaining the confidentiality, availability and integrity of the data.

Regarding the environment, senior management pursues a responsible commitment to environmental sustainability, going beyond compliance with legal obligations to contribute to the improvement of social well-being and genuine progress. Senior management aims for environmentally friendly commercial practices that help minimise environmental impact. They also work on any direct or indirect impact produced by TYPSA Group's activity. This responsible commitment is divided into three main lines: using resources responsibly; managing our waste properly; and demanding environmentally friendly practices from employees and suppliers. The senior management assumes full responsibility and accountability for OHS. Senior Management accepts responsibility for decision-making, ensuring the availability of the resources and devices necessary for preventing any kind of human, material or economic loss that may be caused by work-related damage to health and safety in the organisation in their areas of influence and/or in the activities, processes, products and services that are within the scope of control or influence of the organisation itself. Senior Management accepts OHS Management System leadership and commitment requirements in all the aspects determined by ISO 45001 and in particular with regard to worker participation and consultation.

**Employees**: aspire to be recognised professionally and to be appropriately compensated for their work. Employees seek safe working conditions and opportunities for enhancing their capacities and expanding the knowledge and experience required to develop their career with TYPSA. Employees require that all company



policies, especially their work responsibilities, be fully explained to them. They also need to receive constructive feedback from senior management. They seek engagement with the project and pride in belonging to a leading and ethically exemplary business group and satisfaction with their performance. They seek engagement with the business project and recognition of their commitment to integrity as an important factor in their performance evaluation. They seek participation and to be consulted in all aspects of OHS that may affect them. Employees shall have the necessary mechanisms in place to ensure the availability, integrity and confidentiality of the information they handle for the performance of their duties and the protection and confidentiality of their personal data.

Employees take an active part in information security, through appropriate policies, systems and training. Awareness and good security practices are the basis for TYPSA's continuing business and good reputation.

**Shareholders:** seek the profitability of the company and its long-term survival, in a framework of sustainable business development that guarantees the security of the information that underpins TYPSA's business. They want TYPSA to continue to maintain its prestige, leadership and corporate reputation seeking technical excellence in accordance with the highest standards of ethics and conduct.

Users: seek to make use of successful R&D project products to allow them to have better tools or working methods that reduce or minimise errors, or allow them to undertake work in new fields, or to undertake familiar work more confidently and in less time, and/or also satisfy their information security expectations. In this way, they seek to improve their skills or knowledge of new techniques or ways to solve the problems they face in their professional work. All this while being aware of and respecting the system's information security policies, the Code of Ethics and the Corporate Integrity Policy with which the organisation's business strategy must align.

Clients: require us to meet their expectations and to solve their problems, in compliance with the law and with their own commitments related to aspects of integrity and ethical behaviour, when in place in their companies. Clients wish to see us as their collaborators, able to identify and meet their requirements and needs and give them adequate solutions. They want us to be highly qualified professionally to carry out the required assignments, get ahead of any problems and provide high quality, dedicated service with timely fulfilment of the commitments taken on. They expect us not only to provide the service for which they have formally hired us but the one they really need. Clients demand honesty, integrity and loyalty and that mechanisms be made available to enable them to consult, complain or ask questions of any nature. Sometimes, they also require further measures to ensure objectivity, impartiality and independence in the performance of our services as project or product evaluators, in addition to TYPSA's corporate social responsibility and/or commitment to safeguard and ensure information security in order to preserve the confidentiality, availability and integrity of data. They expect to receive services that guarantee health and safety in all the production processes and in the use of the product. They also expect to obtain products that are quaranteed in terms of health and safety.

**Research bodies**: seek to promote and develop research work that results in a product - understood as a result of the research process, which may consist of a physical object or system or an immaterial or intellectual product - that improves people's lives, directly or indirectly.

They expect us to meet all environmental legal requirements and make an effort to minimise any risk or negative impact on the natural and social environment. In addition to ensuring information security and preserving the confidentiality, availability and integrity of information and data related to research projects in which TYPSA participates. In addition, they demand that the whole process be carried out in accordance



with the requirements that the company has voluntarily adopted, and which are embodied in the Code of Ethics and the Corporate Integrity Policy, applying the procedures and due diligence required by the system.

Society: expects TYPSA to work for the greater good and the progress of society; to improve living conditions, sustainability, compliance with current legislation and to behave according to national and international ethical standards. It expects transformational leadership that enables companies to generate a long-lasting social, economic and environmental impact. All this while pursuing maximum information security requirements to strengthen the importance of information in society.

Partners: seek long-term profitability and sustainability of the company, as well as TYPSA's fulfilment of the client's requirements and expectations in the work to be carried out together. In addition, they seek to preserve and guarantee information and data security, both in terms of data related to the work to be done and data that their organisation and its employees provide. They expect to partner with companies that enjoy prestige and a good reputation and that exercise authority and act in accordance with ethical principles that are known in the core of the organisation itself and by third parties through their publication in the relevant media.

Suppliers: expect adequate and justifiable pay according to the work performed. They expect TYPSA to provide them with the requirements and the necessary information to enable it to meet its commitments in an orderly and timely manner. They expect to be selected not only on the basis of their technical capability but also in accordance with sustainability, innovation and integrity-commitment criteria. They may expect to earn TYPSA's loyalty. All of this, knowing the policies of TYPSA's QHSE Management System, the Code of Ethics and Corporate Integrity Policy as well as the information security requirements necessary to preserve the confidentiality, availability and integrity of information and data.

Suppliers of items for inspection expect the inspection to be carried out with objectivity, impartiality and integrity, by an independent and fully qualified body that agrees to reconsider its decision if requested to do so in a timely and appropriate manner.

**Public bodies**: expect TYPSA to comply with its legal obligations at administrative level (appropriate procedures for permitting, licences, settlement and payment of taxes, fees and public prices, etc...), as well as the highest ethical standards and information security requirements to ensure the confidentiality, availability, and integrity of information and data.

**Public servants**: aspire to exercise public service without pressure, transparently and in full compliance with the law.

In addition to the general stakeholders named in this manual, the OSH Management System documentation maintains an updated document with the names of stakeholders specifically related to OHS and another with a SWOT analysis also specific to OSH.

#### 2. Standards for consultation

#### 2.1. Initial data

This document has been written in accordance with the requirements and definitions contained in:

- ISO 9001 'Quality management systems Requirements'.
- ISO 9000 'Quality management systems Basis and vocabulary'.
- ISO 14001 'Environmental management systems Requirements with guidance for use';



- ISO 14004 'Environmental management systems General guidelines on support techniques, systems and principles'.
- ISO 10005 'Quality management systems. Guidelines for quality plans'.
- UNE 166000 'R&D Management Terminology and definitions of R&D activities'.
- UNE 166002 'R&D Management R&D requirements of a QHSE Management System'.
- ISO 45001 'Occupational health and safety management systems Requirements with guidance for use'.
- ISO 37001 'Anti-bribery management systems: Requirements'.
- ISO 27000 'Quality management systems: Fundamentals and vocabulary'
- ISO 27001 'Information security management systems: Requirements'
- ISO 27002 'Information technology. Security techniques. Code of practice for information security controls'.
- ISO 17020 "Requirements for the competence of bodies performing inspection".

#### 3. Terms and Definitions

The definitions of the concepts laid down in the ISO 9001, ISO 9000, ISO 14001, ISO 45001, ISO 37001, UNE 166000, UNE 166002, ISO 27000, ISO 27001, ISO 27002 and ISO 17020 (hereinafter abbreviated to basic standards), adapted to the characteristics and peculiarities of the work carried out by TYPSA Group, are defined in footnotes on the page on which they appear for the first time and in alphabetical order in section 9.7In particular, special mention is made of the fact that the broad sense given to the term *client*<sup>17</sup> by the ISO 9001 standard, fully accepted by TYPSA Group, includes the buyers and users of the products and services made and provided by TYPSA Group.

In accordance with the above, the terms product and process apply to those which are generated to satisfy clients' requirements and to those resulting from any of TYPSA Group's activities that may affect the environment, OHS or R&D activities.

The term *product* can also mean service, as specified in the ISO 9001 standard.

#### 4. Integrated management system

TYPSA Group's Integrated Management System consists of a Code of Ethics and a Corporate Responsibility and Sustainability Statement, a general and universally applicable Integrated Management Manual, and Quality, Environment, Health and Safety, R&D and Information Security (hereinafter QHSE System) subsystems, and Integrity Management (hereinafter Integrity Management System), and People subsystems, all with their own autonomous body, but interrelated through procedures, which develop and describe the specific guidelines for action to be followed, according to the process map attached as an appendix to this manual. These procedures respond to the requirements set out in the standards to be complied with, also

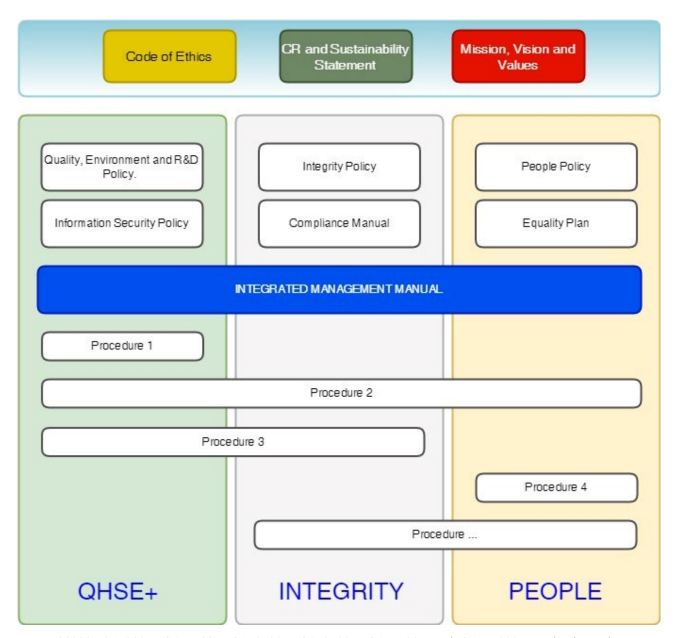
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<sup>&</sup>lt;sup>17</sup> Client: Organisation or environment that receives or is affected by TYPSA Group's products or processes.



covering the rules of good practice that have been consolidated over the years in the company. They also include the relevant forms, records and controls that provide evidence of their compliance.



UNE 166002, ISO 9001, ISO 14001, ISO 37001, ISO 27001, ISO 45001 and ISO 17020 standard requirements are compatible with the Management System requirements and have therefore been integrated as a way of making them more familiar and easier to apply. The following comments and observations should be noted:

- The chapters and sections in this manual follow the ISO 9001 table of contents, incorporating the necessary requirements in each chapter or section. Whenever necessary, a new sub-section has been introduced.
- Some ISO 37001 requirements are developed in particular detail in the Integrity Management Manual. Both the Manual and this document must therefore be taken into account, since they complement each other.

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• OHS aspects and requirements are further developed in the 'T-MSGSST-Occupational Safety and Health Management System Manual' (hereinafter T-MSGSST), specific to OHS.

#### 4.1. General specifications

The processes and tools that TYPSA Group considers necessary for the development and application of its Integrated Management system have been grouped together and classified as follows:

- Direct or from production <sup>18</sup>.
- Indirect, ancillary or support <sup>19</sup>.
- Management<sup>20</sup> or strategic processes.

The sequence and interaction of the above processes are given in sections 9.1 and 0.1, and those related to the completion and control of the corresponding tests and analyses by TYPSA laboratories are identified and laid down in the corresponding manuals and procedures.

The documented procedures that are set out in the Integrated Management System are available on the Group's intranet (<a href="https://www.TYPSA.net">www.TYPSA.net</a>).

The environmental scope is defined in sections 1.1 and 1.2 of this manual.

#### 4.2. Documentation requirements

#### 4.2.1. General considerations:

The Integrated Management system is developed and documented <sup>21</sup> in:

- a) this Manual;
- b) quality, environmental, OHS, R&D and Information Security<sup>22</sup>,policy<sup>23</sup> objectives and goals, (QHSE Policy);
- c) in the documented QHSE System procedures that are listed in annex 9.6. These procedures may be supplemented with written compulsory instructions or any other documents (memoranda or meeting minutes). In order to provide guidance on certain aspects, the system is supplemented with guides providing recommendations;
- d) The records <sup>24</sup> indicated in section 4.2.4and in the other Integrated Management System documents;

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<sup>&</sup>lt;sup>18</sup> Processes associated with the contract with a direct influence on the product delivered to the client.

<sup>&</sup>lt;sup>19</sup> Processes required to carry out and measure operational processes efficiently.

<sup>&</sup>lt;sup>20</sup> Processes required to establish and measure the fulfilment of TYPSA Group's environment and quality objectives.

<sup>&</sup>lt;sup>21</sup> **Document**: Minimum self-sufficient information for a specific objective, contained on any device, generated by an individual and related to one single entity or logical group of several entities. The device can be paper, magnetic disk, optical disc or electronic format, photograph or standard samples or a combination of these.

<sup>&</sup>lt;sup>22</sup> (Quality, environment, OHS, R&D and information security or integrity management) goal: detailed action requirement, to be quantified wherever possible, to be applied to an organisation or a part of it, arising from the quality, environmental or R&D, information security management objectives, or related to integrity, and which must be established and complied with in order to fulfil those objectives.

<sup>&</sup>lt;sup>23</sup> Quality, Environment, OHS. R&D and Information Security or Integrity policy: an organisation's general guidelines and intentions regarding the quality of its products and its environmental, OHS, R&D, information security management, or integrity management-related performance, as formally stated by the Senior Management, providing a framework for the organisation's action and for establishing its objectives and goals.

<sup>24</sup> Record: Document containing obtained results or providing evidence of activities carried out.



- e) With external communications, related to the Integrated Management System.
- f) With the lists and summaries of the legal requirements applicable to each of TYPSA Group's workplaces.
- g) the planned programmes and resources for fulfilling the aforementioned objectives and goals, whenever their characteristics require it.
- h) With the T-MSGSST manual and the occupational health and safety plan <sup>25</sup> (hereinafter, OHSP) and its main management and application tools, namely occupational risk <sup>26</sup> assessment <sup>27</sup> and preventive action planning; <sup>28</sup>
- i) Code of Ethics;
- j) the Integrity Policy;
- k) the Integrity Management Manual, general part and special part, objectives and goals;
- l) due diligence and awareness-raising procedures in the Integrity Management System.
- m) Information Security policy manual.

The documents in the QHSE system are the basic regulations that form and underpin both the general and cross-cutting aspects of the entire Integrated Management System.

The general TYPSA Group QHSE system policy, the Code of Ethics and the Integrity Policy, can all be freely consulted on the website, <a href="https://www.typsa.com">www.typsa.com</a> (under 'Corporate Information').

This Integrated Management System Manual is distributed in computer readable format to all clients and interested parties who request it, while the procedures are for internal use and are available to staff by entering their username and password on the Group's intranet (<a href="www.TYPSA.net">www.TYPSA.net</a>) where this manual can also be found. Current versions of the System can only be found on the intranet.

The purpose and scope of the Integrated Management system procedures shall apply to the R&D activities within its purview.

Clients can examine the general procedures that apply to a specific contract at TYPSA Group's offices. Procedures specifically developed for a contract are included in the Group's quality and environment plan in accordance with what is laid down in 7.1.

Whenever possible, and to reduce the consumption of paper, documents shall be disseminated and read on a computer and printed on paper only when absolutely necessary.

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<sup>&</sup>lt;sup>25</sup> Occupational Health and Safety plan: The tool that incorporates TYPSA Group's health and safety activity into its general management system and sets out its Occupational Health and Safety policy.

<sup>&</sup>lt;sup>26</sup> Risk assessment: The process of assessing the risk or risks that arise from one or several hazards, taking into account the adequacy of existing controls, and deciding if the risk or risks are acceptable or not.

