

GENERAL (GEN) 1000 SERIES REGULATORY ARTICLES

Military Aviation Authority



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1000 SERIES (GEN) REGULATORY ARTICLES

1. The GEN series of RA support over-arching regulations. It is split into 8 sub-streams as outlined below:

a. The 1000 series covers competence, roles and responsibilities for Regulated Entities.

b. The 1100 series covers general regulations and information, such as Military Aviation Governance, Military Aircraft Registration, etc.

- c. The 1200 series covers Air Safety Management.
- d. The 1300 series covers the Release to Service process.

e. The 1400 series covers Flight Safety, Occurrence Reporting, Post Crash Management, etc.

- f. The 1600 series covers Remotely Piloted Air Systems (RPAS)
- g. ► The 1700 series covers Airborne Equipment. ◄
- h. The 1900 series covers Logistics.

2. The RA above are supported by 3 reformatted manuals and one aide-memoire as outlined below:

- a. Manual of Air Safety.
- b. Manual of Post-Crash Management.
- c. Post-Crash Management aide-memoire
- d. Manual of Air System Safety Cases

3. The 1000 Series (GEN) RA are jointly owned by D MAA and D (Tech). Table 1 below shows the current documents, along with the associated Regulation titles.

4. Table 2 below shows the withdrawn documents, along with the associated Regulation titles. The Rationale for withdrawal stated in these documents was correct at point of publish and it is incumbent on the user to check the references remain valid prior to use.

RA NUMBER	RA DESCRIPTION	SUB RA
RA 1002	Airworthiness Competent Persons	1002(1): Airworthiness Competent Persons
	Delegation of Airworthiness Authority and Notification of Air Safety Responsibility	1003(1): Delegation of Airworthiness Authority within DE&S
RA 1003		1003(2): Notification of Air Safety Responsibility within DE&S
		1003(3) Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness Management responsibilities
	Contracting with Competent Organizations	1005(1): General Principles
		1005(2): Design Organizations
DA 4005		1005(3): Maintenance Organizations
RA 1005		1005(4): Contractor Flying Organizations
		1005(5): Air Traffic Management Equipment Organizations
RA 1006	Delegation of Engineering Authorizations	1006(1): Delegation of Engineering Authorizations

Table 1: 1000 Series (GEN) Regulatory Articles

RA NUMBER	RA DESCRIPTION	SUB RA
		1010(1): Classification Tier of Establishment
		1010(2): Head of Establishment - Aviation Responsibilities for All Tiers
		1010(3): Tier 1 and Tier 2 (where Recreational Flying is not the Primary Activity) Head of Establishment Responsibilities
RA 1010	Head of Establishment Aviation Responsibilities and Aviation Duty Holder / Accountable Manager (Military Flying) Establishment Responsibilities	1010(4): Tier 2 Recreational Flying Only Head of Establishment Responsibilities
		1010(5): Tier 3 and Tier 4 Head of Establishment Responsibilities
		1010(6): Tier 5 Head of Establishment Responsibilities
		1010(7): Aviation Duty Holder / Accountable Manager (Military Flying) Safe Operating Environment Responsibilities
RA 1011	Military Continuing Airworthiness Manager Responsibilities	1011(1): Responsibilities of the Military Continuing Airworthiness Manager
RA 1012	Director General (Air) – Air Safety Responsibilities	1012(1): Provision of Airworthiness and Safety Assurance
RA 1013	Air Systems Operating Centre Director – Provision of Airworthy and Safe Systems	1013(1): Provision of Airworthy and Safe Air Systems
RA 1014	Design Organizations and Co- ordinating Design Organizations – Airworthiness Responsibilities	1014(1): Design Organization and Co- ordinating Design Organization
		1014(2): Air System Co-ordinating Design Organization
RA 1015	Type Airworthiness Management – Roles and Responsibilities	RA 1015(1) – Type Airworthiness Management
	Military Continuing Airworthiness Management	1016(1): Withdrawn – Not deemed a regulatory requirement.
RA 1016		1016(2): Establishment of a Military Continuing Airworthiness Management Organization
		1016(3): Requirement for a valid Military Airworthiness Review Certificate
	Sponsor of Military Registered Civilian-Owned Air Systems or Civilian Operated Air Systems – Air Safety Responsibilities	1019(1): Nomination of the Sponsor
RA 1019		1019(2): Civilian-Owned Military Operated Air Systems
		1019(3): Civilian Operated (Development) or (In-Service) Air Systems

RA NUMBER	RA DESCRIPTION	SUB RA
		1019(4): Special Case Flying Air Systems
		1020(1): Role and Responsibilities of the Aviation Duty Holder
RA 1020	Aviation Duty Holder - Roles and Responsibilities	1020(2): Aviation Duty Holder Nomination
		1020(3): Withdrawn – Incorporated into RA 1032
RA 1021	Release to Service Authorities Roles and Responsibilities	1021(1): Roles and Responsibilities
RA 1022	Senior Operator - Air Safety Responsibilities	1022(1): Senior Operators
RA 1023	Chief Air Engineer – Air Safety Responsibilities	1023(1): Chief Air Engineers
		1026(1): Withdrawn – Incorporated into RA 1010(3)
		1026(2): Aerodrome Operator Responsibilities
	Aerodrome Operator and Aerodrome Supervisor (Recreational Flying) Roles and Responsibilities	1026(3): Aerodrome Operator Qualifications and Experience
		1026(4): Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework
		1026(5): Withdrawn – Incorporated into RA 1010(6)
RA 1026		1026(6): Withdrawn – Incorporated into RA 1010(5)
		1026(7): Withdrawn – Incorporated into RA 1010(4)
		1026(8): Aerodrome Supervisor (Recreational Flying) Responsibilities
		1026(9): Aerodrome Supervisor (Recreational Flying) Qualifications and Experience
		1026(10): Management of an Aerodrome Safe Operating Environment Manual
RA 1027	Air Traffic Management Equipment Organizations – Responsibilities of Contracted Organizations	1027(1): Responsibilities
RA 1028	Contractor Flying Approved Organization Scheme	1028(1): Organization
		1028(2): Accountable Manager (Military Flying)
		1028(3): Application and Approval
		1028(4): Contractor Flying Organization Exposition

RA NUMBER	RA DESCRIPTION	SUB RA
		1029(1): Aviation Duty Holder / Accountable Manager (Military Flying) and Ship Duty Holder / Accountable Person: Roles and Responsibilities
		1029(2): Ship Platform Authority: Roles and Responsibilities
		1029(3): Air System Type Airworthiness : Roles and Responsibilities
RA 1029	Ship-Air Release - Roles and Responsibilities	1029(4): Foreign Air System Sponsor: Roles and Responsibilities
		1029(5): Royal Navy Release to Service Authority: Roles and Responsibilities
		1029(6): Ship-Air Release - Stakeholder Engagement
		1029(7): Remotely Piloted Air System Trial Sponsor: Roles and Responsibilities
	Defence Aeronautical Information Management	1030(1): Defence Aeronautical Information Authority
RA 1030		1030(2): Aeronautical Information Service Provider
		1030(3): Authorized Sources of Defence Aeronautical Data and Aeronautical Information
		1031(1): Organization
RA 1031	Contractor Flying Approved Organization Scheme (Basic Remotely Piloted Air Systems)	1031(2): Remotely Piloted Air Systems Accountable Manager
		1031(3): Approval
RA 1032	Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations - Roles and Responsibilities	1032(1): Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)- Facing Organizations (Internal)
		1032(2): Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)- Facing Organizations (External)
RA 1033	Air Traffic Services Senior Officer – Air Safety Responsibilities	1033(1): Air Traffic Services Senior Officer Nomination
		1033(2): Role and Responsibilities of the Air Traffic Services Senior Officer
RA 1160	The Defence Air Environment Operating Framework	1160(1): Defence Air Environment Operating Categories
		1160(2): Withdrawn – Incorporated into RA 1019, RA 1162 and RA 1163
		1160(3): Certificate of Usage

RA NUMBER	RA DESCRIPTION	SUB RA
		1161(1): Military Aircraft Registration
		1161(2): Application for Approval in Principle
RA 1161	Military Registration of Aircraft Operating within the Defence Air	1161(3): Request for Activation on the UK Military Aircraft Register
	Environment	1161(4): Withdrawn – Not deemed Regulatory material
		1161(5): Military Open Category / Specific S1 sub-category Remotely Piloted Aircraft Registration
RA 1162	Air Safety Governance Arrangements for Civilian Operated (Development)	1162(1): Air Safety Governance Arrangements
KA 1162	and (In-Service) Air Systems	1162(2): Assurance of the Air Safety Governance Arrangements
RA 1163	Air Safety Governance Arrangements	1163(1): Air Safety Governance Arrangements
KA 1103	for Special Case Flying Air Systems	1163(2): Assurance of the Air Safety Governance Arrangements
		1164(1): Permanent Allotment of UK Military Registered Air Systems
RA 1164	Transfer of UK Military Registered Air Systems	1164(2): Temporary Allotment of UK Military Registered Air Systems
		1164(3): Allocation of UK Military Registered Air Systems within an Aircraft Operating Authority
RA 1165	UK Civil Aviation Authority Oversight of UK Military Registered Aircraft	1165(1): UK Civil Aviation Authority Oversight of UK Military Registered Aircraft
RA 1166	UK Civil-Registered Aircraft Utilized and Piloted by the Ministry of Defence	1166(1): UK Civil-Registered Aircraft Utilized and Piloted by the Ministry of Defence
RA 1167	Contracting Civil-Registered Air	1167(1): Person Responsible for the Contracting Activity
	Systems for Military Purposes	1167(2): Approving Officer
RA 1200	Air Safety Management	1200(1): Air Safety Management
RA 1202	Cyber Security for Airworthiness and Air Safety	1202(1): Cyber Security for Airworthiness and Air Safety
		1205(1): The Air System Safety Case and Air System Safety Case Report(s)
	Air System Safety Cases	1205(2): Ownership of the Air System Safety Case
RA 1205		1205(3): The Safety Statement
		1205(4): Responsibilities of Organizations supporting an Air System Safety Case

RA NUMBER	RA DESCRIPTION	SUB RA
		1205(5): Assurance, Endorsement and Scrutiny of the Air System Safety Case
RA 1207	Air Safety Data Management and	1207(1): Air Safety Data Exploitation Strategy
RA 1207	Exploitation	1207(2): Air Safety Data Exploitation Procedures
RA 1208		1208(1): The Flight Data Monitoring Programme
RA 1200	Flight Data Monitoring	1208(2): Flight Data Monitoring Effectiveness
		1210(1): Risk Ownership
	Ourses his and Management of	1210(2): Risk Management
RA 1210	Ownership and Management of Operating Risk (Risk to Life)	1210(3): Standardized Approach to Risk
		1210(4): Emerging Hazards and Risks
RA 1223	Airworthiness Information Management	1223(1): Establishment of Airworthiness Information Management
RA 1223		1223(2): Airworthiness Information Management
RA 1225	Air Safety Documentation Audit Trail	1225(1): Air Safety Documentation Audit Trail
RA 1230	Design Safety Targets	1230(1): Withdrawn – Incorporated into sub-Regulations 1230(2) and 1230(3) or no longer considered Regulatory material
RA 1230		1230(2): Establishing Design Safety Targets during Acquisition
		1230(3): Design Safety Baseline
	Release To Service	1300(1): Requirement
		1300(2): Release To Service Recommendation
		1300(3): Limitations
RA 1300		1300(4): Operational Emergency Clearance
		1300(5): Clearance with Limited Evidence
		1300(6): Authorization
		1300(7): Configuration Control and Audit Trail
RA 1305	Military Permit to Fly (In-Service), (Special Case Flying) and (Single Task)	1305(1): Military Permit to Fly (In- Service)
		1305(2): Military Permit to Fly (In- Service) Recommendation
		1305(3): Military Permit to Fly (In- Service) Preparation and Authorization

RA NUMBER	RA DESCRIPTION	SUB RA
		1305(4): Military Permit to Fly (Single Task)
		1305(5): Military Permit To Fly (Special Case Flying) Recommendations
		1305(6): Military Permit to Fly (Special Case Flying)
		1310(1): The Air System Document Set
RA 1310	Air System Document Set	1310(2): Validation of the Air System Document Set
		1310(3): Verification of the Air System Document Set
RA 1340	Equipment Not Basic to the Air System	1340(1): Equipment Not Basic to the Air System
DA 4250	Air I cumched Wearan Dalaaa	1350(1): Air Launched Weapon Release
RA 1350	Air Launched Weapon Release	1350(2): Withdrawn Content Incorporated into RA 1350(1)
RA 1380	Performance Based Navigation	1380(1): Performance Based Navigation
RA 1390	Reduced Vertical Separation Minimum	1390(1): Reduced Vertical Separation Minimum
	Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships	1395(1): Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships
		1395(2): Ship-Air Release
RA 1395		1395(3): Ship-Air Release Recommendation
		1395(4): Ship-Air Special Releases
		1395(5): Ship-Air Release Remotely Piloted Air Systems
		1400(1): Flight Safety
RA 1400	Flight Safety	1400(2): Withdrawn – Content incorporated in RA 1400(1)
RA 1410	Occurrence Reporting and Management	1410(1): Occurrence Reporting and Management
RA 1420	Service Inquiries and Non-Statutory Inquiries	1420(1): Service Inquiries and Non- Statutory Inquiries
RA 1430	Aircraft Post Crash and Incident Management and Significant Occurrence Management	1430(1): Aviation Duty Holders and Heads of Establishment
		1430(2): Accountable Managers (Military Flying)
RA 1440	Air Safety Training	1440(1): Air Safety Training
RA 1600	Remotely Piloted Air Systems	1600(1): Remotely Piloted Air System Categorization

RA NUMBER	RA DESCRIPTION	SUB RA
		1600(2): Remotely Piloted Air System Regulatory Requirements
		1601(1): Regulatory Requirements
	Remotely Piloted Air Systems Open	1601(2): Responsibilities
RA 1601	A1 sub-category (Fly 'Over' People)	1601(3): Remote Pilot Competence
		1601(4): Safe Operation and Limitations
		1602(1): Regulatory Requirements
		1602(2): Responsibilities
	Remotely Piloted Air Systems Open	1602(3): Remote Pilot Competence
RA 1602	A2 sub-category (Fly 'Close To' People)	1602(4): Safe Operation and Limitations
		1602(5): Handing over Control of Remotely Piloted Aircraft
		1602(6): Remote Pilot Instructors
		1603(1): Regulatory Requirements
		1603(2): Responsibilities
	Pomotoly Pilotod Air Systems Open	1603(3): Remote Pilot Competence
RA 1603	Remotely Piloted Air Systems Open A3 sub-category (Fly 'Far From' People)	1603(4): Safe Operation and Limitations
		1603(5): Handing over Control of Remotely Piloted Aircraft
		1603(6): Remote Pilot Instructors
		1604(1): Regulatory Requirements
		1604(2): Responsibilities
	Remotely Piloted Air Systems Specific S1 sub-category	1604(3): Remote Pilot Competence
RA 1604		1604(4): Safe Operation and Limitations
		1604(5): Special Purpose Clearances
		1604(6): Handing over Control of Remotely Piloted Aircraft
		1604(7): Remote Pilot Instructors
		1605(1): Regulatory Requirements
RA 1605	Remotely Piloted Air Systems Specific S2 sub-category	1605(2): Withdrawn – Incorporated into RA 1605(1) and the Remotely Piloted Air Systems Manual
		1605(3): Withdrawn – Incorporated into RA 1605(1) and the Remotely Piloted Air Systems Manual
RA 1606	Remotely Piloted Air Systems – Certified Category	1606(1): Regulatory Requirements

RA NUMBER	RA DESCRIPTION	SUB RA
►RA 1700	Airborne Equipment	1700(1): Airborne Equipment Regulatory Requirements
		1701(1): Governance Responsibilities
		1701(2): Regulatory Requirements
		1701(3): Approval for Static Line and Freefall Parachuting
RA 1701	MOD-Approved Airborne Forces Equipment	1701(4): Operating MOD-approved Airborne Forces Equipment
		1701(5): Parachutist and Parachute Jumping Instructor Requirements
		1701(6): Qualification, Approval and Use of Parachute Training Devices
		1702(1): Governance Responsibilities
	MOD-Approved Aerial Delivery	1702(2): Regulatory Requirements
RA 1702	Equipment	1702(3): Operating MOD-approved Aerial Delivery Equipment
		1702(4): Air Despatcher Requirements
RA 1703	Foreign Military Airborne Forces Equipment	1703(1): Governance of Foreign Military Airborne Forces Equipment
	Non-Combat Parachuting	1704(1): Governance of Non-Combat Parachuting
RA 1704		1704(2): Assurance of Non-Combat Parachuting
		1704(3): Operating Non-Combat Parachuting ◀
RA 1800	Aerodrome and Air Weapon Range Aviation Activity - Management of Environmental Impacts and Risks	1800(1): Aerodrome and Air Weapon Range Aviation Activity - Management of Environmental Impacts and Risks
RA 1801	Air System Environmental Cases	1801(1): The Air System Environmental Case and Air System Environmental Case Report
		1801(2): Ownership of the Air System Environmental Case
RA 1802	Aviation Greenhouse Gas Emissions	1802(1): Aviation Greenhouse Gas Emissions
RA 1910	Quality Assurance of Aviation Fuel from non-UK MOD Sources	1910(1): Quality Assurance of Aviation Fuel from non-UK MOD Sources
RA 1920	Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards	1920(1): Aviation Arrangements in HM / MOD Ships – Equipment Standards

RA 1220

RA NUMBER RA DESCRIPTION SUB RA **Maintenance Organizations – Airworthiness** RA 1017 1017(1): Withdrawn - See Rationale. Responsibilities **RA 1018 Production Organization - Airworthiness** 1018(1): Withdrawn - Incorporated into Responsibilities RA 5835 RA 1024 Accountable Manager (Military Flying) 1024(1): Withdrawn – Incorporated into RA 1028 1024(2): Withdrawn – Incorporated into RA 1028 1024(3): Withdrawn – Incorporated into RA 1028 1120(1): Withdrawn – Incorporated into RA 1120 **Military Air System Registration** RA 1161 1121(1): Withdrawn – Incorporated into RA 1161 1121(2): Withdrawn – Incorporated into RA 1019 and RA 1163 1121(3): Withdrawn - Incorporated into Air Safety Arrangements for Military RA 1163 RA 1121 **Registration of Civil-Owned Air Systems not** 1121(4): Withdrawn – Incorporated into **Operated in the Service Environment** RA 1161 1121(5): Withdrawn - Incorporated into RA 1163 and RA 1305 1121(6) Withdrawn – Incorporated into RA 1161 Air Safety Arrangements for Military 1122(1): Withdrawn - Incorporated into RA 1122 **Registered Civil-Owned Development Air** RA 1162 and RA 1163 Systems **Certificate of Usage for Military Registered** 1123(1): Withdrawn – Incorporated into RA 1123 **Civil-Owned Aircraft** RA 1160 and RA 1305 **Civil Aviation Authority Oversight of Military** 1124(1): Withdrawn – Incorporated into RA 1124 **Registered Air Systems** RA 1165 Military Registered Air Systems Transferred to 1125(1): Withdrawn - Incorporated into RA 1125 Contractors RA 1164 1127(1): Withdrawn - Content incorporated UK Civil Registered Air Systems Operated by into RA 1166 – UK Civil-Registered Aircraft RA 1127 the MOD Utilized by the Ministry of Defence 1130(1): Withdrawn – Not deemed regulatory material RA 1130 **Corporate Memory and Standards** 1130(2): Withdrawn - Not deemed regulatory material 1140(1): Withdrawn - Incorporated into RA 1140 Air System Technical Data Exploitation RA 1207 1150(1): Withdrawn – Incorporated into the ▶RA 1150 **Airborne Equipment and Airborne Forces** RA 1700 Series 1220(1): Withdrawn - Incorporated into RA 5010

