

ONR Technical Assessment Guide

**Organisational Learning For Security**

ONR Technical Assessment Guide (TAG)

Organisational Learning For Security

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# Introduction

1. The Office for Nuclear Regulation (ONR) has established a set of Security Assessment Principles (SyAPs) (Ref. [1]). This document contains Fundamental Security Principles (FSyPs) that dutyholders must demonstrate have been fully taken into account in developing their security arrangements to meet relevant legal obligations. The security regime for meeting these principles is described in security plans prepared by the dutyholders, which are approved by ONR under the Nuclear Industries Security Regulations (NISR) 2003 (Ref. [2]).
2. The term ‘security plan’ is used to cover all dutyholder submissions such as nuclear site security plans, temporary security plans and transport security statements. NISR Regulation 22 dutyholders may also use the SyAPs as the basis for Cyber Security and Information Assurance (CS&IA) documentation that helps them demonstrate ongoing legal compliance for the protection of Sensitive Nuclear Information (SNI). The SyAPs are supported by a suite of guides to assist ONR inspectors in their assessment and inspection work, and in making regulatory judgements and decisions. This Technical Assessment Guidance (TAG) is such a guide.

# Purpose and Scope

1. This TAG contains guidance to advise and inform ONR inspectors in exercising their regulatory judgment during assessment activities relating to a dutyholder’s governance and leadership arrangements. It aims to provide general advice and guidance to ONR inspectors on how this aspect of security should be assessed. It does not set out how ONR regulates the dutyholder’s arrangements. It does not prescribe the detail, targets or methodologies for dutyholders to follow in demonstrating they have addressed the SyAPs. It is the dutyholder’s responsibility to determine and describe this detail and for ONR to assess whether the arrangements are adequate.

# Relationship to Relevant Legislation

1. The term ‘dutyholder’ mentioned throughout this guide is used to define ‘responsible persons’ on civil nuclear licensed sites and other nuclear premises subject to security regulation, a ‘developer’ carrying out work on a nuclear construction site and approved carriers, as defined in NISR. It is also used to refer to those holding SNI.
2. NISR defines a ‘nuclear premises’ and requires ‘the responsible person’ as defined to have an approved security plan in accordance with Regulation 4. It further defines approved carriers and requires them to have an approved Transport Security Statement in accordance with Regulation 16. Persons to whom Regulation 22 applies are required to protect SNI. ONR considers leadership and management for security to be an important component of a dutyholder’s arrangements in demonstrating compliance with relevant legislation.

# Relationship to IAEA Documentation and Guidance

1. The essential elements of a national nuclear security regime are set out in the Convention on the Physical Protection of Nuclear Material (CPPNM) (Ref. [3]) and the IAEA Nuclear Security Fundamentals (Ref [4]). Further guidance is available within IAEA Technical Guidance and Implementing Guides.
2. The importance of issues relating to organisational learning are also recognised in the Nuclear Security Fundamentals, specifically:

* Essential Element 11: Planning for, Preparedness for, and Response to, a Nuclear Security Event - 3.11 (b) (iii) Feedback into the preparedness process, including into the response plans, the results of exercises and tests of the plans, and of experience; and,
* Essential Element 12: Sustaining a Nuclear Security Regime - 3.12 (f). Having in place processes for using best practices and lessons learned from experience.

1. A more detailed description of the elements is provided in Recommendations level guidance, specifically Nuclear Security Series (NSS) 13, Recommendations on Physical Protection of Nuclear Material and Nuclear Facilities (INFCIRC/225/Revision 5) (Ref. [5]).
2. Furthermore, the IAEA defines a near miss as “a potentially significant event that could have occurred as the consequence of a sequence of actual occurrences but did not occur owing to the plant conditions prevailing at the time.” Similarly, it defines a low-level event as a “discovery of a weakness or a deficiency that would have caused an undesirable effect but did not, due to the existence of one (or more) defence in depth barriers.” Although originating within safety standards, the definition has equal applicability within security.
3. Comprehensive guidance on the development of a system for feedback of experience from events in nuclear installations is set out in the IAEA Safety guide on that topic in SSG-50 Operating Experience Feedback for Nuclear Installations – 2018 (Ref. [6]). It focuses on the main components of systems for the feedback of operational experience for gathering relevant information on events and abnormal conditions that have occurred at nuclear sites and investigation and analysis of those events, including corrective actions and learning from experience. Although this guidance has been developed to cover safety events and is not specifically aimed at covering feedback from security events, many of the components in the framework are equally applicable to security events (recognising that the specific requirements covering security events are covered in the IAEA Nuclear Security Series of Guidance such as those at References 4 and 5).