<sup>&</sup>lt;sup>27</sup> OHS risk assessment: Process aimed at estimating the magnitude of unavoidable risks, obtaining the necessary information so that the employer can properly decide on the need to take preventive measures and, in such case, on the type of measures to be taken.

<sup>&</sup>lt;sup>28</sup> Preventive action planning: defining, designing and programming all those activities and measures, including the necessary human, material and financial resources, to be taken in order to eliminate or control and reduce the risks which the risk assessment determines to be unavoidable



#### 4.2.2. Integrated Management System Manual

This is the <u>Integrated Management System</u> manual, and it follows the structure and order of the ISO 9001 standard. In order to facilitate application of ISO 14001, ISO 45001, UNE 166002, ISO 37001 and ISO 37001, ISO 27001 and ISO 17020 standards.

- chapters 5 6, 7 and 8, together with the requirements laid down by TYPSA Group for compliance with the ISO 9001 standard, contain the management requirements necessary for compliance with the equivalent requirements of ISO 14001,ISO 45001, UNE 166002 and ISO 37001, ISO 27001 and ISO 17020 standards;
- chapter 9 includes the annexes with the TYPSA Group QHSE System policy, as well as glossaries and others.
- Some of the specific Integrity Management System requirements are contained in the Integrity Management Manual.

#### 4.2.3. Document control

TYPSA Group has in place and applies procedures TPD-01 'Document and record identification', TPD-02 'QHSE Management System documentation control', TDP-04a 'Project documentation storage' and TPD04b 'Works documentation storage'. These procedures lay down the general methods to guarantee that the general QHSE Management System documents and those specifically related to consultancy work or work site management, control and monitoring work, all of which are listed in section 4.2.1, comply with the requirements laid down in the basic standards.

Control is guaranteed through application of the aforementioned procedures by TYPSA Group personnel.

In accordance with the provisions laid down in 1.2, the control of the exclusive documents corresponding to the TYPSA laboratories is contained in its own manuals and procedures.

The Corporate Quality Management Area, the Technical Management Area, the members of the Compliance Committee and the Personnel Department identify and permanently update the QHSE System, TYPSA laboratory and Integrity Management System manuals, procedures and general forms at <a href="http://www.typsa.net">http://www.typsa.net</a> to ensure that modified documents are generally available and updated.

These are reviewed and approved <sup>29</sup> by the individuals indicated in this document or in the corresponding procedures.

TYPSA Group does not undertake to update any uncontrolled copies of Integrated Management System documents.

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<sup>&</sup>lt;sup>29</sup> **Approval**: Formal action whereby an officially qualified body authorises the use of the document, service or process in a particular area for a specific use.



#### 4.2.4. Record control

Procedures TPD-03 'Records' and TDP-01 'Identification of documents and records' lay down the general requirements for naming, collecting, encoding, filing, storing, protecting, retaining and retrieving Integrated Management system records and for their final destination.

Below is a general list including but not limited to the records kept by TYPSA Group:

- checking<sup>30</sup> and approval of QHSE System documents.
- Actions arising from the Integrated Management system reviews carried out by Senior Management.
- The education, training, skills and experience of staff.
- Initial design and development data<sup>31</sup>.
- The review and verification of the design and development, and validation, whenever possible.
- The changes to the study and project documents approved by the client.
- The nature of the non-conformities <sup>32</sup> and whatsoever subsequent action, including authorisations <sup>33</sup>.
- Waste generated.
- Identification of environmental issues.
- Consumption of natural resources.
- Waste collection.
- Communications, appeals<sup>34</sup>, complaints<sup>35</sup> or claims from clients.
- The unique identification of the product, when traceability<sup>36</sup> is a client requirement.
- Repair<sup>37</sup>, corrective<sup>38</sup> or preventive<sup>39</sup> actions.
- Audit reports.
- Inspection reports and other records set out in the specific procedure for this purpose.

<sup>&</sup>lt;sup>30</sup> Document check (review): checking a document or logical set of documents to ensure that there are no overlaps, voids, contradictions or conceptual or formal errors and that they comply with the instructions received for their preparation and are coherent with the initial data.

<sup>&</sup>lt;sup>31</sup> Initial data: Baseline data for an assignment or for design and development: Corresponding external conditions which must be known for the relevant implementation, such as requirements issued by other stakeholders, legislation, by-laws and applicable standards, requirements laid down by the client, physical, environmental and socio-economic specifications of the environment and, where applicable, an environmental study.

<sup>32</sup> Nonconformity: Failure to meet a specified requirement.

<sup>&</sup>lt;sup>32</sup> Concession: Authorisation for the use of a non-compliant product or document or for continuing with the next stage of a non-compliant process.

<sup>34</sup> Appeal: Request from the inspection item supplier to reconsider the decision made by the inspection body in relation to that item

<sup>&</sup>lt;sup>35</sup> Complaint: Expression of dissatisfaction, other than an appeal, presented by a person or organisation, related to the activities carried out by TYPSA, for which a response is expected

<sup>&</sup>lt;sup>36</sup> Traceability: Ability to trace the history, use or location of an entity using recorded information.

<sup>&</sup>lt;sup>37</sup> Repair action or repair: Action taken on a non-compliant product to reduce the nonconformity to acceptable values, even though it is not compliant with the requirements that were originally specified.

<sup>&</sup>lt;sup>38</sup> Corrective action: Action taken to eliminate the causes of a detected nonconformity, defect or any other undesirable situation in order to prevent its recurrence.

<sup>&</sup>lt;sup>39</sup> Preventive action: Action taken to eliminate the causes of a potential nonconformity, defect or any other undesirable situation in order to prevent its occurrence.



- The results of the calibration and verification <sup>40</sup> of the measuring equipment.
- The validity of the measurement results if the measuring equipment is found to be non-compliant with the requirements.
- The various OHS activities and actions (documentation on accidents, incidents, health surveillance, delivery of personal protective equipment, OHS meetings, etc.)
- The complaints and their investigation files, within the framework of the implementation of the Integrity Management System, their results and records.

The minimum retention period for environmental and quality records begins with the completion of the contract and shall last three years as a general rule, except in those cases in which a greater retention period is agreed upon with the client. The specific nature of certain record procedures shall also be taken into account

#### 5. Management responsibility

#### 5.1. Management commitment

The Chairman fully assumes the Integrated Management system principles and transmits his full support to all the individuals working for TYPSA Group or on its behalf and demonstrates <sup>41</sup> his commitment and compliance with the requirements laid down in the basic standards by means of the following:

- a) the definition and publication of quality and environment objectives and policy (see section 0), as well as OHS, R&D, integrity management and information security objectives and policy;
- b) the transmission and publication for all the individuals working for TYPSA Group or on its behalf of the commitment to satisfying client and all other stakeholders' requirements;
- c) the allocation of the necessary resources;
- d) Assuming responsibility and accountability for the effectiveness of the Integrated Management System.
- e) Assuming full responsibility and accountability for the prevention of work-related injuries and deterioration in health, as well as providing safe and healthy activities and workplaces,
- f) Promoting continuous improvement.
- g) Ensuring that the Environmental Management System requirements are integrated into the organisation's business processes.
- h) Attending and leading meetings aimed at setting objectives and monitoring and reviewing<sup>42</sup> the effectiveness of those objectives and of the Integrated Management system;

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<sup>&</sup>lt;sup>40</sup> Verification of measuring equipment: Confirmation of compliance with the specified requirements through the examination and provision of objective evidence.

<sup>&</sup>lt;sup>41</sup> **Evidence**: Information that can be objectively demonstrated to be true because it is based on facts obtained by observation, measurement, testing or other means.

<sup>&</sup>lt;sup>42</sup> **Review**: Activity carried out to guarantee the appropriateness, efficiency and effectiveness of the matter under review to reach the objectives that have been established.



- i) allocating the technical means and necessary authority to the executives, managers and persons responsible in order to:
- Launch actions to prevent the occurrence of Integrated Management System nonconformities;
- Identify, note, record and process nonconformities, complaints, appeals or claims from clients or any
  other interested parties, which affect quality, the environment, OHS or integrity management, and
  inform the director, head or manager concerned, as per the channels, conditions and scopes
  established in the System;
- Monitoring nonconformity and complaints processes until the defect or unsatisfactory situation has been remedied.
- j) Managing and supporting people to contribute to the effectiveness of the OHS system, protecting them in this task and establishing and implementing the processes deemed necessary for worker OHS consultation and participation.<sup>43</sup>

#### 5.2. Focus on the client

For the purposes of this point and in accordance with section 3, TYPSA Group defines client from the environmental point of view as society in general; from the point of view of quality and R&D, as any organisation that hires, applies or is affected by its products or services (hereinafter, stakeholders); and, from the point of view of OHS and integrity, as all of the above plus the employees and all the staff who carry out work for the Group. Points 5.5. and 7.2. and headings 8.2.1. , 8.5.1. and 7.3.2. , contain the measures established by TYPSA Group to guarantee the fulfilment of the legal requirements, the requirements laid down in its policy, those regarding determination, satisfaction and continuous improvement of the needs of its clients, those in connection with the environment and those related to OHS. The Integrity Management Manual contains specific integrity management requirements.

For legal requirements applicable to the environment, QHSE System procedure TPA-01 'Identification and assessment of environmental aspects and legal requirements' describes the method used by TYPSA Group for identifying:

- The environmental legislation and its requirements which are applicable to the Group's activities and services.
- Other requirements, including those stemming from environmental commitments taken on by TYPSA Group.

It also describes the method followed for evaluating legal compliance periodically.

In terms of OHS, those ultimately responsible for the different organisational units (regional areas, regional offices, construction work units, permanent workplaces, and so on) shall be responsible for ensuring that the legal requirements are identified, with the advice and support of the Health and Safety Services. The identification and permanent monitoring of the applicable legal requirements and the control to ensure their compliance shall be reviewed and updated on a regular basis.

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<sup>&</sup>lt;sup>43</sup> Including health and safety committees.



#### 5.3. Quality, Environment, OHS, R&D and information security policy

The Chairman sets the integrity, quality, environment, OHS and R&D and information security policy. Applying this manual and the procedures assures compliance with the policy in accordance with the following basic principles:

- a) Work is assigned to duly trained, motivated and skilled personnel who are equipped with the appropriate means.
- b) It is essential that all TYPSA Group staff know and understand this document and the people who develop it, so they may be aware of the importance of quality, of the commitment to environmental protection, of OHS, of R&D and of security information, complying with and respecting the ethical principles of honesty and integrity set out in the integrity management system. Accordingly, the policy, manual and general Integrated Management System procedures are made available to all staff;
- c) All staff are responsible for knowing and applying the parts of the Integrated Management system that are applicable to their work.
- d) Executives and managers are responsible for their staff carrying out the work that may affect quality or OHS or generate a significant environmental impact, or that may affect information security, in accordance with the provisions laid down in the manual, the procedures or instructions in force when the contract is signed and the appropriate OHS conditions.
- e) e) The integrity management manual, and the TPO procedures, contain the responsibilities applicable to integrity management, and define the roles and responsibilities of the relevant positions in the organisation.
- Responsibility is not delegated. Any individual delegating functions shall always be responsible for those functions.

One permanent feature considered at the Integrated Management System review is the review of its policy content, checking that policies adapt to the purposes of the organisation, including a commitment to comply with the requirements mentioned above, improving the efficiency of the Integrated Management System itself; and setting the guidelines for defining goals. The policies are circulated to all staff by posting them on the company intranet and posting a printed copy on the notice board of all permanent and temporary offices, as well as by giving a set of required reading documents to every new Group employee.

#### 5.4. Planning

#### 5.4.1. Quality, environment, OHS, R&D information security and integrity management objectives

TYPSA Group senior management <sup>44</sup> establishes yearly goals which are consistent with the defined policies, the legal requirements and other requirements to which TYPSA Group subscribes and with the specific characteristics of each management or regional area, regional office, division or department.

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<sup>&</sup>lt;sup>44</sup> For the purposes of the Management System, Senior Management means of the Chief Executive Officer, the Chief Administrative Officer and the Chief Production Officer. In subsidiaries, the Senior Management may be defined by agreement of the governing body.



Compliance with the qualitative objectives is analysed during the (annual) QHSE System review meetings attended by the Quality Committee  $^{45}$  and presided by the Chairman. The R&D Committee, presided by the Chief Technical Officer, is in charge of monitoring R&D objectives in accordance with what is stated in section 5.5.

The fulfilment of the integrity objectives is reviewed annually by the Compliance Committee and the Senior Management, preceded by an annual report in which the Compliance Committee reports on the relevant circumstances and events that have occurred during the financial year, the status of previous review actions, changes in the context of the organisation, the system performance, effectiveness of controls, and recommendations and suggestions for improvement.

This committee shall report to the Board of Directors giving an executive summary of the proceedings at that meeting.

#### 5.4.2. Planning the Integrated Management system

During review or follow-up meetings, the following are established:

- a) The individuals or areas responsible for implementing the Integrated Management system and for the objectives.
- b) The calendar or programme for implementation.
- c) The specific and measurable human, financial and material means required to fulfil the objectives.

Changes to the basic Integrated Management System documentation are approved in the System review, and sometimes in the system follow-up meetings, regardless of any urgent memos on specific mandatory system aspects that might be issued by the Quality, Environment and OHS Management Area or Compliance Committee.

The specific planning required for a contract or work assignment has been established in 7.1.

Every year, a specific document on OHS, the Annual Health and Safety Action Plan (AHSAP), is presented to senior management for approval. This document includes the general OHS planning for the whole year. Specific plans are also prepared in each company or Regional Management Area, which are approved by the corresponding Regional Directors or Managers. In addition to this, specific hazards are identified, and risks assessed at each workplace and for each activity, as set out in procedure TPH-02 'Hazard identification and risk assessment'. The necessary plans are then prepared to correct all those aspects that have been found to pose some type of risk in the field of OHS.

#### 5.5. Responsibility, authority and communication

#### 5.5.1. Responsibility and authority.

The organisation chart in procedure TPO-01 shows how TYPSA Group is organised. Each organisational unit has a director, manager or person responsible whose authority and responsibility for managing and applying

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<sup>&</sup>lt;sup>45</sup> Quality Committee: Executive and control body comprising the Chairman, the CEO and the global business area and regional directors.



the requirements of the Integrated Management System to the allocated tasks is laid down in this manual and in the Integrated Management System documents.

TYPSA Group considers that a single individual can have several technical or management roles as long as they do not interfere or constitute a conflict of interest with the assigned roles of monitoring, supervising, reviewing and verifying.

The specific roles and responsibilities of the staff who manage, carry out or verify work related to quality, environment, OHS, R&D, information security or integrity management are described in this document, in the Integrity Management Manual, in the general procedures referred to in annex 9.5. or in the work-specific procedures in the quality plans stated in 7.1.

#### 5.5.2. Management representatives

The Chairman appoints TYPSA Group's Corporate Quality Director as the management representative with responsibility and authority for quality management as per ISO 9001 and environmental management as per ISO 14001. The Head of the Personnel Department is appointed as the management representative with responsibility and authority as per ISO 45001; and the Chief Technical Officer as the management representative with responsibility and authority as stated in clause 5.3.of UNE 166002, as well as section 5.3 of ISO 27001. Compliance Committee integrity management roles and responsibilities are described in the integrity management manual and assigned directly by the Board of Directors. They are all allocated the technical and financial resources necessary to comply with the requirements and thus:

- Guarantee that the QHSE System is compliant with the current ISO 9001, ISO 14001, OHSAS 18001, UNE-EN-IS0 17020, UNE-EN-IS0 17025 , ISO 37001 and UNE 166002, ISO 27001 and ISO 17020 standards applicable at any given time.
- Assure compliance with this manual and all other supplementary documents and procedures;
- Assure that the processes required for the development and application of the Integrated Management system are established, implemented and maintained.
- Guarantee that the Integrated Management system complies with the basic rules and regulations applicable at any time and in any place.
- Assure TYPSA Group's continued commitment to continuous improvement in all aspects related to quality, the environment, OHS, R&D, information security and integrity.
- Analyse and assess the Integrated Management System on a regular basis and inform the Chairman and the other members of the Quality Committee on the environmental performance, effectiveness and efficiency 46 of the Integrated Management System and of the necessary improvements;
- Ensure that awareness of the client's requirements is encouraged at all levels within the TYPSA Group.
- Inform the Chairman and the other corporate and global directors of the operation and effectiveness of the QHSE System and of the needs for improvement in their areas of responsibility.

