



ONR GUIDE			
PERIODIC SAFETY REVIEWS (PSR)			
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1. INTRODUCTION

- 1.1. ONR has established its Safety Assessment Principles (SAPs) which apply to the assessment by ONR specialist inspectors of safety cases for nuclear facilities that may be operated by potential licensees, existing licensees, or other duty-holders. The principles presented in the SAPs are supported by a suite of guides to further assist ONR's inspectors in their technical assessment work in support of making regulatory judgements and decisions. This technical assessment guide is one of these guides.

2. PURPOSE AND SCOPE

- 2.1. The purpose of this Technical Assessment Guide (TAG) is to:

- To provide good practice expectations to assist the Office for Nuclear Regulation's (ONR) Inspectors in judging the adequacy of a licensee's arrangements and outputs under Licence Condition (LC) 15, which requires the licensee to periodically review safety cases (see the *Licence Condition Handbook* [1]).
- To add more detailed guidance to the How2 Business Management System Guide *Guidance: LC15 Periodic review. Site Inspection and Enforcement* [2].

- 2.2. This guidance is also relevant to similar arrangements made by dutyholders on non-licensed sites.

The guidance does not address the following:

- Requirements for periodic reviews arising from legislation other than the Nuclear Installations Act 1965 (as amended) (NIA) / LC15, e.g.
 - Control of Major Accident Hazards Regulations 1999 and the Control of Major Accident Hazards (Amendment) Regulations 2005 (COMAH).
 - Ionising Radiations Regulations 1999 (IRR).
 - Radiation (Emergency Preparedness and Public Information) Regulations (REPPiR).
 - Nuclear Reactors (Environmental Impact Assessment for Decommissioning) Regulations 1999 (as amended 2006) (EIADR).

However, a Periodic Safety Review (PSR) produced to comply with LC15 may meet the requirements of the other regulations.

- Requirements for the processes of producing safety cases themselves and aspects relating to the detailed content of safety cases. These are addressed in other ONR Technical Assessment Guides.
 - The need for safety reassessments that arise from specific events, such as a change in operation, change in facility life-cycle phase, facility modification, or incidents.
 - Nuclear security and transport requirements.
- 2.3. In this guide, the specific term 'PSR' is used to denote ten yearly reviews. More frequent interim, or continual, reviews should also be undertaken. These reviews are also covered in this guide.



3. RELATIONSHIP TO LICENCE AND OTHER RELEVANT LEGISLATION

- 3.1. The regulatory basis for this guidance derives from LC15, principally 15(1) – see [1], the purpose of which is to ensure that the licensee makes and implements adequate arrangements for the periodic and systematic review and reassessment of safety cases. A further LC requirement for safety cases is that for any operation that may affect safety, the limits and conditions in the interest of safety are identified (LC23). Thus the PSR should demonstrate that such limits and conditions are adequate, and will remain so at least until the next review. Several other licence conditions are also relevant, e.g. LC14 (Safety documentation), LC22 (Modification or experiment on existing plant) and LC36 (Control of organisational change).
- 3.2. This document assists in implementing Council Directive 2014/87/Euratom of 8 July 2014 amending Directive 2009/71/Euratom, by highlighting ONR's regulatory expectations regarding the achievement of the following Article:

Article 8c - Member States shall ensure that the national framework requires that:

(b) the licence holder under the regulatory control of the competent regulatory authority, re-assesses systematically and regularly, at least every 10 years, the safety of the nuclear installation as laid down in Article 6(c). That safety reassessment aims at ensuring compliance with the current design basis and identifies further safety improvements by taking into account ageing issues, operational experience, most recent research results and developments in international standards, using as a reference the objective set in Article 8a. (See paragraphs 2.1. 3.2, Section 4, paragraphs 5.1, 5.2, 5.5(v)(a) & (b), 5.20 – 5.23 5.32 table 1 – para 1.3 & D75 and NS-TAST-GD-005 Revision 8 for reference to Article 8a).

4. SAFETY ASSESSMENT PRINCIPLES, WENRA SAFETY REFERENCE LEVELS AND IAEA SAFETY STANDARDS ADDRESSED

Safety Assessment Principles

- 4.1. The Safety Assessment Principles for Nuclear Facilities (SAP) [3] provide a framework to guide regulatory decision-making in the nuclear permissioning process. It is supported by Technical Assessment Guides (TAG) which further aid the decision-making process.
- 4.2. The SAPs includes a section on the Regulatory Assessment of Safety Cases (paragraphs 79 to 112 of [3]) which has principles on the safety case process (SC.1 and SC.2), safety case characteristics (SC.3 to SC.6), and safety case management (SC.7 and SC.8). Although these SAPs are not specific to PSRs they set out expectations that apply to safety cases being reviewed or revised as a result of a review. The SAP document also refers briefly to certain aspects that are directly relevant to PSRs, e.g. facilities built to earlier standards (paragraphs 31 – 33 of [3]) and ageing (paragraph 35 of [3]). The SAPs also refer to continuous improvement and PSRs, paragraphs 36 to 38 [3].

WENRA Safety Reference Levels

- 4.3. The objective of the Western European Nuclear Regulators' Association (WENRA) is to develop a common approach to nuclear safety in Europe by comparing national approaches to the application of the International Atomic Energy Agency (IAEA) safety standards. To this end WENRA has developed Safety Reference Levels (SRL)



for reactors, decommissioning and waste management and spent fuel storage. The SRL for reactors only apply to existing civil nuclear reactors; the decommissioning SRL apply to all types of nuclear facilities and cover all stages in the lifecycle. The storage SRL apply to facilities where radioactive waste or spent fuel is stored for a significant period of time. The UK is a member of WENRA, has formally signed on to the SRL and, as described in [4], we regard them as relevant good practice and expect them to be followed. PSRs are directly addressed in Issue P of WENRA's report on reactor SRL [5] Issue I on ageing management also requires the PSR to confirm whether ageing and wear-out mechanisms have been correctly taken into account (paragraph 2.3 of [5]). The PSR requirements from WENRA reports on waste and spent fuel storage and decommissioning ([6] and [7]) have been incorporated in this guidance. Table 1 lists the applicable WENRA requirements for nuclear power plant, waste and spent fuel storage and decommissioning, and references the sections in this guidance that pertain to those requirements.