Table 2: Withdrawn 1000 Series (GEN) Regulatory Articles (not included in the 1000 Series combined document)

Delivery Team Airworthiness and Safety

1220(2): Withdrawn – Incorporated into

1220(3): Withdrawn - Incorporated into

RA 5011 and RA 5013

RA 5012 and RA 5013

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RA NUMBER	RA DESCRIPTION	SUB RA
		1220(4) Withdrawn – Incorporated into RA 5011, RA 5012 and RA 5013
		1220(5): Withdrawn – Incorporated into RA 5407
RA 1240	Chartering of Civilian Air Systems for Military Purposes	1240(1): Withdrawn – Incorporated into RA 1167
RA 1320	Project Team Leader-Stakeholder Interfaces	1320(1): Withdrawn – Not deemed regulatory material
RA 1325	Release To Service Limitations	1325(1): Withdrawn – Incorporated into RA 1300
RA 1330	Release To Service Special Clearances	1330(1): Withdrawn – Incorporated into RA 1300
		1330(2) Withdrawn – Incorporated into RA 1300
RA 1335	The RTS Audit Trail	1335(1): Withdrawn – Incorporated into RA 1225
►RA 1345	The Compendium of Airborne Equipment Release Certificates	1345(1): Withdrawn – Incorporated into the RA 1700 Series ◀
RA 1360	Release To Service Recommendations Preparation and Authorization	1360(1): Withdrawn – Incorporated into RA 1300
		1360(2): Withdrawn – Incorporated into RA 1300
		1360(3): Withdrawn – Incorporated into RA 1300
		1360(4): Withdrawn – Incorporated into RA 1300
RA 1370	Release To Service Configuration Control and Audit Trail	1370(1): Withdrawn – Incorporated into RA 1300
RA 1500	Certification of UK Military Registered Air Systems	1500(1): Withdrawn – Incorporated into RA 5810 and RA 5820

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RA 1002 - Airworthiness Competent Persons

Rationale	A successful Airworthiness Strategy requires personnel who are assessed as Competent and are Suitably Qualified and Experienced Persons (SQEP). The lack of such personnel may result in inappropriate advice or decisions and a potentially compromised level of Airworthiness. Whilst Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers (AM) ¹ , Heads of ADH- Facing Organizations ² ► and Heads of AM(MF)-Facing Organizations (AA-Facing Organizations ³) < are personally, or contractually, Accountable for their Responsibilities, it is important that they are supported by expert advisers. This RA details the requirement to demonstrate that personnel are Competent, ► SQEP < and suitable to provide Airworthiness advice.
Contents	1002(1): Airworthiness Competent Persons
Regulation 1002(1)	 Airworthiness Competent Persons 1002(1) ADHs, AM(MF)s, AMs, and Heads of ►AA <-Facing Organizations shall ensure that all persons involved in Airworthiness activities are Competent and SQEP.
Acceptable Means of Compliance 1002(1)	 Airworthiness Competent Persons ADHs, AM(MF)s, AMs, and Heads of ►AA <-Facing Organizations should assure themselves that representatives at meetings, working Groups, panels etc where Airworthiness matters are discussed or an agenda item, are Competent and SQEP. ADHs, AM(MF)s, AMs, and Heads of ►AA <-Facing Organizations should ensure that the training, experience and qualifications of personnel involved in Airworthiness activity are assessed and documented. Individuals should only exercise Airworthiness authority in areas where they have been assessed and measured as being Competent ► and SQEP. Professional Registration The following posts should be filled by Engineering Council CEng registered Crown Servants: a. Chief Air Engineers (CAE) in support of ADHs at each level. b. Mil CAMs^{*4} who are employed within a construct supporting ADHs in accordance with (iaw) RA 4945⁵. c. All engineers holding appointed Level J and Level K Authorizations⁶ at OF4 (or equivalent) and above, or OF3 (or equivalent) where they are the senior engineering specialists. d. Defence Equipment & Support (DE&S) engineers holding formal Letters of Airworthiness Authority⁷ at OF4 (or equivalent) and above, or OF3 (or equivalent) where they are the senior engineering specialists.

¹ Those AMs within: AA -Facing Organizations; Maintenance Approved Organizations; Air Traffic Equipment Approved Organizations; or Design Approved Organizations. ² 'Heads of ADH-Facing Organizations' includes but is not limited to: Aviation Delivery Team Leaders, Commodity Chief Engineers,

Heads of Establishment (HoE), Military Continuing Airworthiness Managers (Mil CAMs).

³ ► Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations – Roles and Responsibilities.

⁴ Any nominated Deputy Mil CAM (DCAM) who is expected to personally exercise delegated Mil CAM Authorizations should also meet the SQEP criteria detailed in RA 4945.

⁵ Refer to RA 4945 – Personnel Requirements – MRP Part M Sub Part G.

⁶ Refer to RA 1006 – Delegation of Engineering Authorizations; and RA 1023 – Chief Air Engineers – Air Safety Responsibilities.

⁷ Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.

Acceptable	a. All engineers holding appointed Level J and Level K Authorizations ⁶ .
Means of	b. DE&S engineers holding formal Letters of Airworthiness Authority ⁷ .
Compliance 1002(1)	6. The appropriate Operating Duty Holder (ODH) CAE and DE&S Operating Centre Director should personally authorize any non-compliance for Crown Servant posts on a case-by-case basis, inform the MAA ⁸ , and maintain a record for Audit by the MAA. Details of all non-compliances should be provided to the ODH / AM(MF) for inclusion in the Air System Safety Case, managed via the Air Safety Management System.
	7. The following posts should be filled by Engineering Council CEng registered industry personnel:
	a. Type Airworthiness Managers (TAM) ^{▶7, ◀ 9} .
	b. Mil CAMs ^{▶4} who are employed within a construct supporting a Defence Contractor Flying Organization. In derogation, personnel who hold a European Union Aviation Safety Agency (EASA) Form 4 / UK Civil Aviation Authority (CAA) Form SRG 1769 as a CAM, are not required to be Engineering Council registered.
	8. Non-compliance for industry posts should be ► endorsed by the AM(MF) and submitted to the MAA for Authorization via the Waiver process iaw MAA03.
Guidance	Airworthiness Competent Persons
Material	Development and Assessment of Competence
1002(1)	9. When assessing the Competence of personnel to carry out their duties the following factors will be considered:
	a. Engineering knowledge appropriate to the application area.b. Engineering, including Airworthiness engineering, knowledge appropriate to the technology.
	c. Knowledge of the legal and Safety regulatory framework.
	d. The consequences of failure of Systems that affect Airworthiness. The greater the consequences, the more rigorous the specification and assessment of Competence need to be.
	e. The Safety categorization (eg Risk Class) of the Systems or component. The higher the category the more rigorous the specification and assessment of Competence need to be.
	f. The novelty of the design, design procedures or application. The newer or more untried the designs, design procedures or application, the more rigorous the specification and assessment of Competence need to be.
	g. Personal characteristics such as leadership, strength of character, ability to communicate, give presentations, and literacy.
	h. Previous experience and its relevance to the specific duties to be performed and the technology employed. The greater the required Competence levels, the closer the fit between the competencies developed from previous experience, and those required for the specific duties to be undertaken needs to be.
	i. The relevance of qualifications to specific duties.
	Detailed guidance on the assessment of Airworthiness Competence is available within the Knowledge in Defence portal ¹⁰ .
	10. When assessing the Competence requirements of a particular task, the following aspects need to also be addressed:
	a. How effectively the task is communicated.

 ⁸ Contact via <u>DSA-MAA-OA-ACC@mod.gov.uk</u>.
 ⁹ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ¹⁰ ► < <u>https://www.gov.uk/guidance/knowledge-in-defence-kid</u>.

Guidance	b	. Workload.
Material	с	. Support and communication available within a peer group.
1002(1)	d	. Support for feedback and learning mechanisms within the organization.
	е	. Review and verification processes within the organization.
		Competence requirements will need to be assessed at all levels; individual, rganization, or Service.
	12. T	he need to develop and maintain Competence will be read across to:
	а	. Recruitment and placement procedures.
	b o	. The identification of training needs particularly in the presence of rganizational change, staff turnover, and technological developments.
	с	. The delivery of training.
	d	. The need for general health promotion and surveillance schemes ¹¹ .
	Person	nel Changes
		DHs, AM(MF)s, AMs, and Heads of ►AA◀-Facing Organizations need to ze the significance of changes of personnel and:
	a a	. Ensure that appointments are made only to personnel who will be able to cquire the necessary level of Competence within a reasonable period of time.
	b to	. Ensure that new personnel acquire necessary Airworthiness knowledge carry out their tasks.
		Allow new staff time to assimilate the Safety culture and sources of corporate Memory on Airworthiness matters before delegating authority to nem.
		Ensure that where an MAA Approval is required there is sufficient time to nable assessment and Approval to be completed prior to the nominee ssuming authority.

¹¹ ► Refer to – JSP 375, Chap 14, Health Surveillance and Health Monitoring.

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RA 1003 - Delegation of Airworthiness Authority and Notification of Air Safety Responsibility

Rationale	The responsibility for the Air Safety and, consequently, the Airworthiness of Air Systems is vested in the Secretary of State (SoS) for Defence, who delegates ► ◀ authority in this matter to each Service Chief of Staff and Chief Executive Officer (CEO) for onward delegation to competent individuals. Within Defence Equipment and Support (DE&S), ► or an MAA approved Design Organization (DO), ◀ where an individual requires Airworthiness Authority to amend the Air System Document Set (ADS), formal delegation of such authority is required. A formal record of the notification of Air Safety responsibility is also required to ensure that individuals are aware of the impact on safety of their aviation-related activity; such notification is required to be clear, unambiguous and auditable.	
Contents	1003(1): Delegation of Airworthiness Authority ▶ within DE&S ◄ 1003(2): Notification of Air Safety Responsibility ▶ within DE&S ◀ 1003(3): ▶ Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness Management responsibilities ◀	
Regulation 1003(1)	 Delegation of Airworthiness Authority ► within DE&S 1003(1) Delegation of the Airworthiness Authority to approve changes to the ADS within DE&S shall be by Suitably Qualified and Experienced Person (SQEP) Crown Servants, in nominated posts, in the form of a Letter of Airworthiness Authority (LoAA). 	
Acceptable Means of Compliance 1003(1)	 Delegation of Airworthiness Authority ▶ within DE&S Airworthiness Authority The authority to approve changes to the ADS, granted to individuals through the issue of LoAAs, should be delegated to Type Airworthiness Authorities (TAA). Delegation principles A clear, unbroken chain of delegation from CEO to the respective TAA should exist, through 2* Operating Centre Directors (OCD) and including intermediate line managers as necessary, with each receiving the appropriate level of delegation: CEO should issue a LoAA to ▶ Director General (Air) (DG(Air)) containing, as a minimum, the Air Safety responsibilities and Airworthiness Authorities detailed in RA 1012¹. ▶ DG(Air) should issue LoAAs to those OCDs with responsibilities for Air Systems and equipment, containing as a minimum, the relevant Air Safety responsibilities and Airworthiness Authorities detailed in RA 1013². OCDs should issue LoAAs to subordinate TAAs, via intermediate line managers where necessary. These LoAAs should contain, as a minimum, the Airworthiness Authorities detailed in RA 1013². Subordinate Delivery Team (DT) staff requiring LoAAs should receive such delegation directly from the respective TAA. 	

¹ Refer to RA 1012 – Director General < (Air) - Air Safety Responsibilities.

 ² Refer to RA 1013 – Air Systems Operating Centre Director - Provision of Airworthy and Safe Systems.
 ³ Refer to RA 1015 – Type Airworthiness Authority – Roles and Responsibilities.

Acceptable Means of	 a. Only be issued to those individuals in the delegation chain from ▶DG(Air) to TAAs, and sub-delegated from the TAA where required.
Compliance 1003(1)	 b. Only be granted to competent individuals meeting established criteria to be ► < SQEP, as detailed below.
	c. Be in the form of a letter personal to the individual receiving it; they should not be transferred between individuals.
	d. Be of an unambiguous scope and be consistent with other delegations to prevent omissions or duplication.
	e. Be accepted formally in writing by the recipient; LoAAs should only be accepted when the recipient has made an assessment that the responsibilities and authorities delegated can be discharged within the resource that has been allocated.
	4. Copies of all LoAAs, received and issued, should be retained for no less than 5 years beyond the active life of the Air System type or equipment. Scanned copies held electronically are permitted.
	Delegations
	5. OCDs, TAAs and any intermediate line managers requiring delegation of Airworthiness Authority should apply to the MAA for endorsement ⁴ of their suitability to hold a LoAA, using the process detailed in MAA03 ⁵ . The applicant should not be awarded a LoAA before their LoE is received.
	6. LoAAs delegating the authority to approve amendments or re-issues of a Release To Service Recommendation (RTSR) should only be issued to individuals holding at least the rank / grade of OF5 (or equivalent).
	7. The TAA should identify those posts within their Area of Responsibility (AoR) that require LoAAs. These posts should be limited to those that require authority to alter the ADS without reference to higher authority.
	8. When sub-delegating LoAAs, the TAA has discretion over the nature and extent of delegation, under the following constraints:
	 a. LoAAs delegating the authority to amend the ADS should only be issued to individuals who have successfully completed the Airworthiness for Military Aircraft Course (AMAC) – either at Practitioner (AMAC-P) level or Fundamentals (AMAC-F) level, including passing the course assessment. ▶ See RA 1440⁶ Annex A for further details. ◄
	b. The TAA should assess the competency and knowledge of all staff requiring delegation using an auditable, evidence-based process and determine which the more appropriate course is for the individual, considering the scope of their delegation. The AMAC-P is considered to be the preferred course for LoAA holders at OF3 level (or equivalent) and above. The AMAC-F is considered a suitable course for LoAA holders below OF3 (or equivalent). ► See RA 1440 ⁶ Annex A for further details. ◄
	c. When issuing the LoAA, the TAA should specify any limitations applicable to the delegation and the LoAA holder should be made aware of the boundaries within which they are permitted to operate.
	9. All LoAA holders should meet the relevant minimum SQEP criteria, as contained in Table 1 below, with the following notes:
	a. Any intermediate line manager (as described in paragraph 2c) between the OCD and a TAA requiring a LoAA should meet the minimum SQEP criteria established for OCDs.

⁴ Once satisfied, the MAA **b** is to **d** issue a personal Letter of Endorsement (LoE) recognizing the suitability of the applicant.

 ⁵ Refer to MAA03: Military Aviation Authority Regulatory Processes.
 ⁶ ► Refer to RA 1440 – Air Safety Training.

Acceptable Means of Compliance 1003(1) b. Where Air System Type Specific Managers' Courses are not available, an appropriate level of technical familiarization **should** be achieved for each Air System type. This **should** be recorded in the relevant LoAA and LoE.

Table 1. LoAA Holder	Minimum SQEP Criteria.
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Minimum SQEP Criteria	DT staff ^{▶7} ◄	ТАА	OCD
Crown Servant	Х	Х	Х
Engineering Council Professionally Registered, as detailed in RA 1002 ⁸	х	х	х
Has previous DT delegated responsibility to approve changes to the ADS		х	х
Successfully completed AMAC-P (5 day)	Х	Х	
Successfully completed AMAC-F (3 day)	Х		
Successfully completed the relevant Air System Type Specific Managers' Course	х	х	

10. TAAs **should** be assessed as at least "Practitioner" level across ACS001, ACS201, ACS301 (excluding ACS301/06) and ACS401 in the Airworthiness Competence Set (available on the ►MAA's websites⁹ ◄) before receiving their LoAA.

Review of delegations

11. All LoAAs **should** be reviewed by the issuer at least annually.

12. When the ► issuer ◄ of a LoAA departs their post, all LoAAs issued by that individual **should** remain valid for a maximum period of 3 months from when ► their ◄ replacement receives their own LoAA. During this period, all sub-delegations **should** be reviewed and renewed as appropriate by the new incumbent.

13. Reviews **should** ensure that:

a. The functional responsibility and, where appropriate, authority being delegated remains appropriate.

b. The content and references in the LoAA remain up to date.

Training

14. OCDs, TAAs, and 1* LoAA holders **should** comply with the Air Safety Training requirements detailed in RA 1440^{64} .

Guidance Material 1003(1)	Delegation of Airworthiness Authority ► within DE&S ◄ 15. The content of the ADS is detailed in RA 1310(1) ¹⁰ . For clarification, Special Instructions (Technical) (SI(T)s), regulated by RA 5405 ¹¹ , are considered to be part of the ADS when they direct on-Aircraft work. The issue of such SI(T)s can therefore only be authorized by a LoAA holder.
	16. The simplicity of a single TAA within a Platform DT is highly preferable but, where multiple Air System types are supported by a single DT, additional TAAs may be appointed for each Air System type.
	17. Although not contained in the currently mandated SQEP criteria, relevant Air System Maintenance experience in the Forward air domain can be extremely valuable to an individual in exercising Airworthiness Authority. When sub-delegating LoAAs to DT staff who do not have such experience, the TAA may wish to take measures to ensure that such staff have access to suitable advice. Appropriate measures may

⁷ Refer to RA 1440 Annex A for further details.

⁸ Refer to RA 1002 – Airworthiness Competent Persons.

⁹ ► <u>https://www.gov.uk/government/publications/letter-of-endorsement-loe-airworthiness-competence</u>. ◄

¹⁰ Refer to RA 1310 – Air System Document Set.

¹¹ Refer to RA 5405 – Special Instructions (Technical).

Guidance Material	include (but are not limited to) ensuring suitably experienced individuals are employed in support of the LoAA holder.		
1003(1)	Applicability to non-DE&S organizations		
	18. Individuals inside non-DE&S organizations will not be allowed to hold LoAAs, as these are DE&S specific authorization approvals, and the DG(Air) only provides LoAAs to individuals within their AoR and governance chain.		
	19. Organizations that transfer out of DE&S will:		
	a. For organizations remaining in MOD: Ensure that the SoS for Defence delegates their Airworthiness authority through the appropriate management chain (through the appropriate Service Chief of Staff or CEO for onward delegation) to competent individuals.		
	b. For organizations leaving MOD: Ensure that the MOD contracting organization, who has been appropriately delegated through their management chain from the SoS for Defence provides the appropriate Airworthiness delegation to the Head of the transferred organization (eg CEO). Ensure that the Head of the transferred organization (eg CEO) delegates the Airworthiness responsibilities through the appropriate management chain (through the appropriate Accountable Manager (AM) for onward delegation) to competent individuals.		
	c. Create Letters of Authority / Delegation covering as a minimum the LoAA / Letter of Air Safety Notification (LoAN) requirements (that were held whilst the organization was in DE&S) for their personnel.		
	d. Ensure that responsibilities, that were covered by the LoAAs / LoANs of their personnel, are detailed within the formal agreements (eg Internal Business Agreements, Joint Business Agreements, Service Level Agreements, etc) they have with the aviation organizations they support (eg Aviation Duty Holders, Front Line Commands, DE&S aviation Delivery Teams, etc).		
	Training course validities		
	20. Training course validities are prescribed to ensure that individuals are kept as up-to-date as possible with the latest legal, policy, regulatory, best practise direction available. It is the responsibility of individuals and their chain of command to ensure the individuals remain in-date for all applicable training courses.		
	21. Once an individual goes beyond a course validity timeframe (ie AMAC-P validity is 5 years) the individual is no longer deemed to be SQEP and becomes ineligible to hold an LoAA. Training course validities are not related to individuals remaining in a specific [type of] post (ie an individual can successfully complete the AMAC-P, then change posts away from Airworthiness (eg into a Finance post), then return to an Airworthiness post, and (if still within the course validity of 5 years) still be deemed as SQEP for AMAC-P). ◄		
Regulation	Notification of Air Safety Responsibility ► within DE&S <		
1003(2)	 1003(2) Individuals within DE&S responsible for providing equipment (excluding Air System platforms) and / or services in the ▶ Defence < Air Environment shall receive formal notification of their Air Safety responsibilities, promulgated through a system of formal letters. 		
Acceptable Means of Compliance 1003(2)	Notification of Air Safety Responsibility ► within DE&S < 22. Air Safety Responsibility. The notification of Air Safety Responsibility should not authorize the individual to approve changes to the ADS. For the purpose of this regulation, this form of notice ► is < named a Letter of Air Safety Notification (LoAN) ► <.		