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<sup>&</sup>lt;sup>46</sup> Efficiency: Ratio between the result obtained and the resources used.



- Prevent the delivery or execution of a product with critical or major nonconformities (see 8.3) until the nonconformity is corrected or reduced to levels that are acceptable to the client.
- Verify the selection and implementation of corrective or preventive actions and validate their effectiveness.
- Deal appropriately with appeals and complaints that arise in the course of the work.
- Maintain the Integrated Management System procedures and manual up to date.

The Quality Committee appoints the quality <sup>47</sup> and environment <sup>48</sup> coordinators. Management appoints the Health and Safety Service members, coordinators and collaborators, granting them the necessary authority to analyse and investigate the compliance and effectiveness of the QHSE Management System and to provide the Chief Technical Officer, the Head of the Personnel Department or the Corporate Quality Director, as appropriate, with the information required to carry out their work. Quality coordinators who are trained to audit the Integrity Management System, support the Compliance Committee.

#### 5.5.3. Internal communications

The following areas provide relevant information on the Integrated Management system to all TYPSA Group staff:

- a) The Corporate Administration Management Area, the Corporate Human Resources Management Area and the Health and Safety Service provide information and documentation to new employees when they join the Group.
- b) the Corporate Quality Management Area, the Corporate Technical Management Area and the Compliance Committee, who all offer courses on the Integrated Management System through system documentation posted on the website http://www.typsa.net/, through memos, by circulating QHSE System review and follow-up meeting minutes to all the executive management and through emails with relevant Integrated Management System news.
- c) Managers provide information while carrying out their work and share the Integrated Management system information which they receive from their superiors with the teams they manage.
- d) The Chairman provides information during the annual general meeting on the state of the TYPSA Group and in the regular system follow-up meetings held with corporate and business areas and technical departments.

<sup>&</sup>lt;sup>47</sup> Quality Coordinator: Person responsible for managing Quality in the workplaces assigned and for providing quality support in his/her regional management area, including: carrying out internal audits; providing quality support during design and technical proposal development; maintaining the System within his or her Regional Area and adapting it, where necessary, to the special features of the area; managing suggestions for improvement, incidents and non-conformities that affect or involve people from the regional area; giving training courses on the QHSE Management System to the regional area staff who request it; informing the Corporate Quality Department of the degree of implementation of the System and the data required for reviewing or monitoring the QHSE Management System.

<sup>&</sup>lt;sup>48</sup>Environmental Coordinator: Person in charge of environmental management at the assigned workplace. Their job is to identify environmental aspects, monitor consumption, identify environmental legislation and assess the degree of compliance with the requirements; document how waste is managed and those who manage it (as suppliers); define specific objectives and periodically assess their compliance; spark staff interest in environmental issues, in particular those related to saving energy and water and reducing waste. Perform internal audits and the preparation of reports for the monitoring and review of the system.



- e) Senior management informs during the annual meetings held with each division, department, area, regional and area office.
- f) The workers' representatives, if any.

The participation of personnel in the identification of weak points and in proposing ideas or suggestions for improvement on any aspect affecting the efficiency, quality, or sustainable development of work is encouraged by the Chairman and the Group management areas, by applying a proactive recognition and reward system, in addition to the annual meetings held with senior management and each work team (divisions, departments, regional and area offices).

Any Group employee may make proposals for improvement through the incidents, improvement and queries tools on the intranet, and through all the other appropriate Integrity System communication channels that are available, as well as through any other direct means of communicating with their immediate superior. Employees can also present their proposals in the annual meetings with senior management.

R&D proposals are collected and processed following procedures TPV-01 and 02.

TYPSA Group's personnel have been informed through training talks and courses that they can communicate or request the information they consider relevant from any of their hierarchical superiors, the Corporate Technical Director, the Corporate Quality Director, the Quality and Environmental Management Coordinators or the OHS coordinators and delegates when they consider that:

- a) their suggestions for improvement have not been considered.
- b) they need information about the Integrated Management system;
- c) the methods used and measures taken to apply and implement the Integrated Management system are not effective.

In addition to the above, worker consultation and participation in OH&S is ensured through their OH&S representatives and delegates, if any, and especially through the OH&S Committees at the different workplaces. With regard to Integrity Management matters, the manual describes the channels for filing integrity-related complaints, as well as the system for dealing with them.

In addition, internal integrity management-related communications will be sent to:

The Board of Directors.

The Chair of the Compliance Committee will inform the Board of Directors' meetings about integrity management system progress and developments, submitting the changes made for approval. Board meetings are held, save in exceptional circumstances, every three months.

Two reports will also be drawn up annually for the Board of Directors, one from the e Compliance Committee, reporting on the annual review of the system and one from the Senior Management containing conclusions on the system review.

Senior Management.

The Compliance Committee will keep the Senior Management up to date on any important issues affecting the Integrity System. In addition, the Senior Management will be informed quarterly at the Board Meetings, as members form part of both the Senior Management and the Board of Directors. The Committee will also

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report to the Senior Management on the most important integrity system review findings in a meeting held once a year.

TYPSA staff and branches.

The Committee will be responsible for ensuring that all significant changes, which will normally be reflected in the Manuals, are announced.

In addition, the Committee will coordinate with the Corporate Quality Management Area in order to keep the System documentation updated in the Integrity section of the Intranet, in all the languages in which it is available.

When changes are of particular importance (at least in the code of ethics, integrity policy, the composition of the compliance committee and the complaints channel) all employees will be informed by email. These emails will be sent in Spanish and in English, the two main languages used in the company.

The CEO will give information on the progress made in the year in the Christmas talk, based on information received from the Committee. The Christmas talk is retransmitted live to all the company staff in the month of December. The presentation given in the Christmas talk is available to all employees on the TYPSA intranet.

The Newsletter will include at least one article a year on matters of interest related to the Integrity Management System. The Newsletter is sent to all employees in English and in Spanish by the Corporate Communication Department and is also published on TYPSA's website.

New employees will be given access to the online training and evaluation platform, where they will be able to access: the Code of Ethics, the Corporate Integrity Policy, the Summary of the Integrity System and the part of the Manual needed to pass the job-specific training exam. In addition, all employees must sign a specific Statement confirming they have read, understood and promise to comply with the Integrity System.

Subsidiary company personnel.

The subsidiary compliance body/officer will be responsible for establishing the subsidiary's communication needs, keeping the Compliance Committee informed through a mutually agreed reporting schedule.

They will also receive the above information through the Christmas Talk, the Newsletter and the relevant emails.

Shareholders

The status of the integrity management system will be reported in the Annual Report distributed to the General Shareholders Meeting. A hard copy of the Annual Report is delivered at the meeting in June and is available in Spanish and in English. The digital versions are published on TYPSA's website under 'Who we are'.

#### 5.5.4. External communications.

Communications on matters of integrity will be sent to:

Business partners and subcontractors.

Partners must be informed that our integrity management system exists (the summary document can be provided) and their situation in this regard must be investigated before finalising a partner agreement, as per the terms set out in point 5.2 of the Integrity Manual: Special Part. Partners.

Self-employed workers (freelancers) must be informed that we have an Integrity System via the appropriate mechanisms available, that is, by signing TYPSA's standard contract which includes an integrity clause.

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#### Clients and society.

The publicly accessible website, available in English and in Spanish, will provide information on what is new in the Integrity System in the 'latest news' section.

Whenever a contract is registered, the relevant JP must inform the client about our Integrity System and the communication channel that has been enabled, via the email contained in TPG-02. The Compliance Committee will reply or provide the necessary assistance to respond to any queries, complaints, suggestions or proposals sent via the communication channel on the website.

Non-financial information.

The non-financial information required by Law 11/2018, will contain information that reflects TYPSA's situation regarding the Integrity Management System. This Report is drawn up annually and is registered together with the annual accounts in the Madrid Companies Register in June. In addition, the Spanish version of this document is available on TYPSA's website, at www.typsa.com/politica-de-responsabilidad-social-corporativa/.

#### 5.6. Review by Management

#### 5.6.1. QHSE system review

#### 5.6.1.1. Frequency and content.

Once a year, the Quality Committee reviews the QHSE Management System at a meeting presided by the Chairman to:

- a) analyse and review the effectiveness of the QHSE System and the compliance with legal requirements, with the commitments made to the client and those acquired with other interested parties;
- b) assess the opportunities for improvement and the need to make changes to the QHSE System, the policy, objectives and goals;
- c) review the objectives and goals of the QHSE System and incorporate new objectives and goals; and
- d) plan the actions and human, material and economic means, including maintenance, to ensure that they are carried out under the necessary conditions as specified for their fulfilment.

This review is complemented with other follow-up meetings (at least once a year), aimed exclusively at effecting a follow-up of the QHSE System and its objectives.

In addition to the abovementioned meetings, the Corporate Quality Director, the Chief Technical Officer and the Head of the Personnel Department permanently assess the effectiveness of the QHSE System and its compliance with the objectives, reporting their findings to the other members of the committee in accordance with the provisions laid down in section 8.3. If significant deviations are detected, the Chairman and the person responsible for the affected area are informed. An extraordinary meeting is held to establish the necessary corrective actions and provisions.

A record of the minutes of these meetings is kept and sent to all staff via the TYPSA intranet.

#### 5.6.1.2. Information for the review

The Corporate Quality Management Area, together with the Corporate Technical Management and the Personnel Department's management, include the following information in the QHSE System review report:



- a) the results of the audits and the assessments of compliance with legal requirements and with all other requirements to which TYPSA Group subscribes;
- b) the results of the consultation and participation;
- c) feedback from the client, other interested parties and their communications, appeals, complaints and claims;
- d) the execution and conformity of the processes and products;
- e) the status of the nonconformities, accident investigations, corrective and preventive actions and recommendations for improvement;
- f) the monitoring of the actions resulting from the reviews previously carried out by senior management;
- g) the changes in circumstances, in the organisation of TYPSA Group, the scope of works or the requirements, including legal requirements and others, which may affect the QHSE System;
- h) the degree of fulfilment of the objectives and goals;
- i) the type and scope of the products provided by clients;
- j) the environmental and OHS performance 49 50;
- k) the maintenance of the facilities and vehicles and the monitoring of the operations or processes that may have a significant environmental impact;
- l) relevant environment communications from external interested parties;
- m) the specifications and trends of the processes and products; and
- n) recommendations for improvement.
- o) Results of risk assessment and the status of the information security system risk processing plan.

#### 5.6.1.3. Results of the review

During the QHSE System review, the following is established:

- a) The maintenance or modification of the policy and the rest of the QHSE System documents.
- b) The actions resulting from changes to the policy (where applicable).
- c) The necessary corrections for the proper compliance and adaptation of the applicable legal and regulatory requirements in force anywhere and at any time and in each specific area of the QHSE System.
- d) quality, environmental, OHS, R&D and Information Security policy, objectives and goals;
- e) Changes to TYPSA Group's organisation or to the scope of the services it offers.

<sup>&</sup>lt;sup>49</sup> Environmental performance: Measurable results of the company's management of its environmental aspects.

<sup>&</sup>lt;sup>50</sup> OHS performance: Measurable results of the manner in which a company manages its OHS risks. NOTE 1: Measuring OHS performance involves measuring the effectiveness of the organisation's inspections. NOTE 2: OHS management system results can be measured against the OHS policy, the organisation's OHS objectives and other OHS performance requirements.

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- f) The standards and requirements applicable to the QHSE System and to the services offered.
- g) The necessary actions if the environmental or OHS objectives are not met;
- h) The resources required and their adequacy to maintain an effective Management System.

The Committee documents the results and actions arising from the reviews and issues the corresponding reports or minutes with the appropriate conclusions, which are considered as Integrated Management System records.

#### 5.6.2. Integrity Management System review

#### 5.6.2.1. Frequency and content.

Once a year, the Compliance Committee together with the Senior Management, reviews the Integrated Management System at a meeting presided by the Chairman.

- a) The effectiveness of the Integrity Management System and compliance with legal requirements are analysed and reviewed.
- b) Improvement opportunities and the need to make changes to the Integrity Management System, the policy, objectives and goals, are assessed.
- c) The objectives and goals of the Integrity Management System are reviewed, and new objectives and goals are incorporated; and
- d) The actions and human, material and economic resources, including maintenance, are planned to ensure that they are carried out under the necessary conditions specified for their achievement.

The Committee holds further follow-up meetings on a regular basis, as indicated in the Integrity Management Manual, to complement this review, as well as however many extraordinary sessions may be required, all in accordance with the Manual.

#### 5.6.2.2. Information for the review

The Compliance Committee presents a report containing the following information for the Integrity Management System review:

- a) audit results and effectiveness of the controls introduced;
- b) the category and number of complaints received, with the relevant details on the communication channels used to present them and indicating the status of the inquiries opened during the period and resolutions adopted.
- c) feedback from the client, from other interested parties and on their communications, complaints and claims;
- d) the status of nonconformities, corrective and preventive actions and recommendations for improvement;
- e) follow-up on actions arising from the reviews previously carried out by senior management;
- f) changes in circumstances or in TYPSA Group's organisation, the scope of works or the requirements, including legal requirements and others, which may affect the Integrity Management System;
- g) the degree of success in fulfilling the objectives and goals;
- h) recommendations for improvement.



The table below sets out the integrity management aspects to be controlled (without limitation), including managers and frequencies. Results must be reported to the Compliance Committee for annual review.

Client knowledge of our Integrity Management System	Corporate Quality Management Area	Annually, in the client satisfaction surveys
Internal perception	People Management and Training	Annually in the internal climate survey
Training feedback	Training management	Annually, in staff training examinations
System compliance, per procedure	Corporate Quality Management Area	According to the audit plan
Incidents reported in the system	Compliance Committee	Annually, from the date the Committee receives them.

#### 5.6.2.3. Results of the review

The following are established in the Integrity Management System review:

- a) Integrity Management System policy and other document maintenance or modification.
- b) Actions resulting from changes to the policy (where applicable);
- c) The appropriate corrections to comply with and adapt to applicable legal requirements in force at each time and place and in each specific Integrity Management System area;
- d) Integrity management goals and objectives;
- e) TYPSA Group organisational changes
- f) The standards and requirements applicable to the Integrity Management System and to the services offered.
- g) The necessary actions if the objectives are not met.
- h) The necessary resources.

The Committee documents the results and actions arising from the reviews, by issuing the corresponding reports or minutes with the relevant conclusions, which are regarded as Integrated Management System records and are made available to the Board of Directors, giving the main results in an executive summary report.

#### 5.6.3. The Board of Directors' role in integrity management

In addition to any roles assigned under other points in the System, the Board of Directors:

Studies and analyses the Compliance Committee and Senior Management periodic performance reports, as well as all those occasional and specific reports that may be received as a result of an event or circumstance of which, according to the system, the Board must be notified.

 Approves the Integrity Management Manual and its modifications, either at the Senior Management's or the Compliance Committee's proposal or acting on their own initiative.

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- Approves amendments to the Integrity Policy and Code of Ethics.
- Appoints and removes members of the Compliance Committee.
- Applies the sanctions deriving from the Integrity Management Manual.
- Approves the annual budget for implementing the Integrity Management System.