IAEA Safety Standards

- 4.4. The IAEA Safety Requirements for nuclear power plant operation [8] has a short chapter (Requirement 12) setting out the requirements for a PSR, all of which are included in the WENRA SRLs. This standard is supported by a Specific Safety Guide on PSRs [9] which, in an earlier draft form, informed the development of the WENRA SRLs. The IAEA safety requirements document states, at paragraph 2.9, that:

“The objective of PSR is to determine by means of a comprehensive assessment:

- *The adequacy and effectiveness of the arrangements and the structures, systems and components (equipment) that are in place to ensure plant safety until the next PSR or, where appropriate, until the end of planned operation (that is, if the nuclear power plant will cease operation before the next PSR is due);*
- *The extent to which the plant conforms to current national and/or international safety standards and operating practices;*
- *Safety improvements and timescales for their implementation;*
- *The extent to which the safety documentation, including the licensing basis, remains valid.”*

- 4.5. Although these standards are targeted at nuclear power plants, the essential philosophy and principles employed may be applied to all nuclear facilities. The IAEA safety standards (requirements and safety guides) were the benchmark for the revision of the SAPs in 2006 and 2014 and are recognised by the ONR as relevant good practice. They should therefore be consulted, where relevant, by the assessor.

5. ADVICE TO INSPECTORS

Purpose of a PSR

- 5.1. The purpose of a PSR, in line with IAEA guidance [9], is to determine, by means of a comprehensive assessment:

- The extent to which the nuclear facility and the safety case conform to modern standards and good practices.
- The extent to which the safety documentation, including the licensing basis, remains valid.

Unlike some other countries with more prescriptive regulatory regimes, the UK



did not establish a formal “licensing basis” for many plants currently operating or being decommissioned. However, there are instances where licenses have been granted assuming certain continuing arrangements, for example the provision of supporting skills and facilities or the sharing of dosimetry record keeping arrangements. A PSR should ensure that these arrangements still exist or have been replaced with something that is adequate.

- The adequacy of the arrangements in place to maintain safety until the next PSR or the end of life.
- Safety improvements to be implemented to resolve safety issues.

5.2. The safety case should not be limited to design basis events, but should also consider the resilience of the plant, staff and processes to events beyond the design basis.

Principal Requirements of a PSR

5.3. Primarily a PSR should be of value to the licensee as an integral part of the company’s approach to risk management. It should be documented and structured to be accessible and useable at different management and operational levels within the licensee’s organisation. It should not be aimed solely or specifically at the regulator.

5.4. The review should be wide ranging, ‘open minded’ and challenging. It must not be simply an assertion of safety. The review needs to encompass organisational and management system (people and process) aspects as well as the technical aspects of the facility. This includes so called ‘softer issues’ such as leadership and culture which can have a profound effect on safety, as evidenced in the lessons from major events in the nuclear and other sectors.

5.5. The principal requirements of a PSR can be summarised as follows:

- i) Systematically review the total current safety case for a facility to confirm that it remains adequate, or to update and revalidate the safety case as appropriate, to cover the period up to the next PSR.
- ii) Systematically review leadership and management for safety (L&MfS) arrangements and practices. This should be a self-critical review, not just a description of processes and documentation (standards, expectations, procedures etc.). The review should be relevant to nuclear safety and show that the L&MfS arrangements and practices are appropriate and proportionate to the specific hazards, risks and activities being undertaken by the licensee. See Annex 1 for further guidance.
- iii) Look forward over planned future operation for at least the next ten years, and systematically review the whole of the remaining life of the facility, including post-operational clean-out (POCO) and decommissioning. The PSR should identify and make recommendations to address any reasonably foreseeable circumstances that could compromise the future safety of the facility or its operations.
- iv) Ensure that in cases where the facility provides a safety function that cannot be provided by an alternative means, the forward review includes consideration of the time which may be needed to design, construct and commission, or to procure a replacement facility or equipment, should the original be found to be unserviceable at some point in the future, i.e. there must be no interruption in safety function. This applies particularly to radioactive waste stores, and to other facilities in which the hazard cannot be simply removed by shutting them down. For stores containing bulk quantities of nuclear matter, the PSR needs to consider the entire period until retrieval.



This is particularly important if the nuclear matter is chemically reactive, degrading or could leak to the environment.

- v) Identify safety improvements and show that:
 - a) these will be implemented so far as is reasonably practicable, and in a timely manner (see paragraphs [5.45](#) to [5.50](#)); or
 - b) where improvements are not planned, the decision is consistent with 'as low as reasonably practicable' (ALARP) principles [4]. The supporting justification should take into account the actual condition of the facility, equipment, activity etc. at the time of the PSR submission and its potential deterioration up to the next PSR.

Scope of a PSR

Scope: General aspects

- 5.6. The scope and structure of a PSR are a matter for the licensee to determine, although they must meet ONR's expectations as set out in this guide, and the expectations of international good practice (particularly [9]) unless the licensee can justify an alternative approach. The scope and structure should be defined clearly prior to the review, and should be shared with ONR to confirm that they meet regulatory requirements.
 - 5.7. The scope of a PSR should meet the purpose and principal requirements set out above. It needs to extend beyond an individual facility to recognise the influence of company-wide or corporate policies, standards, processes and practices (for example the company nuclear safety policy, safety culture principles, leadership and management for safety standards and practices, company wide learning activities and improvement plans).
 - 5.8. The PSR should encompass:
 - Changes in relevant standards, regulations, criteria and methodologies (including possible changes in the circumstances or ranges for which they have been validated).
 - Changes in technology (e.g. research findings, inspection techniques) or in knowledge (e.g. operational experience, organisational learning).
 - Changes in the organisational structure and resources and their cumulative impact.
 - Changes in the arrangements and practices for leadership and management for safety;
 - Modifications to the facility, its equipment or mode of operation;
 - Monitoring and surveillance data in order to identify any ageing or degradation processes or obsolescence issues that may affect safety significant structures, systems and components;
 - Recommendations from previous reviews (including PSRs) yet to be implemented.
- The PSR should also:
- Identify the relevant modern standards and good practices against which the review has been undertaken.
 - Include a listing and explanation of improvements identified during the review, categorised in terms of safety importance.



- Include the programme of work to implement reasonably practicable improvements to enhance safety.
 - Identify when the next PSR is due. There is a regulatory expectation that a PSR will be produced every ten years; however, as a result of the review the licensee may decide that one is required sooner. In exceptional cases, the licensee may be able to justify a longer period between PSRs (see paragraphs 5.19 to 5.25).
- The above lists are not exhaustive and other aspects may need to be considered. For example, a list of topics recommended for PSRs of nuclear power plants is given in [9] and for decommissioning facilities in [7] (Section D-75). ONR expectations for leadership and management for safety aspects to be covered in a PSR are given in Annex 1 of this guide. The totality of the areas covered in a PSR should be consistent with the underlying objectives of the PSR and the nature of the facility and its operations.
- 5.9. The PSR should be a full and systematic review of the safety case rather than a re-write of the case (although the latter could be an outcome from the PSR). Since the scope of an adequate safety case will be proportionate to the hazards and risks from the facility, the PSR will necessarily also be proportionate to these same hazards, risks and the extent of any changes to the facility. ONR's assessment of PSRs should take account of the risks and hazards when determining the extent of the assessment work.