# Relationship to National Policy Documents

1. The SyAPs provide ONR inspectors with a framework for making consistent regulatory judgements on the effectiveness of a dutyholder’s security arrangements. This TAG provides guidance to ONR inspectors when assessing a dutyholder’s submission demonstrating they have effective processes in place to achieve SyDP 1.4 – Organisational Learning, in support of FSyP 1 – Leadership and Management for Security. The TAG is consistent with other TAGs and associated guidance and policy documentation.
2. Government Functional Standard 007: Security (GovS 007) (ref. [7]) sets government expectations for protecting government’s assets (people, property and information), visitors to government property and third party suppliers whilst engaged on government business. It replaces the Security Policy Framework (SPF) the policies of which remain in effect but are now in support of GovS 007. The security requirements detailed in GovS 007 have been incorporated within the SyAPs. This ensures that dutyholders are presented with a coherent set of expectations for the protection of nuclear premises, SNI and the employment of appropriate personnel security controls both on and off nuclear premises.
3. The ONR Classification Policy (Ref. [8]) indicates those categories of SNI which require protection and the level of security classification to be applied.

# Advice to Inspectors

1. An organisational learning programme is an important process which enables a dutyholder to maintain and improve efficiency and enhance nuclear security. Furthermore, it is recognised by ONR as a key element of a nuclear industry that has a culture of continuous improvement and sustained excellence in operations.
2. Organisational Learning is more than just learning from individual events or learning for learning’s sake – it is the engine which drives improvement and is relevant in all business areas and sectors, including nuclear safety. There are two important aspects: an ability to identify learning opportunities and (crucially), the commitment to take action. Both of these aspects are significantly influenced by the working environment and culture in any organisation or team. The culture is set by the leadership within the organisation: setting expectations, leading by example (by applying learning to their own behaviours and activities), driving learning activities, realising learning opportunities through managed change, and recognising and rewarding improvements.