Acceptable	Notification principles	
Means of Compliance 1003(2)	 23. A clear, unbroken chain of notification from ►DG(Air) < to the respective ► Ship Platform Authorities (PA) or Commodity Chief Engineer (CE) < should exist, through 2* OCDs and including intermediate line managers as necessary, with each receiving a notification appropriate to their level and project responsibilities: 	
	a. ►DG(Air) ◄ should issue LoANs to those OCDs who are not required to hold LoAAs but have responsibilities for providing services and / or equipment for use in, or in support of, the Air Domain.	
	b. OCDs should identify those ► Ship PAs or Commodity CEs ◄ within their operating centres who have formal responsibility for the Air Safety of the equipment and / or services they provide, but not Airworthiness Authority to approve changes to the ADS; such individuals should receive LoANs, issued through intermediate line managers if necessary.	
	c. Appropriate subordinate staff with formal responsibility for the safety of goods and services delivered to Air System DTs should receive suitably tailored LoANs from their ► Ship PA or Commodity CE. ◄	
	24. LoAA ▶ and LoAN ◀ holders should issue LoANs, but LoAN holders should not issue LoAAs.	
	25. In all instances LoANs should :	
	a. Be in the form of a letter personal to the individual receiving it; they should not be transferred between individuals.	
	b. Be of an unambiguous scope and be coherent with any other letters of notification or delegation to prevent omissions or duplication.	
	c. Contain specific reference to the regulations and standards applicable to achieving the Air Safety requirements for the equipment and / or services that the recipient is responsible for.	
	26. Copies of all LoANs, received and issued, should be retained for no less than 5 years beyond the active life of the related Air System type or equipment. Scanned copies held electronically are permitted.	
	Review of notifications	
	27. All LoANs should be reviewed by the issuer or their replacement at least annually.	
	28. ► When the issuer of a LoAN departs their post, all LoANs issued by that individual should remain valid for a maximum period of 3 months from when their replacement receives their LoAA or LoAN. During this period, all sub-delegations should be reviewed and renewed as appropriate by the new incumbent.	
Guidance	Notification of Air Safety Responsibility ►within DE&S <	
Material 1003(2)	29. The purpose of the formal letter for notification of responsibility for Air Safety without Airworthiness Authority is to ensure that individuals are formally made aware of their responsibilities for Air Safety so that they may effectively apply Air Safety regulation and principles in the conduct of their duties.	
	30. While RA 1003(2) does not define specific SQEP criteria for LoAN holders, this does not remove the requirement to ensure that all individuals are competent to hold the responsibilities associated with their respective appointment.	
	Applicability to non-DE&S organizations	
	31. Individuals inside non-DE&S organizations will not be allowed to hold LoANs, as these are DE&S specific authorization approvals, and the DG(Air) only provides LoANs to individuals within his AoR and governance chain.	
	32. Organizations that transfer out of DE&S will:	
	a. Ensure that the MOD contracting organization, who has been appropriately delegated through their management chain from the SoS for	

Guidance Material	Defence provides the appropriate notification of Air Safety Responsibility to the Head of the transferred organization (eg CEO).	
1003(2)	b. Ensure that the Head of the transferred organization (eg CEO) delegates the Airworthiness responsibilities through the appropriate management chain (through the appropriate AM for onward delegation) to competent individuals.	
	c. Create Letters of Notification covering as a minimum the LoAA / LoAN requirements (that were held whilst the organization was in DE&S) for their personnel.	
	d. Ensure that responsibilities, that were covered by the LoAAs / LoANs of their personnel, are detailed within the formal agreements (eg Internal Business Agreements, Joint Business Agreements, Service Level Agreements, Contracts, etc) they have with the aviation organizations they support (eg Aviation Duty Holders, Front Line Commands, DE&S aviation Delivery Teams, etc).	
Regulation 1003(3)	Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness management responsibilities	
	1003(3) Delegation of the Airworthiness Authority to approve changes to the ADS within a DO shall be by SQEP in nominated posts, in the form of a Letter of Appointment (LoA) ¹² .	
Acceptable Means of	Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness management	
Compliance	responsibilities	
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1003(3)	Airworthiness Authority	
1003(3)	 Airworthiness Authority 33. For Civilian-Owned or Civilian Operated Air Systems the Air System Sponsor¹³ can delegate TAw responsibility between the TAA and a TAM, the TAA should provide advice to the Sponsor on the most appropriate delegation of responsibilities. 	
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¹² Where the Air System is Civilian-Owned, ownership of regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model for Type Airworthiness (TAw) management; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to

RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.
 ¹³ Refer to RA 1019 - Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems - Air Safety Responsibilities. ¹⁴ Refer to RA 1015 – Type Airworthiness management – Roles and Responsibilities.

Acceptable Means of Compliance 1003(3)

d. Be of an unambiguous scope and be consistent with other delegations to prevent omissions or duplication.

e. Be accepted formally in writing by the recipient; LoAs **should** only be accepted when the recipient has made an assessment that the responsibilities and authorities delegated can be discharged within the resource that has been allocated.

37. Copies of all LoAs, received and issued, **should** be retained for no less than 5 years beyond the active life of the Air System type or equipment. Scanned copies held electronically are permitted.

Delegations

38. TAMs requiring delegation of Airworthiness Authority **should** apply to the Sponsor. If content the Sponsor **should** apply to the MAA for endorsement⁴ of the TAM's suitability to hold a LoA, using the process detailed in MAA03⁵. The applicant **should not** be awarded a LoA before their LoE is received.

39. The TAM **should** identify those posts within their AoR that require LoAs. These posts **should** be limited to those that require authority to alter the ADS without reference to higher authority.

40. When sub-delegating LoAs, the TAM has discretion over the nature and extent of delegation, under the following constraints:

a. LoAs delegating the authority to amend the ADS **should** only be issued to individuals who have successfully completed the AMAC – either at Practitioner (AMAC-P) level or Fundamentals (AMAC-F) level, including passing the course assessment.

b. The TAM **should** assess the competency and knowledge of all staff requiring delegation using an auditable, evidence-based process and determine which the more appropriate course is for the individual, considering the scope of their delegation. The AMAC-P is considered to be the preferred course for LoA holders at OF3 level (or equivalent) and above. The AMAC-F is considered a suitable course for LoA holders below OF3 (or equivalent).

c. When issuing the LoA, the TAM **should** specify any limitations applicable to the delegation and the LoA holder **should** be made aware of the boundaries within which they are permitted to operate.

41. All LoA holders **should** meet the relevant minimum SQEP criteria, as contained in Table 2 below, with the following notes:

a. Where Air System Type Specific Managers' Courses are not available, an appropriate level of technical familiarization **should** be achieved for each Air System type. This **should** be recorded in the relevant LoA and LoE.

Minimum SQEP Criteria	DO staff	ТАМ
Engineering Council Professionally Registered, as detailed in RA 1002 ⁸	X	Х
Successfully completed AMAC-P (5 day)	Х	Х
Successfully completed AMAC-F (3 day)	Х	
Successfully completed the relevant Air System Type Specific Managers' Course	X	X

Table 2. LoAA Holder Minimum SQEP Criteria.

42. TAMs **should** be assessed as at least "Practitioner" level across ACS001, ACS201, ACS301 (excluding ACS301/06) and ACS401 in the Airworthiness Competence Set (available on the MAA's websites⁹) before receiving their LoAA.

Review of delegations

43. All LoAs **should** be reviewed by the issuer at least annually.

Acceptable Means of Compliance 1003(3)	 44. When the issuer of a LoA departs their post, all LoAs issued by that individual should remain valid for a maximum period of 3 months from when their replacement receives their own LoA. During this period, all sub-delegations should be reviewed and renewed as appropriate by the new incumbent. 45. Reviews should ensure that: a. The functional responsibility and, where appropriate, authority being delegated remains appropriate. b. The content and references in the LoA remain up to date. Training 46. Sponsors, TAMs, and LoA holders should comply with the Air Safety Training requirements detailed in RA 1440⁶. 47. Non-compliance for industry posts should be accepted by the applicable AM, where appropriate, and endorsed by the MAA⁵ as part of the relevant organizational approval process. Details of all non-compliances should be provided to the Operating
	Duty Holderor Accountable Manager (Military Flying) for inclusion in their Air System Safety Case, managed via the Air Safety Management System.
Guidance Material 1003(3)	 Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness management responsibilities 48. The content of the ADS is detailed in RA 1310(1)¹⁵. For clarification, SI(T)s,
	regulated by RA 5405 ¹¹ , are considered to be part of the ADS when they direct on- Aircraft work. The issue of such SI(T)s can therefore only be authorized by a LoAA or LoA holder. This is a delegable function in accordance with (iaw) RA 1163 ¹⁶ and a non-delegable function iaw RA 1162 ¹⁷ .
	49. The simplicity of a single TAM within an MAA approved DO is highly preferable but, where multiple Air System types are supported by a single DO, additional TAMs may be appointed for each Air System type.
	50. Although not contained in the currently mandated SQEP criteria, relevant Air System Maintenance experience in the Forward air domain can be extremely valuable to an individual in exercising Airworthiness Authority. When sub-delegating LoAs to DO staff who do not have such experience, the TAM may wish to take measures to ensure that such staff have access to suitable advice. Appropriate measures may include (but are not limited to) ensuring suitably experienced individuals are employed in support of the LoA holder.
	Training course validities
	51. Training course validities are prescribed to ensure that individuals are kept as up-to-date as possible with latest legal, policy, regulatory, best practise direction available. It is the responsibility of individuals and their chain of command to ensure the individuals remain in-date for all applicable training courses.
	52. Once an individual goes beyond a course validity timeframe (ie AMAC-P validity is 5 years) the individual is no longer deemed to be SQEP and becomes ineligible to hold an LoA. Training course validities are not related to individuals remaining in a specific [type of] post (ie an individual can successfully complete the AMAC-P, then change posts away from Airworthiness (eg into a Finance post), then return to an Airworthiness post, and (if still within the course validity of 5 years) still be deemed as SQEP for AMAC-P). ◄

 ¹⁵ ► Refer to RA 1310(1): The Air System Document Set.
 ¹⁶ Refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.
 ¹⁷ Refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air

Systems.

RA 1005 – Contracting with Competent Organizations

Rationale	Organizations within the Defence Air Environment (DAE) may be contracted ^{▶ 14} to carry out specified ▶ Type and Continuing Airworthiness management, ◀ Contractor Flying, and Air Traffic Management Equipment activities. Not having competent organizations contracted to carry out these activities may result in a compromised level of Air Safety. To assure the Secretary of State for Defence that organizations contracted to provide Air Safety related products and services to the UK MOD are competent to do so, the MAA provides a number of approval schemes. Moreover, correctly contracting to the MAA Regulatory Publications (MRP) is of vital importance to ensure the latest regulatory standards and practices are adhered to. 1005(1): General Principles
Contonico	1005(2): Design Organizations 1005(3): Maintenance Organizations 1005(4): Contractor Flying Organizations 1005(5): Air Traffic Management Equipment Organizations
Regulation 1005(1)	General Principles1005(1)Organizations that let contracts in the DAE shall ensure that activities are carried out by competent organizations.
Acceptable Means of Compliance 1005(1)	 General Principles 1. Contracts should be let against the latest issue of each applicable Regulatory Article and / or other MRP. The contract should allow provision for: a. The contracted organization to support on-site access for the MAA or its appointed agents to undertake oversight and assurance activities. b. Changes in the MRP to be addressed through contract amendment. 2. Air Safety risk assessments should be conducted by the contracting organization to assess the effects of changes in the MRP when they occur, and an auditable trail of risk management should be maintained. 3. Where an MAA approval scheme exists and activity falls within its scope, the approval scheme should be contracted to. 4. Where the contracted organization is required to hold but has yet to gain MAA approval the contracting organization should: a. Have a contracted route to achieving approval. b. Ensure that an application has been submitted to the MAA for assessment against the relevant scheme. 5. Where no MAA approval scheme exists, or activity is beyond the scope of the MAA approval scheme, the contracted organization and record their decision-making process and assumptions. Any associated Risk to Life should be communicated to and addressed by the appropriate Aviation Duty Holder (ADH) or Accountable Manager. 6. The MOD may contract with intermediate organizations, which do not hold an MAA approval, to manage or deliver products or services; in these cases the organization performing the activity that is covered by an MAA approval scheme should hold the relevant to the organization performing the activity.

¹ ► Contracting includes other arrangements such as: Internal Business Agreements, Joint Business Agreements, Service Level Agreements, Foreign Military Sales agreements, etc. ◄

Acceptable Means of Compliance 1005(1)	 7. The contracted organization should have a nationally accredited Quality Management System with an appropriate scope for the contracted activity ► (eg ISO 9001 and AS 9100, accredited by the UK Accreditation Service). 8. If a Type Airworthiness Authority (TAA)►2◄ wishes to contract with an organization that does not hold an appropriate Airworthiness organizational approval from the MAA but instead holds a relevant Airworthiness organizational approval from a foreign Military Airworthiness Authority, they should check if that foreign Regulator is currently Recognized³ by the MAA⁴.
	9. If this Recognition, the scope of which includes the type of organizational approval required, does exist, the TAA should submit a request for Alternative Acceptable Means of Compliance (AAMC) to utilize the organizational approval from the foreign Military Airworthiness Authority. A contract should only be awarded if this AAMC has been approved by the MAA.
	10. If a Recognition with the required scope does not exist, \blacktriangleright the \blacktriangleleft TAA should approach \triangleright the MAA ⁵ \blacktriangleleft to request $\triangleright {\blacktriangleleft}$ the $\triangleright {\triangleleft}$ undertaking \triangleright of \blacktriangleleft Recognition activity with the foreign Military Airworthiness Authority. This request should include a clearly articulated Business Need that details the TAA's understanding of the applicability of the other Military Airworthiness Authority's organizational approval. The Business Need should also contain details of the expected duration of use of that organizational approval and the TAA's intended actions if that foreign Military Airworthiness Authority approval be withdrawn or the MAA Recognition expires.
	11. ► Contracting organizations should ensure that the responsibilities for the appropriate development, management, upkeep of, or contribution to, the Air System Safety Case ⁶ are clearly articulated and contracted for. <
Guidance	General Principles
Material 1005(1)	12. The MAA or its appointed agents will assess the suitability of a contractor's personnel, processes and facilities to conduct their contracted activities for inclusion in the relevant MAA approval scheme. Approval will only be granted following a successful assessment by the MAA.
	13. Contracting organizations are advised to engage with the MAA at the earliest opportunity because the time required to gain an MAA approval can vary considerably. Contributing factors can include: the scope of the activity, the familiarity of the contracted organization with the MRP, the quality of the evidence submitted to the MAA and MAA workload and priorities.
	14. Recognition is a process by which the MAA can make an informed and auditable judgement on the extent to which the Airworthiness outputs of a foreign Military Airworthiness Authority could be accepted for use within the MRP. Airworthiness outputs, including Airworthiness organizational approvals, from a Recognized foreign Military Airworthiness Authority are not automatically accepted by the MAA. TAAs will need to assure themselves that they understand the source, scope and applicability of any such Airworthiness output before submitting the AAMC.
	15. Costs of periodic MAA assurance activities cannot be recovered from the MAA.
	16.

² Where the Air System is Civilian-Owned, ownership of regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model for Type Airworthiness (TAw) management; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA. ◄ ³ Refer to MAA/RN/2015/08 (D Tech) – Recognition of Other Military Airworthiness Regulators. ⁴ This information is available from the following MAA webpage (<u>https://www.gov.uk/government/publications/maa-recognition</u>) and

additional guidance can be obtained from the Defence Equipment & Support (DE&S) Airworthiness Team.

 ⁵ ► Contact via <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.
 ⁶ Refer to RA 1205 – Air System Safety Cases.

Regulation 1005(2)	 Design Organizations 1005(2) For the procurement of Air Systems (including their Products, Parts and Appliances), Airborne Equipment⁷, ▶ < Air Launched Weapons⁷ (ALW), ▶ TAw management < and Post-Design Services (PDS), the contracting organization shall only contract with a competent Design Organization (DO).
Acceptable Means of Compliance 1005(2)	Design Organizations
	17. The DO should be approved under the Design Approved Organization Scheme (DAOS) ⁸ .
	18. ► Any requirement for TAw management should be approved specifically under the TAw Management Supplement ⁹ and only be undertaken within an Air System Co-ordinating DO. <
Guidance	Design Organizations
Material 1005(2)	19. Where a DO holds a European Aviation Safety Agency (EASA) \triangleright /Civil Aviation Authority (CAA) \triangleleft Part 21 Subpart J approval, the EASA \triangleright /CAA \triangleleft approved DO Handbook (DOH) may be submitted together with supporting evidence addressing the differences in regulation. As these are not insignificant, DOs are advised to seek guidance from the MAA DAOS Branch as early as possible to assist with the regulatory differences and advising the documentary evidence needed to demonstrate compliance ¹⁰ . The Approved DOH and agreed supporting evidence may be considered as acceptable to support the organization's application for inclusion in the DAOS.
	20. There are cases where DAOS is not required, specifically:
	a. For PDS contracts, where the proposed design element of such contracts is limited to holding engineering drawings of equipment or where changes to legacy equipment configuration are not anticipated. If design changes are subsequently required, DAOS approval must be sought ⁸ .
	b. For equipment contracts involving manufacture and supply, where there is no change to the original design produced by a DAOS approved organization. If design changes are subsequently required these will be referred back to the original designer.
Regulation 1005(3)	 Maintenance Organizations 1005(3) For the Maintenance of Air Systems (including their Products, Parts and Appliances) and ALW⁷, the contracting organization shall only contract with competent Maintenance organizations.
Acceptable	Maintenance Organizations
Means of Compliance 1005(3)	21. For all Contractor-run on-Aircraft Maintenance, and for Contractor-run off- Aircraft Maintenance that is carried out on UK Government Property ^{▶7◀} , contracting organizations should only contract with Maintenance organizations approved under the Maintenance Approved Organization Scheme (MAOS).
	22. MAOS approval should be achieved by demonstration of full compliance with ►MRP Part 145. ◄
	a. ►

 ⁷ As defined in MAA02: Military Aviation Authority Master Glossary.
 ⁸ Refer to RA 5850 – Military Design Approved Organization (MRP ▶ Part ◄ 21 Subpart J).
 ⁹ ▶ The TAw Management Supplement is available on the MAA websites.
 ¹⁰ Refer to ◄ MAA03: Military Aviation Authority Regulatory Processes.