Scope: Detailed aspects

- 5.10. In considering ageing, degradation and obsolescence processes (hereafter referred to as "ageing"), the PSR should determine whether a systematic and effective ageing management programme is in place; whether adequate arrangements have been made to fulfil required safety functions during future plant operation; and whether there are any features that would limit plant life. Both the technical aspects of ageing management (e.g. ageing management methodology; the extent of understanding of relevant age-related degradation mechanisms; any SSC specific acceptance criteria, operating guidelines aimed at controlling the rate of ageing degradation, and ageing detection and mitigation methods; and the actual condition of SSCs) and the management arrangements required to deliver them (e.g. policies, procedures, performance indicators, staffing, resources and record keeping) should be reviewed. The PSR should highlight any ageing features that require attention before the next PSR. The licensee should then ensure that these are addressed during appropriate interim reviews.
- 5.11. The licensee's PSR arrangements should ensure, by methods such as facility walk-downs, that the facility configurations and condition assumed in the safety case reflect the actual facility state. The review should use up to date, systematic and documented methodologies, taking into account deterministic and, where relevant, probabilistic assessments. Consideration should also be given to all modes of operation permitted within the safety case, such as those arising during maintenance, refuelling and shutdown/start-up activities, to determine whether there is any potential for increased or unacceptable levels of risk arising from them. The adequacy of arrangements for reviewing operating instructions, warning notices, training programmes, and other aspects that underpin safe operation should also be considered.
- 5.12. The arrangements should also ensure that an appropriate blend of facility specific engineering, safety assessment, and operational expertise is brought together to carry out the PSR. The arrangements should make provision for adequate



independent review of the work, both in terms of the documentation produced and the processes applied. In addition they should provide for the identification of clear lines of management responsibility, including a safety case owner and person(s) responsible for overseeing the PSR and for owning the findings and improvement programme.

- 5.13. For multi-facility sites, the scope of the PSR will need to take into account site-wide services (e.g. electrical services, emergency services) and any other matters important for the safety of facilities that are not included in the facility PSRs (e.g. the safety impact of one facility on another). This type of 'Site-wide PSR' could be combined with the concept of a Corporate PSR to cover all aspects that are broader than an individual facility. Site-wide topics to be addressed include:
 - Dependencies on common services and other facilities.
 - A demonstration that all operations which may affect safety on the site are addressed by a safety case.
 - Radiological protection.
 - Emergency planning.
 - Radioactive waste and environmental impact.
 - Overall hazards and risks from the site, particularly from external hazards.
- 5.14. The PSR should review and justify the continuing adequacy of the licensee's organisation, including the control of changes to the organisational structure or resources available to it which may affect safety. Further guidance is given in [10], [11] and [12]. With the many organisational changes that have taken place in the nuclear industry in recent years, and which are likely to continue, it is important that the PSR covers areas such as technical support capability (notably retention of core competencies, Design Authority and 'intelligent customer' capability), staffing levels and capabilities, succession planning, control of contractors, and learning from experience (incidents and safety performance). The PSR should consider if the licensee's organisational structure and resources available to it are adequate for its current and future needs, including benchmarking with other organisations where appropriate. This could lead to a re-definition of the licensee's 'Baseline' [12].
- 5.15. For licensees with several sites or facilities, one way to achieve the appropriate coverage would be to produce a 'Corporate PSR' to review the corporate/company wide aspects (including areas highlighted in Annex 1). The site or facility specific PSRs could then refer to and draw upon the information in the Corporate PSR and review how well the company policies, standards etc. have been implemented at the site or facility in question.
- 5.16. Coverage of decommissioning aspects of PSRs should grow in scope and detail as a facility ages and approaches the end of its normal operating life. Early PSRs should concentrate on the technical strategy and outline plans for decommissioning, making use of the design provisions. Later on, as decommissioning becomes imminent, the PSR should address matters such as the detailed decommissioning plan, its integration with waste management strategies and the decommissioning safety management system. See Annex 2 for further guidance.
- 5.17. Where appropriate, the PSR should consider the need for, and availability of, appropriate storage facilities for radioactive waste or spent fuel arising and the identification of a suitable disposal route. This may include a consideration well beyond the normal ten- year window, and would need to take into account the longevity of any storage proposal and the potential need for additional storage



capacity and associated treatment facilities. For such facilities that cannot be shut down (because they fulfil a strategic function) the PSR should consider the safety issues that may arise over their total projected lifetime, including any associated facilities.

5.18. There may be occasions where a PSR demonstrates that the licensee cannot in fact provide an adequate safety case to cover the whole of the subsequent period of operation until the end of life or the next review. This might, for example, occur because of limited knowledge of ageing and degradation mechanisms as plant reach ages beyond those with which the industry as a whole has direct experience. In these cases the licensee must have in place a longer-term strategy for the management of safety until the end of life or the next PSR (whichever is sooner). That strategy should include:

- A demonstration that continued operation is appropriate and ALARP, i.e. that failure to meet the affected limit or condition would not present an unacceptable risk, and that all reasonably practicable options have been implemented to prevent or mitigate that risk. As well as engineering or procedural enhancements, this might include operation in modes that reduce risk. It is expected that such a justification would be underpinned by thorough and systematic optioneering.
- A robust process for managing (and decreasing) uncertainty and risk. This will include (but not necessarily be limited to) ongoing monitoring and review activities.
- Any additional research that is necessary.
- Conservative contingency planning.

Periodicity of PSRS

Periodicity : General

5.19. The licensee is responsible for determining when PSRs should be undertaken, subject to the general constraint that the period between PSRs should be no more than ten years (unless otherwise agreed with ONR). LC15 requires the licensee to produce PSRs but the ten year period is not an explicit statutory requirement.

5.20. On the basis of international experience, it is reasonable to perform a PSR about ten years after the start of facility operation and then to undertake subsequent PSRs at ten year intervals (but see paragraph [5.24](#)).

5.21. Ten years is considered to be an appropriate interval in view of the likelihood, within this period, of the following:

- Changes in national and international safety standards, operating practices, technology, underlying scientific knowledge or analytical techniques.
- The potential for the cumulative effects of plant modifications to adversely affect safety or the accessibility and usability of the safety documentation.
- Identification of significant ageing effects or trends.
- Accumulation of relevant operating experience and organisational learning.
- Changes in the way the facility is, or will be, operated.
- Changes in leadership, management structures and practices in the facility and/or licensee's organisation.