#### 6. Resource management

#### 6.1. Provision of resources

Depending on the workload and the needs indicated by their staff, the various directors and managers shall notify their immediate superior of the financial, human or material resources needed to manage, execute, verify or audit the work, apply the Integrated Management system, and meet goals and clients' requirements.

The Director concerned reviews and resolves the applications. If new staff are needed, he or she will work with the Corporate Human Resources Director to recruit them.

The human resources necessary to complete the work or products required by the clients and/or interested parties are laid down in the Quality Management plans in accordance with the provisions laid down in 7.1 and 7.8

The management allocates both the material and human resources necessary to achieve the information security, OHS and Integrity management objectives set out in its policy. OHS resources are specified in the T-MSGSST Manual and in the Occupational Health and Safety Plan. They are programmed annually in the Annual Health and Safety Action Plan. The budget line assigned to integrity management is determined in the annual meeting between the Compliance Committee and the Senior Management.

#### 6.2. Human resources

#### 6.2.1. General considerations:

TYPSA Group's staff is the company's most valuable asset. It is therefore in the greatest interest of senior management for the staff to have the knowledge, capacity and experience required to develop their work and for them to be personally and professionally satisfied in order to ensure they meet corporate goals in accordance with its policies.

In accordance with the above and in order to motivate and encourage company staff and help them realise the importance of satisfying clients' needs, respecting the environment, promoting OHS practices, complying with the Integrity Management System, with information security management and seeking innovative solutions, senior management organises meetings with all staff and has also set up an award system to recognise outstanding innovative ideas and proposals. This encourages all staff to participate and fosters their creativity and teamwork through R&D tools as detailed in UNE 166002 and as set out in section 7.8of this document.

TYPSA Group assumes the concept of integrated OHS, which implies the participation of all staff in health and safety tasks, assuming all obligations and responsibilities in the area of health and safety. Moreover, inhouse Occupational Health and Safety Services, Outsourced OHS Services and company staff who



collaborate with these services, are available for the technical part of OHS management. The T-MSGSST Manual and the Occupational Health and Safety Plan specify the OHS organisational structures and the main resources available.

Integrity management roles and responsibilities of each profile are described in the relevant organisational procedures (TPOs) as well as in the Integrity Management Manual itself.

### 6.2.2. Competence, awareness and training

The staff qualification, training and experience requirements needed to carry out assignments as per the respective roles, and the measures that are generally applicable in TYPSA Group to detect, identify and satisfy staff training needs, have been set out in procedure TPR-01 'Training', ensuring that staff are aware of how necessary and important their activities are, of how they contribute to achieving Integrated Management System objectives, and of the potential consequences of failing to follow the procedures or of lacking the knowledge or experience for performing assignments. Accordingly:

- a) Directors and managers analyse the competence, experience and training needs of their staff, assess the effectiveness of the training given and provide their corporate and global directors with training plans<sup>51</sup>.
- b) When new employees join the Group, the Corporate Human Resources Management Area distributes the TYPSA Group guide, and the list of Integrated Management System required reading documents.
- c) The Corporate Quality Department and Health and Safety Services provide, respectively, the general and specific training on quality, environment, R&D, OHS and Information security, for TYPSA Group staff to perform their tasks in accordance with the provisions of the QHSE System.
- d) All TYPSA Group staff must observe procedure TPR-01 'Training' to ensure they are adequately informed and trained in, and therefore competent and aware of OHS and integrity management.
- e) The Corporate Operations and Human Resources Management Area keeps continually updated records of the qualifications, experience and training of staff, as well as the minimum skills required for the various positions.

The effectiveness of the training given is assessed:

- a) by the attendees themselves, through surveys upon completion of the training course; and
- b) by the managers or direct superiors of the attendees, no more than six months from the completion of the training course, by analysing how staff apply the acquired knowledge to their work and how the training has helped to improve the effectiveness of their work.

The results of the above tasks are sent to the Training Department as stipulated in 5.5.

In addition, organisational TPO procedures set out the role of the heads of division, department, section, project managers, technical coordinators, heads of unit and division coordinators, notably:

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<sup>&</sup>lt;sup>51</sup> This includes mentoring, i.e., performing functions under the supervision of more experienced people in the organisation.



- a) Division, department and section heads, coordinators and the Technical and R&D Management Area who work together to inform on the purchase of books and subscriptions to magazines and on training needs, the availability or need for equipment and resources and the tasks inherent to knowledge management.
- b) Contributing to training their staff, sharing knowledge and experience, to keep staff up to date on the latest developments and the latest practices within their field of activity.
- c) Adding outstanding project innovations and activities to the Integrated Management System.
- d) Taking part in associations, attending conferences, publishing and giving conferences to maintain TYPSA Group's quality image in the market.

# 6.3. Infrastructure, facilities and equipment.

To carry out its work, TYPSA Group requires only infrastructure for consultancy work, such as office computers, air conditioning and ergonomic workstations, among others, except for TYPSA laboratories and its associated R&D activities, which require special equipment and facilities as laid down in the corresponding manuals, procedures and instructions.

The ICT department is in charge of maintaining IT equipment, network infrastructure, backup support infrastructure and management software and has an inventory of the programs, versions and licences in use. Any failure or deficiency in the equipment, network or software must be reported to ICT using the incident tool, available on the intranet.

Specific material resources for certain control and measurement tasks, commonly used for construction supervision, are subject to measuring equipment control procedure requirements. Applying this procedure ensures the reliability of the results obtained.

Any infrastructure required for any R&D activity not included in the section above shall be assessed to decide whether to purchase it or adapt an existing infrastructure.

## 6.4. Work environment.

With the exception of TYPSA's laboratory work and its associated R&D activities — which require specific environmental conditions for certain tests as laid down in the corresponding manuals, procedures and instructions — the human element is central to TYPSA Group's work. Consequently, the required work environment<sup>52</sup> is that of an office, as stated above.

# 6.5. Organisational knowledge

Knowledge is the result of accumulated personal experience and information learned, acquired, produced or made available by employees during their career. It includes lessons learned from successes and failures which strengthen or improve our professional skills.

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<sup>&</sup>lt;sup>52</sup> Work environment: Set of conditions under which the work is carried out. Conditions include physical, social, psychological and environment factors (such as temperature, recognition schemes, ergonomics and atmosphere quality).



Knowledge management is a process whereby an employee's personal knowledge becomes a shared asset available to all. It enables information and skills to be shared among employees in a systematic and efficient manner.

Procedure TPO -10 describes the role and responsibilities of the Technical and R&D Management Area for managing the organisational knowledge that TYPSA Group needs for its products and services.

Procedure TPV-02 describes the main tools that make up TYPSA Group's Knowledge Management System. The system manages accumulated talent and experience to deliver solutions tailored to the specific needs of the client. It focuses on our vital business processes to significantly improve the effectiveness and quality of our services, ultimately bringing value to our clients.

# 7. Carrying out the work

# 7.1. Planning the services

The general methods used by TYPSA Group to plan the work, manage risk during the contract and operational phases and identify the environmental impacts and issues are defined in procedures TPG-02 *Planning and starting work*, TPA-01 *Identifying and assessing environmental issues and legal requirements*, TPA-02 'Operational control' and TPG-05 *Concluding work*, as well as the specific procedures laid down in each contract, which are defined and documented in the corresponding Quality and Environmental Management plan, which is prepared in accordance with the provisions laid down in TPG-03 *Quality plans*.

The quality objectives pursued in the development of the works in the scope of a contract include identifying at all times the requirements that the service provided must meet, and the procedures that must be applied by all the staff involved. In this way, our ultimate aim is to meet the Client' needs, both during the course of the work and after its completion, providing the services under the contract in compliance with its objective and documentary requirements, and to prove TYPSA Group's technical competence in the area of the contract to all the organisations involved. We also aim to learn and improve for future assignments, detecting any isolated imperfections or non-compliances in our daily work, as well as any procedures or solutions that may improve our work in the future, while providing feedback to the company through the relevant reports.

The operations and activities associated with OHS hazards and risks, are detected and analysed by identifying hazards and assessing risks <sup>53</sup>, which provide the basis for the necessary controls to manage or eliminate them, or prevent unwanted consequences, reducing them as much as possible. Plans for corrective measures are drawn up on the basis of these assessments, identifying the activities and controls needed in order to avoid risks, including those related to the goods, equipment or services acquired.

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<sup>&</sup>lt;sup>53</sup> Procedure TPH-02 'Hazard identification and risk assessment' must be followed. See also section "Hazard identification and risk assessment" in the T-MSGSST Manual.



Quality and Environmental Management plans lay down or refer to the modifications or exceptions to this manual, if any, as a result of the scope of the services, legal requirements, standards, clients' needs or TYPSA Group's requirements for the work.

The Quality and Environmental Management plan is structured on the basis of the organisation manuals and contractual procedures.

The organisation manual lays down or refers to the following:

- a) The definition of the work, which identifies the requirements of the product or service and contains or refers to:
- The scope of TYPSA Group's services and activities. (e.g., the terms of reference or similar document, TYPSA Group's technical proposal and the contract signed with the client);
- the general or specific agreements for the work signed between TYPSA Group and its possible associates:
- the reference to the documents that contain the definition of the scopes of the services and works corresponding to the other parties involved, such as clients, contractors and independent inspection agencies;
- other basic details stemming from the rules or legal or statutory requirements of the job;
- b) the planning of the work, which lays down the tasks required for the development, execution, control and approval of the consultancy work or the design stages, the technical documentation that is to be created, the partial deliveries to the client, including the checking of documents and verifications, reviews and validations of the design and development, those responsible for carrying them out, and all the milestones in which the approval or comments of the client are expected. This programme is maintained permanently up to date;
- c) the organisation and the resources it contains or refers to;
- the general organisation chart and the relations between the various parties involved including the client or owner, TYPSA Group and other companies (such as engineering firms and independent inspection agencies);
- TYPSA Group's nominal organisation for the work;
- organisations outside TYPSA Group with interfaces<sup>54</sup> and the scope thereof;
  - d) suppliers participating in the job;
  - e) special computer equipment, measuring equipment, mobile material and others that TYPSA Group will use while performing the contract.

The procedure manual lays down or refers to the documented procedures that are applicable to the work and, in particular, to the following:

a) procedures which are required by basic standards and form part of TYPSA Group's procedures;

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<sup>&</sup>lt;sup>54</sup> Interface: Information shared by two or more organisations. It includes the document that enables the relations between organisations.



- b) procedures provided by the client, or newly produced or adapted specific procedures (owing to the fact that a necessary issue was not considered in the previous point);
- c) inspection point programmes<sup>55</sup> corresponding to the contractor and to TYPSA Group in the control and monitoring work;
- d) the anticipated environmental issues;
- e) environmental legislation; and
- f) OHS issues and their legal requirements.
- g) Information security requirements

In particular, if there is another company sharing the work with TYPSA Group, the Project Manager or Head of Unit, as appropriate, will define the scopes and responsibilities for each company. In these cases, everything relating to OHS is regulated by compliance with the provisions of procedures TPG-04 'Subcontracting and purchasing' and TPH-03 'Coordination of business activities'.

In desk work, this scope comprises the following:

- a) the planning of works, which is included or referenced in the Quality and Environmental Management plan;
- b) the list of activities and documents containing the corresponding specialities and documents to be generated in order to fulfil the contract and the quality and environmental requirements;

the exact nomenclature of the documents indicated in this system may vary according to the provisions laid down in the particular technical terms and conditions of the contract.

TYPSA laboratory work planning methods are included in their own procedures.

The necessary records to provide evidence that the processes and the resulting product meet the requirements are specified in the corresponding procedures.

## 7.2. Client-related processes

### 7.2.1. Determining the service requirements

The technical, environmental, quality, integrity management, OHS, information security cost and time-related requirements for the service requested by the client or interested party are first defined during the preparation of the technical proposal. Procedure TPG-01 'Proposal control' defines the tasks and records related to this activity. In the case of R&D projects, this is done during the idea selection process, according to procedure TPV-01.

In this phase, the Head of Division or Regional Manager of the area concerned or, where appropriate, the R&D Management Committee appoint an author, who analyses the needs and requirements expressed by the client or interested party in his bidding or work offer, to identify the following:

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<sup>&</sup>lt;sup>55</sup> Inspection: Measuring, examining, testing or cross checking one or several entity characteristics using a standard and comparing the results obtained with the specified requirements in order to determine the conformity of each specification.



- a) the TYPSA Group areas that will take part in the technical proposal or in the selection and analysis of R&D ideas;
- b) the client's requirements and the scope of the work that is to be carried out;
- c) the work that will be carried out directly by TYPSA Group and that which will be subcontracted to third parties;
- d) the legal and regulatory requirements related to the work;
- e) the environmental requirements related to the site on which the work is to be carried out and the nature of the work;
- f) the OHS requirements related to the work;
- g) The integrity management requirements required by the client, such as statements of compliance with its code of ethics, confidentiality and data protection agreements, etc.
- h) Information security requirements
- i) additional requirements determined by TYPSA Group; and
- j) the methods or processes necessary for satisfying the requirements indicated above.

The author prepares the bid in accordance with the instructions given in the client's request for bid or terms and conditions, whether given verbally or in writing.

Section 7.5.1 and procedures TPA-01 'Identification and assessment of environmental aspects and legal requirements' and TPA-02 'Operational control' sets out the identification of the environmental issues related to the activities, products and services that TYPSA Group can control and influence and which may generate significant environmental impacts.

Before we can identify the hazards that may affect TYPSA Group processes and activities and determine which of these can be found in each specific process or activity, we must consider that OHS affects TYPSA Group processes from the following fields:

- a) OHS as part of the portfolio of products TYPSA offers its clients in the preliminary or detailed design stage, where it analyses, plans, controls and monitors or coordinates OHS through OHS studies, OHS monitoring and control or OHS coordination.
- b) All aspects related to this field of OHS, comprising all aspects related to quality standard 9001 and environmental standard 14001, where TYPSA Group professionals provide all their experience and knowledge on OHS, including the OHS management in accordance with ISO 45001 standards.
- c) OHS in terms of what affects its own activity with reference to its own staff.
- d) TYPSA Group considers the following aspects to be essential for OHS:
- e) Any work-related aspect or factor which may damage the health of its employees or other persons (e.g., staff who perform activities for the Group).
- f) Comply at all times with current OHS legislation.
- g) Avoid damages and losses in production and profit as a result of poor OHS management.
- h) Avoid damaging the public image of TYPSA Group.
- i) Continually improving OHS conditions within TYPSA Group.



Sections 4.2.3 and 4.2.4 and chapters 5, 6, 7and 8of this manual describe TYPSA Group's processes and interactions, stating who is responsible for what and presenting the necessary measures foreseen in the Integrated Management System to ensure:

- a) processes are efficiently operated and controlled;
- b) the resources and documents required to support in the operation and monitoring of said processes are available:
- c) the processes are monitored, measured and analysed;
- d) the actions required for achieving the planned results and the continuous improvement of the processes are implemented.
- e) the purchase or subcontracting of any good or service that may affect the product or compliance with the Integrated Management System.

Procedure TPH-02 'Hazard identification and risk assessment (HIRA)' states the hazards and risks in the TYPSA Group processes and activities with a potential impact on its staff's safety or health. They also explain how the activities associated to those risks are identified, the evaluation criteria applied, and the control measures needed to eliminate or reduce them. As a general rule, TYPSA Group encounters the following OHS risk types:

- a) Security risks (accidents): because most of TYPSA Group's work and production including most site work and activities takes place inside an office, the potential risks are those attributable to the administrative, technical and management work that is usually carried out in an enclosed workplace under controllable and programmable safety conditions and which therefore entails a minimal accident risk and a low accident rate. Some field or site work activities such as topography, site supervision, inspection and data collection, and so on, entail a higher safety risk because they require numerous trips, with the additional risks involved.
- b) Ergonomic and psychosocial risks (fatigue or dissatisfaction): Most TYPSA Group staff activities generate a high level of mental stress. Moreover, since most activities take place in an office, the risks are mainly ergonomic and psychosocial.
- c) Health hazards: With the exception of TYPSA's laboratory work and of field and site work, TYPSA Group staff activities are carried out under quite controlled conditions. Therefore, health hazards tend to be related to the control of environmental conditions in indoor workplaces.