Acceptable	b. ► <
Means of	23. For Maintenance activities out of the scope of MAOS, the contracting
Compliance 1005(3)	organization should refer to paragraph 5.
1005(3)	
Guidance	Maintenance Organizations
Material 1005(3)	24. Contractor-run off-Aircraft Maintenance carried out off of UK Government Property is beyond the scope of MAOS.
	25. The MAA recognizes that, where on-Aircraft Maintenance activity is carried out by a civil organization accredited with the appropriate scope, approved under EASA ►/ CAA < Part 145, and where CAA oversight under CAA Civil Aviation Publication (CAP) 562 Leaflet B-40 is invoked, then the EASA ►/ CAA < Part 145 approval may meet the majority of MAOS requirements. In this case, all differences must be addressed and MAOS approval obtained ► < as detailed in RA 4800 ¹¹ .
Regulation 1005(4)	 Contractor Flying Organizations 1005(4) For the delivery of UK military registered Air System flying operations, the contracting organization shall only contract with competent flying organizations.
Acceptable	Contractor Flying Organizations
Means of Compliance	26. Contracting organizations should only contract with flying organizations that are either:
1005(4)	a. Approved under the Contractor Flying Approved Organization Scheme ¹² (CFAOS), or:
	 b. ▶Operating under the governance of a military Aircraft Operating Authority (AOA) and ◄ ADH.
Guidance	Contractor Flying Organizations
Material 1005(4)	27. ► Documented systems and processes in support of other aviation operations regulatory approvals may be used and credited towards CFAOS approval, using the Contractor Flying Organization Exposition ¹³ , to show cross-linkages.
	28. CFAOS organizations contracting non-UK military registered Air System support (such as for trials support or chase Aircraft) in support of CFAOS activity are responsible for ensuring that correct regulatory approvals are in place based on Air System registration. Appropriate due diligence would be expected to be enacted through the CFAOS organization's Air Safety Management System ¹⁴ . ◄
Regulation 1005(5)	Air Traffic Management Equipment Organizations 1005(5) For the provision and / or installation of Air Traffic Management (ATM) Equipment, and / or the provision of technical services that support ATM Equipment, contracting organizations shall only contract with competent ATM Equipment Organizations.
Acceptable Means of Compliance 1005(5)	Air Traffic Management Equipment Organizations 29. Contracting organizations should only contract with ATM Equipment organizations approved under the ATM Equipment Approved Organization Scheme (AAOS) ¹⁵ when contracting for the provision and / or installation of ATM Equipment, and / or the provision of technical services that support ATM Equipment.

 ¹¹ Refer to RA 4800 – General Requirements (MRP Part 145).
 ¹² Refer to RA 1028 – Contractor Flying Approved Organization Scheme - Responsibilities.
 ¹³ ▶ Refer to RA 2501 – Contractor Flying Approved Organization Scheme.
 ¹⁴ Refer to RA 1200 – Air Safety Management. ◄
 ¹⁵ Refer to RA 1027 – Air Traffic Management Equipment Organizations - Responsibilities of Contracted Organizations.

Guidance	Air Traffic Management Equipment Organizations
Material	30. Nil.
1005(5)	

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RA 1006 - Delegation of Engineering Authorizations

Rationale	Engineering authorizations are required to permit competent staff to manage, supervise and undertake a range of Air System and Air System component Maintenance > and Continuing Airworthiness (CAw) management activities < within the Defence Air Environment. An Air System's Airworthiness could be compromised without the use of a robust, auditable system of cascaded engineering authorizations that formally prescribes the Maintenance > and CAw management activities < an individual can undertake. > This RA < requires that each engineering authorization is granted to competent Maintenance > and Continuing Airworthiness Management Organization (CAMO) < staff, which can be traced back to an individual holding executive responsibility for Airworthiness.
Contents	1006(1): Delegation of Engineering Authorizations
Regulation	Delegation of Engineering Authorizations
1006(1)	1006(1) Engineering authorizations shall be cascaded by competent and authorized individuals in an auditable manner, originating from individuals holding posts with executive responsibility for Airworthiness.
Acceptable	Delegation of Engineering Authorizations
Means of Compliance 1006(1)	1. Within Military Maintenance Organizations (MMOs) ¹ ► and Military CAMOs ◄ the Manual of Airworthiness Maintenance – Processes (MAM-P) authorization system should be used.
	2. The identification of "appointed Level K" and "appointed Level J" posts should only be made by an individual with executive responsibility for Airworthiness, defined for the purpose of this Regulation as one of the following:
	a. For Defence Equipment and Support (DE&S) and Command engineering posts: The Chief Air Engineer (CAE) to the relevant-Operating Duty Holder (ODH), on behalf of the ODH ² .
	b. For Defence Accident Investigation Branch (DAIB) (Air) posts: Director (Technical) MAA, limited to those personnel within the DAIB (Air) who require MAM-P authorizations in the course of their investigations.
	3. Appointed Level K and appointed Level J posts should be identified in a manner that is auditable, for example, in mid-level orders. When publishing this information, any restrictions imposed on the scope of authorization associated with the post should be detailed.
	4. The individual identifying appointed Level K and appointed Level J posts should ensure that personnel filling such positions are competent to do so and are therefore granted appropriate engineering authorizations on appointment.
	 5. In order to ensure that the Aviation Duty Holder (ADH) is cognisant of the risk they < hold, engineering authorizations which enable the holder to defer Maintenance should only be granted by individuals within that ADH's Area of Responsibility unless agreement to do so has been received from the relevant ADH's Military Continuing Airworthiness Manager (Mil CAM). < Where such authorizations are granted to individuals that operate across ADH boundaries, all affected ADHs, through their ► Mil CAM <, should formally agree to the extent of authorization granted.
	6. While contractors may hold Level K and Level J authorizations, the authorizations "appointed Level K" and "appointed Level J" should only be granted to Crown Servants.

 ¹ The term MMO is used to describe military-run organizations that conduct Maintenance on Air Systems, Air System equipment and / or Air System components. This term does not include those contractor-run organizations that require approval under MRP Part 145; such organizations are known as Approved Maintenance Organizations (AMOs).
 ² Refer to RA 1023 – Chief Air Engineer – Air Safety Responsibilities.

Acceptable Means of Compliance 1006(1)	 7. Level K, Level J, Level H or Level G authorizations may be granted to contractors subject to the relevant requirements³, which includes the requirement for an individual's competency to be assessed prior to them receiving an authorization. In addition, the following criteria apply: a. The scope of authorizations granted should be restricted to permit only those activities that the respective ADH requires the contractor to undertake. b. A list of the names of those contractors holding authorizations allowing Maintenance and / or flight servicing activities to be waived or deferred should be maintained in an auditable manner.
Guidance	Delegation of Engineering Authorizations
Material 1006(1)	8. This Regulation must be read in conjunction with other applicable MRP requirements ⁴ concerning the assessment of competence and the recording and distribution of engineering authorizations. Although this Regulation includes content
	on the granting of authority to defer Maintenance, the granting of such authority through a Letter of Airworthiness Authority is outside the scope of this Regulation and exempt from its requirements.
	9. The ► Maintenance and CAw management ◄ engineering authorization systems break individual authorizations into Authority Levels with authorizations granted by holders of specific Level K or Level J authorizations. The appointed Level K and appointed Level J authorizations grant the holder the full range of authorizations within that respective Authority Level, except where specific restrictions have been imposed.
	10. As detailed in this Regulation, engineering authorizations are normally cascaded from the appointed Level K or appointed Level J. However, by virtue of holding executive responsibility for Airworthiness, the individuals described in Paragraph 2 of this Regulation may also grant an individual any subordinate authorization ³ . This satisfies those occasions where there is no appointed Level K in the authorization chain.
	11. In relation to Paragraph 5, the term 'authorizations which enable the holder to defer Maintenance' includes those that permit the holder to defer corrective Maintenance and extend scheduled Maintenance.
	Military CAMOs and Part M Authorizations
	12. Military CAMOs are to use Part M authorizations in accordance with (iaw) RA 4945(3) ⁵ . ◄
	Authority Level K and Level J on deployed and embarked operations
	13. In order to provide adequate management of Maintenance activities, ADHs may wish to establish engineering posts that hold a range of Level K and / or Level J authorizations in a particular Operational Theatre or for embarked operations. This is permitted provided that the delegation principles detailed in this Regulation are met. Where such posts require authority over Air System types belonging to multiple ADHs, particular attention must be given to the requirements at Paragraph 5.
	Use of MAM-P engineering authorizations by contractors
	14. While the use of the MAM-P engineering authorization system is required for MMOs, AMOs ► and contracted CAMOs ◄ may utilize an alternative system of granting engineering authorizations, subject to meeting the requirements of ► both ◄ MRP Part 145 ► and Part M. ◄
	 15. Where the MAM-P engineering authorization system is adopted by an AMO ▶ or contracted CAMO as a framework for cascading engineering authorizations, the organization will be able to propose that a nominated individual (normally the

 ³ Refer to RA 4806(5): Personnel Competences and Authorization (MRP 145.A.30(e)).
 ⁴ Refer to RA 1002 – Airworthiness Competent Persons; RA 4806 – Personnel Requirements (MRP 145.A.30); and RA 4807 – Certifying Staff and Support Staff (MRP 145.A.35).
 ⁵ ▶ Refer to RA 4945(3): Personnel Competence and MRP Part M Authorization.

Guidance Material 1006(1)	Quality Manager ⁶) holds a limited range of Authority Level K and / or Authority Level J authorizations using the MAA MAOS CAMO Form 4 process ⁷ . However, the scope of such authorization will be limited to the minimum MAM-P engineering authorizations necessary to enable the organization to undertake the scope of Maintenance for which it has been approved for, within the constraints of MRP Part 145 > and Part M.
	16. Where an ADH CAE ► or Mil CAM ◄ identifies the need for a contractor to hold authorizations in addition to those that have been allowed through MAA approval of a contractor-run Maintenance organization's authorization system, contractors may be granted such authorizations iaw this Regulation and RA 4806 ⁷ .
	17. When granting MAM-P engineering authorizations to contractors, it is important to understand that the full scope of privileges available in the authorization system may not be appropriate, in particular those authorizations providing engineering managers latitude to waive or defer Maintenance. Many of these activities are either unlikely to be necessary in an AMO, or it may be more suitable for them to be controlled by a Crown Servant.

 ⁶ Refer to RA 4807(9): Responsibility for Issuing Certification Authorization (MRP 145.A.35(i)).
 ⁷ Refer to RA 4806 – Personnel Requirements (MRP 145.A.30).

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RA 1010 - Head of Establishment Aviation Responsibilities and Aviation Duty Holder / Accountable Manager (Military Flying) **Establishment Responsibilities**

Rationale	The Head of Establishment (HoE ¹) is responsible for providing a Safe Operating Environment (SOE) for Air Systems in order to meet their Aviation Duty Holder-Facing / Accountable Manager (Military Flying) Facing (AA-Facing Organizations) Responsibilities ² . Failure to provide an SOE could present Hazards that introduce new or increased Risk to Life (RtL) into an Aviation Duty Holder's (ADH's) / Accountable Manager's (Military Flying) (AM(MF)'s) operation, which is likely to affect their Air System Safety Case (ASSC) ³ . This RA defines the classification tiers an HoE will comply with to ensure that the correct regulatory framework is applied and that they meet their legal duty of care Responsibilities in supporting aviation activities. This RA also ensures that ADHs / AM(MF)s assess the suitability of all MOD and non-MOD establishments used by Air Systems for which they have a Responsibility for RtL.
Contents	 Definitions Relevant to this RA 1010(1): Classification Tier of Establishment 1010(2): Head of Establishment - Aviation Responsibilities for All Tiers 1010(3): Tier 1 and Tier 2 (where Recreational Flying is not the Primary Activity) Head of Establishment Responsibilities 1010(4): Tier 2 Recreational Flying Only Head of Establishment Responsibilities 1010(5): Tier 3 and Tier 4 Head of Establishment Responsibilities 1010(6): Tier 5 Head of Establishment Responsibilities 1010() 7 <): Aviation Duty Holder / Accountable Manager (Military Flying) Safe Operating Environment Responsibilities
Definitions	Definitions Relevant to this RA 1. ► ◄
Regulation 1010(1)	Classification Tier of Establishment 1010(1) The HoE shall determine the classification tier of their establishment in accordance with (iaw) the aviation activity that is undertaken.
Acceptable Means of Compliance 1010(1)	Classification Tier of Establishment Tier 1 establishment 2. Any MOD Aerodrome, or unlicensed non-MOD Aerodrome ⁴ where permanently based ADH / AM(MF) aviation activity is undertaken, or HM Aircraft Carrier, should be classified as a Tier 1 establishment.

¹ Refer to MAA02 – MAA Master Glossary. Note that the MAA02 definition of HoE requires all MOD establishments to have an HoE and, for the context of this Regulatory Article (RA), A where a Defence Contractor Flying Organization is also the operator of an unlicensed non-MOD Aerodrome then by definition an HoE will be in place. Additionally, the term HoE also includes Commanding Officers of aviation capable His Majesty's (HM) / MOD Ships. ² Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations –

Roles and Responsibilities.

³ Refer to RA 1205 – Air System Safety Cases.

⁴ In the context of this RA, unlicensed non-MOD aerodromes includes Heliports and Helicopter Landing Sites (HLS) and in addition, refer to RA 1010(1) paragraph ▶ 10 ◀.

Acceptable	Tier 2 establishment						
Means of Compliance 1010(1)	3. Any MOD Aerodrome, except a Temporary Landing Zone (TLZ), used for ca ADH / AM(MF) Fixed-Wing (FW) aviation activity and / or where recreational flying the primary activity should be classified as a Tier 2 establishment.						
	Note:						
	If also used for casual ADH / AM(MF) Rotary Wing (RW) aviation activity, Tier 3 requirements should also be complied with.						
	Tier 3 establishment						
	 Any MOD Aerodrome (including ► a permanent ◄ HLS^{►6}) or aviation capable⁷ HM / MOD Ship that is only used for casual ADH / AM(MF) RW aviation activity should be classified as a Tier 3 establishment. 						
	Tier 4 establishment						
	5. Any MOD establishment at which aviation activity takes place, but where the purpose of the activity or receipt of aviation service is not directly related to landing or take-off ⁸ should be classified as a Tier 4 establishment. If the establishment can facilitate the landing of FW or RW Aircraft then ► the corresponding Tier requirements < should also be complied with.						
	► Tier 5 establishment						
	6. Any MOD Domestic HLS should be classified as a Tier 5 establishment ⁹ . ◄						
	General – All Tiers						
	7. When a TLZ is located at an establishment iaw RA 3550 ¹⁰ , ▶ or the establishment is supporting tactical and / or non-permanent HLS operations that do not constitute the provision of a Permanent or Domestic HLS, ◄ the ADH / AM(MF) should co-ordinate the duty of care and SOE Responsibility in conjunction with the HoE ¹¹ for the duration of the activity. The ADH / AM(MF) should also produce and record a formalized agreement for HoE approval.						
	8. Any MOD establishment or aviation capable HM / MOD Ship considering the use of a Remotely Piloted Air System (RPAS) as the only activity, should consult the Military Aviation Authority (MAA) ^{> 4} to discuss the regulatory requirements with regards to the provision of an SOE.						
	9. This Regulation also applies to any MOD ► establishment ◄ at which operations involve only civil registered Aircraft that are being used for MOD activity. Where this is applicable, the HoE should consult the MAA► ◀ to confirm the appropriate classification tier.						
	10. For non-MOD ► establishments ◄, this RA should only apply to those that are operated by, or are the direct concern of a Contractor Flying Approved Organization Scheme (CFAOS) organization (whether owned or otherwise), or where the AM(MF) has a direct / individual Responsibility (through contract or otherwise). ADH / AM(MF)s should contact the MAA for advice regarding the regulatory framework for any other unlicensed non-MOD ► establishments ◄ where permanently based ADH / AM(MF) activity is undertaken.						
	11. The HoE should ensure that the classification tier for their establishment is promulgated to the relevant ADHs and / or AM(MF)s, Front Line Commands (FLC) and / or ►AA-Facing organizations. ◄						

⁵ In the context of this RA, recreational flying is considered to be flight in privately-owned civil registered Aircraft, such as at flying clubs, etc, operated by civilian personnel or MOD personnel outwith their MOD duties. ⁶ ► For HLS definitions, refer to RA 3530 – Helicopter Landing Site – Reference Information. ◄

⁷ Aviation capable Ships are defined as those which can be categorized as Applicability Level A, B or C in Defence Standard 00-133. ⁸ For example, Air / Sea / Land Weapon Ranges and Electronic Warfare Ranges.

PRefer to RA 3530 – Permanent Helicopter Landing Sites – Reference Information and RA 3536 – Domestic Helicopter Landing Sites. ◀ ¹⁰ Refer to RA 3550 – Temporary Landing Zone.

¹¹ The HoE should retain legal accountability of the establishment; however, the ADH / AM(MF) should provide an aviation Suitably Qualified and Experienced Person (SQEP) to support.

Guidance Material 1010(1)	 Classification Tier of Establishment 12. If required, the HoE can refer to Annex A, Figure 1 to assist in determining the appropriate classification tier of their establishment. 13. RA 1010(1-▶6◄) does not apply to any ▶ establishment◄ that is licensed or certified by another recognized body (such as the UK Civil Aviation Authority (CAA), European Union Aviation Safety Agency (EASA), Federal Aviation Administration (FAA) etc). 14. ▶ Where an establishment is regularly used for tactical activity, as described in para 7, the requisite agreements between the HoE and ADH / AM(MF) can cover a specified period and do not have to be renewed every time activity takes place.
Regulation 1010(2)	 Head of Establishment - Aviation Responsibilities for all Tiers 1010(2) The HoE shall provide an SOE to support aviation activity that is reliant on the aviation services provided by the establishment.
Acceptable Means of Compliance 1010(2)	 Head of Establishment - Aviation Responsibilities for all Tiers 15. Prior to appointment, and iaw the classification tier of their establishment, the HoE should complete: a. ►Tiers 1-2: The Duty Holders Air Safety Course¹², or the Contractor Flying Air Safety Course¹², whichever is applicable ► b. ►Tiers 3-4: The Aerodrome Operators Study Period (AOSP) ► ^{1,3} < 16. The HoE should ensure: a. They have an effective knowledge and understanding of the MAA Regulatory Publications (MRP) that prescribe relevant Safety standards, practices and the principles of Risk Management. In addition, the HoE should know how they are applied and understand the importance of maintaining effective relationships with all relevant stakeholders at their establishment. b. An Air Safety Management System is established and maintained iaw RA 1200¹⁴ ► (Tiers 1-4 only). c. Assurance is conducted to provide evidence to the ADH / AM(MF) ASSCs³. d. Alternate safe operating practices are in place when / where aviation activity occurs at establishments that do not require an Aerodrome Operator (AO) or Aerodrome Supervisor (Recreational Flying) (AS(RF)). 17. Before approving civil RPAS activity at their establishment the HoE¹ should be content that the security and Safety Risks relating to the proposed activity have been assessed, that there are appropriate controls in place and that the RPAS operator has any necessary CAA Operational Authorization, Flyer Identification (ID) and Operator ID¹⁵. 18. Prior to granting permission for civil registered, non-military Aircraft¹⁶ to utilize their establishment, the HoE should assure themselves that the operators are compliant with the Air Navigation Order (ANO) or if operating overseas, the relevant
	national civil aviation Regulations. 19. The HoE should ensure any Modifications or work carried out within their establishment, that could affect the SOE, are conducted by an appropriate and

¹² Refer to RA 1440 – Air Safety Training. ¹³ Applicable only if arrived in post after June 2022 when AOSP was implemented but, this does not preclude an HoE that falls outside this bracket from attending. ¹⁴ Refer to RA 1200 – Air Safety Management.

¹⁵ Refer to 'The Drone and Model Aircraft Code' on the CAA website (<u>https://register-drones.caa.co.uk/drone-code</u>) for further details on Flier ID and Operator ID and CAP 722 – Unmanned Aircraft System Operations in UK Airspace – Policy and Guidance.

¹⁶ Excluding Operations under RA 1166 – UK Civil-Registered Aircraft Utilized **>** and Piloted **4** by the Ministry of Defence.