**Regulatory Expectations**

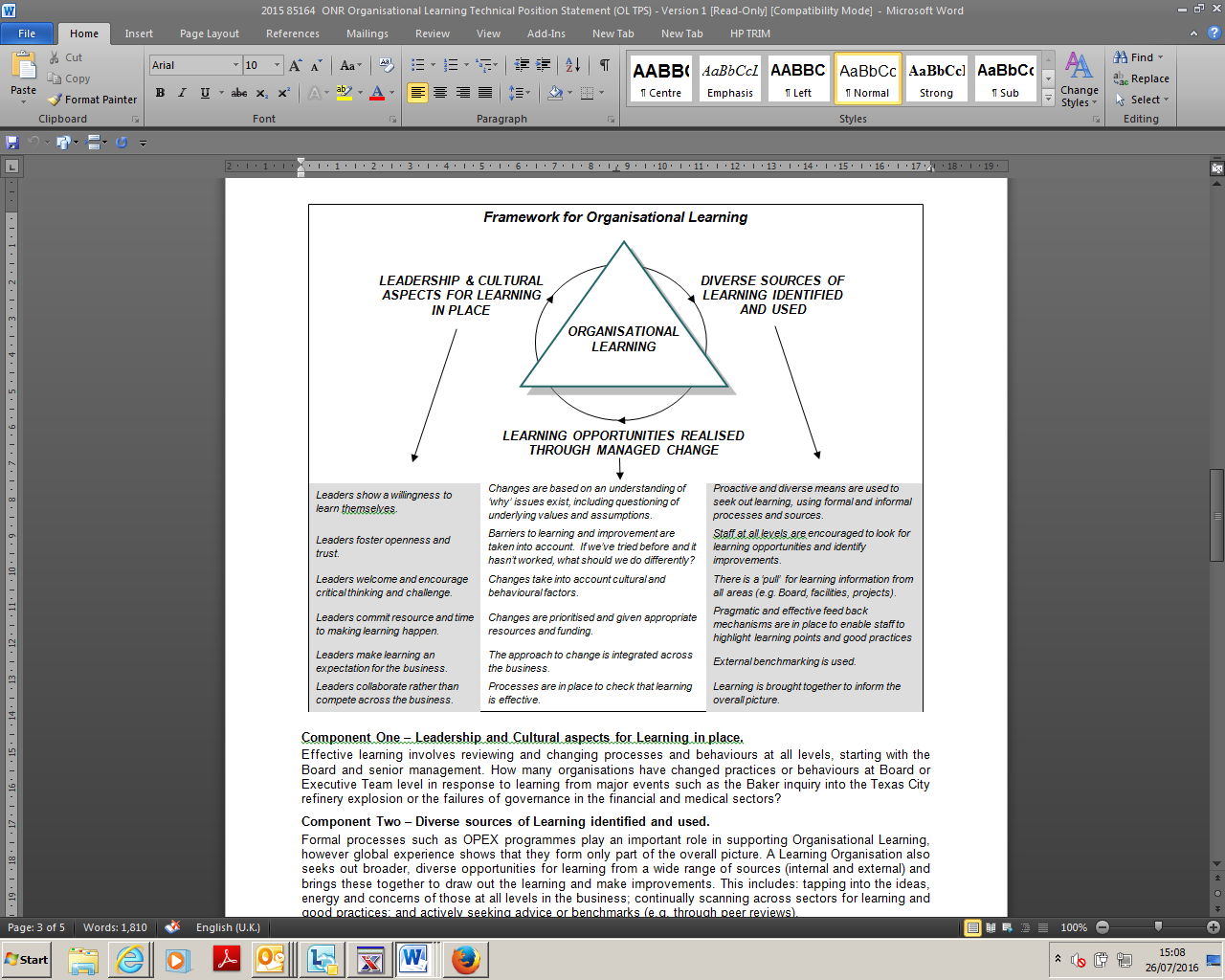
1. The regulatory expectation placed upon the dutyholder is that they will ensure that the security plan identifies a clear structure, framework and processes which supports organisational learning.

**Table 1: FSyP 1 - Leadership and Management for Security**

|  |  |  |
| --- | --- | --- |
| FSyP 1 - Leadership and Management for Security | Organisational Learning | SyDP 1.4 |
| Lessons should be learned from internal and external sources to continually improve leadership, organisational capability, the management system, security decision making and security performance. | | |

# Framework for Operational Learning

1. The diagram below shows a framework and essential components that support operational learning.



**Component One – Leadership and Cultural Aspects for Learning in Place**

1. Effective learning involves reviewing and changing processes and behaviours at all levels, starting with the Board and senior management. It is a fundamental requirement that an organisation must learn from its experience by senior management commitment. In the first instance this commitment takes the form of a policy statement which explains clearly the dutyholder’s commitment to the prevention of security events by applying lessons learned from previous operating experience, whether internal or external. This commitment should be underpinned by adequate resourcing of the function, management prioritisation of lessons identified and ongoing monitoring of action plans to ensure the issues which have been identified are addressed.

**Component Two – Diverse Sources of Learning Identified and Used**

1. Formal processes such as Operational Experience (OpEx) programmes play an important role in supporting Organisational Learning. However, global experience shows that they form only part of the overall picture. A Learning Organisation also seeks out broader, diverse opportunities for learning from a wide range of sources (internal and external) and brings these together to draw out the learning and make improvements. This includes tapping into the ideas, energy and concerns of those at all levels in the business, continually scanning across sectors for learning and good practice, and actively seeking advice or benchmarks (e.g. through peer reviews).

**Component Three – Learning Opportunities Realised Through Managed Change**

1. To complete the cycle, organisations must invest resources necessary to implement changes and then apply the lessons. Having information that can drive learning and then having the willingness and ability to use it effectively are distinctly different attributes. Many organisations, particularly in the nuclear sector, have well established processes for obtaining and disseminating information (e.g. OpEx). However, effort is needed to integrate diverse sources of information and define effective and prioritised actions that improve security.