Hazards and risks related to critical aspects, such as particularly sensitive risk groups, are regulated in specific clauses of the corresponding procedures, such as the 'Risk Assessment of Particularly Sensitive Groups' in TPH-02 'Hazard Identification and Risk Assessment (HIRA)'. On the other hand, those aspects that require special controls for management, such as those related to change management, are regulated through the different QHSE System procedures. Risk assessments are carried out by technically competent staff in accordance with the legal requirements in each place and at all times. The Corrective Measures Plan (CMP) is developed based on these assessments.

TYPSA Group will identify the features of new jobs, activities or tasks that may have an influence on OHS to determine the risks or hazards that they can produce.

### 7.2.2. Review of service-related requirements

Once the proposal has been prepared, the author will:



- a) Check that the requirements of the product or service to be provided have been clearly defined; that TYPSA Group has the capacity to meet the requirements set forth and that the proposal meets the requirements of the specifications —or equivalent document. If they do not, the author checks that the exceptions have been stated in a quality control sheet which will be filled in and filed together with the proposal.
- b) Send the offer together with the offer review sheet to the relevant senior legal representative so that he or she may sign both documents.

If the proposal is accepted, the Project Manager, Head of Unit or Laboratory Manager, as applicable (hereinafter Project Manager<sup>56</sup>) checks prior to the signing of the contract that no situations affecting TYPSA Group's capacity for complying with the terms and conditions of the contract have occurred and that said contract does not include undertakings that are additional to the proposal presented.

Otherwise, the head of unit notifies his or her global or regional director, who may assume the role or negotiate directly with the client.

The presence of a legal representative's signature on a contract provides evidence that it has been checked, notwithstanding the System's procedures for specific cases.

Any changes to the legal requirements or to quality and environmental standards arising during the work are registered and approved by the project manager. They are reported to the client and carried out only if the corresponding authorisation is received, except if TYPSA Group is in charge of the project management and therefore responsible for said changes.

The Integrated Management System sets out a continuous review of OHS hazard identification and risk assessment by:

- a) identifying hazards and assessing the initial risk.
- b) analyses for preparing the Annual Health and Safety action plan (AHSAP);
- c) continual monitoring of the established corrective measure and control schedules;
- d) periodic reviews of the risk assessments;
- e) annual reports assessing the effectiveness of integrating the preventive action; and
- f) the results of monitoring the different OHS aspects as set out in the QHSE System procedures (emergencies, accident investigation, tidiness and cleanliness, etc.); and
- g) annual reviews by the Integrated Management system management team.

#### 7.2.3. External communications

Any individual receiving verbal or written communication from the client or interested parties which is directly or indirectly related to a specific contract (e.g., information about the service or the execution of the work; modifications, satisfaction and client's attitude, including complaints), informs the corresponding project manager to be registered, analysed and replied to in the shortest possible time.

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<sup>&</sup>lt;sup>56</sup> If the client has assigned TYPSA Group the construction supervision, the role is assigned to the Unit Manager.



If the communication or query is related to the QHSE Management System, the project manager reports the results of the analysis and the corresponding actions to senior management, who, after the corresponding analysis, take the final decision on the need and scope of the response which shall be made by the Project Manager.

Sections 5.5., 7.2.1., 7.2.2. and 8.3. are applied to ensure that the above actions are carried out and are effective. Additionally, the client is given password-protected access to the updated information on a particular project (documents, drawings, calculations and measurements, references, etc.), and construction controls and supervision (progress, regular reports, certificates, photographs, etc.) via <a href="http://www.typsa.com/en">http://www.typsa.com/en</a>.

Regardless of the above, the client's opinion is also analysed and assessed as stated in section 8.2.1of this manual.

TYPSA Group systematically transmits information on its Integrated Management System to parties outside the Group (clients, or potential clients, external stakeholders and in general, to society) through its website, and the annual report, issued under the responsibility of the Corporate Affairs Director.

Information is provided on the following quality, environment and integrity management aspects:

- a) General
- Certifications of the systems implemented in the Group,
- Average performance assessment obtained via internal audits.
- b) Quality
- Average client satisfaction survey scores,
- Evolution of the average supplier rating,
- Training during the year,
- Number of internal audits performed.
- c) Environment
- Carbon footprint
- Electricity, water and paper consumption in its offices.
- d) Integrity
- Number of complaints received,
- Number of cases processed by the Committee.

The Compliance Committee is obliged to inform the competent authorities about any situations in connection with integrity that represent or may represent evidence of criminal activity, as described in the manual. It also has a duty to inform and help external agents with their investigations in any matter related to inquiries opened by that agent in connection with integrity management.

If an inquiry concludes that management system provisions affecting the client have been breached, the Compliance Committee shall notify the client of the discovery and the measures taken.

All aspects relating to external OHS relations and communications are laid down in the different procedures of the Integrated Management system, and especially in TPH-03 'Business activity coordination'.



The information security aspects of external relations and communications are set out in the Information Security Policy Manual and in specific procedures.

# 7.3. Design and development

Procedure TPP-01 'Design and development control' lays down the general control measures applicable during the preparation of the designs and section 7.5 states those corresponding to the preparation of studies and reports<sup>57</sup>.

All individuals involved in the preparation of a project carry out their tasks in accordance with:

- a) this document;
- b) procedure TPP-01 'Design and development control'; and
- c) the procedures, guides and instructions laid down in the corresponding Quality plan and the legal requirements and standards laid down in the technical specifications of the contract or selected by TYPSA Group from among those which are applicable.

### 7.3.1. Design and development planning

The design and development planning begins during the proposal writing stage. Following the award, the project manager updates and maintains the planning in the project's Quality and Environmental Management plan (see 7.1).

Information security requirements will be considered during this planning, for the proper development of the project.

### 7.3.2. Initial design and development data

The Project Manager is in charge of monitoring and updating the initial design and development data. According to procedure TPD-04a 'Project documentation storage and processing', upon starting the work, the Project Manager must create a computer directory available to all staff for storing the documents containing the data or the instructions on where to find these. The directory must always be kept up to date.

The project manager must identify the applicable environmental legislation and requirements in accordance with procedure TPA-01.

From the very beginning of the design phase, the project manager must collect the prior information, initial data and aspects to be considered in order to identify OHS hazards and assess the risks that may be present in the subsequent development of the project or production of the product, in order to eliminate, or at least minimise, at design inception and project or product conception.

The project manager shall inform the corresponding technical team leader of any changes made to the initial data — especially those made by the client — so that they can be applied once their effect on both the completed work and on work pending has been analysed.

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<sup>&</sup>lt;sup>57</sup> TPS procedures describe the methodology to be applied to service provision control in the case of construction management and supervision. In general, a design load is not considered to have been assigned to this kind of work. When this kind of work includes preparing designs (variations, additional designs, etc.) or other work involving design, then it must follow the TPP-01 requirements.



Finally, the project manager stores the initial data in the project report or equivalent document in the case of studies.

### 7.3.3. Results of the design and development and the R&D process.

In the cases in which the purpose of the contract is the preparation or management of a project, the final design and development results are included in the report, annexes, plans, terms and conditions and budgets.

Depending on the features and requirements of the clients or interested parties of the R&D project, the project manager selects one or more of the methods required in section 4.4.8.1 to inform the head of division.

## 7.3.4. Design and development review

Design and development reviews<sup>58</sup> are carried out in accordance with procedure TPP-01 Design and development control' by an expert (hereinafter called the design and development review manager) in a meeting with the project manager and the persons responsible for the participating technical specialities.

Based on a list of staff trained as design reviewers, the project manager assigns a project reviewer and establishes the stages or milestones at which the design and development reviews are to be made in the Quality and Environmental Management plan.

In cases where a design is not considered to be complex and those responsible have experience in similar work and the time for completion is very short, the design and development review can be carried out together with the design verification described in section 7.3.5. When a design phase overlaps with the construction phase, the design review shall be carried out before handover.

Whatever the case, the reviewer may request technical support as he or she considers appropriate.

The design and development reviews are carried out in conjunction with checklists and the results are documented as minutes which contain the comments and actions requested.

Any defects <sup>59</sup> or nonconformities directly affecting the quality of the work are corrected in accordance with the provisions laid down in 8.3. Any notable design and development issues and the actions required to avoid the repetition of the nonconformities, problems and weak points found during the execution in other projects are distributed among the staff concerned to improve the efficiency of future work, as per 8.5.2. and 8.5.3., as applicable.

### 7.3.5. Design and development verification

When preparing studies and designs, the design and the development<sup>60</sup> are verified in two stages. During the first stage, an engineer other than the author and with at least the same level of technical training checks

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See Design and development review: complete, documented and systematic examination of the evidence generated during the various design and development stages, carried out at least at the end of the process to assess and confirm (a) compliance with requirements regarding cost, term, quality and the environment; (b) the effectiveness of the production process and the actions aimed at minimising the environmental impact; and (c) the client's satisfaction with the completed work and the treatment given to identify and solve problems, where applicable, and propose corrective or preventive actions.

<sup>&</sup>lt;sup>59</sup> Defect: failure to meet a requirement or expectation reasonably associated with an anticipated use, including those related to security.

<sup>&</sup>lt;sup>60</sup> **Design and development verification**: a confirmation that the result of a project stage meets its initial data requirements achieved by obtaining and examining objective evidence.



the technical documents to ensure that they comply with the initial data, including data deriving from the applicable environmental legislation; that they are coherent and complete and that any inter-disciplinary relationships <sup>61</sup>have been satisfactorily resolved. Subsequently, before delivering the documents to the client, the TRA of the activity under verification — together with any associated TRAs, the Project Manager and the project's Quality Manager, unless the role is assigned to the Project Manager — must check that any changes to the initial data and any connections made after the date of the check have been resolved <sup>62</sup>.

During the check or verification, the following can be carried out, if necessary:

- Alternative calculations.
- Models or model tests, in which case the verification includes the checking of the studies, calculations and reports generated.

The above tasks are carried out using checklists in accordance with TPP-01 'Design and development control'.

The results of the check and the verification are registered on the lists of documents and activities or in the document itself when the client so allows. The Project Manager or — where appropriate — the Technical Activity Manager shall notify their staff of any errors or omissions detected during the check or verification process which may affect other project documents, and determine the actions required to solve them.

## 7.3.6. Design and development validation

If the scope of the work is limited to preparing the design, TYPSA Group understands that the concept of design and development validation <sup>63</sup> is included in the design and development review and verification as per the above sections.

If TYPSA Group is responsible for preparing the design and managing, controlling or monitoring the works, the Unit Manager shall validate the design and development of the project by sending reports to the Corporate Technical Department to be analysed, sorted and sent to any areas able to make use of them. These reports contain any omissions or errors detected in the project or in the final test results as well as any possible improvements for future works (known as feedback reports).

The requested recommendations and actions shall be documented and registered in corrective, preventive or repair action proposals as per the provisions laid down in 8.3, 8.5.2 and 8.5.3, as applicable.

### 7.3.7. Design and development change control

Any changes or modifications made to the agreement signed between TYPSA and the client (technical scope, period or budget), are managed in accordance with procedure TPP-02 'Design work variation management'. This procedure defines the management and technical activities to be carried out in relation to the Client when circumstances arise that may or will affect the price or completion periods of the services,

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<sup>61</sup> Checks release the document internally, which means that the technical area responsible for the document validates it for integration into the project as a whole.

<sup>62</sup> If the verification is positive, the product (set of documents which constitute a project or a part thereof corresponding to a stage or delivery) is approved.

<sup>&</sup>lt;sup>63</sup> **Design and development validation**: Confirmation by providing evidence that the design prepared complies with the requirements laid down for its use or application.



in order to keep clients informed in a timely manner of any eventualities that might alter their expectations and enable them to be forewarned of the effects that such circumstances may have on the final service, its price or its delivery period, thereby facilitating decision making.

It also defines the methodology to ensure that the contract budget is controlled throughout the production process and is at all times aligned with the scope of work, price and term conditions approved by the Client, while ensuring the appropriate documentary traceability of the process.

The Project Manager shall ensure that changes are notified to all staff concerned and that relevant records are produced.

#### 7.4. Purchases

# 7.4.1. Purchasing process

The generic term of purchase comprises any type of business in which TYPSA Group purchases goods or services related to its activity from a supplier.

There are two different types of purchase, based on the contractual relationship on which the transaction is based, and two categories, based on how the purchased product or service is linked to or depends on the services or products that the Group has agreed to provide to its client.

According to the type of type of relationship, contracts can be signed for providing services or selling goods. Depending on how the purchase is linked to the Group's contract with the client, we talk of subcontracts when the product or service provided is part of the Group's agreement with the client, or (conventional) contracts when this is not the case.

Based on the ISO 9001 standard definition of the term *purchase* and in accordance with the nature of the goods and services provided by TYPSA Group, the Integrated Management system places special emphasis on the subcontracting process. Since the Group is a service provider and aims to achieve client satisfaction, a product received from a subcontractor must meet the client's requirements.

Suppliers are selected based on the ability to meet the order requirements (including those related to quality, environmental and OHS management) they have demonstrated in the past, either in relation to TYPSA Group or by means of their general references, keeping a database of registered acceptable suppliers (which serves as a criterion for selection, assessment and reassessment) in accordance with procedure TPG-04 'Subcontracts and purchases'. Integrity management criteria must also be considered, as set out in the specific paragraphs in the Integrity Management Manual.

TYPSA laboratory purchases are carried out according to its own procedures.

## 7.4.2. Purchasing information

The project manager or technical team leader, as applicable, determines the products or services that are to be purchased, the term, the quality, environmental and OHS requirements and acceptance criteria, and designates the person responsible for preparing the purchase documentation.

If a significant environmental impact is generated during the application of the goods or services purchased by TYPSA Group and the suppliers do not have the ISO14001 or EMAS certificates, they shall be notified of the environmental requirements and procedures they must apply.

The products and services that may generate a significant environmental impact during their manufacture or application are verified in accordance with the provisions laid down in section 7.4.3 below.



Health and Safety Services provide the purchase team with the necessary advice and information on OHS to purchase any product or hire any service, as long as it complies with the legal requirements for marketing and use.

Health and safety risk assessment criteria will determine the required aspects and requirements for work equipment and machinery. Special consideration is given in certain QHSE System procedures to purchases closely related to OHS issues, especially those relating to emergencies and personal protective equipment.

Subcontract templates for hiring a service or product as part of the client's assignment to TYPSA Group contain specific quality, environment and OHS information and requirements which are generally required of the supplier.

### 7.4.3. Verification of purchased products and services

TYPSA laboratories apply what is stated in their own procedures.

The products or services to be purchased, as well as their requirements and inspection criteria, will be determined and assessed in the R&D project analysis and selection stage.

In the case of studies and projects or the subcontracted part thereof, the verification is carried out in accordance with what is laid down in 7.3.5 as part of the design.

The remaining products (test equipment, consumables, cleaning services, maintenance, etc.) that may affect the service quality, OHS or generate an environmental impact are verified before they are made available to the client by the user and subject to regular controls, where applicable, by a TYPSA Group technician as indicated in the purchase documents and in 8.2.4 or by an approved independent team.

Should it be possible to separate the service under contract into even parts and for the parts to be received separately, the decision shall be left to the project manager if it corresponds to a contract, or to the technical purchase manager if it is a generally applicable good or service, taking into account the type of product supplied, the use that is to be made thereof and the possibility of carrying out partial verifications.

In the cases in which the client or TYPSA Group wishes to verify the product or service at the supplier's facilities, the supplier is notified by means of the purchase documentation.