Acceptable Means of Compliance 1010(2)	 Competent organization¹⁷ and are completed iaw the relevant regulatory and policy documents. 20. The HoE should inform the ADH, AM(MF) and / or other Aircraft operators when a new Hazard or change is identified that might affect the provision of an SOE and where applicable, the associated ASSC³.
Guidance Material 1010(2)	 Head of Establishment - Aviation Responsibilities for all Tiers 21. The HoE may find useful information regarding civil flying through national governing bodies for light Aircraft, microlighting and gliding. 22. Detailed instructions for the use of military airfields, including any insurance requirements and charges to be raised against civil Aircraft operators, are contained in JSP 360¹⁸. 23. ► The Responsibilities detailed at para 20 will often be achieved through direct engagement with the supported ADH / AM(MF). However, where such mechanisms do not exist or cannot reasonably be applied, the HoE will achieve the aim through the timely publication of accurate information in the appropriate Flight Information Publications, or in the shorter term through the use of a Notices to Aviation (NOTAM), Prior Permission Required (PPR) briefings or other appropriate means to notify visiting Aircraft.
	24. For Tier 5 Domestic HLS, the HoE is not mandated to attend the Duty Holders Air Safety Course or Aerodrome Operators Study Period but may apply for either course if, based on the volume and / or complexity of RW activity to be accommodated within their Area of Responsibility (AoR), they judge it would enhance their ability to oversee the SOE. If doubt exists, the incumbent is encouraged to contact the MAA to discuss their requirements. ◄
Regulation 1010(3)	 Tier 1 and Tier 2 (where Recreational Flying is not the Primary Activity) Head of Establishment Responsibilities 1010(3) The HoE shall ensure an AO is appointed for all Aerodromes classified as Tier 1 and Tier 2 (where recreational flying⁵ is not the primary activity) establishments.
Acceptable Means of Compliance 1010(3)	 Tier 1 and Tier 2 (where Recreational Flying is not the Primary Activity) Head of Establishment Responsibilities 25. To ensure an SOE is provided the HoE should comply with the Regulations in Annex B¹⁹ ► 26. The HoE should: a. Appoint an AO. b. Provide the nominated AO with a Letter of Authority (LoA). 27. At MOD Aerodromes the AO should be a Crown Servant. 28. At unlicensed non-MOD Aerodromes⁴ the AO should be an individual of appropriate status and standing, suitably empowered and competent to execute their AO Responsibilities²⁰. 29. The HoE should ensure that a Defence Aerodrome Manual (DAM) is developed and maintained by the AO²¹.

¹⁷ Refer to RA 1005(1): General Principles.
¹⁸ JSP 360 – Use of Military Aerodromes by Civil Aircraft.
¹⁹ Commanding Officers of aviation capable HM / MOD Ships **should** comply with BRd 766 where the MRP (1000 or 3000 series Regulation) is not relevant.

 ²⁰ Refer to RA 1026 – Aerodrome Operator and Aerodrome Supervisor (Recreational Flying) Roles and Responsibilities.
 ²¹ Refer to RA 1026(2): Aerodrome Operator Responsibilities.

Guidance Material 1010(3)	 Tier 1 and Tier 2 (where Recreational Flying is not the Primary Activity) Head of Establishment Responsibilities 30. The HoE may nominate an AO from outside their Chain of Command or Line Management, subject to the agreement of all parties concerned. In such circumstances, the HoE will ensure that the necessary authority and resources are made available to the AO.
	31. The nomination of an AO at some Aerodromes will involve the overlap of HoE, ADH / AM(MF), \blacktriangleright AA-Facing organizations \blacktriangleleft and FLC AoR. In these circumstances the nomination and empowerment of the appropriate individual as AO will require coordination and agreement between some or all of these agents, as well as the individual's chain of command.
	32. The list of AO Responsibilities ²¹ does not preclude the HoE from assigning the AO additional Responsibility that supports the safe operation of Air Systems.
	 33. Where doubt exists regarding the compliance requirements of the Regulations in Annex B, HoEs may seek advice from the MAA[▶]
Regulation 1010(4)	Tier 2 Recreational Flying Only Head of Establishment Responsibilities
	1010(4) The HoE shall ensure an AS(RF) is appointed at Tier 2 establishments where recreational flying ⁵ is conducted as the primary activity.
Acceptable Means of	Tier 2 Recreational Flying Only Head of Establishment Responsibilities
Compliance 1010(4)	34. To ensure an SOE is provided the HoE should comply with the Regulations in Annex $B^{19, 22} \triangleright \blacktriangleleft$.
1010(4)	35. The HoE should:
	a. Appoint an AS(RF).
	b. Provide the nominated AS(RF) with a LoA.
	36. The AS(RF) should be a Crown Servant
	37. The HoE should ensure that an Aerodrome Safe Operating Environment Manual (ASOEM) is developed and maintained by the AS(RF) ²³ .
Guidance Material	Tier 2 Recreational Flying Only Head of Establishment Responsibilities
1010(4)	38. The list of AS(RF) Responsibilities ²³ does not preclude HoE from assigning the AS(RF) additional Responsibility that supports the safe operation of Aircraft.
	39. Where doubt exists regarding the compliance requirements of the Regulations in Annex B, HoEs may seek advice from the MAA►◄.
	40. In lieu of appointing an AS(RF) to develop and maintain an ASOEM, the HoE may elect to appoint an AO to develop and maintain either an ASOEM or a DAM. The HoE may consult the MAA ^I as to which document would be the most appropriate.
Regulation	Tier 3 and Tier 4 Head of Establishment Responsibilities
1010(5)	1010(5) The HoE shall ensure that provisions are in place to actively manage the SOE at Tier 3 and Tier 4 establishments.

 ²² Where an Air Traffic Service (ATS) is provided, the ATS Regulations within Annex B
 ²³ Refer to RA 1026(8): Aerodrome Supervisor (Recreational Flying) Responsibilities.

Acceptable Means of Compliance 1010(5)	 Tier 3 and Tier 4 Head of Establishment Responsibilities 41. To ensure an SOE is provided the HoE should comply with the Regulations in Annex B¹⁹ ▶ ◄.
Guidance Material 1010(5)	 Tier 3 and Tier 4 Head of Establishment Responsibilities 42. There is no requirement to establish an AO²¹ at a Tier 3 or Tier 4 establishment but the HoE is not prevented from doing so if it is considered appropriate. 43. To assist with managing the SOE at a Tier 3 or 4 establishment, the HoE may consider appointing a suitable individual to create and maintain an ASOEM²⁴.
	44. Where doubt exists regarding the compliance requirements of the Regulations in Annex B, HoEs may seek advice from the MAA►◄.
Regulation	Tier 5 Head of Establishment Responsibilities
1010(6)	1010(6) The HoE shall ensure that provisions are in place to actively manage the SOE at Tier 5 establishments.
Acceptable	Tier 5 Head of Establishment Responsibilities
Means of	45. The HoE should appoint a SQEP as Domestic HLS Custodian, iaw RA 3536 ²⁵ .
Compliance 1010(6)	46. To ensure an SOE is provided the HoE should comply with the Regulations in Annex B.
Guidance	Tier 5 Head of Establishment Responsibilities
Material 1010(6)	47. The HoE may appoint themselves as the Domestic HLS custodian, provided they meet the SQEP criteria in RA 3536 ²⁵ .
	48. To assist with managing the SOE at a Tier 5 establishment, the HoE may consider appointing a suitable individual to create and maintain an ASOEM ²⁴ .
	49. Where doubt exists regarding the compliance requirements of the Regulations in Annex B, HoEs may seek advice from the MAA. ◄
Regulation 1010(7)	Aviation Duty Holder / Accountable Manager (Military Flying) Safe Operating Environment Responsibilities
	1010(7) ADHs / AM(MF)s shall assess the suitability of any establishment and Aerodrome from which UK Military Registered Air Systems will operate.
Acceptable	Aviation Duty Holder / Accountable Manager (Military Flying) Safe
Means of Compliance	Operating Environment Responsibilities
1010(7)	50. At a tiered establishment ADHs and AM(MF)s ²⁶ should ensure via the HoE, or other relevant personnel or agencies, that an SOE is being provided ^{27, 28} and appropriate Assurance is taking place to support their ASSC ³ .
	51. For all other establishments and Aerodromes, ADHs and AM(MF)s ²⁶ should consider, via their respective ASSC(s), whether an SOE is being provided prior to commencing operations.

²⁴ Refer to RA 1026(10): Management of an Aerodrome Safe Operating Environment Manual.

 ²⁵ ► Refer to RA 3536 – Domestic Helicopter Landing Sites.
 ²⁶ Refer to RA 3049 – Defence Contractor Flying Organization Responsibilities for UK Military Air System Operating Locations.

²⁷ Refer to RA 1020 – Aviation Duty Holder - Roles and Responsibilities.

²⁸ Refer to ► RA 1028(2): < Accountable Manager (Military Flying).

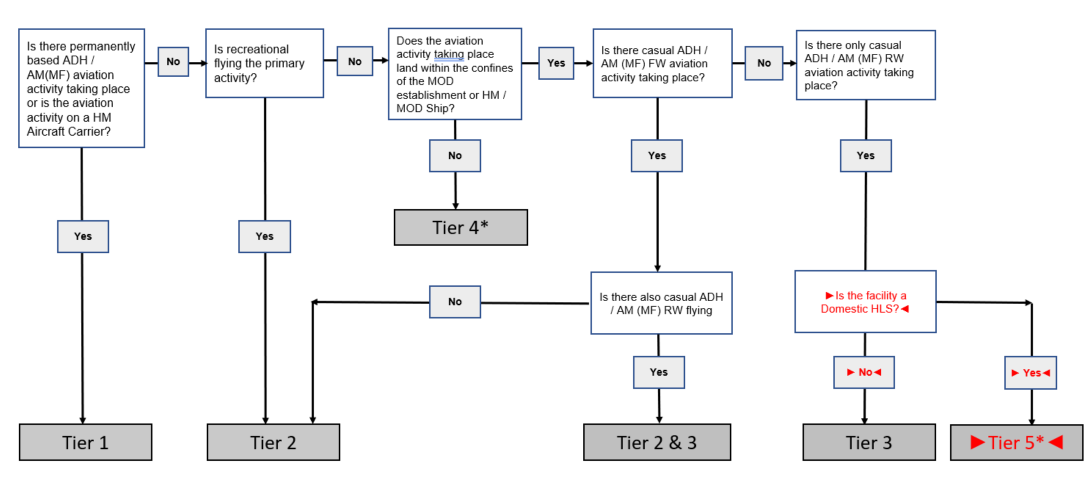
Guidance Material	Aviation Duty Holder / Accountable Manager (Military Flying) Safe Operating Environment Responsibilities
1010(7)	52. Where an establishment or Aerodrome is licenced / certified by another regulatory body (such as EASA), ADHs / AM(MF)s may consider such licencing / Certification as potential evidence towards their ASSC argument that an SOE is being provided.
	53. ADHs / AM(MF)s may consider the creation and maintenance of a DAM ²⁹ or ASOEM ²⁴ at establishments or Aerodromes where one does not otherwise exist (whichever is deemed most appropriate, in order to support the ASSC ³).

²⁹ Refer to RA 1026(4): Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework.

Annex A

Classification Tier of Establishment

Figure 1 – Classification Tier of establishment Flow Chart (for illustrative purposes only – refer to RA 1010(1) for definitive applicability)



*Refer to RA 1010(1) Para 5 to confirm if other classification tiers are also applicable (for example, where a Domestic HLS is provided within a permanent Aerodrome or an Air Weapons Range).

Annex B has been re-formatted for clarity. Change marks are presented for amendments that have been made. Annex B

Regulation Article (RA)	Tier 1	Tier 2	Tier 3	Tier 4	►Tier 5◄
RA 1026 – Aerodrome Operator and Aerodrome Supervisor (Recreational	Х	Х	Х	Х	
Flying) Roles and Responsibilities	Ň	N N	X	N/	
RA 1030 – Defence Aeronautical Information Management	<u> </u>	X	X	X	►X◀
RA 1200 – Air Safety Management	<u> </u>	X	X	X	
RA 1205(4): Responsibilities of Organizations supporting an Air System Safety Case	Х	X	X	X	
RA 1240 – Chartering of Civilian Air Systems for Military Purposes	Х	Х	Х	Х	
RA 1400 – Flight Safety	Х	Х	Х	Х	
RA 1410 – Occurrence Reporting and Management	Х	Х	Х	Х	►X◀
RA 1430 – Aircraft Post Crash ► and Incident ◄ Management and Significant Occurrence Management	Х	Х	Х	Х	
RA 1440 – Air Safety Training	Х	Х	Х	Х	
RA 1600 Series – Remotely Piloted Air Systems	Х	Х	Х	Х	
► RA 1800 – Aerodrome and Air Weapon Range Aviation Activity –	►X◀	►X◀	►X◀	►X◀	
Management of Environmental Impacts and Risks					
RA 2335 – Flying Displays, Display Flying, Role Demonstrations and Flypasts	Х	Х	Х	Х	
RA 3136 – Air Traffic Management Equipment Technical Safeguarding	Х			Х	
RA 3201 – Military Air Traffic Management	Х			Х	
RA 3203 – Military and MOD Contracted Civilian Controller Medical	Х			Х	
Requirements					
RA 3204 – Air Traffic Management Records	Х			Х	
RA 3207 – Controller Fatigue Management	Х			Х	
► RA 3208 – Use of Unassured Aircraft Surveillance Data by Controllers ◄	►X◀	►X◀		►X◀	
RA 3221 – Enhanced Air Traffic Services Units	Х				
RA 3222 – Autonomous Radar Units	Х				
►RA 3228 – Separation Standards	►X◀			►X◀	
RA 3237 – Royal Low Level Corridors	Х			Х	
RA 3240 – Contingency Operations for Simultaneous Failure of Surveillance	Х			Х	
Radars and / or Air Traffic Management Communication Systems RA 3241 – Secondary Surveillance Radar Alone Operations	X			X	
	~ ~	1	I		

Head of Establishment Regulatory Article References

Regulation Article (RA)	Tier 1	Tier 2	Tier 3	Tier 4	►Tier 5◀
RA 3261 – Aerodrome Service	Х	Х			
RA 3262 – Aerodrome Access	Х	Х			
RA 3263 – Aerodrome Classification	Х	Х	Х	Х	
RA 3264 – Aerodrome Inspections	Х	Х			
RA 3268 – Aircraft Arresting Systems	Х	Х			
RA 3270 – Aerodrome Wildlife Control	Х	Х			
RA 3274 – Low Visibility Procedures	Х	Х			
►RA 3277 – Wake Turbulence ◄	►X◀	►X◀			
►RA 3278 – Snow and Ice Operations	►X◀	►X◀			
►RA 3279 – Aircraft Last Look Checks ◄	►X◀	►X◀			
RA 3293 – Surveillance Radar Approach	Х				
►RA 3302 – Altimeter Settings <	►X◀	►X◀			
► RA 3311 – Aircraft Emergency and Crash Procedures ◄	►X◀	►X◀	►X◀	►X◀	
RA 3500 – Aerodrome Design and Safeguarding	Х	Х	Х		►X◀
RA 3510 – Permanent Fixed Wing Aerodrome - Reference Information	Х	Х			
RA 3511 – Permanent Fixed Wing Aerodrome - Physical Characteristics	Х	Х			
RA 3512 – Permanent Fixed Wing Aerodrome - Obstacle Environment	Х	Х			
RA 3513 – Permanent Fixed Wing Aerodrome - Indicators and Signalling Devices	Х	Х			
RA 3514 – Permanent Fixed Wing Aerodrome - Markings	X	X			
RA 3514 – Permanent Fixed Wing Aerodrome - Lighting	X	X			
RA 3516 – Permanent Fixed Wing Aerodrome - Signs	X	X	X		
RA 3510 – Permanent Fixed Wing Aerodrome - Signs	X	X	^		
RA 3518 – Permanent Fixed Wing Aerodrome - Visual Aids for Denoting Obstacles	X	X			
RA 3519 – Permanent Fixed Wing Aerodrome - Visual Aids for Denoting Restricted Use Areas	Х	Х			
RA 3520 – Permanent Fixed Wing Aerodrome - Aerodrome Electrical Systems	Х	Х			
RA 3521 – Permanent Fixed Wing Aerodrome - Facilities	Х	Х			
►RA 3522 – Permanent Fixed Wing Aerodrome - Vertical Landing Pads	►X◀				
RA 3530 – Helicopter Landing Sites - Reference Information	Х		Х		►X◀
RA 3531 – Helicopter Landing Sites - Physical Characteristics	Х		Х		
RA 3532 – Helicopter Landing Sites - Obstacle Environment	Х		Х		
RA 3533 – Helicopter Landing Sites - Indicators and Signalling Devices	Х		Х		

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Regulation Article (RA)	Tier 1	Tier 2	Tier 3	Tier 4	► Tier 5 ◄
RA 3534 – Helicopter Landing Sites – Markings	Х		Х		
RA 3535 – Helicopter Landing Sites – Lighting	Х		Х		
RA 3536 – Domestic Helicopter Landing Sites > <	Х		Х		►X◀
RA 3590 – Maintenance and Safeguarding	X	Х	X	Х	

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RA 1011 – Military Continuing Airworthiness Manager Responsibilities

Rationale	To maintain their Airworthiness, military registered Air Systems are required to be managed by an MAA approved Military Continuing Airworthiness Management Organization (Mil CAMO) ¹ . Failure to lead and manage the Mil CAMO, including any delegated responsibilities, may compromise the Airworthiness of an Air System and undermine Air Safety. ► This RA < requires a Military Continuing Airworthiness Manager ² (Mil CAM) to be the head of the Mil CAMO and details the Mil CAM's responsibilities for managing all Continuing Airworthiness (CAw) activity for the military registered Air System(s) operated within their Area of Responsibility (AoR).
Contents	1011(1): Responsibilities of the Military Continuing Airworthiness Manager
Regulation 1011(1)	 Responsibilities of the Military Continuing Airworthiness Manager 1011(1) The Mil CAM shall lead the Mil CAMO and shall retain Responsibility for: a. All MRP Part M Sub Part C - CAw requirements. b. All MRP Part M Sub Part G - Mil CAMO requirements. c. All MRP Part M Sub Part I - Military Airworthiness Review Certificate (MARC) requirements. d. CAw Assurance activity as detailed elsewhere in the MRP.
Acceptable Means of Compliance 1011(1)	 Responsibilities of the Military Continuing Airworthiness Manager 1011(1)a - MRP Part M Sub Part C - CAw requirements 1. For all Air Systems identified in the Continuing Airworthiness Management Exposition (CAME)³ the Mil CAM should: a. Establish and sustain an Aircraft Maintenance Programme⁴ to ensure all corrective and Preventive Maintenance is carried out before flight. b. Utilize the data produced by a Reliability Programme⁴ to maintain or improve Safety and operational performance. c. Ensure ► the requirements of ◄ all Special Instructions (Technical)⁵ (SI(T)) are ► fulfilled ◄ as required by the Type Airworthiness Authority (TAA) or Commodity Delivery Team (DT). d. Ensure all Modifications and Repairs⁶ are correctly embodied in accordance with their Technical Instructions. e. Manage CAw records⁷ in order to enable the completion and Assurance of Mil CAMO responsibilities⁸. 1011(1)b - MRP Part M Sub Part G - Mil CAMO requirements 2. The Mil CAM should manage and oversee all CAw activity conducted by the Mil CAMO including:

¹ Refer to RA 1016 – Military Continuing Airworthiness Management.

 ¹ Refer to RA 1016 – Military Continuing Airwortniness Management.
 ² Refer to RA 1020 – Aviation Duty Holder ►
 ³ Refer to RA 4943 – Continuing Airworthiness Management Exposition – MRP Part M Sub Part G.
 ⁴ Refer to RA 4961 – Aircraft Maintenance Programme and Military Continuing Airworthiness Management Organization Responsibilities for Air System Release – MRP Part M Sub Part C.
 ⁵ Refer to RA 4962 – Special Instructions (Technical) – MRP Part M Sub Part C and RA 5405 – Special Instructions (Technical).

⁶ Refer to RA 4963 – Modifications and Repairs – MRP Part M Sub Part C.

 ⁷ Refer to RA 4964 – Continuing Airworthiness Management Records – MRP Part M Sub Part C.
 ⁸ Refer to RA 4947 – Continuing Airworthiness Management – MRP Part M Sub Part G.