# Operational Experience

1. OpEx is an important part of organisational learning. The objective of OpEx is to proactively collect, document, organise, analyse and apply previous learning, whether it relates to equipment, personnel or procedures. Such learning extends from a number of sources, the dutyholder’s organisation, other operators, industry groups, governments and scientific and educational institutions.
2. Dutyholders should have a system that identifies and collects pertinent information on security events and adverse conditions in a timely manner. These include any deviation from the site’s security arrangements in the security plan or events that could have led to a security vulnerability developing. Adverse conditions include any deviation (e.g. a noticeable or marked departure from the expected norm), abnormality, equipment/human failure or non-conformity to procedure, and information which relates to breakdowns or conditions that resulted in no serious consequences, but reduced the layers of defence. All personnel at the dutyholder’s site (staff, contractors, agency workers) should be expected to report all security events and adverse conditions.
3. To ensure the capture of all events and incidents which could affect security, the dutyholder should establish clear reporting criteria with low tolerability thresholds. The issues should be analysed in sufficient depth to facilitate the identification of root causes and action plans which can be implemented to address the issue. An effective learning organisation will share its experiences, both internally and externally. It is recognised that the sharing of learning from security events will need to be controlled especially where security vulnerabilities are identified. Nevertheless, there are a number of National Protective Security Authority (NPSA) industry forums where this is possible.

# Event and Adverse Condition Reporting and Tracking

1. The dutyholder should establish a process for all employees at the dutyholder site to identify security deficiencies, as well as improvement suggestions. A confidential means should be established for security staff to identify and track events and adverse conditions which might potentially identify an exploitable vulnerability in the security systems or processes. Managers should reinforce the requirement to report all events and adverse conditions that occur within the organisation constantly. All events and adverse conditions that affect security should be reported and tracked, including low-level events and “near misses".
2. In addition to having processes and procedures to learn from security events in place, dutyholders have a legal obligation to report security events as required by the NISR 2003 Regulations 10, 18 and 22. ONR therefore expects security events which meet reporting criteria specified in NISR and the ONR Guide on this matter [ONR-RIO-PROC-002] (Ref. [9]) to be reported as specified. This includes the findings from dutyholders investigations and Learning from Experience reports.

# Screening for Significance

1. The dutyholder should screen event information to ensure all security significant matters are considered and that all applicable lessons learned are taken into account. The screening process should be used to select events for detailed investigation and analysis. A categorisation system should be developed which grades events and conditions and prioritises them according to security significance and the identification of adverse trends.

# Investigation and Analysis

1. Dutyholders should have a policy and procedures specifying the type of investigation appropriate for an event of a particular category. The policy should typically outline the means of initiating an investigation, its duration, the composition of the investigating team, terms of reference for the investigation team and how it is to report. Investigations are to be performed promptly so that information and physical evidence is not lost or corrupted. Event participants should be interviewed while memories are fresh. A typical outline of the investigation process is at Appendix 1.
2. Highly significant events should be evaluated by a formally qualified multi-disciplinary evaluator team, using structured root cause investigation methods. The objective is to identify the root causes so that when they are corrected, the event or condition should not be repeated. Lower significance events or adverse conditions can be assessed with less formality and rigour. For example, individual expert evaluators can be used rather than a multi-disciplinary team. Notwithstanding an acknowledgement that repeat events are still possible, the objective should be to identify likely or apparent causes that, when corrected, would prevent recurrence.
3. The analysis of any event should be performed by an appropriate method. It is common practice that organisations which conduct evaluations regularly use standard methods to achieve a consistent approach for the assessment of events. These standard methods usually involve different techniques and each of these may have its particular advantages for cause analysis, depending on the issue under investigation.

# Corrective Action Management

1. Actions taken in response to events constitute the main basis of the process of feedback of operational experience to enhance security at dutyholders’ sites. Such actions are aimed at correcting a situation, preventing a recurrence or improving the security arrangements. Corrective actions may also be identified to improve security management systems and culture, particularly where there is evidence of complacency.
2. Corrective actions should, as appropriate:

* Be specific and practical;
* Address fundamental causes and not symptoms;
* Include immediate actions which decrease the risk of a subsequent event or adverse condition;
* Include long term actions that should be taken to achieve a permanent solution; and,
* Focus on strengthening existing security arrangements, in preference to developing new ones.