- Changes in organisational structure, staffing levels or in the experience of staff.
 - Changes in the natural, industrial, or demographic environment around the facility.
- 5.22. The period between PSRs, or from implementation of the safety case to its first PSR, should be ten years. In the absence of any other requirements the first PSR of a safety case for a new plant should be completed within ten years of fuel being loaded in a reactor, or within ten years of the start of active commissioning for a non-reactor plant
- 5.23. Licensee may choose to re-write their safety case for reasons unrelated to PSR. For example, sites that are no longer operational may produce a new safety case once a major hazard reduction milestone (for example, completion of defuelling) has been reached. Providing the work done in producing the new safety case reviews all aspects necessary for a PSR, ONR may consider the revised safety case acceptable substitute for a PSR. The next PSR would then be due ten years from when the revised safety case is formally adopted.
- 5.24. A licensee may also produce a PSR well before the due date. This may arise, for example when:
- Ageing mechanisms demand more frequent review.
 - Operational experience or significant changes in standards indicate that an earlier review may be prudent.
 - A significant change in operation occurs, e.g. decommissioning.
- 5.25. A PSR that is produced early should still address the principal requirements identified earlier in Section 4 before the ten-year 'clock' is reset.

Periodicity : Continual or Interim Reviews

- 5.26. The production of a PSR need not necessarily be a major undertaking once every ten years. An alternative approach is to place more emphasis on continual or interim reviews of safety, encompassing the principal requirements and scope of PSRs. This has the advantage of identifying potential issues earlier and of fewer major issues emerging at the ten-yearly reviews. It is also less resource intensive at any given time and may provide the licensee with more flexibility in the management of resources and other operational programme requirements.
- 5.27. This does not remove the requirement for a ten-yearly PSR. However, that PSR could take credit as appropriate for continual or interim reviews that have been undertaken, and provide a summary of the main findings of these reviews. The PSR would also have to include any additional work necessary to ensure the full requirements of a PSR have been met. In particular, the PSR must demonstrate safety for the next ten years, something that individual reviews taken in isolation are unlikely to be able to do. The totality of continual, interim and ten-yearly reviews should encompass all the relevant topics highlighted in earlier sections of this guide on the purpose, requirements and scope of a PSR.
- 5.28. Where licensees elect to follow a process of continual or interim reviews, they need to ensure that identified improvements are implemented within appropriate timescales and are not delayed unnecessarily (e.g. until the production of the ten-yearly PSR).



- 5.29. Systems or components whose behaviour or nature may undergo significant change in the interval between major reviews should be addressed by interim reviews. One possible outcome of an interim review is that the next scheduled PSR date is brought forward.
- 5.30. An important outcome from continual or interim reviews is to update the facility or site safety case and other relevant documentation (e.g. procedures, organisational baseline) to reflect changes. If updates are not incorporated promptly into the extant safety case, other measures may be needed to enhance the accessibility and usability of the safety case, particularly in any areas where there have been numerous changes.
- 5.31. Regardless of the licensee's preferred option for meeting the regulatory expectations of a ten-yearly PSR, the arrangements under LC15 should include interim reviews to ensure that the cumulative impact of all modifications and changes has been considered so that the safety case remains valid and up to date. If not, the interim reviews should determine if some form of consolidation is required to enhance the accessibility and usability of the safety case, particularly in any areas where there have been numerous changes.
- 5.32. At a minimum, interim reviews should take into account the number and safety significance of modifications to the facility or safety case and changes to the organisation since the previous review. Interim reviews should also consider operating experience and the overall impact of incidents, events and operational changes. Components whose behaviour or nature may undergo significant change in the interval between major reviews should be encompassed by interim reviews. Interim reviews would normally be expected every one to three years, depending on the nature of the facility. Within this time span, the period could be flexible if account is taken of the number changes that occur.

Phases of Operation

- 5.33. The timing of a PSR for permanently shutdown facilities should normally be undertaken to coincide with the production of re-baselined safety cases written to support any significant changes in the mode of operations that may occur. Examples of changes in mode include:
- End of power operation for a reactor.
 - The commencement of decommissioning operations at completion of final defuelling.
 - At the transition to a care and maintenance regime, e.g. safestore, once all reasonably practicable decommissioning activities have been undertaken.
- 5.34. The production of a re-baselined safety case following such a change in mode may obviate the need for a full-scope PSR. Instead, PSRs produced in conjunction with a new safety case should be limited to a review of matters not addressed directly within the new safety case (e.g. operational experience from relevant events and incidents). Such PSRs would be carried out irrespective of whether the ten years had elapsed since the previous PSR. If changes in the mode of operations are anticipated to occur within a few years after the ten year period, then ONR should consider, in consultation with the licensee, whether a review at ten years remains appropriate; it may be acceptable to delay the PSR so that it can be carried out in conjunction with development of a revised safety case. Such situations need to be considered on an individual basis taking into account relevant factors, including: degradation that might occur in the additional period; the approach adopted by the licensee with regard to



continual or interim reviews; and the extent of the licensee's commitment to the timescale for the change in operational mode.

- 5.35. If a PSR is linked to the production of a re-baselined safety case it should not simply provide a summary of the re-baselined safety case. The documents should instead be complementary so that the sum of the new safety case and the review meet all relevant safety case and PSR requirements.
- 5.36. Provided the re-baselined safety case plus the associated review fulfils all the requirements of a PSR, e.g. contains appropriate elements of a forward and back review, then the next PSR will not be required until ten years after the adoption of the re-baselined safety case.

Outputs from a PSR

- 5.37. The outputs from a PSR should be summarised in an overview report. This report should be understandable to the key users of the PSR, with links to more detailed documents as necessary.
- 5.38. The PSR should identify any shortfalls against modern standards and good practices, with a programme to implement all reasonably practicable improvements in the facility and its operations, including to the documented safety case, to ensure that risks to the public and workers will be ALARP. The licensee should develop and then execute this programme in a timely manner. The implementation work should be carried out as an ongoing process in accordance, where necessary, with a strategy for identifying priorities and in a manner that ensures the safety case remains 'live' throughout.
- 5.39. In addition to identifying individual shortfalls, the PSR should include an assessment of their combined effects and overall impact. This assessment should also consider potential interfaces between shortfalls. This should result in a more integrated improvement programme and related priorities.
- 5.40. Where the PSR identifies an issue that significantly compromises the safety of the facility, the licensee should take immediate action to ensure that its operations remain in compliance with an adequate safety case (LC23(1) and LC23(3)). This may mean halting operations until an appropriate safety case justification is in place, or a safety improvement implemented. In the interests of urgency, such improvements will normally be managed outside the wider PSR improvement programme.
- 5.41. Modifications should be progressed through the arrangements in support of LC22 and should not be delayed until ONR reaches a view on the adequacy of the PSR. The justification for any significant modification will be submitted to ONR for consideration under LC22 arrangements. There is also likely to have been early discussion on the proposals involving licensee and ONR as part of normal regulatory engagement.
- 5.42. The intent should be to implement all improvements before the PSR 'Decision Date' (i.e. Submission Date + 1; see [Table 2](#)). In cases where this is not reasonably practicable, the improvements should be completed in a timely manner within a two year period after the Decision Date. The arrangements should also ensure that an effective control and monitoring process is in place to provide confidence that satisfactory close out of all PSR-related work will be achieved within the programmed dates
- 5.43. The licensee should set out the reasoning behind the proposed improvement programme and completion timescales, in particular for work that extends beyond the Decision Date. In applying the test of 'reasonable practicability' the extent of major



improvements and options for implementation may be taken into account (e.g. undertake during planned major outage periods)."