The application for initial Mil CAMO approval, and thereafter monitoring a. Acceptable its continual compliance with MRP Part M, Sub Parts C⁹ and G¹⁰. Means of Compliance Ensuring that the CAME³ contains: all relevant platform and organization b. information; CAw > processes <; a detailed description of its Quality 1011(1) comprehensive understanding of its Military Airworthiness Review (Mil AR) process. The analysis of Mil CAMO tasks, resources and training requirements¹¹. c. d. The assignment of responsibilities to Suitably Qualified and Experienced Persons whilst assuring their Competence¹¹. Establishing an independent **>**QMS < to verify the efficacy of the Mil CAMO's CAw processes¹². The \triangleright QMS \triangleleft should also assure the standards and practices of all Maintenance activity, including the output and satisfactory completion of work packages from Maintenance organization(s), within its AoR⁸. Devising Corrective Action Plans following the notification of Level 1 or 2 f findings by the MAA¹³. Ensuring that Technical Information¹⁴, MAA requirements or standards, g. and any applicable data¹⁵ held by the Mil CAMO or Maintenance organization(s) is current, relevant, accessible and correctly maintained. h. The planning and co-ordination of all Maintenance activity⁸, including ▶ fulfilling the requirements ◄ of SI(T)s⁵, and that the Mil CAMO uses a Maintenance organization with appropriately authorized personnel for all work packages and Corrective Maintenance⁸. i. Directing appropriate follow-up activity highlighted by Occurrence reports and keeping the Delivery Duty Holder (DDH) / Accountable Manager (Military Flying) AM(MF) appraised of significant Airworthiness issues⁸, and exploiting technical data¹⁶ where appropriate. j. Ensuring that the weight and moment statements of all Air Systems identified in the CAME reflect their current status⁸. Taking Responsibility for all active Air Systems identified in their CAME, k. inclusive of those in storage. For the avoidance of doubt, Air Systems in storage should have a nominated Mil CAMO. I. Any tasks carried out on behalf of the Mil CAMO by other parties¹⁷, including delegated responsibilities to a DT or commercially contracted organization. Mil CAMs operating under the ►UK < Civil Aviation Authority (CAA) oversight 3. construct should adhere to the additional requirements: Ensuring that a Training Needs Analysis has been undertaken by the a. TAA in relation to the differences between a European Aviation Safety Agency (EASA) ►/ UK CAA < Part 66 type rating and ► the need for additional training for the equipment fitted in order to undertake military operations. $\blacktriangleleft^{18} \triangleright \blacktriangleleft$. Ensuring that all MRP requirements are complied with, regarding CAw h arrangements, despite the use of an approved EASA >/ UK CAA < Part M Sub Part G CAMO^{17,18}.

⁹ Refer to RA 4941 – Application – MRP Part M Sub Part G.

¹⁰ Refer to RA 4954 – Continued Validity of Approval – MRP Part M Sub Part G.

¹¹ Refer to RA 4945 – Personnel Requirements – MRP Part M Sub Part G.

 ¹² Refer to RA 4951 – Quality System – MRP Part M Sub Part G.
 ¹³ Refer to RA 4955 – Findings – MRP Part M Sub Part G.

¹⁴ Refer to RA 4948 – Documentation – MRP Part M Sub Part G.

¹⁵ Refer to RA 4810 – Technical Information (MRP 145.A.45).

¹⁶ Refer to ►RA 1207 – Air Safety Data Management and Exploitation. ◄

¹⁷ Refer to RA 4956 – Military Continuing Airworthiness Management Organization Tasks Performed by Other Organizations – MRP Part M Sub Part G.

¹⁸ Refer to ►RA 1165 – UK Civil Aviation Authority Oversight of UK Military Registered Air Systems.

Acceptable Means of Compliance	c. The establishment of robust communications between the approved EASA ►/ UK CAA ◄ Part M Sub Part G CAMO and the approved Mil CAMO, including the exchange of CAMEs ¹⁸ .					
1011(1)	d. Assuring the DDH / AM(MF) that supporting Maintenance organization hold current and relevant EASA ►/ UK CAA ◄ Part 145 and MRP Part 145 approvals ¹⁸ , for the scope of work carried out.					
	e. Agreeing the application for a Rectification Interval Extension for items listed in the Minimum Equipment List ¹⁸ .					
	1011(1)c - MRP Part M Sub Part I - MARC					
	4. In order to initially establish and maintain the required level of platform Airworthiness and Configuration for all Air Systems identified in the CAME, the Mil CAM should oversee and manage the Mil CAMO by:					
	a. Ensuring all Air Systems have undergone a Baseline Military Airworthiness Review ¹⁹ before any flight within the Defence Air Environment.					
	b. Issuing a MARC ²⁰ following a satisfactory Mil AR with positive recommendations.					
	c. Revoking a MARC if the Air System is believed to be not airworthy ²⁰ , is no longer required or directed to by the MAA ²¹ .					
	d. Authorizing Mil AR Surveyors following an assessment of their Competence and ensuring that they are referenced in the CAME ²² .					
	e. Ensuring that the Mil AR process is documented in the CAME and contains a physical and Airworthiness records review ²³ .					
	5. Mil CAMs operating under the CAA oversight construct should adhere to the additional requirement:					
	a. Utilizing the civil Airworthiness Review as the basis for recommending a MARC ¹⁸ .					
	1011(1)d - Other CAw Assurance Activity					
	6. The Mil CAM should comply with all CAw Assurance activities detailed elsewhere in the MRP.					
Guidance	Responsibilities of the Military Continuing Airworthiness Manager					
Material	7. This RA is not the definitive list of a Mil CAM's responsibilities and must be read					

in conjunction with the MRP 1000, 4000, elements of the 5000 and the entirety of the 4900 series suite of RAs concerning CAw management.

1011(1)

¹⁹ Refer to RA 4970 – Baseline Military Airworthiness Review – MRP Part M Sub Part I.

 ²⁰ Refer to RA 4971 – Military Airworthiness Review and Certification – MRP Part M Sub Part I.
 ²¹ Refer to RA 4974 – Circumstances when Military Airworthiness Review Certificates become invalid – MRP Part M Sub Part I.

²² Refer to RA 4972 – Military Airworthiness Review Surveyors – MRP Part M Sub Part I.

²³ Refer to RA 4973 – Military Airworthiness Review Process – MRP Part M Sub Part I.

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RA 1012 - ► Director General (Air) < - Air Safety Responsibilities

Rationale	Within Defence Equipment & Support (DE&S) \blacktriangleright Director General (Air) (DG(Air)) \blacktriangleleft has been delegated an Airworthiness role, via the Chief Executive Officer (CEO), from the Secretary of State for Defence. To ensure continuity in the responsibility for the provision of safe products and Air Systems, \triangleright DG(Air) \blacktriangleleft is responsible for the Airworthiness delegation chain supporting the CEO.
Contents	1012(1): Provision of Airworthiness and Safety Assurance
Regulation	Provision of Airworthiness and Safety Assurance
1012(1)	1012(1) ► DG(Air) ◀ shall provide assurance to CEO that DE&S is delivering and supporting safe and airworthy Air Systems.
Acceptable	Provision of Airworthiness and Safety Assurance
Means of Compliance 1012(1)	1. ►DG(Air) ◄ should provide Subject Matter Expert (SME) advice and assurance to CEO on Airworthiness matters and the DE&S Air Safety Management System.
	2. ►DG(Air) ◄ should ensure that all delegations of Airworthiness Authority within DE&S are cascaded to competent crown servants through a system of personal Letters of Airworthiness Authority (LoAAs) ¹ .
	3. ► DG(Air) ◄ should issue LoAAs to the 2* Operating Centre Directors (OCD) containing, as a minimum, their Airworthiness responsibilities as detailed in RA 1003 ¹ and RA 1013 ² .
Guidance	Provision of Airworthiness and Safety Assurance
Material	4. In providing Airworthiness and safety assurance to CEO, ►DG(Air) ◄:
1012(1)	a. Sets the Airworthiness framework and governance structure within DE&S.
	b. Oversees and audits the Airworthiness delegation process within DE&S.
	 Assures the Airworthiness competence of personnel employed within DE&S.
	 Ensures that cross cutting Airworthiness issues are highlighted and addressed.
	e. Develops Airworthiness metrics and measures Airworthiness performance to provide an effective assessment of DE&S responsiveness.
	f. Chairs the DE&S Air Safety Committee (DASC).
	g. Is a member of the MAA Operators' Council (MOC).

 ¹ Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.
 ² Refer to RA 1013 – Air Systems Operating Centre Director – Provision of Airworthy and Safe Systems.

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RA 1013 - Air Systems Operating Centre Director - Provision of Airworthy and Safe Systems

Rationale	Defence Equipment and Support (DE&S) Air Systems Operating Centre Directors (OCD) are the pivotal senior Airworthiness managers who approve a project's Airworthiness strategy for achieving Military Type Certification and Release To Service (RTS) or Military Permit To Fly (MPTF)(Development) ¹ and also for subsequent Type Airworthiness (TAw) arrangements. For Civilian Operated Air Systems, the OCD also has a key role in supporting the Sponsor ² for TAw management ³ . Not having competent and Suitably Qualified and Experienced Persons (SQEP) ⁴ in the OCD roles may result in a compromised level of Airworthiness oversight and Airworthiness Strategy approval.
Contents	1013(1): Provision of Airworthy and Safe Air Systems
Regulation 1013(1)	 Provision of Airworthy and Safe Air Systems 1013(1) OCDs shall ensure that the Air Systems provided are airworthy and safe to operate through-life.
Acceptable Means of Compliance 1013(1)	 Provision of Airworthy and Safe Air Systems In ensuring the provision of safe and airworthy Air Systems the OCD should: a. ► Be fully aware of their specific Responsibilities detailed in their Letter of Airworthiness Authority (LoAA)⁴ issued from Director General (Air) (DG(Air)). b. Assess and, if content, approve each project's strategy for achieving and maintaining Airworthiness. ► c. ► Ensure that plans are in place to monitor progress against the approved strategy and that all Air System TAw Risks are reduced to a level acceptable to the Operating Duty Holder (ODH) or, where appropriate, the Accountable Manager (Military Flying) (AM(MF)). d. Assess and, if content, approve the submission to the Release To Service Authority (RTSA), via the MAA, of the initial Release To Service Autority (RTSA) for a new Air System or the RTSR for Major Changes⁵, that result in a new Mark Number, to existing Air Systems. e. Propose to the MAA the requirements for organizational Approvals, and the Type Certification Basis for new Air Systems and capabilities. f. Assess and, if content, approve any decision to reject significant Airworthiness related advice from an appointed Competent design or Maintenance organization, or an appointed Competent design or Maintenance organization, or an appointed independent advisor. g. Assess and, if content, approve any recommendation to a RTSA, the ODH or AM(MF) for a stoppage of, or major restriction to, flying. OCDs should issue the nominated TAA with appropriate LoAA⁴ for each Air System type within their Areas of Responsibility containing, as a minimum, the Airworthiness roles and responsibilities detailed in the MAA Regulatory Publications.

¹ Refer to RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).

² Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems – Air Safety

Responsibilities. ³ Where the Air System is ► not UK MOD-owned, TAw management ◄ regulatory responsibility by either the Type Airworthiness ³ Where the Air System is ► not UK MOD-owned, TAW) poods to be agreed within the Sponsor's approved model ► ◀; refer to Authority (TAA) or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model > <; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, For refer to RA 1163 - Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

 ⁴ Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.
 ⁵ Refer to RA 5820 – Changes in Type Design (MRP Part 21 Subpart D).

Acceptable Means of Compliance 1013(1)	 The OCD should assure that appropriate Airworthiness arrangements are in place, (ie appropriate organization Approvals, valid MPTF (Development) etc), while the Air Systems are undergoing Flight Test and / or Test and Evaluation⁶ by Industry. For the elements of TAw management for which the TAA is Accountable, the OCD should conduct appropriate Assurance of the TAA.
	5. For Civilian Operated Air Systems; the OCD should assess and, if content, approve the submission to the Sponsor, via the MAA, of the initial MPTF (In-Service) ⁷ Recommendation or Major Change evidence.
Guidance Material 1013(1)	 Provision of Airworthy and Safe Air Systems 6. For Civilian Operated Air Systems, it is recommended the OCD 2* provides advice to the Sponsor prior to developing the TAw management model for delegation of Responsibility between the TAA and the TAM.

 ⁶ Refer to RA 2370 – Test and Evaluation.
 ⁷ Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).

RA 1014 - Design Organizations and Co-ordinating Design **Organizations - Airworthiness Responsibilities**

Rationale	Airworthiness responsibilities may be held by Design Organizations (DO), Co- ordinating Design Organizations (CDO), or Air System CDO involved in the design of Products, Parts, Appliances, Airborne Equipment ¹ (AE), Air Launched Weapons ¹ (ALW), Aircrew Equipment Assemblies ¹ (AEA) and Survival Equipment ¹ (SE) installed in, or on Air Systems. A lack of clearly defined Responsibilities could lead to a gap in the work to sustain an airworthy and safe Air System occurring between the DOs and the Type Airworthiness Authority (TAA) ² or Commodity Chief Engineer (CE). To mitigate this, the Responsibilities of DO, CDO, or Air System CDO need to be clearly defined to ensure they have auditable processes and Competent people to enact the Airworthiness duties required by the TAA or Commodity CE.
Contents	 1014(1): Design Organizations ► and < Co-ordinating Design Organizations 1014(2): Air System Co-ordinating Design Organizations
Regulation 1014(1)	 Design ► Organizations and < Co-ordinating Design Organizations 1014(1) The relevant DO or CDO shall be responsible for the through-life Configuration Management^{►3} of the design of each Product, Part, Appliance, ► item of AE, ALW, AEA and SE < installed in, ► or on < an Air System.
Acceptable Means of Compliance 1014(1)	 Design ► Organizations and ◄ Co-ordinating Design Organizations 1. A DO or CDO should be approved through the Design Approved Organization Scheme (DAOS), as detailed in RA 5850⁴, by the MAA. 2. The approved DO or CDO responsibilities should include, as appropriate: a. Demonstrating to the TAA or Commodity CE that the initial design of a particular Product, Part, Appliance, ► item of AE, ALW, AEA or SE ◄ is in compliance with the contract specification, ► ◄ is airworthy and that independent Airworthiness scrutiny of the design has been undertaken. b. The preparation and custody of specifications, drawings and instructions for maintaining the design of the Product, Part, Appliance, ► item of AE, ALW, AEA or SE, ◄ and other supporting data associated with the design. c. The preparation ► ◄ and supply of information for the development and upkeep of the Air System Document Set, including Release To Service Recommendation⁵, Military Permit To Fly (MPTF) (In-Service) Recommendation⁶, MPTF (Special Case Flying)⁷, and all Aircrew Publications
	 and Technical Information. d. ▶ Reporting ◄ to the TAA or Commodity CE in a timely manner any failure, malfunction, defect or other Occurrence related to a Product, Part, Appliance, ▶ item of AE, ALW, AEA or SE ◄ which has resulted in or may result in an unsafe condition.

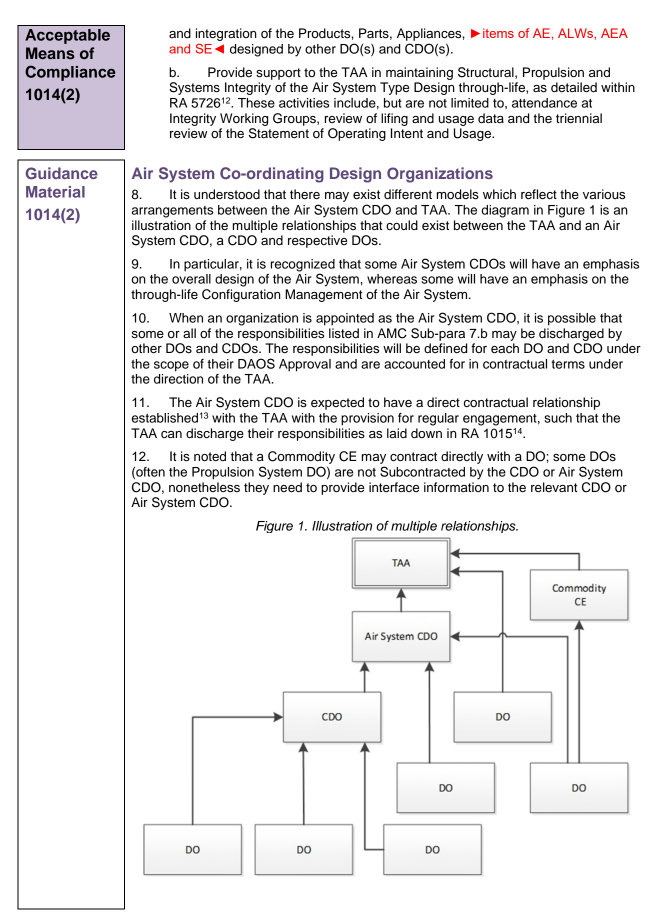
As defined in MAA02: Military Aviation Authority Master Glossary.
 Where the Air System is not UK MOD-owned, Type Airworthiness (TAw) management
 regulatory Responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model
 refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

³ ► Refer to RA 5301 – Air System Configuration Management. ◄ ⁴ Refer to RA 5850 – Military Design Approved Organization (MRP Part 21 Subpart J).

 ⁵ Refer to RA 1300(2): Release To Service Recommendation.
 ⁶ Refer to RA 1305(2): Military Permit To Fly (In Service) Recommendation.
 ⁷ Refer to RA 1305(5): Military Permit To Fly (Special Case Flying).

Acceptable Means of Compliance 1014(1)	e. Ensuring that any notified design-related Occurrence is investigated with provision of advice to the TAA or Commodity CE in a timely manner detailing appropriate recovery action (eg Modifications, Repair schemes, Technical Instructions) to restore TAw. Subsequent review and release of Special Instructions (Technical) ⁸ applicable to an Air System should be by the TAA.
	 f. In agreement with the Air System TAA, the scheming, design, development and preparation of Modifications and Repairs to maintain TAw. Subsequent clearance and Approval should be by the TAA², Commodity CE, or ▶ ◄ a privileged DO.
	g. Contributing towards the equipment elements of the Air System Safety Case ⁹ in support of the TAA or Commodity CE.
	h. Ensuring that, where the organization's DAOS Approval scope does not adequately cover a sub-system, the relevant Competent sub-Contracted organization is consulted in respect of Airworthiness decisions regarding that sub-system.
	i. Providing appropriate sub-system and interface data in the form of specifications and drawings for those aspects of the system or equipment that are designed by another DO.
	Having arrangements in place with its sub-Contractors to support TAw activities.
	3. ► < The DO or CDO should prepare a Certificate of Design ¹⁰ for each Product, Part, Appliance, ► item of AE, ALW, AEA or SE, < in accordance with the DAOS Approval, and submit it to the TAA or Commodity CE.
	4. In the case when a CDO is dependent on design work by another DO, then either that DO should be approved under RA 5850 ⁴ , or the work should be within the scope of the CDO's DAOS Approval.
Guidance Material 1014(1)	Design ► Organizations and ◄ Co-ordinating Design Organizations 5. A DO may be appointed the CDO for a Product, Part, Appliance, ► item of AE, ALW, AEA or SE; ◄ in this context 'co-ordinating' means that the organization is dependent on other DO(s) for some or all of the design work. When an organization is appointed as the CDO, it is noted that some or all of the responsibilities listed at Acceptable Means of Compliance (AMC) Para 2 may be discharged by other DOs or CDOs.
	6. For Air Systems conducting Development activity, RA 5880 ¹¹ contains the DO and TAA MPTF (Development) requirements.
Regulation 1014(2)	 Air System Co-ordinating Design Organizations 1014(2) There shall be one overall DO or CDO appointed by the TAA as the Air System CDO to manage the overall design or through-life Configuration of each Air System.
Acceptable Means of Compliance 1014(2)	 Air System Co-ordinating Design Organizations 7. When an organization is appointed by the TAA as the Air System CDO, in addition to the responsibilities of a DO or CDO, it should also: a. Be responsible for the overall design or through-life Configuration Management of the design of the Air System, and for co-ordinating the design

 ⁸ Refer to RA 5405 – Special Instructions (Technical).
 ⁹ Refer to RA 1205 – Air System Safety Cases.
 ¹⁰ Refer to RA 5103 – Certificate of Design.
 ¹¹ Refer to RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).