1. Recurring events warrant special attention, such as increasing its significance level. The assessment of root causes should identify why previously-completed corrective actions failed to prevent a recurrence of the event. The reason for the original corrective action’s ineffectiveness should be addressed as part of the follow up.
2. The dutyholder should ensure the dates assigned to complete each corrective action are commensurate with the importance of the action, organisational priorities, and consideration of avoiding recurrence. Actions should be tracked and the responsible persons held accountable for completing them, according to agreed timescales.

# Use and Dissemination of Information

1. Information on operational experience should be readily accessible to all security staff and - where appropriate - all employees. This can be done in a number of ways, such as team briefings. Effective use of the feedback from operational experience should be encouraged and reinforced by the management chain. Lessons identified should also be included in the dutyholder’s refresher training material.
2. Where the event has resulted in a reportable event under NISR 2003 (as amended), a follow up report should be sent to ONR.

Inspectors should consider:

* Whether the dutyholder has a framework for organisational learning that incorporates the three essential components.
* Whether the dutyholder has a policy for systematically identifying and correcting deficiencies in security.
* Whether the dutyholder’s security and safety OPEX policies are effectively aligned.
* Whether the dutyholder encourages staff to report security deficiencies and security improvement opportunities.
* Whether the dutyholder’s policies focus on corrective action, rather than blame of personnel who report security deficiencies.
* Whether the dutyholder encourages a learning organisation through actively seeking lessons learned from other organisations and, where appropriate, apply them to their organisation.
* Whether the dutyholder regularly debriefs staff on recent security issues that have occurred at the facility and draw on lessons identified to refresh staff understanding.
* Whether the dutyholder has sufficient training for staff and management to recognise and report problems and enough experienced staff trained in root cause analysis to assess all security deficiencies that are reported fully.
* Whether the dutyholder has adequate resources allocated to managing and reporting security deficiencies and whether they are compliant with legislation and the ONR mandated reporting process.
* Whether the dutyholder’s process informs their Board on the findings of identified security deficiencies including analysis of the event and emerging trends.
* Whether there are indicators regarding backlogs in event investigations and corrective action closure, looking particularly for adverse trends.

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# Glossary and Abbreviations

|  |  |
| --- | --- |
| CPPNM | Convention on the Physical Protection of Nuclear Material |
| CS&IA | Cyber Security and Information Assurance |
| FSyP | Fundamental Security Principle |
| GovS | Government Functional Standard |
| IAEA | International Atomic Energy Agency |
| L&MFSy | Leadership and Management for Security |
| NISR | Nuclear Industries Security Regulations |
| NPSA | National Protective Security Authority |
| NSS | Nuclear Security Series |
| ONR | Office for Nuclear Regulation |
| OpEx | Operational Experience |
| RIO | Regulatory Intelligence and Oversight |
| SNI | Sensitive Nuclear Information |
| SPF | Security Policy Framework |
| SQEP | Suitably Qualified Experienced Person/Personnel |
| SyAP | Security Assessment Principle |
| SyDP | Security Delivery Principle |
| TAG | Technical Assessment Guide |
|  |  |

# Appendix 1: Investigation of Events

1. The level of management to which investigators report should depend on the severity (or the potential severity) and the frequency of occurrence of the event. A minor event that recurs should be investigated as if it were a more serious event to determine the root cause.
2. The number of investigators and their areas of expertise should be based on the nature of the security incident (e.g. a Human Factors specialist might be involved in access control breaches or a C&I specialist on a security breach on an Operating Technology (OT) system).
3. Training (both initial and refresher) should be provided for the staff who might take part in an investigation. Such training should include investigation techniques, documentation needs, witness interviews, conflict resolution and dealing with confidentiality issues. All investigators should receive some basic training in event investigation, including root cause analysis. However, for more difficult and complex investigations there may need to be at least one expert facilitator who is familiar with such methods.
4. A mandate should be established for the investigation activities. This should set out the format and terms of reference and should typically cover the following areas:

* Conditions preceding the event;
* The sequence of events;
* Security equipment performance and system response;
* Considerations of human performance;
* Equipment failures;
* Precursors to the event;
* Response and follow-up at the plant;
* Threat considerations;
* Considerations relating to the regulatory process; and
* Security significance.