- 5.44. Reasonable practicability arguments for not implementing improvements should follow ONR's ALARP guidance [4]. For PSRs, these might include:
- i) that the benefit would only be applicable during normal operation; the time to implement would extend beyond final shutdown; and the shutdown date has been guaranteed, e.g. in a letter to ONR (without such a guarantee a period of at least a further ten years of normal operation should be assumed in the ALARP argument);
 - ii) that it is physically impossible or impracticable to modify the facility so as to achieve compliance with modern standards; or
 - iii) that the sacrifice from bringing the facility up to modern standards (e.g. in terms of time, trouble or cost) would be grossly disproportionate to the safety benefit gained.
- 5.45. Where ONR identifies further work to be undertaken over and above that identified by the licensee, such work should generally be completed within two years of the PSR Decision Date. Exceptions include:
- i) requirements relating to an agreed ongoing activity (e.g. condition monitoring) which can be incorporated into normal regulatory processes, e.g. start-up meetings following periodic shutdowns, or routine site review meetings; and
 - ii) requirements that result in major facility modifications or major analytical work, which may not be capable of completion within the stated period.
- 5.46. The licensee, in discussion with ONR, should take into account not only the relative significance of the PSR shortfalls but also other (non-PSR) nuclear safety related work and improvements. This could include important work the licensee has to complete to meet other commitments to ONR. (Note: this does not mean the licensee can ignore the indicative timescales in this guide for completing PSR improvements, but the licensee and ONR need to consider overall priorities for nuclear safety).

Licensee's PSR Production Programme

- 5.47. Each licensee's LC15 arrangements should require the submission of a programme of PSRs for its sites and facilities to ONR for consideration. The timing of PSRs is the licensee's prerogative, subject to the constraints highlighted earlier.
- 5.48. Prior to undertaking the work, it is advisable for a licensee to have preliminary discussions with ONR on the scope of a PSR, including the modern standards to be used. These early discussions do not prejudice ONR's assessment of the completed reviews but help to ensure that any fundamental issues over the basis of the PSR are identified at an early stage.
- 5.49. The licensee should have arrangements for implementing any new or revised safety case resulting from the PSR, and should ensure, in line with paragraphs [5.40](#) – [5.46](#), that all significant changes are implemented according to any timescales agreed with ONR. In normal circumstances where the safety case changes, the change itself should be carried out and categorised appropriately under the modification arrangements required by LC22.
- 5.50. For PSRs that are part of a rolling programme on a multi-facility site, it may be acceptable for the licensee to justify a more compact programme provided this still allows sufficient time for ONR assessment. Normally, the licensee's arrangements should make provision for submission of the PSR twelve months before the date when ONR anticipates reaching a view on the adequacy of the PSR, usually referred



to as the 'Decision Date'. The PSR submission date will normally be decided by the licensee although ONR may specify a different date using LC15(4) in the interest of safety. An indicative programme for production of a PSR submission is illustrated in [Table 2](#).

- 5.51. Licensees' arrangements should include the provision for ONR to set regulatory hold points if necessary in the interests of safety. When a licensee's activities are delayed, the licensee should provide ONR with an appropriately robust and detailed justification so that ONR can intervene appropriately. Failure to submit a PSR within the time period specified in the licensee's arrangements could result in regulatory action in accordance with the EMM [13] applying the 'Compliance and Administration' arrangements leg of the EMM.

Special Arrangements for Multi-Facility Sites

- 5.52. Different arrangements may be made for multi-facility sites, where the licensee chooses to undertake PSRs for individual or groups of facilities at different points in time (for example, to spread the work load). In such cases, the licensee will need to define a rolling programme of PSRs, ensuring that all reviews are undertaken within a ten year period. This programme should be submitted to ONR, with proposed PSR submission dates, and it should be reviewed regularly.
- 5.53. The Site-wide or Corporate PSR (see paragraphs [5.15](#) and [5.13](#)) should demonstrate the adequacy of the overall programme of reviews. It should also summarise the outcomes from individual facility PSRs undertaken since the last Site-wide PSR.

Interim or Continual Reviews

- 5.54. If the licensee chooses to conduct interim reviews as described in subsection 4.4.2 then the scope and timing of those reviews and the overall programme should be set out and discussed with ONR. Similarly, if the licensee undertakes continual reviews, their purpose, scope and nature should be defined and discussed with ONR. For interim or continual reviews, the licensee should also take into account the need for, and timing of, a more stand-back ten-yearly PSR.

ONR's Assessment Programme

- 5.55. ONR's response to a PSR will vary on a case-by-case basis depending on a number of different considerations, e.g. size of hazard and risk; extent and nature of changes to a facility or its operations since previous review. If an assessment is to be undertaken then the ONR project manager should establish a programme for assessment of the PSR submission, with the aim of producing the collated findings to the licensee within a reasonable period, typically three months, prior to the 'Decision Date' (see [Table 2](#))
- 5.56. ONR should have had discussions with the licensee on the scope of the PSR at an early stage in the programme, for the reasons set out in paragraph [5.48](#). ONR should take care not to influence the licensee to structure the PSR to make ONR's assessment work easier; the PSR needs to be structured to be of most use to the licensee.
- 5.57. If the licensee undertakes interim reviews, the scope of each review and the overall programme should be discussed with ONR. Agreement can then be reached on what needs to be submitted formally. Similarly, if the licensee undertakes continual reviews, ONR should have an understanding of their scope and nature and discuss what might need to be submitted. The need for more stand-back ten-yearly PSRs will



still apply and ONR should seek confirmation that the combined scope of all the reviews meets the expectations set out in this guide.