¹² Refer to RA 5726 – Integrity Management.

¹³ Refer to RA 1005 – Contracting with Competent Organizations.

¹⁴ Refer to RA 1015 – Type Airworthiness Management – Roles and Responsibilities.

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► This RA has been substantially re-written; for clarity no change marks are presented – please read RA in entirety

RA 1015 - Type Airworthiness Management - Roles and Responsibilities

The Type Design of an Air System will be managed through-life. Losing control of the Rationale Type Design may result in a compromised level of Airworthiness. In order to maintain Airworthiness, a responsible individual is to be appointed and held personally accountable for the Air System Type Design. This RA sets out the roles and responsibilities for personnel appointed to principal Type Airworthiness (TAw) management positions¹. Contents 1015(1): Type Airworthiness Management Regulation **Type Airworthiness Management** 1015(1) 1015(1) Personnel appointed to principal TAw management positions shall be responsible for the TAw of an Air System throughout its life from development to disposal. Acceptable Type Airworthiness Management Means of General Compliance Within Defence Equipment & Support (DE&S) each Air System Delivery Team 1. 1015(1) (DT) should have a senior Project Engineer who is nominated as the TAA for each Air System type or group of Air System types. The TAA should be at least OF5 (or equivalent)². The TAA **should** hold an appropriate Letter of Airworthiness Authority (LoAA)³ from the Operating Centre Director (OCD)⁴. For Civilian-Owned / Civilian Operated Air Systems, the Air System Sponsor 2. can delegate⁵ TAw responsibility between a TAA and a TAM^{6, 7, 8}. The TAM **should** hold an appropriate Letter of Appointment (LoA)³ from the Sponsor. Organizational 3 Personnel appointed to principal TAw management positions, in line with their delegation, should: Ensure that appropriate action is taken in response to Airworthiness a. issues including, but not limited to, informing the Aviation Duty Holder (ADH)9 / Accountable Manager (Military Flying) (AM(MF))¹⁰ when there has been a change in Airworthiness risk^{11, 12, 13}. Actively support the ADH / AM(MF), who is responsible for Air Safety b. within their defined Area of Responsibility (AoR), by managing the TAw of the Air System.

⁴ Refer to RA 1013 – Air Systems Operating Centre Director – Provision of Airworthy and Safe Systems.

¹ The term "personnel appointed to principal TAw management positions" refers to the Type Airworthiness Authority (TAA) and / or Type Airworthiness Manager (TAM).

² This grade is to be reduced to OF4 (or equivalent) for certain categories of Remotely Piloted Air Systems (RPAS) (refer to RA 1605 – Remotely Piloted Air Systems Specific S2 sub-category).

³ Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.

⁵ Refer to RA 1160 – The Defence Air Environment Operating Framework.

⁶ When deciding upon a model for TAw management, and the level to which responsibilities are shared between a TAA and a

TAM, the Sponsor is recommended to seek advice and guidance from an appropriate OCD 2*. ⁷ Refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems.

⁸ Refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.

⁹ Refer to RA 1020 –Aviation Duty Holder and Aviation Duty Holder–Facing Organizations – Roles and Responsibilities.

¹⁰ Refer to RA 1024 – Accountable Manager (Military Flying).

¹¹ Refer to RA 5405 – Special Instructions (Technical).

¹² Refer to RA 5805 – Airworthiness Directives and Service Bulletins (MRP Part 21 Subpart A).

¹³ Refer to RA 1220 – Delivery Team Airworthiness and Safety.

Acceptable Means of Compliance 1015(1)	c. Ensure that signed formal agreements ¹⁴ are in place with all organizations supporting TAw activity ¹³ . Where the personnel appointed to principal TAw management positions have a contract in place with an MAA Approved Co-ordinating DO (CDO), then the personnel appointed to principal TAw management positions should assure themselves that the CDO has arrangements in place with its sub-contractors to support TAw activities ¹⁵ .
	Safety / Strategy / Policy
	4. Personnel appointed to principal TAw management positions, in line with their delegation, should :
	a. Produce an Airworthiness Strategy for an Air System consistent with the project Through Life Management Plan ¹³ .
	b. Be responsible for the Safety Management of the Project ¹³ .
	c. Develop, maintain and enhance a Safety Management System (SMS) ¹⁶ , compliant with the OCD / Sponsor approved project Airworthiness Strategy ¹³ , which will contribute to the Operating Duty Holder's / AM(MF)'s Air System Safety Case ¹⁷ , for each Air System type.
	d. Initiate and maintain an up-to-date Type Airworthiness Safety Assessment (TASA) ¹³ .
	e. Ensure the TASA and Project SMS is subject to independent evaluation and audit ¹³ .
	f. Conduct assurance of contracted organizations, including where appropriate Defence Contractor Flying, Design, Production, Maintenance, Continuing Airworthiness, and Continuing Airworthiness management; assurance of compliance to the contract.
	g. Support the DT in promulgating and maintaining a Support Policy Statement for their Air Systems / equipment ¹³ .
	h. Support the DT in promulgating a Topic 2(N/A/R), or equivalent, for their Air Systems ¹⁸ .
	i. Conduct assurance of the DT and Commodity DT / support teams / organizations ¹⁶ .
	Personnel
	5. Personnel appointed to principal TAw management positions, in line with their delegation, should :
	a. Identify those posts within their AoR that require LoAAs / LoA. These posts should be limited to those that require authority to alter the Air System Document Set (ADS) without reference to higher authority.
	 Ensure that all persons involved in TAw activities are competent and Suitably Qualified and Experienced Person.
	 Delegate LoAAs / LoAs to subordinate staff and ensure that all sub- delegations are reviewed at least annually.
	d. Undertake a Training Needs Analysis in relation to the differences between the civil-type course requirements for the issue of a European Union Aviation Safety Agency Part 66 type rating and any government training for the equipment fitted to its Air Systems ¹⁹ .
	Aviation Safety Agency Part 66 type rating and any government training for the

¹⁴ Includes arrangements such as: Internal Business Agreements, Joint Business Agreements, Service Level Agreements, Foreign Military Sales agreements, contracts, etc.
 ¹⁵ Refer to RA 1014 – Design Organizations and Co-ordinating Design Organizations – Airworthiness Responsibilities.
 ¹⁶ Refer to RA 1200 – Air Safety Management.
 ¹⁷ Refer to RA 1205 – Air System Safety Cases.
 ¹⁸ Refer to RA 5815 – Instructions for Sustaining Type Airworthiness.
 ¹⁹ Refer to RA 1165 – Civil Aviation Authority Oversight of Military Registered Air Systems.

Acceptable	Type Design
Means of Compliance	6. Personnel appointed to principal TAw management positions, in line with their delegation, should :
1015(1)	a. Ensure that the Air System Type Design complies with all applicable Certification Airworthiness Regulatory requirements, through-life; this includes appropriate civil mandatory, advisory and deferred instructions (eg Airworthiness Directives (AD) and Service Bulletins (SB)).
	b. Approve each change to the Air System Type Design; except where the privilege to approve Minor Changes ²⁰ has been conferred upon the DO ²¹ .
	c. Ensure that the Certificate of Design is signed in accordance with (iaw) RA 5103 ²² .
	d. Agree the need for installation of instrumentation and a crashworthy Flight Data Recorder for the purposes of the flight trial programme, in consultation with the Design Organizations (DOs) or selected Test and Evaluation Organization ²³ .
	e. Be responsible for Integrity Management, for all Air System types within their AoR, to ensure an acceptable and demonstrable level of integrity ²⁴ .
	f. Ensure that the Air System is designed to approved Certification Specifications for Airworthiness ²⁵ .
	g. Endorse the Statement of Acceptance if requested by the ADH / AM(MF) ²⁶ .
	h. Ensure that each part or appliance is permanently and legibly marked iaw the applicable design data ²⁷ .
	i. Develop and implement a Life Extension Programme ²⁸ when required to extend the certified life of a UK military registered Air System.
	j. Develop and implement an Out of Service Date Extension Programme ²⁹ when required to extend the operational life of a UK military registered Air System.
	 Ensure that technical data capture and analysis³⁰ validates design assumptions about usage rates, failure modes and failure rates.
	I. Ensure the certification of new military Air Systems is iaw Military Air Systems Certification Process (MACP) ²⁵ .
	m. For Air Systems that have been awarded a Military Type Certificate (MTC) ²⁵ by the MAA, the TAA should be the MTC Holder ¹² . For those Air Systems undergoing a Major Change in Type Design, which have not previously been issued with a MTC, the TAA should be the holder of the Approved Design Change Certificate ²⁰ when issued.
	Airworthiness Occurrences
	7. Personnel appointed to principal TAw management positions should ensure that all applicable stakeholders (eg DO, other operators, MAA, etc) are included in the distribution of all Occurrence Reports ³¹ .

 ²⁰ Refer to RA 5820 – Changes in Type Design (MRP Part 21 Subpart D)
 ²¹ Refer to RA 1005 – Contracting with Competent Organizations.
 ²² Refer to RA 5103 – Certificate of Design.
 ²³ Refer to RA 5104 – Vertificate of Design.

²³ Refer to RA 5219 – Instrumentation and Flight Data Recorder Requirements for Flight Trials of Aircraft.

 ²⁴ Refer to RA 5726 – Integrity Management.
 ²⁵ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).
 ²⁶ Refer to RA 4970 – Baseline Military Airworthiness Review – MRP Part M Sub Part I.
 ²⁷ Refer to RA 5885 – Identification of Products, Parts and Appliances (MRP Part 21 Subpart Q).

²⁸ Refer to RA 5724 – Life Extension Programme.

 ²⁹ Refer to RA 5725 – Out of Service Date Extension Programme.
 ³⁰ Refer to RA 1140 – Air System Technical Data Exploitation.
 ³¹ Refer to RA 1410 – Occurrence Reporting and Management.

Acceptable Means of Compliance	8. Personnel appointed to principal TAw management positions, in line with their delegation, should ensure a system is in place for reporting and investigating occurrences that warrant specific attention due to their potential impact on Air Safety ³² .
1015(1)	9. Where appropriate, the data trends should be evaluated ³⁰ to ensure the Airworthiness and integrity ²⁴ of Air Systems are maintained.
	Configuration Control
	10. Personnel appointed to principal TAw management positions, in line with their delegation, or Commodity Chief Engineer should :
	a. Develop and maintain a Configuration Management Plan to cover all items of materiel that may be subject to Modification ³³ .
	b. Ensure a system is used to record and maintain the configuration management and technical history of an individual Air System and related Products, Parts and Appliances ³⁴ .
	c. Authorize and manage procedures for Modifications ³⁵ .
	d. Make an appropriate response following the issue of an AD or a SB for an unsafe condition on a civil derived Air System.
	e. Manage, through Chairmanship of the Local Technical Committee (LTC) ³³ and submission to the Configuration Control Board (CCB) ³³ , the configuration of the Air System Type Design including the provision of Modifications necessitated by In-Service experience or as requested by ADHs for safety, operational, or economic reasons.
	f. Initiate an appropriate independent Ageing Air System Audit for each ageing Air System fleet under their control ³⁶ .
	g. Ensure that on delivery or transfer of any new or industry modified Air System, original copies of all relevant Maintenance Records are despatched to the receiving unit.
	Air Systems Flight Release and Limitations Documentation
	11. Personnel appointed to principal TAw management positions, in line with their delegation, should : prepare, approve, and review the Air System's Flight Release and Limitations Documentation ³⁷ .
	Design Organizations
	12. Personnel appointed to principal TAw management positions, in line with their delegation, should :
	a. Ensure that only competent DOs ²¹ are contracted in support of their Air Systems, and that they have access to the Air System Type Design data in order to provide expert interpretation of this data.
	b. Ensure that the DO holds an extant approval from the MAA under Design Approved Organization Scheme covering the relevant scope of activities, including modifications and repairs ³⁸ .
	c. Ensure that they only invoke specific privileges, in writing, to a DO that has been assessed and accepted by the MAA to operate such privileges ³⁹ and that are consequently identified in their Terms of Approval as a DO. The TAA / TAM should inform MAA-OpAssure-Eng-DepHd and the applicable Military Continuing Airworthiness Management Organizations (Mil CAMO(s)) which

 ³² Refer to RA 5825 – Fault Reporting and Investigation.
 ³³ Refer to RA 5301 – Air System Configuration Management.
 ³⁴ Refer to RA 1223 – Airworthiness Information Management.
 ³⁵ Refer to RA 5305 – In-Service Design Changes.
 ³⁶ Refer to RA 5723 – Ageing Air System Audit.
 ³⁷ Defense RA 1205 – Militory J

 ³⁷ Refer to RA 1300 – Release To Service; RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task); and RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).
 ³⁸ Refer to RA 5865 – Repairs (MRP Part 21 Subpart M).
 ³⁹ Refer to RA 5850 – Military Design Approved Organization (MRP Part 21 Subpart J).

Acceptable Means of Compliance 1015(1)

privileges have been invoked or revoked, for what Air Systems and to what organizations.

d. Ensure that the Production Organization's Quality Management System is 3rd party accredited to an acceptable standard⁴⁰.

Agree the list of all Parts, prepared for inclusion in the Design Records by e. the DO, and conduct regular reviews of it in the light of service experience and changes in design²⁷.

The TAA, in line with their delegation, should ensure that there is one overall 13. DO or CDO appointed as the Air System CDO to manage the overall design or through-life configuration of each Air System. The TAA should establish and maintain a contractual relationship with the Air System CDO.

Privileging

14. Personnel appointed to principal TAw management positions, in line with their delegation, should:

When invoking privileges, inform all key stakeholders (eg DO, Mil CAMO, a. the MAA, etc).

b. Assure any changes approved under the provision of any privilege that has been invoked are accurately classified.

c. Ensure that there is a robust mechanism for managing the configuration control of the Air System or equipment for any changes approved under the provisions of any privilege that has been invoked.

When personnel appointed to principal TAw management positions departs 15. their post, all privileges issued by that individual remain valid for a maximum period of 3 months, during which time their successor **should** re-assess the award of privileges.

Air System Document Set

16 Personnel appointed to principal TAw management positions, in line with their delegation, should ensure:

The completeness and accuracy of the Approved Data, including all a. elements of the ADS, and the upkeep of the Air System Type Design; ensuring the provision of Approved Data to the Mil CAMO⁴¹.

b. That quality assured Technical Information is supplied⁴².

That they are provided with the complete set of Instructions for Sustaining C. TAw, comprising descriptive data and accomplishment instructions prepared, iaw the Type Certification Basis, by the DO³⁹.

d. Communication of changes to the ADS is carried out in a timely manner.

Support to Mil CAMO

Personnel appointed to principal TAw management positions, in line with their 17 delegation, should ensure:

a. That, if applicable, a relevant Certificate of Airworthiness is made available to the Military Continuing Airworthiness Manager.

The protocols of an Aircraft Maintenance Schedule are implemented b. throughout the life of the project⁴³.

They undertake the Mil CAMO tasks formally accepted by, and subc. contracted to, them.

⁴⁰ Refer to RA 5835 – Production Organizations (MRP Part 21 Subpart G).

 ⁴¹ Refer to RA 1310 – Air System Document Set.
 ⁴² Refer to RA 5815 – Instructions for Sustaining Type Airworthiness.

⁴³ Refer to RA 5320 – Air System Maintenance Schedule – Design and Validation.

Acceptable	Civil Aviation Authority Oversight
Means of Compliance 1015(1)	18. Personnel appointed to principal TAw management positions, in line with their delegation, should be responsible for the TAw arrangements of military Air Systems subject to Civil Aviation Authority oversight, ensuring compliance with the MRP ¹⁹ .
	 Personnel appointed to principal TAw management positions, in line with their delegation, should ensure that all RPAS intended to be operated in the Specific S2 sub-category and Certified Category RPAS are categorized⁴⁴.
	Note:
	The TAA / TAM is not responsible for ensuring Open Category and Specific S1 sub-category RPAS are categorized iaw RA 1600.
	Embarked Air Systems
	20. Personnel appointed to principal TAw management positions, in line with their delegation, should be responsible for providing equipment which is safe and suitable for Air Systems required to conduct embarked aviation activities in the maritime environment in Her Majesty's / MOD Ships ⁴⁵ .
	21. Personnel appointed to principal TAw management positions, in line with their delegation, and Ship Platform Authority should jointly prepare the Ship-Air Release Recommendation for each Air System / Ship combination to the satisfaction of the Royal Navy Release To Service Authority / Sponsor ⁴⁶ .
	Type Airworthiness Management Supplement
	22. Where TAw management responsibilities are held by a TAM, the DO should furnish the MAA a TAw Management Supplement to the Design Organization Exposition describing, directly or by cross-reference, how the TAw requirements are to be managed.
	23. To maintain TAM approval, the TAw Management Supplement should remain an accurate reflection of the organization with any amendment submitted to the MAA for approval. Amendment submission should not be interpreted as MAA approval being in place.
	24. The TAw Management Supplement should be produced and include the content detailed in the template held on the MAA's websites ⁴⁷ .
	25. The TAw Management Supplement should be reviewed by the Sponsor as part of the TAM delegation process.
Guidance Material 1015(1)	Type Airworthiness Management 26. Nil.

 ⁴⁴ Refer to RA 1600 Series – Remotely Piloted Air Systems.
 ⁴⁵ Refer to RA 1029 – Ship-Air Release – Roles and Responsibilities.
 ⁴⁶ Refer to RA 1395 – Authorization to Permit Embarked Aviation in Her Majesty's / MOD Ships.
 ⁴⁷ Refer to RA 5850(4): Design Organization Exposition.

RA 1016 – Military Continuing Airworthiness Management

Rationale	Maintaining the Airworthiness of an Air System is a complex undertaking that requires clear procedures and competent personnel to accomplish. Failures in the management of the Continuing Airworthiness (CAw) of an Air System could invalidate Risk to Life assessments conducted as part of the Air System Safety Case ¹ . This RA outlines the requirement for a MAA approved Military Continuing Airworthiness Management Organization (Mil CAMO) to manage all CAw tasks, in order to ensure that military registered Air Systems within their Area of Responsibility (AoR) ² are operated safely and with a valid Military Airworthiness Review Certificate (MARC).
Contento	 1016(1): Withdrawn – Not deemed a regulatory requirement 1016(2): Establishment of a Military Continuing Airworthiness Management Organization 1016(3): Requirement for a valid Military Airworthiness Review Certificate
Regulation 1016(1)	Accountable Manager (Continuing Airworthiness) 1016(1) Withdrawn – Not deemed a regulatory requirement.
Acceptable Means of Compliance 1016(1)	 Accountable Manager (Continuing Airworthiness) 1. Withdrawn – Not deemed a regulatory requirement.
Guidance Material 1016(1)	 Accountable Manager (Continuing Airworthiness) 2. Withdrawn – Not deemed a regulatory requirement.
Regulation 1016(2)	 Establishment of a Military Continuing Airworthiness Management Organization 1016(2) Delivery Duty Holders (DDH) and Accountable Managers (Military Flying) (AM(MF)) shall ensure that the tasks associated with CAw of the military registered Air Systems ³ in their AoR² are managed by an approved⁴ Mil CAMO.
Acceptable Means of Compliance 1016(2)	 Establishment of a Military Continuing Airworthiness Management Organization 3. Each DDH / AM(MF) should appoint a Suitably Qualified and Experienced Person (SQEP)⁵ as the Military Continuing Airworthiness Manager (Mil CAM)⁶ to manage and control all CAw activity for the military registered Air System(s) for which they have CAw responsibility^{2, ▶7◀}.

¹ Refer to RA 1205 – Air System Safety Cases.

² AoR includes all active Air Systems on the UK Military Aircraft Register (MAR) identified in their Continuing Airworthiness Management Exposition (CAME), inclusive of Air Systems held in storage or within sustainment fleets. Where there is more than one Mil CAM, against a given Air System, they are to come to agreement as to who is responsible for each Air System.