If, owing to urgency, a product that may affect quality, OHS or generate a significant environmental impact is used without the inspection or control laid down in the above sections, the product is identified directly or indirectly by the technical purchasing manager, ensuring its traceability and the possibility of recovering it and replacing it if the result of the controls is negative.

Whatever the case, the level and intensity of the control depends on the supplier's capacity and experience; the inspections<sup>64</sup>, controls and tests carried out previously; and the evidence provided. The corresponding records are generated according to 4.2.4 and the supplier database is updated.

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<sup>&</sup>lt;sup>64</sup> Inspection: Measuring, examining, testing or contrasting one or several entity characteristics using a standard and comparing the results obtained with the specified requirements in order to determine the conformity of each specification.



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# 7.5. Production and service provision

## 7.5.1. Control of the production and provision of the service

Project design and development control measures are set in section 7.3.

Construction supervision, control or monitoring work is controlled as per sections 8.2.3 and 8.2.4 and as per the following procedures: TPS-01 'Initial construction control and supervision work'; TPS-02 'Quantity and deadline control', TPS-03 'Quality control', TPS-04 'Review of the contractor's documentation. Management of modified and additional documents', TPA-01 'Identification and evaluation of environmental aspects and legal requirements' and TPA-02 'Operational control' and adapted to the contract's quality and environmental management plan.

The control of project inspection works is described in its specific procedure (TPP-04).

Equivalent procedures to those described above shall be applied to control subcontracted integrating or testing works for systems or equipment designed by TYPSA Group.

Whatever the case, specific measures to control production and service provision and the processes associated with a specific contract are specified in the corresponding Quality and Environmental Management plan as mentioned in 7.1

TYPSA's laboratory follows its own manuals and procedures for test controls.

Environmental impact during the construction of the designed work is minimised by incorporating environmental concepts at the design review and verification phase, as indicated in section 7.3'Design control'.

Work performed by TYPSA Group or by organisations controlled by the Group is associated with environmental aspects <sup>65</sup> that can generate one or more of the following environmental impacts <sup>66</sup>:

- Heating or cooling;
- alterations to the landscape, flora or fauna;
- alterations to the historical, artistic or cultural heritage;
- alteration or pollution of the atmosphere, soil, surface or ground water;
- consumption of water, energy, natural resources and manufactured products;
- light, noise, vibration or odour emissions;
- gas emissions into the atmosphere;
- discharges to the ground, drainage network or surface water;
- generation of gaseous, liquid or solid waste (routine or accidental);
- radioactive contamination (routine or accidental);

<sup>65</sup> Environmental aspect: Element of an organisation's activities, products or services which can interact with the environment.

<sup>&</sup>lt;sup>66</sup> Environmental impact: any change to the environment whether adverse or beneficial, wholly or partially resulting from an organisation's activities, products and services.



noise pollution (routine or accidental);

TYPSA Group considers environmental impacts to be significant if they:

- give rise to criminal or administrative penalties;
- damage TYPSA Group's public image;
- increase the cost of the relevant insurance policies due to the probability of occurrence; or
- become very significant due to their type, number or duration.

Annex 9.2 provides the link between tasks, aspects and their environmental impact. Environmental aspects are analysed during the construction, operation and dismantling of the work site, system or equipment designed. Potential impacts identified during the design or construction phase are minimised by identifying them in the design documentation and developing the legal environmental requirements, studies, environmental impact statements and environmental integration annexes which are prepared and incorporated into the control measure specifications to be applied during execution of the work, all as per section 7.3

Other aspects that need to be controlled during the works include direct environmental issues generated by TYPSA Group's own activity, such as waste generated in the Group's offices, the fuel consumption of work vehicles or the consumption of natural resources.

The procedures followed to identify environmental issues are specified in 7.2.1 Paragraphs 4.2.3 and 4.2.4 and chapters 5, 6, 7 and 8 of this manual describe the processes and their interactions, determine the staff responsible and present the measures provided in the QHSE System to make sure that:

- a) processes are efficiently operated and controlled;
- b) the resources and documents required for operation and monitoring of the processes are available;
- c) the processes are monitored, measured and analysed;
- d) the actions required for achieving the planned results and the continuous improvement of the processes are implemented; and.
- e) the purchase or subcontracting of any goods or services that may generate a significant environmental impact or affect the quality of the services requested by the clients is controlled.

TYPSA Group will define the environmental issues arising from new jobs or tasks which it can control, in order to determine which might produce significant impacts.

As indicated in paragraph 5.6in this document, the environmental issues generated by new jobs or tasks over which TYPSA Group can exercise control are analysed in the senior management's QHSE System review meetings, in order to determine which might produce significant impacts.

Section 7.2, specifies the types of OHS controls are included in the QHSE System.



## 7.5.2. Validation of the processes for the production and provision of services

In the study and design work, the so-called special processes<sup>67</sup> are carried out mainly during the survey campaigns required to obtain geotechnical data for the project. These campaigns are subcontracted in accordance with the provisions laid down in section 7.4and are controlled directly by qualified personnel from the Geotechnics Department.

TYPSA's laboratory follows its own manuals and procedures for test validation <sup>68</sup>.

In construction supervision, control or monitoring, equipment or system integration or maintenance work, special processes are performed by the works contractor, appointed by the client or by the supplier selected by TYPSA Group.

Where necessary, TYPSA Group supervises the execution and implementation of the special processes checking that they are performed:

- a) in accordance with current legislation or with procedures reviewed and approved by the contractor, the client or TYPSA GROUP, as applicable; and The special processes not covered by these standards or procedures shall be assessed before use at the works through the analysis of the information supplied by the contractor. The results shall be documented, registered and identified as quality registers.
- b) by staff trained and assessed by any of the methods set out in paragraph 6.2, or a similar one in the case of contractor or supplier staff.
- c) Using equipment maintained and controlled as often as specified in the instructions for use.

In all cases, contractor and supplier performance is controlled as per section 7.4.3

## 7.5.3. Identification and traceability

Documents generated by TYPSA Group shall be identified as per point 4.2.3

Traceability of materials and equipment for measurement and testing is carried out and controlled as per section 7.6

Where traceability is a client requirement in construction supervision, control or monitoring work, the applicable procedures shall be laid down in the Quality plan.

## 7.5.4. Client property

Given the nature of TYPSA Group's services, its clients do not supply physical products to be included in the contracted works. They may, however, supply documents, criteria or data which are controlled in accordance with their nature and origin as per 4.2.3 and 7.3.

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<sup>&</sup>lt;sup>67</sup> Special process: production process or service provision where the quality of the product depends basically on the worker's training and the equipment used, and for which no inspection or control performed during the manufacture of the product or provision of the service or upon its completion can guarantee that there will not be any defects once the product is in use or the service has been provided. The special processes shall be subject to supervision and shall be carried out (: a) by qualified personnel, (b) in accordance with approved procedures and (c) using approved materials and equipment.

<sup>&</sup>lt;sup>68</sup> Validation: Confirmation by examining and providing objective evidence that the specific requirements of a particular planned use have been met

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Should a future client supply other goods or services covered by this section of the UNE-EN-ISO 9001 standard, TYPSA Group would define and document the procedures required to ensure control and information security as per UNE-EN-ISO 27001, in the corresponding quality plan.

Samples delivered by clients for analysis to TYPSA laboratories are controlled in accordance with UNE-EN-ISO/IEC 17025 standard requirements.

### 7.5.5. External supplier assets

The Group's suppliers do not supply TYPSA with physical products to carry out the outsourced services.

They can supply documents, criteria or data which are controlled in accordance with their nature and origin as indicated in clause 4.2.3. (control of documents) and 7.3. (design and development control).

TYPSA signs a subcontract with the supplier which covers the intellectual property of all documents, models, samples, programs and work tools created especially for TYPSA by the supplier to carry out the works included in the contract signed between TYPSA and its client. Said subcontract determines that all the subcontractor's works are considered to be the property of TYPSA from the moment they are produced.

### 7.5.6. Preservation of the product

Given that the 'products' that TYPSA Group provides are design, study or report documents, these are controlled as per 4.2.3.

### 7.6. Post-delivery activities

TYPSA is aware of the responsibility it bears after providing its services. With this in mind, TYPSA has signed a civil liability insurance policy. The policy covers operational civil liability, cross liability, employer's liability and professional liability as a result of any personal damage or damage to property and its consequences (damages) which may occur for any reason related to work performed by TYPSA under the insured activity. The policy covers all countries.

The insured amount or insurance threshold is enough to protect against any type of incident concerning said coverage. The following are also insured:

- a) TYPSA, together with its subsidiaries and national and international branches.
- b) Subcontractors and collaborators on a service contract.
- c) Clients and/or public authorities (where required by the contract or the specifications, and without losing their third-party status).
- d) Also, joint venture or consortium partners exceptionally included ad hoc for specific projects.

Procedure TPG-05 on information security will be particularly relevant when working with external collaborators, in particular for work closeout.

Irrespective of any direct contact that the client's representative may have with the Project Manager assigned to each contract, any client complaint related to the service provided may be formulated by e-mail and sent to: calidad@typsa.es.

On the other hand, once a year, TYPSA carries out a client satisfaction survey for work in progress and work that has been completed during the tax year to take note of our how our clients value the work performed and our company in general, and to detect any signs of dissatisfaction which may not have reached us by other means. With this survey, we also note down market trends and detect opportunities for improvement.



Procedure TMP-04 describes TYPSA Group's method for obtaining feedback from concerned parties, including our clients.

Surveys give clients the chance to openly provide their opinion in as much detail as the wish, make suggestions and mention any weak points they may have detected which justify their appraisal.

After analysing the input received, the Corporate Quality Management Area gives an account in the QHSE System review of the report issued. Additionally, the most relevant information obtained from the survey is sent to all participating clients, irrespective of whether or not they provided their answers.

Any negative feedback will be analysed and given special treatment, as it can potentially lead to system nonconformities or risky situations, in which case the necessary remedial, corrective and/or preventive actions shall be triggered to solve the issue and prevent recurrence.

Any sign of dissatisfaction shown by our clients is registered in the 'Problems, suggestions for improvement and queries' program. This online application can be used to notify and register issues and to monitor them effectively.

Once the actions have been resolved and their effectiveness has been evaluated, either the Corporate Quality Department or the corresponding management area shall contact the affected client to notify them of the outcome and provide appropriate evidence.

The survey is sent on-line in the Client's main language and includes a unique link for access from the client's e-mail address only.

Upon request, TYPSA makes an online client support tool available to the client via a link on our corporate website at www.typsa.com. Here, clients can access a form where they can express themselves freely. Their message is sent directly to the Corporate Quality Department, without going through the Project Manager or any other production-related area. This ensures independent and impartial treatment of the same.

Clients can also use this tool to make recommendations or suggestions for improvement; this will in turn strengthen our relationship and trust.

## 7.7. Control of monitoring and measurement devices

Procedure TPM-03 'Control of measuring equipment' specifies the methods required to:

- link the tests or measurements to the instruments used;
- ensure that the measuring equipment gives reliable measurements by identifying it and setting maintenance, calibration and control programmes; and
- generate and maintain records of the condition and calibration status of measuring equipment.

If regular adjustment, monitoring or calibration processes show that measuring equipment does not comply, the procedure covers actions to:

- identify tests with potentially altered measurements;
- assess the effect on the acceptance of the tested elements with supporting evidence;
- apply the corresponding corrective measures or provisions, if necessary; and
- record the entire process.



In processes involving construction supervision, control and monitoring, manufacturer inspection or monitoring or integration, or system or equipment testing, TYPSA Group ensures that the contractor or supplier, as applicable, has procedures in place that are equivalent to those indicated above and that they are followed within the scope assigned by the client at all times.

## 7.8. R&D activities not covered in the previous points

This manual and Group V R&D management procedures reflect the general methods for measuring correct R&D system management and for developing R&D projects. In addition, provisions are made to ensure that the R&D Committee and the project teams fulfil their obligations, including:

### **R&D COMMITTEE:**

- Use of R&D tools (technology forecasting, technology prospecting, creativity, and external and internal analysis).
- Identifying, analysing and evaluating R&D system risks, threats and opportunities
- Analysing and selecting R&D ideas.
- Planning, monitoring and control of the project backlog and associated risks.
- Technology transfer and competitive intelligence, understood as the process of obtaining, analysing, interpreting and internally sharing information of strategic value on the industry and competitors.
- Monitoring, control and use of procedures for the documentation of results.
- Protection and use of results.
- Measurement, analysis and improvement

### **R&D PROJECT TEAMS:**

- Use of R&D tools (technology forecasting, technology prospecting, creativity, and external and internal analysis).
- Risk identification and evaluation in the R&D projects in which they participate.
- Implementing R&D projects in accordance with quality criteria.
- Generating and transferring knowledge.
- Developing new technologies and/or improvements to existing technologies.

### 7.8.1. Our tools

Staff are trained as indicated above in 6.6.2 and in TPR-01 procedure to ensure that R&D tools are applied. Work is monitored and coordinated by the R&D Management Committee and the Project Manager and the project team TRA who decide which are the most appropriate tools for each project, depending on the procedures indicated in the TPV-01 and TPV-02, and in the R+D Activities guide and SWOT analysis.

## 7.8.2. Internal and external analysis

The result of external analysis to assess and compare TYPSA Group's innovative ideas with other agencies is reflected in the Strengths and Weaknesses in the SWOT analysis and the result of the internal analyses is reflected in Opportunities and Threats.

Senior management establishes technology transfer methods in its strategic plan.



The following control measures have been introduced in order to protect the results obtained:

- a) All TYPSA Group staff are obliged and formally committed to professional secrecy regarding any information obtained in the performance of both their work in the provision of services and in administrative data processing tasks as a result of the work carried out. They must sign a confidentiality agreement attached to their employment contract.
- b) Any information received, regardless of the means, will be treated as confidential.
- c) Information provided by the client or third party may not be wholly or partially reproduced for purposes other than those specific to the work entrusted to us, without the express authorization of the Technical and R&D Management Area.
- d) Documents generated during a project are the property of TYPSA Group or of the client, according to what is stipulated in the contract, and must be treated confidentially and may not be reproduced without prior permission.
- e) TYPSA's intellectual ownership of the material is registered before a public notary.

In accordance with the scope of the work carried out by TYPSA Group the use of the products obtained as a result focuses on preparing designs or studies for external clients, to which knowledge acquired in R&D work is applied.

# 8. Measurement, analysis and improvement

#### 8.1. General considerations

In accordance with the above, the methods and procedures used by TYPSA Group for the monitoring, measurement, analysis and continuous improvement of its Integrated Management System and of the services provided to our clients and stakeholders, are based fundamentally on the continual control of the work carried out (see sections 4.2.3 and 7.3) and on the regular review of the system carried out by TYPSA Group senior management, as indicated in section 5.5.

The use of statistical techniques is limited to inspection and testing work carried out during execution and on completion of items of work completed by the contractor, as part of the construction supervision, monitoring or control.

The methods, statistical parameters (sizes and specifications of the samples, test percentages, etc.) required to apply the said statistical techniques are laid down in the inspection points programme included in the quality and environment management plan mentioned in section 7.1

The QHSE System specifies a continual tracking and measurement system for OHS through:

- external OHS Management System audits;
- internal audits as described in 8.2;
- managing appeals, complaints and non-conformities;
- investigating accidents;
- emergency reports;
- accident statistics and reports;
- health monitoring;

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- cleanliness and tidiness controls and reports;
- continual monitoring of the established corrective measure and control schedules;
- periodic reviews of the risk assessments;
- annual reports assessing the effectiveness of integrating the preventive action; and
- annual QHSE System reviews carried out by senior management.