1. The mandate should include a review of the security plan as part of the assessment of causes of the event under investigation, or to identify a security response that is beyond that approved in the security plan.
2. The event investigator (or the lead investigator if there is more than one) should be competent in investigation skills and possess relevant technical, administrative and managerial competence.
3. The on-site investigation should be commenced as soon as practicable to ensure information is not lost or corrupted and other evidence is not degraded. It is vital that the on-site investigation does not inhibit operational staff from bringing the plant to a stable state.
4. Interviews should be conducted with all the staff who were involved in the event or who were witnesses to the event. Interviews should be transcribed. A “sequence of events listing” (e.g. an event and causal factors chart) should be started immediately and continuously updated as new data is obtained.
5. Investigators should prepare a written report and present it to the management group that commissioned the investigation. In some cases there may be a request for corrective actions to remedy the identified root causes.
6. The investigation should include:

* The preparation of progress reports and other interim reports documenting significant activities, findings and concerns;
* Ensuring safety and security, as appropriate, at the scene of the incident;
* Ensuring investigative activities do not result in adverse impacts on safety or security;
* The maintenance of an appropriate chain of custody of any evidence gathered;
* Ensuring the dutyholder management is advised of the status of the investigation and of progress and future plans in relation to it; and,
* The initiation of requests for information, interviews with witnesses, laboratory tests and technical or administrative support.

1. It is not the objective of an event investigation to apportion blame, to determine fault, or to recommend or dispense disciplinary actions. Indeed, conducting investigations in such a way is not conducive to the establishment of facts which will assist the identification of root causes, and hence lead to the corrective actions necessary to enhance security and to improve the performance of equipment and human performance.

# Appendix 2: Analysis of Events

1. In most instances the first step in the analysis of an event and the basis for further evaluation is the establishment of the event sequence. This means the listing, in chronological order, of all relevant occurrences or activities leading to the event and subsequent to it.
2. Analysis of relevant occurrences and activities should support the confirmation of deviations from standard event sequence operating procedure or design specification. The analysis should consider design, organisation, procedures, human actions, component faults and behaviour of materials. In some cases the use of additional expertise for cause analysis might be considered. Very often the notions of immediate (direct, observed) causes, root causes and contributing factors are used in the cause analysis. Cause identification should be undertaken for the formulation of corrective actions. The depth of the causal analysis should be sufficiently adequate to ensure the determination of appropriate corrective actions.
3. Numerous methods of root cause analysis, which address the connection between root causes and corrective actions, have been developed or are under development. As there is no single best technique, the evaluator should select the most appropriate.
4. The analysis of events resulting from human characteristics should include the causes and circumstances which contributed to the event. Human errors which affected the course of the event may include either errors of commission or errors of omission. There may also have been procedural deficiencies and a combination of human errors and procedural deficiencies. Separately, there may have been errors and human performance related issues in the areas of procedures, training, communication, engineering for human factors and the human–machine interface, management, and supervision. The analysis should be sufficient to categorise the human performance issues.
5. The analysis should consider and resolve the following issues:

* Whether human errors were cognitive (such as failure to recognise the actual security event/situation, failure to realise which systems should be functioning or failure to recognise the true nature of the event), or whether there was an error in following procedures;
* Whether human deficiencies associated with the use of procedures were characterised by difficulty either in terms of failure to follow an approved procedure, or in the use of a procedure that contained erroneous instructions, or were associated with an activity or task that was not adequately covered by a procedure;
* Whether unusual characteristic of the working location, such as heat, humidity, noise, radioactivity levels, accessibility or signage contributed to the problem with human performance;
* Whether there were any ergonomic issues, or issues relating to engineering for human factors; and,
* The type of personnel involved (such as a security guard, a contractor’s escort, security management – especially to what level were they suitably qualified, experienced personnel (SQEP).