- 5.58. For a full ten-yearly PSR, the documented PSR findings and associated programme of work to implement any improvements should form the basis of a formal submission to ONR. This submission is distinct from a revised safety case that could be one of the outputs from the review. The work done during the PSR should also be reported, including the procedures applied.
- 5.59. The licensee may decide it is easier and simpler to provide a new safety case rather than perform a detailed review of the existing case. This is an acceptable alternative approach provided the totality of the process adopted for writing the new case addresses the principles set out in this guide (e.g. the new safety case is provided in an appropriately timely manner and takes due account of all the facets of a PSR).
- 5.60. In carrying out assessment of the PSR submission, the ONR project manager and assessors should bear in mind a distinction between queries or issues that will arise during the assessment process and the need to have final PSR 'findings'. Queries and issues should be addressed and, if possible, resolved as part of the assessment process. The outcome should culminate in specific and clearly defined 'findings', as necessary, where ONR considers the licensee needs to undertake more work and/or deliver improvements as part of the PSR programme.
- 5.61. The ONR project manager, working with assessors and site inspectors, should maintain an overview of issues and any resultant findings. Where appropriate, issues and/or findings should be collated into fewer but more effective PSR actions on the licensee. Findings from the PSR should be recorded and tracked on an appropriate ONR Risks and Issues register.
- 5.62. On completion of the assessment, a project assessment report should be produced to document ONR's view on the adequacy of the PSR. In line with ONR's openness and transparency policy, this project assessment report would be published on ONR's website. For multi-facility sites ONR may issue a single public report of its PSR programme findings, triggered by the Site-wide PSR or Corporate submission, rather than for each individual facility. Public reports may additionally be produced in response to facilities of particular significance.
- 5.63. ONR will either confirm with the licensee a favourable decision on the adequacy of the review, or will set out specific actions to be taken. Depending on the circumstances, specific regulatory powers can be used to ensure that those actions are carried out; for example, regulatory powers might be used to: direct the licensee to carry out a further review in accordance with LC15(4); direct the licensee to cease operation in accordance with LC31(1); or require the licensee to undertake specific improvements or carry out other activities, such as preparing a forward improvement programme, using an Improvement Notice.
- 5.64. ONR's PSR findings and actions should be prioritised, in discussion with the licensee. This should take into account not only the relative significance of the findings but also other (non-PSR) nuclear safety related work and improvements that the licensee is undertaking (see paragraph [5.48](#)).
- 5.65. Regardless of the decision taken or the timescale for required improvements or activities, the Decision Date for the next PSR should normally be set at no more than ten years from the current PSR Decision Date.



6. REFERENCES

- 1 Licence condition handbook. Office for Nuclear Regulation. October 2011.
<http://www.onr.org.uk/documents/licence-condition-handbook.pdf>
- 2 *ONR How2 Business Management System. Guidance: LC15 Periodic review. Site Inspection and Enforcement.* NS-INSP-GD-015, Revision 3. May 2016.
http://www.onr.org.uk/operational/tech_insp_guides/index.htm
- 3 *Safety Assessment Principles for Nuclear Facilities.* 2014 Edition Revision 0. ONR. 2014.
- 4 *ONR How2 Business Management System. ONR guidance on the demonstration of ALARP (as low as reasonably practicable).* NS-TAST-GD-005, Revision 7. HSE. December 2015
http://www.onr.org.uk/operational/tech_asst_guides/index.htm
- 5 *Western European Nuclear Regulators' Association. WENRA Safety Reference Levels for Existing Reactors – Update in relation to lessons learned from TEPCO Fukushima Dai-Ichi accident. 24th September 2014. WENRA reference levels. September 2014*
http://www.wenra.org/media/filer_public/2014/09/19/wenra_safety_reference_level_for_existing_reactors_september_2014.pdf
- 6 *Waste and Spent Fuel Pool Storage Safety Reference Levels.* WENRA harmonized storage reference levels report. WENRA Working Group on Waste and Decommissioning (WGWD) Western European Nuclear Regulators' Association. Version 2.2, April 2014. www.wenra.org.
- 7 *Decommissioning Safety Reference Levels.* WENRA Working Group on Waste and Decommissioning (WGWD). Western European Nuclear Regulators' Association. Version 2.2. April 2015. www.wenra.org.
- 8 *Safety of Nuclear Power Plants: Commissioning and Operation.* IAEA Specific Safety Requirements No. SSR-2/2 (Rev. 1). International Atomic Energy Agency (IAEA). 2016. www.iaea.org.
- 9 *Periodic safety review of nuclear power plants.* Specific Safety Guide No. SSG-25 International Atomic Energy Agency (IAEA). 2013. www.iaea.org.
- 10 *ONR How2 Business Management System. Technical Assessment Guide – Management for Safety.* T/AST/039 (currently withdrawn, previous issue was Issue 001. March 2001) http://www.onr.org.uk/operational/tech_asst_guides/index.htm
- 11 *Successful health and safety management.* HSG65 (Second edition). HSE Books 1997. ISBN 0 7176 1276 7.
- 12 *ONR How2 Business Management System. Technical Assessment Guide – Function and Content of the Nuclear Baseline.* NS-TAST-GD-065, Revision 2. May 2013. http://www.onr.org.uk/operational/tech_asst_guides/index.htm
- 13 *Enforcement Management Model (EMM).* Operational Version 3.1. HSE, 2005. www.hse.gov.uk/enforce/emm.pdf.
- 14 *ONR How2 Business Management System. Function and Content of a Safety Management Prospectus.* NS-TAST-GD-072 Revision 2. HSE. April 2013. http://www.onr.org.uk/operational/tech_asst_guides/index.htm
- 15 *Application of the Management System for Facilities and Activities.* IAEA Safety Standards. Safety Guide No. GS-G-3.1, International Atomic Energy Agency (IAEA). 2006. www.iaea.org.
- 16 *ONR How2 Business Management System. Management of Radioactive Materials and Radioactive Waste on Nuclear Licensed Sites.* NS-TAST-GD-024, Revision 5. August 2016.
http://www.onr.org.uk/operational/tech_asst_guides/index.htm

Note: ONR staff should access the above internal ONR references via the How2 Business Management System.



7. GLOSSARY AND ABBREVIATIONS

ALARP	As low as reasonably practicable
CALM	Corporate Assessment Liaison Committee (ONR)
EMM	Enforcement Management Model (HSE)
HSE	Health and Safety Executive
IAEA	International Atomic Energy Agency
L&MfS	Leadership and Management for Safety
LC	Licence Condition
ONR	Office for Nuclear Regulation (an agency of HSE)
POCO	Post-operational Clear-out
PSR	Periodic Safety Review
SAP	Safety Assessment Principle(s) (HSE)
SD	(PSR) Submission Date
SRL	Safety Reference Level(s)
SSC	Structures, Systems and Component(s)
TAG	Technical Assessment Guide(s)
WENRA	Western European Nuclear Regulators' Association
WGWD	WENRA Group on Waste and Decommissioning



ANNEX 1: EXPECTATIONS FOR THE COVERAGE OF LEADERSHIP AND MANAGEMENT FOR SAFETY ASPECTS IN PSR

- 1 Major events worldwide in the nuclear and other sectors continually highlight the importance of leadership, management for safety and culture. Weaknesses or shortfalls can and do lead to major events in experienced organisations with established management systems. Investigations often reveal that weaknesses and warning signs existed for some time before the events but were not highlighted or not considered significant. The coverage of Leadership and Management for Safety (L&MfS) aspects in Periodic Safety Reviews (PSR) needs to reflect their level of importance and draw upon the persistent worldwide lessons.