# 8.2. Monitoring and measurement

#### 8.2.1. Client satisfaction

During the work and on completion, the project and construction unit managers inform their immediate superiors of the client's degree of satisfaction with the work carried out by TYPSA Group. The Head shall determine what measures must be taken in each particular case and report to the Corporate Quality Department if the client seems dissatisfied with the work done. This will then be recorded as an incident. Any congratulatory messages received in writing shall be reported to the Corporate Quality Department to be incorporated into the System follow-up and review reports.

In addition, and on an annual basis, client satisfaction surveys are conducted for the most important works. These surveys are emailed or posted by the Corporate Quality Department to the clients indicated by the Head of each project in the current or immediately preceding year. The survey campaign starts in July and letters are sent in September, to obtain and process the data in time for the system review. The results of these surveys are analysed and discussed at the aforementioned system review meetings. All those that show negative results are discussed as a separate case and considered client complaints as applicable.

### 8.2.2.Internal system audits

TPM-02 procedure 'Audits' includes the general methods for carrying out the following audits:

- System: to assess monitoring, effectiveness and adaptation.
- Management: to assess the way in which heads of division and area offices follow up on the system and fulfilment of the quality goals for which they are responsible.
- Contract: to assess monitoring, effectiveness and adaptation to the system in the case of work performed by the area audited in ongoing or completed contracts.
- Environmental: to assess compliance with Environmental Management System obligations, in permanent workplaces.
- OHS: To assess compliance with the obligations specified in the OHS Management System in each workplace.

All of them consider integrity management aspects which in addition are treated separately.

These procedures include selecting auditors, independence requirements and launching, developing and documenting the audits and their results.

QHSE System and Integrity Management System audits are carried out at least every three years and cover those points in the standard not covered by project and management audits. In addition, project-specific audits are carried out depending on importance, complexity, and client or stakeholders' requirements. They are planned, implemented and documented in accordance with procedure TPM-02 'Audits'.



Project and management audits are scheduled every six months, and the audit schedule is published in the annexes of the QHSE Management System follow-up or review meeting minutes. Every year, at least one contract audit is carried out for each division, department and area office as well as an environmental audit for each permanent workplace.

TPM-02 defines the responsibilities and requirements to plan and carry out audits as well as record and report on the results.

### 8.2.3. Monitoring and measuring of processes

The Corporate Quality Management Area conducts audits to compare the methods stipulated for monitoring and measuring in the QHSE System with those actually applied. These audits shall be carried out and documented in accordance with paragraph 8.2.2'Internal system audits'.

Project or construction managers or directors analyse and assess whether the processes can achieve the anticipated results and report to their respective corporate, global or regional directors, who report to the appropriate Committee. The Committee assesses the effectiveness and efficiency of the QHSE System processes in accordance with the provisions specified in section 5.5. and establishes the remedial, corrective and preventive actions necessary, pursuant to the provisions specified in section 8.3 and paragraphs 8.5.2 and 8.5.3, respectively.

The Compliance Committee receives the results of integrity management audit reports, in the sections on integrity, and analyses and evaluates system compliance and effectiveness. Conclusions on performance, indicators and actions for improvement obtained from the results of this analysis, are included in the annual report for Senior Management.

In addition to these internal audits, OHS is regularly audited pursuant to legal OHS Management System requirements, verifying, among other points, compliance with legal requirements and with all voluntary requirements assumed by TYPSA Group.

Every year the effectiveness of preventive activity is assessed in the Prevention Services' annual report. Accident rates are presented by which processes can be judged to be suitable or not and their validity for achieving the objectives can be evaluated.

Finally, the level of OHS process compliance is monitored in the Management's annual reviews.

### 8.2.4. Monitoring and measurement of product

Checks are made to monitor and control studies. Designs are monitored and controlled by verifying, reviewing and validating design and development, as mentioned in 7.3 Monitoring and control of construction supervision, control and monitoring is carried out as specified in the inspection points plans in accordance with the provisions of procedure TPS-03, and monitoring of inspections is specified in a specific procedure. Laboratory tests are monitored and controlled in accordance with their own manuals and procedures. These control measures are complemented with internal audits.

The key features of operations that might generate a significant impact on the environment are monitored and controlled by the Committee in the QHSE System review and monitoring meetings, in accordance with the provisions in section 5.5.

As already mentioned in point 8.2.3 on OHS, internal and legally required OHS Management System audits are conducted regularly, verifying, among other points, compliance with legal requirements and with requirements voluntarily assumed by TYPSA Group.



OHS development compliance is monitored in the annual Management reviews.

R&D activities are monitored and controlled by checking the project workload and its operation. These control measures are complemented with internal audits.

Conventional and R&D project verification constitutes the record of products released to the client.

# 8.3. Control of a non-conforming product

Within the scope of TYPSA Group's services, processes and products that do not comply with the Integrated Management System requirements or with the requirements defined and agreed with clients are detected mainly when:

- Preparing the bid, locating and recruiting partners and appointing subcontractors
- recruiting staff or freelancers;
- reviewing or verifying the design and development;
- outsourcing or supervising subcontracted work;
- receiving products that might generate a significant environmental impact;
- conducting permanent supervision of work carried out by managers or team leaders;
- clients of independent inspection agencies conduct internal audits or inspections;
- analysing relevant internal or external environmental communications;
- analysing claims from clients made directly or through external agencies;
- investigating accidents and incidents;
- analysing internal incidents;
- investigating allegations made in connection with integrity.

TPM-01 procedure 'Control and resolution of non-conformities' stipulates the general methods applied by TYPSA Group to ensure that non-compliant products are identified and controlled both from the point of view of quality and environment, in order to avoid inadvertent use and to ensure that the corrected goods or services are inspected again. Likewise, processes or actions that breach prescribed integrity management obligations are identified.

In addition to giving rise to possible nonconformity reports and, where applicable, the corresponding mitigating actions,

- In design and study work, where the 'products' are documents, 'non-conformities' are treated by correcting and re-printing them.
- In any kind of construction supervision, control and monitoring works, the non-compliant products (which are taken to include tasks within TYPSA Group's responsibility which have been omitted or incorrectly performed) are processed depending on their nature and on the provisions specified in the construction Quality plan. In the case of non-compliant goods or services supplied by the contractor, TYPSA Group is responsible for stipulating and monitoring their correction depending on the type of supervision. Responsibilities are defined in the contract, in TYPSA Group's quality management plan for the site and in the master Quality plan or similar document, where applicable.

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In addition to controlling OHS nonconformities, the Integrated Management System has a procedure known as TPM-04 'Investigation of accidents and incidents' which establishes and determines the actions necessary to investigate accidents and incidents that occur in the workplace in order to take the necessary measures to prevent re-occurrence.

To avoid accidents and OHS incidents and ensure responsiveness, TYPSA Group has emergency plans or measures in place in its work centres as described in procedure TPH-04 'Emergency'.

Environmental contingency plans exist to limit the environmental impacts generated and ensure response capacity in the event of an accident, in accordance with procedure TPA-03 Emergency Plans.

The Integrity Management Manual contains the procedure for inspecting and dealing with formal integrity management complaints.

In order to limit deviations from expected R&D project results, Group V Monitoring procedure is applied.

## 8.4. Data analysis

The Quality Committee determines, compiles and analyses the data indicated in the process files included in section 0.1to assess and demonstrate the suitability and effectiveness of the QHSE System, detect processes or activities that can be improved and provide information about the following:

- a) Client and stakeholder satisfaction (see 8.2.1).
- b) Compliance with product requirements (see 7.2.1)
- c) Features and trends of processes and products, including opportunities for carrying out preventive or improvement actions (see 8.5.2 and 8.5.3).
- d) Suppliers (see 7.4).

All OHS data, such as accident statistics, audit results, etc., are analysed in the annual reviews to assess the effectiveness of OHS integration and implementation and serve to determine the policy and objectives in the short and long term.

### 8.5. Improvement.

### 8.5.1. Continuous improvement.

The commitment to continuous improvement is presented by the Chairman in his Policy and it is developed and implemented by the Committee by analysing the data contained in the process files and it is complemented by implementing a system of TYPSA Group staff incentives, based on activities or ideas which, directly or indirectly, help to improve quality; innovative activities and the effectiveness of the work done; respect for the environment and improvement of OHS conditions.

Continuous improvement is one of the fundamental aspects of the Integrated Management System, to be carried out through annual reviews and promoted by controlling non-conformities, implementing the system of internal and external audits and the different controls of the various aspects of the Integrated Management System.

#### 8.5.2. Corrective actions.

TPM-01 procedure 'Control and resolution of non-conformities' establishes the general methods applied by TYPSA Group for the detection, processing and resolution of nonconformities in order to document their

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occurrence, possible causes and corrective actions, where necessary, as well as for monitoring their implementation and effectiveness.

In addition to this, for OHS procedure TPM-04 'Investigation of accidents and incidents' aims to establish and determine the actions required to investigate accidents and incidents occurring in the workplace in order to take the necessary measures to prevent their recurrence.

System non-conformities detected while investigating integrity management accidents and incidents are dealt with in accordance with procedure TPM-01, as a separate part of the case under investigation.

#### 8.5.3. Preventive actions.

TYPSA Group examines recorded nonconformities, monitors the works and their peculiarities as per the general methods stipulated in procedure TPM-01 'Control and resolution of nonconformities' to anticipate situations which, because of their similarity with previous situations, may give rise to potential risk for quality, the environment, integrity or R&D activities.

Once the situation in which these risks may occur has been detected, the process for stipulating and controlling preventive actions is similar to that used for corrective actions.

Regarding OHS, procedure TPH-04 'Emergency' indicates how to respond to possible potential emergency situations, prevent and mitigate their consequences should they occur and prevent accidents and incidents or act properly should any accident or incident occur.

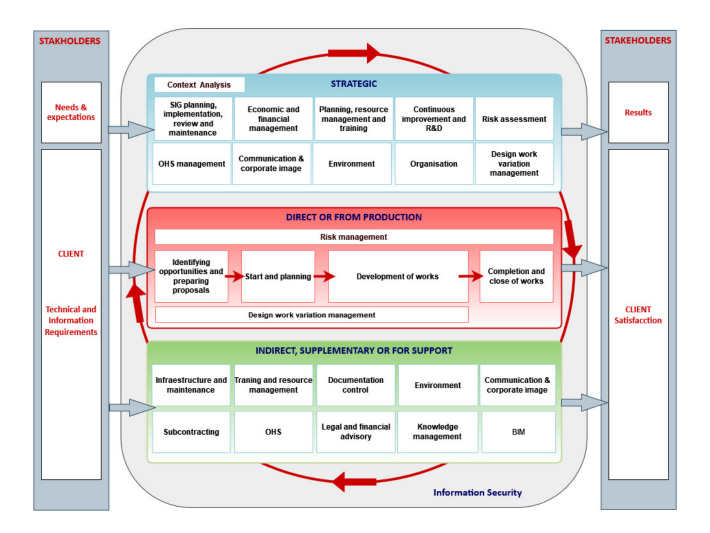
## 9. Annexes

- 9.1. Annex. Process diagram
- 9.2. Annex. Environmental issues
- 9.3. Annex. Organisation chart
- 9.4. Annex. TYPSA Group's quality, environment, OHS, R&D and information security management policy;
- 9.5. Annex. Information security policy manual.
- 9.6. Annex. List of general QHSE System procedures that develop and supplement this manual.
- 9.7 Annex: Abbreviations and definitions
- 9.8 Quality, Environment, OHS and R&D Management certifications

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# 9.1. Annex. Process map 69.



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<sup>69</sup> For the R&D process map, see TPV-01.



### 9.2. Annex. Environmental issues

See procedures TPA-01 'Identification and evaluation of environmental aspects and legal requirements' and TPA-02 'Operational control'.

# 9.3. Annex. Organisation chart

See the organisation tab on

http://www.typsa.net/calidad/index.html

# 9.4. Annex. Management System Policies

View at:

https://www.typsa.com/

https://typsa.net/calidad/DocSistema.html

# 9.5. Annex. Information security policy manual

View at:

https://typsa.net/calidad/DocSistema.html

# 9.6. Annex. List of general procedures that develop and complement this manual.

# **Group O: ORGANISATION**

TPO-01	TYPSA Group organisation charts	
TPO-10	Role of the Chief Technical Officer	
TPO-20	Role of the Head of Division	
TPO-25	Role of the Head of Department	
TPO-30	Role of the Head of Section	
TPO-27	Role of the Division Coordinator	
TPO-30	Role of the Project Manager	
TP0-32	Role of the BIM Manager	
TP0-34	Role of the CAD Manager	
TPO-35	Role of the Head of Unit	
TPO-37	Role of the Document Controller	
TPO-40	Role of the Technical Activity Manager	
TPO-42	Role of the BIM leader	
TPO-45	Role of the Technical Coordinator	
TPO-50	Vehicle management	
TPO-60	Role and responsibilities in OHS	
TPO-70 Information security roles and responsibilities		

# **GROUP D: DOCUMENTATION CONTROL**

TPD-01	Identification of documents and registers
TPD-02	Control of documentation and data



TPD-03 RecordsTPD-04a Project documentation storage and managementTPD-04a Construction documentation storage and processing

### **GROUP G: GENERAL REQUIREMENTS WORK PROCESS**

TPG-01 Proposal control

TPG-02 Planning and starting work

TPG-03 Quality plans

TPG-04 Subcontracts and purchases

TPG-05 Close of work

#### **GROUP P: STUDIES AND DESIGNS**

TPP-01 Design and development controlTPP-02 Design work variation managementTPP-03 Consultancy work

TPP-04 Inspection

### **GROUP S: CONSTRUCTION SUPERVISION**

TPS-01 Initial construction control and supervision work

TPS-02 Quantitative and deadline control

TPS-03 Qualitative control

TPS-04 Review of contractor's documentation Design variation and complementary design management.

TPS-05 Construction work management

### **GROUP C: PROJECT AND CONSTRUCTION MANAGEMENT**

TPC-01 'Contract Management'

### **GROUP M: MEASURING AND IMPROVING**

TPM-01 Control and resolution of nonconformities

TPM-02 Audits

TPM-03 Control of measuring equipment

TPM-04 Feedback

TPG-06 Proposals for improvement

#### **GROUP R: RESOURCE MANAGEMENT**

TPR-01 Training

TPR-02 Discrimination prevention procedure

TPR-03 Registering employees and collaborators

TPR-04 Non-automatic employee registration

TPR-05a Confidentiality commitment, duty of secrecy, general obligations and rules for the use of resources- Employees

TPR-05b Confidentiality commitment, duty of secrecy, general obligations and rules for the use of resources- Collaborators

TPR-06 Hiring the workforce



TPR-07 Payroll

PR-08 Internal promotion

TPR-09 Competence Management

# **GROUP A: ENVIRONMENTAL MANAGEMENT**

TPA-01 Identification and evaluation of environmental aspects and legal requirements

TPA-02 Operational control

TPA-03 Environmental emergency plans

# **GROUP V: R&D MANAGEMENT**

TPV-01 R&D management

TPV-02 Technological surveillance

## **GROUP VI: OHS MANAGEMENT**

TPH-01	Control and delivery of individual work equipment
TPH-02	Hazard Identification and risk assessment (HIRA)
TPH-03	Business activity coordination
TPH-04	Emergency
TPH-05	Accidents

## **GROUP I: INFORMATION SECURITY MANAGEMENT**

TPI -01	Information and communications technology administrator management.
TPI-02	Information security risk analysis methodology
TPI -03	Information security contingency plan
TPI-04	Registering and de-registering user accounts
TPI -05	Information and communications technology change management
TPI -06	Information security incident management

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### 9.7. Annex: Abbreviations and definitions

#### 9.7.1. Abbreviations

**DQA**: Corporate Quality Management Area.

DD.GG. Management Areas.

DD.TT.: Regional Management Areas.

EMAS: Eco-Management and Audit Scheme.