Aims of the L&MfS Review

- 2 The review should be relevant and challenging:

Relevant

- There should be a clear focus on nuclear safety.
- The PSR should show that L&MfS processes and practices are appropriate and proportionate to the specific hazards, risks, scale of operations and key safety claims made in the safety case.

Challenging

- The PSR should show evidence of an open-minded, critical, challenging review of L&MfS, not just a description of existing processes or assertions of effectiveness.
- The review should search for potential weaknesses and areas for improvement, rather than focus on arguments in support of the status quo.
- The claims made for L&MfS processes and practices should be evidence based, i.e. a review of effectiveness in practice and achievement of desired outcomes not just apparent suitability on paper.

Scope of the Review

- 3 The review should be sufficiently wide-ranging to encompass key facets of leadership and management for safety. The licensee can determine how the review is structured but the following documents could be used for guidance on the scope: Safety Assessment Principles (SAP) on Leadership and Management for Safety (MS.1 to MS.4 in [3]); Function and Content of a Safety Management Prospectus [14]; and Application of the Management System for Facilities and Activities [15].
- 4 The SAPs L&MfS principles MS.1 to MS.4 cover leadership, capable organisation, decision making and learning. The principles provide a good basis for the Office for Nuclear Regulation (ONR) to examine the PSR regardless of how the licensee has structured the review or its management system.
- 5 Specific areas that the review should consider, following the aims set out above, include:

Leadership

- How effective is the organisation's approach to the governance of nuclear safety (including the systems and processes for monitoring, directing and controlling activities from the licensee board and executive team downwards)?
- How well does the organisation understand and demonstrate the attributes of a positive safety culture (including reviews and improvement plans)?
- Are the leadership active and effective in promoting and implanting robust standards for nuclear safety and a positive safety culture?



- Is there open, honest and effective communication throughout the organisation and with contractors, particularly on nuclear safety matters?
- Is the management system 'fit for purpose' to meet nuclear safety requirements (including clarity of standards and expectations, appropriate and usable procedures, continual review and improvement)? **Capable Organisation**
- Are the organisational design principles and the organisational structure appropriate to meet the nuclear safety needs of the business (particularly if the needs have changed)?
- Is the organisational baseline adequate, with effective processes for maintaining an organisation with suitable resources and competences to deliver nuclear safety (including vulnerability analysis, succession planning, recruitment etc.)?
- Are organisational changes managed well and is due consideration given to the cumulative impact of changes or anticipated changes (including restructuring, changes of parent company, major changes to the activities of the site, e.g. entering decommissioning, or 'care and maintenance')?
- Does the competence assurance system (including knowledge management or transfer processes) define and deliver nuclear safety requirements?
- Are the policy and practices for using contractors appropriate (including the 'make/buy' balance, management and oversight of contractors and sub-contractors, consideration of potential vulnerabilities and contingencies)? **Decision making**
- How is it ensured that nuclear safety is given appropriate consideration in decision making within the business (including the use of good quality information, diverse views and questioning of assumptions, exploration of all relevant scenarios that may threaten nuclear safety and due consideration of options)?
- How well is the principle of conservative decision making applied, in the interests of nuclear safety, when faced with uncertainty or the unexpected?
- Is there a healthy 'challenge culture' and appropriate internal challenge for decisions of all types at all levels that may impact upon nuclear safety (including, but not limited to, a strong 'internal regulator' function)?
- Are the performance indicators/metrics, particularly those used at senior levels, sufficiently relevant to nuclear safety and are there any significant gaps in coverage; are the indicators used in combination with other, qualitative sources of information (e.g. audits/reviews, operating experience?)

Learning organisation

- Is there an open and fair reporting culture (do managers encourage this)?
- How well are opportunities for learning captured, collated, considered and acted upon (is learning being embedded)?
- Do event investigations/root cause analyses identify and address systemic issues (underlying leadership, organisational and cultural factors)?
- Does the organisation actively seek out and act upon external sources of learning (including non-nuclear sectors)?
- Is there an adequate range of self-evaluations and independent evaluations (including cross-cutting themes such as leadership and culture)?



- Is there an integrated approach to organisational learning (pulling together lessons from internal and external events, investigations, evaluations, organisational changes etc.)?



ANNEX 2: EXPECTATIONS FOR A DECOMMISSIONING PSR

- 1 The Periodic Safety Review (PSR) for a facility or site undergoing decommissioning needs to consider current nuclear safety and also that ageing and other effects will not render the plant unsafe before the next PSR. In addition, for so-called 'essential facilities' (i.e. those where there is no reasonably practicable alternative other than continued operation, e.g. certain radioactive waste facilities), the review should consider the period of potential continued operation before the facility could be replaced or closed (a period of fifty years is suggested).
- 2 The PSR should also look forward to final decommissioning and Post-operational Clear-out (POCO), checking that there are no foreseeable circumstances that are likely to be a threat to continued safe operation prior to this time. For decommissioning sites, this aspect of the PSR should be carried out with reference to the site's Decommissioning Plan. If no such plan currently exists, the Licensee needs to provide one to support the PSR.
- 3 The scope of the PSR needs to reflect the type of operations being undertaken at the facility and it is unlikely that the scope used for PSRs when the facility was in normal operations will be appropriate. The scope of a decommissioning PSR should include the following components of the site's safety case, so that the continuing validity of identified conditions and limits may be confirmed:
 - All site operations and processes affecting nuclear safety (including the storing of wastes and contaminated land).
 - The procedural documentation and other records kept to support these and other likely future operations and processes.
 - Age-related degradation mechanisms and life-limiting features.
 - The maintenance, inspection and testing regime.
 - The updated radioactive inventory.
 - The assessment of hazards and risks.
 - Plans and drawings referred to in the safety case.
 - The facility condition and configuration, and in particular whether this continues to reflect what is assumed in the safety case. Plant walk-downs may be helpful in reviewing these aspects.
 - The condition of the site infrastructure (e.g. buildings) and whether this is suitable to support the safety case.
 - Site services (and in particular Radiation Protection and Emergency Planning).
 - The site's management of safety arrangements and resources available for their implementation.
 - Dependencies on other facilities and services provided externally.
- 4 For facilities or sites where decommissioning activities are programmed, a strategy for developing and managing the safety case as it evolves during the decommissioning process should be documented and submitted to the Office for Nuclear Regulation (ONR) prior to the start of work either as part of a Decommissioning Safety Case or as part of a PSR submission if a complete review is being carried out at that stage. The strategy should show how the safety case for the project will remain live and valid at all stages, and indicate how the progressive reduction of hazard will be achieved. Where activities may increase risks temporarily (for example to enable remedial work, facility installation or waste retrievals to be carried out) the submission should set out and justify the change in



risk profile. Guidance on the management of radioactive materials and radioactive waste [16] should be noted.

- 5** For a decommissioning site the review should consider whether the date of the next PSR (normally at ten-yearly intervals) is appropriate, and in particular whether the next formal review should be brought forward in the light of any of the age-related topics and in particular because of ageing mechanisms or planned changes in future activities on the site.



Table 1: WENRA Safety Reference Levels

SRL	
Reactor Harmonisation SRLs - Issue I	
2.3	The Periodic Safety Reviews shall be used to confirm whether ageing and wear-out mechanisms have been correctly taken into account and to detect unexpected issues.
Reactor Harmonisation SRLs - Issue P	
1	Objective of the periodic safety review
1.1	The licensee shall have the prime responsibility for performing the Periodic Safety Review.
1.2	The review shall confirm the compliance of the plant with its licensing basis and any deviations shall be resolved.
1.3	The review shall identify and evaluate the safety significance of deviations from applicable current safety standards and internationally recognised good practices taking into account operating experience, relevant research findings, and the current state of technology.
1.4	All reasonably practicable improvement measures shall be implemented by the licensee as a result of the review, in a timely manner.
1.5	An overall assessment of the safety of the plant covering the period until the next PSR shall be provided, and adequate confidence in plant safety for continued operation demonstrated, based on the results of the review in each area. This assessment shall highlight any issues that might limit the future safe operation of the plant and explain how they will be managed.
2	Scope of the periodic safety review
2.1	The review shall be made periodically, at least every ten years.
2.2	The scope of the review shall be clearly defined and justified. The scope shall be as comprehensive as reasonably practical with regard to significant safety aspects of an operating plant and, as a minimum the following safety factors shall be covered by the review: (a) Plant design; (b) Actual condition of structures, systems and components (SSCs) important to safety; (c) Equipment qualification; (d) Ageing; (e) Deterministic safety analysis; (f) Probabilistic safety assessment; (g) Hazard analysis; (h) Safety performance; (i) Use of experience from other plants and research findings; (j) Organization, the management system and safety culture; (k) Procedures; (l) Human factors; (m) Emergency planning; (n) Radiological impact on the environment.
3	Methodology of the periodic safety review
3.1	The review shall use an up to date, systematic, and documented methodology, taking into account deterministic as well as probabilistic assessments.



SRL	
3.2	Each area shall be reviewed and the findings compared to the licensing requirements as well as to current safety standards and practices. The safety significance of all findings shall be evaluated using an appropriate approach. A global assessment shall consider all findings (positive and negative) and their cumulative effect on safety, and shall identify what safety improvements are reasonably practicable.
Waste and Spent Fuel Storage SRLs – March 2010	
S-59	The licensee shall carry out at regular intervals a review of the safety of the facility (PSR). The review shall be made periodically, at a frequency which shall be established by the national regulatory framework (e. g. every ten years).
S-60	The scope and methodology of the PSR shall be clearly defined and justified. The PSR shall confirm the compliance with the licensing requirements. It shall also identify and evaluate the safety significance of differences from applicable current safety standards and good practices and take into account the cumulative effects of changes to procedures, modifications to the facility and the operating organization, technical developments, operational experience accumulated and ageing of SSCs. It shall include consideration of the acceptance criteria for waste and spent fuel packages and unpackaged spent fuel elements and any deviation from these criteria during storage.
S-61	The results of the PSR shall be documented. All reasonably practicable improvement measures shall be subject to an action plan.
Decommissioning SRLs	
D71	The licensee shall carry out at regular intervals a review of the safety of the facility (a periodic safety review).
D72	The review shall confirm the compliance of the decommissioning activities and states with its licensing requirements and any deviations shall be resolved. It shall also identify and evaluate the safety significance of deviations from applicable current safety standards and best practices and take into account the cumulative effects of changes to procedures, modifications to the facility and the decommissioning organisation, technical developments, decommissioning experience accumulated and ageing of SSCs.
D73	All reasonably practicable improvement measures shall be taken by the licensee as a result of the review.
D74	A periodic safety review shall be carried out at least every ten years. If the latest consolidated case has been produced in accordance with the general principles of periodic safety review, then the ten year period starts from the date of that case.



SRL	
D75	<p>The scope and methodology of the review shall be clearly defined and justified. As a minimum the following areas shall be covered by the review:</p> <ul style="list-style-type: none">• assessment of the monitoring and surveillance data, and of the operating experience to determine the actual condition of systems, structures and components• updated radioactive inventory• current safety analyses and their use• organisational arrangements• radiation protection arrangements• safety performance and the effectiveness of safety and quality management• staffing and qualification of staff• emergency preparedness• radiological impact on the public and on the environment• waste storage conditions• ageing of the safety significant structures, systems and components• advances in science and technology• changes in the environment of the facility, including external natural and man-made hazards• changes in regulations• feedback from past operations• feedback from similar facilities



Table 2: Indicative Programme for a PSR

For a multi-plant site this programme should be followed for each PSR separately.

Point in time*	Activities expected to be done by the relevant point in time
SD - 2 years	<ul style="list-style-type: none"> • Licensee has completed the PSR plan and provides ONR with a timetable of activities. • ONR and licensee discuss scope of work and ONR’s expectations.
SD - 1 years	<ul style="list-style-type: none"> • Licensee has identified significant areas for improvement and/or analysis, and demonstrates that associated work has commenced. ONR advised of proposals. • ONR advises licensee of anticipated problems.
SD	<ul style="list-style-type: none"> • Licensee presents the PSR Submission, together with a progress report on improvements that are underway.
SD + 9 months	<ul style="list-style-type: none"> • ONR makes available to the licensee its findings on the PSR Submission.
SD + 1 year	<ul style="list-style-type: none"> • The ‘Decision Date’. • The latest date by which the licensee should complete the improvements it has identified in the PSR (refer to paragraph 5.42). • ONR should confirm its decision in writing to the licensee regarding future activities on the facility encompassed by the PSR. • Licensee confirms the programme for addressing ONR findings. • ONR may issue a press release on a decision for continued operation.
SD + 15 to 18 months	<ul style="list-style-type: none"> • Where appropriate ONR may publish a report on the PSR assessment and findings, including the licensee’s programme for further work. Where a public report is produced a press release should also be issued via the Press Office.
SD + 3 years	<ul style="list-style-type: none"> • Licensee confirms completion of all outstanding identified work, including ONR findings, except where agreed otherwise. • Where appropriate ONR may produce a close-out report and issue a press release.

* **SD** denotes PSR Submission Date (a change from the previous use of ‘X’ dates).

NOTE: As stated, these are indicative timescales. If a licensee wants to adopt an alternative approach, this should be discussed with ONR in advance.