**JJ.AA**.: Generic term for referring to the heads of divisions or departments or to the project managers or heads of work units affected by or responsible for one or more actions or processes.

RD. Design Review Manager.

SW: Software.

TRA: Technical Activity Manager.

**Corrective action**: Action taken to eliminate the causes of a detected nonconformity, defect, incident or any other undesirable situation in order to prevent its recurrence.

**Preventive action**: Action taken to eliminate the causes of a potential nonconformity, defect, incident or any other undesirable situation in order to prevent its occurrence.

**Repair action or repair:** Action taken on a non-compliant product to reduce the nonconformity to acceptable values, even though it is not compliant with the requirements that were originally specified.

**R&D activities**: Those relating to research, technological development and innovation, as defined in this standard.

**Working environment**: Set of conditions under which the work is carried out. Conditions include physical, social, psychological and environment factors (such as temperature, recognition schemes, ergonomics and atmosphere quality).

**Approval**: Formal action whereby an officially qualified body authorises the use of the document, service or process in a particular area for a specific use.

Quality assurance: set of planned and systematic actions implemented in the Quality system, which can be demonstrated if necessary, to provide sufficient confidence in an organisation's compliance with quality requirements.

**Environmental aspect**: Element of an organisation's activities, products or services that may interact with the environment.

Threat: Potential cause of an unwanted incident, which can cause damage to a system or organisation.

**Attack:** Attempt to destroy, expose, alter, disable, steal or access without authorisation or make unauthorised use of an asset.

Auditor: Person with competence to carry out an audit.

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**Internal audit**: Systematic, independent and documented process for obtaining audit evidence and assessing it objectively in order to determine the degree of compliance with the audit criteria.

Authentication: Guarantee that a claimed characteristic of an entity is correct.

Authenticity: The property that an entity is what it claims to be.

**Quality**: Set of an organisation's characteristics that enable it to meet both implicit and established requirements.

Check or review of a document: Examination of a document or logical set of documents to ensure that there are no overlaps, voids or contradictions, conceptual or formal errors and that they comply with the instructions received for their preparation and are coherent with the initial data.

**Client**: Organisation or environment that receives or is affected by TYPSA Group's products or processes. In accordance with the broad sense the UNE-EN-ISO 9001:2008 standard gives to the term *client*, it is considered that this term includes the environment and the buyers and users of the products and services made and provided by TYPSA Group.

**Quality Committee**: Executive and control body comprising the Chairman, the CEO, the corporate, global and regional directors, regional and area managers and QHSE System coordinators.

**R&D Management Committee:** Executive and control body chaired by the Corporate Technical Director, the corporate and global directors, the regional directors and the R&D management coordinators.

**Environmental behaviour:** measurable results of the environmental QHSE System related to the control of an organisation's environmental aspects based on its environment policy, objectives, policies and goals.

Innovative behaviour: Measurable QHSE System R&D results related to an organisation's control of its aspects based on its technology policy, objectives, policies and goals.

**Verification**: Confirmation through the examination and provision of objective evidence of the fact that the specified requirements have been met.

**Concession**: Authorisation for the use of a non-compliant product or document or for continuing with the next stage of a non-compliant process.

**Confidentiality:** Ownership of information by which it is kept inaccessible and not disclosed to unauthorised individuals, entities or processes.

**Consultation**: search for opinions before making a decision. Note 1: Participation includes engaging health and safety committees and workers' representatives, if any.

Internal context: Internal environment in which the organisation seeks to achieve its objectives.

**External Context:** External environment in which the organisation seeks to achieve its objectives.

**Access control:** means to ensure that access to assets is authorised and restricted based on business and security requirements.

Quality control: Operative techniques and tasks used to comply with quality requirements.

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**Quality Coordinator:** Person in charge of quality management in his or her assigned work centres. (to be reviewed).

Environmental Coordinator: Person in charge of environmental management at the assigned workplace. Their job is to identify environmental aspects, monitor consumption, identify environmental legislation and assess the degree of compliance with the requirements; document how waste is managed and those who manage it (as suppliers); define specific objectives and periodically assess their compliance; spark staff interest in environmental issues, in particular those related to saving energy and water and reducing waste. Perform internal audits and the preparation of reports for the monitoring and review of the System.

Initial data for a work or for the design and development: Corresponding external conditions which must be known for the corresponding implementation, such as requirements issued by other stakeholders, legislation, by-laws and applicable standards, requirements laid down by the client, physical, environmental and socio-economic specifications of the environment and, where applicable, an environmental impact study.

Fault: Failure to meet a reasonable expectation or requirement associated with anticipated use, including those related to safety.

**Development of own technology**: Using personal knowledge and experience to produce new materials, devices, products, processes, systems or services, or to improve these substantially. This includes creating prototypes and pilot plants.

**Technological development**: Using the results of an investigation or any other kind of scientific knowledge to manufacture new materials or products for designing new processes or production systems or providing services, as well as substantially improving current technological materials, products, processes or systems. This includes turning the results of the research into a plan, diagram or design, as well as creating non-marketable prototypes and pilot designs, provided that they do not become industrial products, that they are used as such or that they are commercially exploited.

**Environmental performance**: Measurable results of the manner in which a company manages its environmental aspects.

**OSH performance**: measurable outcome related to the effectiveness of injury prevention and deterioration of health for workers and the provision of safe and healthy workplaces.

Engineering or industrial design: Consecutive design stages including the design and elaboration of plans, drawings and mediums aimed at defining the descriptive elements, technical specifications and operating characteristics necessary to manufacture, test, install and use a product.

Availability: The quality of being accessible and ready for use on demand of an authorised entity.

**Document**: Minimum self-sufficient information for a specific objective, contained on any medium, generated by an individual and related to one single entity or logical group of several entities. The medium can be paper, magnetic disk, optical disc or electronic format, photograph or standard samples or a combination thereof.

Effectiveness: The degree to which planned activities are carried out and planned results are achieved.

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**Efficiency**: Ratio between the result obtained and the resources used.

For R&D projects, there is a common interest in the output of the project organisation and the environment in which it operates. In this case, the interested parties can be: (a) the client who receives the product of the project; (b) the consumer who uses the product of the project; (c) the owner who originated the project; (d) the partner, for example, in a consortium (each entity that participates in a joint project); (e) the financing entity, as a funding institution; (f) the subcontractor, as the organisation that provides products to the project organisation; (g) society — for example, the jurisdictional or regulatory entities and the general public; and (h) the internal staff at TYPSA Group, as members of the project organisation.

Personal Protective Equipment (EPI): Any equipment designed to be worn or carried by workers to protect them against any number of risks that could threaten their health or safety at work, as well as any accessory designed for such purpose.

Risk assessment: The process of assessing the risk or risks that arise from one or several hazards, considering the adequacy of existing controls, and deciding if the risk or risks are acceptable or not.

Assessment of occupational health and safety risks: Process aimed at estimating the magnitude of unavoidable risks, obtaining the necessary information so that the employer is in a position to make an appropriate decision on the need to take preventive measures and, in such case, on the type of measures to be taken.

Evidence: information whose truthfulness can be demonstrated objectively since it is based on facts obtained via observation, measurement, testing or other means.

Quality, Environmental, OHS and R&D management: Set of general management tasks which determine the policy, objectives and responsibilities on quality, environmental, OHS and R&D issues and which are implemented by means such as planning, control, assurance and continuous improvement of all these aspects within the framework of the General Management System. Quality management includes quality control and assurance.

Hazard identification: process whereby a hazard is recognised, and its characteristics are defined.

Environmental impact: any environmental change, whether adverse or beneficial, affecting all or part of an organisation's activities, products or services.

Documented information: information that an organisation has to control and maintain, and the device on which it is contained. NOTE 1: Documented information can be in any format and on any device and can come from any source. NOTE 2: Documented information may refer to the management system, including related processes; information created for the organisation to operate; evidence of results achieved (records).

Innovation: Activity resulting in the creation of new products or processes or the substantial improvement of existing ones.

Technological innovation: Incorporating the basic technologies that are available in the market into the development of a new product or process.

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**Innovation in technology**: Generating and implementing new technologies in the market which, once consolidated, will begin to be used by other innovative processes associated with products and processes.

**Fundamental or basic research**: Expanding general technical and scientific knowledge not directly linked with industrial or commercial products or processes.

**Industrial or applied research**: Research aimed at acquiring new knowledge with a view to using it to develop new products or processes or to incite significant improvement of existing products or processes.

**Innovation in the management**: related improvements in the way of organizing the resources needed to achieve innovative products or processes.

**Inspection**: measuring, examining, testing or contrasting one or several *entity* characteristics using a standard and comparing the results obtained with the specified requirements in order to determine the conformity of each specification.

Integrity: the state of being accurate and complete.

**Interface**: Information shared by two or more organisations. It includes the document that enables the relations between the said organisations.

**Research**: Original and planned investigation aimed at uncovering new knowledge and reaching greater understanding in the field of science and technology.

**Innovation activities comprise**: the incorporation of tangible and intangible technologies, industrial design, equipment and industrial engineering, launching the manufacture and marketing new products and processes.

**Workplace**: a place where work-related activities take place under the control of the organisation. NOTE 1 - The organisation's responsibilities under the OSH management system for the workplace, depend on the degree of control over the workplace.

The environment: Environment in which an organisation operates, including the air, water, land, natural resources, flora, fauna, human beings and the interactions among them.

**Continuous improvement**: process whereby the Integrated Environmental and OHS Management system is optimised to improve its overall performance, in accordance with the organisation's environmental and OHS policy.

**Continuous improvement**: Recurring process of establishing objectives and identifying opportunities to increase the capacity for continuously meeting quality, environmental and OHS requirements through the reports and conclusions drawn from audits, data analysis, Management reviews and other means and which generally gives rise to corrective or preventive actions.

**Environmental target**: detailed action requirement, to be quantified wherever possible, to be applied to an organisation or to a part thereof, arising from the environmental objectives, and which must be established and complied with in order to reach said objectives.

Quality, environment, OHS and R&D goal: detailed action requirement arising from the quality, environmental, OHS or R&D objectives. The action must be quantified wherever possible and is applicable to an organisation or a part of it. This requirement must be established and complied with in order to meet the OHS and R&D objectives.



Nonconformity: Failure to meet a specified requirement.

**New products or processes:** Products or processes whose features or uses differ substantially from current ones from the technological point of view.

**Environmental objective**: General environmental goal which is consistent with an organisation's environmental policy.

**Organisation**: Any company, corporation, firm, enterprise, authority, institution, part, or combination thereof, whether or not a partnership, either public or private, with its own functions and administrative system.

**Interested party**: Any person or group inside or outside the workplace that has an interest or is affected by the quality, the environmental performance or the OHS performance of an entity or by the R&D actions of an organisation.

**Participation**: action and effect of involving in decision-making. Note 1: Participation includes engaging health and safety committees and workers' representatives, if any.

Hazard: Source, situation or act with the potential for causing harm in terms of damaging people or their health or both.

Quality, Environment and R&D Management plan: Document that sets out the processes, procedures, human and material resources and the sequence of specific activities aimed at establishing, achieving and measuring quality, environmental and R&D objectives and requirements, stating who shall apply them to a specific product, project or contract, as well as when and where.

Occupational Health and Safety plan: The tool that incorporates TYPSA Group's preventive activity into its General Management System and sets its Occupational Health and Safety policy.

**Preventive action planning**: Establishing, designing and programming the activities and measures — including the necessary human, material and financial resources — that must be adopted in order to eliminate or control and reduce any risks deemed unavoidable following risk assessment.

Quality, Environment, OHS and R&D policy: An organisation's general guidelines and intentions regarding the quality of its products and its environmental and R&D performance as formally stated by senior management, providing a framework for the organisation's action and for establishing its objectives and goals.

Procedure: Specified method, documented or otherwise, for carrying out a certain activity or process.

**Prevention:** A set of activities or measures taken or planned for every stage of the company's activity in order to avoid or reduce work-related risks.

**Special process**: Process of producing a product or providing a service such that the quality of the product depends basically on the worker's training and the equipment used, and in which no inspection or control performed during the manufacture of the product or provision of the service or upon its completion can guarantee faultlessness once the product has been used or the service has been provided. The special processes shall be subject to supervision and shall be carried out (a) by qualified personnel, (b) in accordance with approved procedures and (c) using approved materials and equipment.

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**Process**: Set of activities that interact with each other or are mutually related with each other and transform input into results.

Product: Result of a process.

Supplier: Organisation or individual that provides a product to TYPSA Group.

**Information processing resources (facilities):** any information processing system, services or infrastructure, or the physical locations that house them.

Record: Document containing obtained results or providing evidence of activities carried out.

Design and development review: Complete, documented and systematic examination of the evidence generated during the various design and development stages, carried out at least at the end of the process to assess and confirm (a) compliance with requirements regarding cost, term, quality and the environment; (b) the effectiveness of the production process and the actions aimed at minimising the environmental impact; and (c) the client's satisfaction with the completed work and the treatment given to identify and solve problems, where applicable, and propose corrective or preventive actions.

**Review**: activity carried out to guarantee the convenience, adaptation and effectiveness of the matter under review to reach the objectives that have been established.

**Risk**: The likelihood of a dangerous event or exposure combined with the severity of the damage or deterioration to health it can cause.

**Occupational risk**: Possibility of a worker suffering damage caused by work. To determine the seriousness of a risk, both the probability of the damage taking place and its severity shall be considered.

Occupational Health and Safety: Conditions and factors that affect or might affect the health and safety of employees or other workers (including temporary workers and hired staff), visitors or any other person in the workplace. N.B. Organisations may be subject to legal requirements on the health and safety of people beyond their immediate workplace or of those exposed to the activities performed in the workplace.

OHS Management System: The part of an organisation's management system dedicated to developing and implementing its OHS policy and managing its OHS risks.

**Information systems:** Applications, services, processes, information technology assets and other components for information management.

QHSE Quality, Environment, OHS and R&D System: quality, environmental, OHS and R&D policy and objectives, the methods used to achieve them, and the human and material resources required to carry them out, considered as a whole. This includes quality control and assurance activities.

QHSE R&D system: part of the general management System that includes the organisational structure, the planning of activities, the responsibilities, practices, procedures, processes and resources needed to develop, implement, carry out, review and update an organisation's R&D policy.

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**Intangible technology**: Purchased technology in the form of patents, non-patented inventions, licenses, know-how reports, trademarks, designs, utility models, R&D services and other services with a technological content.

**Material technology**: Purchased machinery and equipment with a technological component which is related to the product or process innovations introduced by the organisation.

**Desk work**: Tasks including (a) information processing: work aimed at compiling and sorting information; and (b) studies: work leading to conclusions or recommendations — this may include sketches, diagrams and estimates; (c) designs: work which defines and determines the quality, specifications and budget of the works or products that are to be built, installed or assembled.

**Technology transfer**: The process of transmitting to a third party scientific and technological, information, knowledge and the means and the rights of use, for manufacturing a product, developing a process or providing a service, thus contributing to developing their capabilities.

Traceability: Ability to trace the history, use or location of an entity using recorded information.

**Validation**: Confirmation through the examination and provision of objective evidence that the specific requirements of a particular planned use have been met.

**Design and development validation**: Confirmation through the provision of evidence that the executed design complies with the requirements laid down for its use or application.

Verification: Obtaining and analysing evidence to confirm that the specified requirements have been met.

**Design and development verification**: A confirmation that the result of a project stage meets its initial data requirements obtained by obtaining and examining objective evidence.

**Technological surveillance**: Organised, selective and systematic process of capturing information on science and technology from within and without the organisation and then selecting, analysing, disseminating and communicating it to turn it into knowledge with the aim of taking lower risk decisions and anticipating changes.

Vulnerability: Weakness of an asset or a control that can be exploited by one or more threats.

### 9.8. Our Management System Certifications.

See the list of certificates at Quality, Environment, OHS, R&D and IS - Grupo TYPSA

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