³ ► For CAw requirements of Remotely Piloted Air System (RPAS) platforms refer to RA 1600 - Remotely Piloted Air Systems and RPAS Manual – Regulatory Process Categorization and Compliance. ◄

⁴ Refer to RA 4941 – Application – MRP Part M Sub Part G.

 ⁵ Refer to RA 4945 – Personnel Requirements – MRP Part M Sub Part G.
 ⁶ Refer to RA 1011 – Military Continuing Airworthiness Manager Responsibilities.

⁷ ► Refer to RA 1164 – Transfer of UK Military Registered Air Systems. ◄

Acceptable	4. The Mil CAM ^{▶8} should meet the SQEP criteria detailed in RA 4945 ⁵ . ► <
Means of Compliance 1016(2)	a. For Persons supporting an Aviation Duty Holder, the relevant Operating Duty Holders' Chief Air Engineer (CAE) should authorize non-compliance on a case-by-case basis, informing the MAA ⁹ .
	b. For Persons supporting an AM(MF), the applicable AM(MF) should endorse non-compliances, and submit them to the MAA for authorization via a waiver application.
	5. The Mil CAM should ensure all staff, managing CAw tasks, are trained, assessed as Competent and authorized ¹⁰ .
	6. The Mil CAMO and Mil CAM should work in support of the DDH / AM(MF) and either:
	a. Be co-located with the DDH / AM(MF) or;
	b. If geographically separated from the DDH / AM(MF), employ rigorous and demonstrable standards of communication \triangleright that are \triangleleft detailed in the CAME ¹¹ .
	7. Where the Mil CAMO supports more than one DDH / AM(MF), then ► the DDH / AM(MF)s should establish a written agreement between them ◄ to manage and control all CAw activity for the military registered Air System(s) that the DDH / AM(MF)s operate.
Guidance Material	Establishment of a Military Continuing Airworthiness Management Organization
1016(2)	8. The terms Mil CAMO and Mil CAM are intended to provide clarity in differentiating between those organizations approved in accordance with (iaw) MRP Part M and those that are approved iaw European Union Aviation Safety Agency (EASA) ►/ UK Civil Aviation Authority Regulations (CAA). ◄ It applies equally to those organizations headed by a Crown Servant Mil CAM, and those organizations supporting an AM(MF) where the Mil CAM may not be a Crown Servant.
	9. CAw Management Regulations are detailed in MRP Part M Regulation ¹² .
	10. In respect of Mil CAMOs supporting DDHs, ►often ◄ the CAE ¹³ to that DDH will be the Mil CAM. If both roles are filled by the same person, the Mil CAM is to have a clear understanding of their CAw responsibilities ⁶ .
	11. Where a particular support strategy includes a contracting arrangement with an EASA ►/ UK CAA ◄ approved Part M Sub Part G organization with a civilian CAw Manager, this in no way obviates the requirement for a Mil CAM, who will retain overarching Responsibility for CAw. In such cases, the Mil CAM may utilize the contracted arrangements, but is to be able to demonstrate adequate control of the activity.
	12. Where Mil CAMO activity is undertaken on the Mil CAMO's behalf by another MOD organization, eg a Delivery Team, and that organization carries out Assurance activities, then this may provide the Mil CAMO with the necessary Assurance without the need for duplication. This does not remove the requirement for the Mil CAM to be satisfied that the scope of the Assurance activity is adequate.
	13. In pursuance of managing and controlling the CAw of Air Systems within their AoR ² , Mil CAMs, whether Crown Servants or ▶not, ◄ do not need to be directly subordinate to the Air Systems' DDH / AM(MF). This is particularly relevant for those Mil CAMs who support Defence Contractor Flying Organizations; in such cases they may be part of a different organization working under a contract or bespoke agreement. It is also acceptable for the Mil CAM to have duties other than direct

^{*} Any nominated Deputy Mil CAM (DCAM) who is expected to personally exercise delegated Mil CAM authorizations should also meet the SQEP criteria detailed in RA 4945 – Personnel Requirements – MRP Part M Sub Part G. ⁹ <u>DSA-MAA-OA-ACC@mod.gov.uk</u> ¹⁰ Refer to RA 4945(3): Personnel Competence and MRP Part M Authorization. ¹¹ Refer to RA 4943 – Continuing Airworthiness Management Exposition – MRP Part M Sub Part G.

 ¹² Refer to the RA 4900 series: Continuing Airworthiness Management Organization (CAMO) Regulation.
 ¹³ Refer to RA 1023 – Chief Air Engineers – Air Safety Responsibilities.

Guidance Material 1016(2)	support to a specified DDH / AM(MF), if they have the capacity to do so. In all cases, the Accountability for compliance with this Regulation remains with the relevant DDH / AM(MF) directing the flying activity and if they are not satisfied with their Mil CAMO arrangement(s), then they are to consider an alternative solution to meet the Regulatory requirements.
	14. Where a military registered Air System is operated as an activity for a period less than 6 months then a Mil CAMO may not be required. In such a case the DDH / AM(MF) is to make an application by way of a Waiver ¹⁴ , detailing the arrangements in place for ensuring the CAw of their military registered Air Systems.
	15. ► The position of the Mil CAM, due to the nature of the role in CAw decisions (ie: ensuring the Air System is compliant with the applicable Airworthiness requirements and is in a condition for safe operation), may also hold additional roles such as the Type Airworthiness Manager, the Head of Independent System Monitoring, and the Head of the Design Organization where clear independence, sufficient capacity and clear separation of the responsibilities can be demonstrated.
Regulation	Requirement for a valid Military Airworthiness Review Certificate
1016(3)	1016(3) For military registered Air Systems, the accountable DDH / AM(MF) shall ensure that the Air System is not flown without a valid MARC.
Acceptable Means of Compliance 1016(3)	Requirement for a valid Military Airworthiness Review Certificate 16. The DDH / AM(MF) should be able to adequately demonstrate how they control flying to ensure that the Air System has a valid MARC before the Air System is released for flight • •.
Guidance	Requirement for a valid Military Airworthiness Review Certificate
Material 1016(3)	17. The Regulation, Acceptable Means of Compliance (AMC) and Guidance Material (GM) for MARCs is located in the MRP Part M Sub Part I ¹⁵ .
	18. In derogation to the above Regulation, Air Systems flown under a Military Permit to Fly (MPTF) ► (Single Task) and (Development) ◄ ¹⁶ may be flown without a valid MARC, if permitted by the Type Airworthiness Authority.
	19. The Military Airworthiness Review (Mil AR) ¹⁷ is deemed the best possible process for establishing an Air System's Airworthiness and current configuration, therefore, every effort is to be made by Air System operators to utilize the Mil AR and the subsequent issuance of a MARC.

 ¹⁴ Refer to MAA03: MAA Regulatory Processes.
 ¹⁵ Refer to the RA 4970 series - Airworthiness Review.
 ¹⁶ Refer to RA 1305 - Military Permit to Fly (In-Service), (Special Case Flying) and (Single Task) and to RA 5880 - Military Permit to The series of th Fly (development) - MRP Part 21 Subpart P. ¹⁷ Refer to RA 4971 – Military Airworthiness Review and Certification - MRP Part M Sub Part I.

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► This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety ◄

RA 1019 - Sponsor of Military Registered Civilian-Owned Air Systems or Civilian Operated Air Systems - Air Safety Responsibilities

Rationale	For operational and technical reasons, organizations may need to utilize UK military registered Civilian-Owned Air Systems or Civilian Operated Air Systems. Use of Civilian-Owned Air Systems or Civilian Operated Air Systems could result in confusion as to where Air Safety responsibilities lie between MOD and industry personnel, leading to an increased Risk to Life. The appointment of a Sponsor will ensure that appropriate Air Safety governance arrangements are in place, and maintained, for the operation of such Air Systems.
Contents	1019(1): Nomination of the Sponsor 1019(2): Civilian-Owned Military Operated Air Systems 1019(3): Civilian Operated (Development) or (In-Service) Air Systems 1019(4): Special Case Flying Air Systems
Regulation 1019(1)	 Nomination of the Sponsor 1019(1) All Civilian-Owned Air Systems or Civilian Operated Air Systems intended for UK military registration shall have a Sponsor.
Acceptable Means of Compliance 1019(1)	 Nomination of the Sponsor The Sponsor should be: a. For Open and S1 sub-category Remotely Piloted Air System (RPAS), 1* level or above; or b. For all other Air Systems, 2* level or above. The Sponsor should be a Crown Servant. The Sponsor should have appropriate Competence, experience, and Letter of Delegation (detailing the Sponsor activities) from the relevant service Chief of Staff¹ or Defence Equipment and Support (DE&S) Chief Executive Officer.
Guidance Material 1019(1)	Nomination of the Sponsor 4. Nil.
Regulation 1019(2)	 Civilian-Owned Military Operated Air Systems 1019(2) The Sponsor shall confirm that appropriate Air Safety arrangements are in place for UK military registered Civilian-Owned Military Operated Air Systems.

¹ Chief of Air Staff, Chief of General Staff, and the First Sea Lord and Chief of the Naval Staff.

Acceptable Means of Compliance 1019(2)	 Civilian-Owned Military Operated Air Systems Registration 5. The Sponsor should: a. Issue a Certificate of Usage (CofU)². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 6. The Sponsor should confirm the appropriate flight release and limitations document is approved^{4, 5} prior to flight. Establishment of Air Safety Governance Arrangements 7. The Sponsor should confirm⁶ that: a. An appropriate ODH⁷ is nominated to be responsible for actively managing Air Safety. b. A TAA⁸ has been appointed to manage Type Airworthiness (TAw). c. The Aviation Duty Holders are supported for the management of
	 The Avlation Duty Holders are supported for the management of Continuing Airworthiness by an MAA approved CAMO⁹. The Sponsor should ensure that an appropriate model for TAw management is in place, dependent on the Air System's Operating Category, and define the delegation of TAw responsibilities between the TAA and TAw Manager¹⁰.
Guidance Material 1019(2)	 Civilian-Owned Military Operated Air Systems 9. If the Sponsor is not in DE&S, the agreement of a DE&S Operating Centre Director (OCD)¹¹ will be required to appoint an appropriate TAA.
Regulation 1019(3)	 Civilian Operated (Development) or (In-Service) Air Systems 1019(3) The Sponsor shall confirm appropriate Air Safety arrangements are in place and are maintained for UK military registered Civilian Operated (Development) or (In-Service) Air Systems.
Acceptable Means of Compliance 1019(3)	 Civilian Operated (Development) or (In-Service) Air Systems Registration 10. For Civilian-Owned Civilian Operated Air Systems, the Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place.

² Refer to RA 1160(3): Certificate of Usage.

² Refer to RA 1160(3): Certificate of Usage.
³ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.
⁴ Refer to RA 1300 – Release To Service.
⁵ Refer to RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).
⁶ Open Category and S1 sub-category RPAS do not require a Type Airworthiness Authority (TAA), Continuing Airworthiness Management Organization (CAMO), or Operating Duty Holder (ODH). Refer to RA 1601 – RA 1604.
⁷ Refer to RA 1015 – Type Airworthiness Management - Roles and Responsibilities.
⁹ Pefer to RA 1016 – Military Continuing Airworthiness Management

⁹ Refer to RA 1016 – Military Continuing Airworthiness Management.

 ¹⁰ Refer to RA 1162(1): Air Safety Governance Arrangements.
 ¹¹ Refer to RA 1013 – Air Systems Operating Centre Director - Provision of Airworthy and Safe Systems.

Acceptable	Flight Release and Limitations Document
Means of Compliance 1019(3)	11. The Sponsor should :
	a. Authorize and issue the Military Permit To Fly (MPTF) (In-Service) / (Single Task) ¹² , or
	b. Authorize the use of the Release To Service if on temporary Allotment ¹³ , or
	c. Confirm the MPTF (Development) ⁵ is approved.
	Establishment and Maintenance of Air Safety Governance Arrangements
	12. The Sponsor should comply with the requirements of RA 1162 ¹⁴ .
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Guidance	Civilian Operated (Development) or (In-Service) Air Systems
Material	13. The Sponsor must ensure appropriate indemnity arrangements are in place ¹⁵ .
1019(3)	
Regulation	Special Case Flying Air Systems
1019(4)	1019(4) The Sponsor shall confirm that appropriate Air Safety
	arrangements are in place and are maintained for UK military
	registered Special Case Flying Air Systems.
Accentable	Special Case Elving Air Systems
Acceptable Means of	Special Case Flying Air Systems Registration
Means of Compliance	
Means of	Registration
Means of Compliance	Registration 14. The Sponsor should:
Means of Compliance	Registration 14. The Sponsor should: a. Issue a CofU ² .
Means of Compliance	Registration 14. The Sponsor should: a. Issue a CofU ² . b. Apply for registration ³ , or confirm registration is already in place.
Means of Compliance	Registration 14. The Sponsor should: a. Issue a CofU ² . b. Apply for registration ³ , or confirm registration is already in place. Flight Release and Limitations Document
Means of Compliance	 Registration 14. The Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 15. The Sponsor should: a. Confirm the MPTF (Special Case Flying)¹² has been approved by issuing
Means of Compliance	 Registration 14. The Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 15. The Sponsor should: a. Confirm the MPTF (Special Case Flying)¹² has been approved by issuing their Certificate for Commencement of Flight, or
Means of Compliance	 Registration 14. The Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 15. The Sponsor should: a. Confirm the MPTF (Special Case Flying)¹² has been approved by issuing their Certificate for Commencement of Flight, or b. Confirm the MPTF (Development)⁵ is approved.
Means of Compliance 1019(4)	 Registration 14. The Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 15. The Sponsor should: a. Confirm the MPTF (Special Case Flying)¹² has been approved by issuing their Certificate for Commencement of Flight, or b. Confirm the MPTF (Development)⁵ is approved. Establishment and Maintenance of Air Safety Governance Arrangements 16. The Sponsor should comply with the requirements of RA 1163¹⁶.
Means of Compliance 1019(4) Guidance	 Registration 14. The Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 15. The Sponsor should: a. Confirm the MPTF (Special Case Flying)¹² has been approved by issuing their Certificate for Commencement of Flight, or b. Confirm the MPTF (Development)⁵ is approved. Establishment and Maintenance of Air Safety Governance Arrangements 16. The Sponsor should comply with the requirements of RA 1163¹⁶. Special Case Flying Air Systems
Means of Compliance 1019(4)	 Registration 14. The Sponsor should: a. Issue a CofU². b. Apply for registration³, or confirm registration is already in place. Flight Release and Limitations Document 15. The Sponsor should: a. Confirm the MPTF (Special Case Flying)¹² has been approved by issuing their Certificate for Commencement of Flight, or b. Confirm the MPTF (Development)⁵ is approved. Establishment and Maintenance of Air Safety Governance Arrangements 16. The Sponsor should comply with the requirements of RA 1163¹⁶.

Condition 638 - Flights Liability and Indemnity, for further detail. ¹⁶ Refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.

RA 1020 - Aviation Duty Holder - Roles and Responsibilities

Rationale	Aviation Duty Holders (ADHs) ¹ are responsible for Air Safety and ensuring that associated Risk to Life (RtL) is As Low As Reasonably Practicable (ALARP) and Tolerable for the aviation activities within their Area of Responsibility (AoR). A compromised level of Accountability for operations may result from not having ADHs in place. Clearly defined roles and responsibilities are required so that legally accountable individuals can effectively carry out their duties in mitigating and making judgements on Air Safety Risk.
Contents	1020(1): Role and Responsibilities of the Aviation Duty Holder 1020(2): Aviation Duty Holder Nomination 1020(3): Withdrawn – Incorporated into RA 1032
Regulation 1020(1)	 Role and Responsibilities of the Aviation Duty Holder 1020(1) ADHs shall actively manage Air Safety for each Air System within their AoR via an Air System Safety Case (ASSC) which is managed by an Air Safety Management System (ASMS), to ensure that RtL is ALARP and Tolerable.
Acceptable Means of Compliance 1020(1)	 Role and Responsibilities of the Aviation Duty Holder ADHs are legally accountable for the safe operation, Continuing Airworthiness and Maintenance of Systems in their AoR and for ensuring that RtL is ALARP and Tolerable. They should: a. Cease routine aviation operations if RtL are identified that are not demonstrably ALARP and Tolerable. b. Establish and maintain an effective ASMS that, wherever possible, exploits the MOD's existing aviation regulatory structures, publications and management practices, to demonstrate an Acceptable Means of Compliance with the requirements in RA 1200². c. Own and manage a robust ASSC³ for each Air System which demonstrates the Air System is, or is capable of being, safe to operate and operated safely for a given application in a given operating environment. d. Promote and lead by example an engaged Air Safety culture. e. Identify ADH-Facing Organizations and inform them of their responsibilities detailed in RA 1032⁴. ► f. Challenge any option or action that is proposed or implemented by ADH-Facing Organizations that can undermine the ASSC and result in the activities for which they are responsible not being ALARP and Tolerable. g. Appoint a Senior Operator (SO)⁵, a Chief Air Engineer (CAE)⁶, ►

¹ The term ADH encompasses Senior Duty Holder (SDH), Operating Duty Holder (ODH) and Delivery Duty Holder (DDH); interpret accordingly; the different levels are referred to separately where specifically required. Defined in MAA02: MAA Master Glossary. ² Refer to RA 1200 – Air Safety Management. ³ Refer to RA 1205 – Air System Safety Cases; the ODH owns the ASSC, but the SDH and DDH **should** own their contributions to

the ASSC.

⁴ Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations -Roles and Responsibilities.

⁵ Refer to RA 1022 – Senior Operator – Air Safety Responsibilities.

⁶ Refer to RA 1023 – Chief Air Engineers – Air Safety Responsibilities.

⁷ Refer to RA 1016 – Military Continuing Airworthiness Management.

⁸ ► Refer to RA 4806 – Personnel Requirements (MRP 145.A.30). ◄

Acceptable Means of	2. ODHs should have access to all the levers necessary to manage RtL effectively for all Air Systems in their AoR.
Compliance 1020(1)	3. Where operational imperatives exist, excursions from the ADH defined capability envelope, declared to the Operational Commander, should endure for the shortest time possible ⁹ , before being resolved through expansion of the ADH defined capability envelope or cessation of the activity.
	4. The Operational Commander should ensure that where operational imperatives preclude ADH Authorization, the Operational Commander authorizes the excursion from the ASSC defined operating envelope and provides retrospective justification to the ADH at the earliest opportunity.
	5. Any substantive objections ADHs personally raise over a potential, or actual, course of action by the ADH-Facing Organization that they deem will undermine their ability to deliver safe air operations should be:
	a. Recorded formally by the ADH within the planning process of the Annual Budget Cycle and ASSC.
	b. Elevated and explicitly highlighted within the planning process (including to the MAA ¹⁰) thereafter, for as long as the objection is extant.
	6. Where objections are overruled within the Annual Budget Cycle, the decision to do so should be owned by a named and authorized individual, at a minimum of OF7 or equivalent, and formally recorded as such. Notwithstanding, this cannot oblige an ADH to accept any associated RtL. ◄
Guidance	Role and Responsibilities of the Aviation Duty Holder
Material	 ADHs have a personal legal duty of care for:
1020(1)	a. Personnel under their command,
	b. Those who, by virtue of their temporary involvement in aviation activities, come within an ADHs AoR,
	c. The wider public who may be affected by their operations.
	8. By design, the Air Safety Duty Holder (DH) chain sits in parallel with the full Command chain but does not mirror it. In doing so, it minimizes delegations and provides necessary separation, coupled with a degree of beneficial tension between Air Safety and delivery. Nonetheless, the Air Safety ADH governance model does not absolve commanders at any level of their broader, enduring duty of care responsibilities under Common Law and the Health and Safety at Work Act (1974).
	9. In the execution of their specific ADH responsibilities, ADHs are accountable and answerable to the Secretary of State for Defence (SofS), via their superior DH chain. The conventional chain of command will continue to Command and Control the delivery of capability outputs, but will not direct, nor attempt to influence, nominated ADHs within that chain in the execution of their accountable Air Safety responsibilities.
	10. ► An ADH is personally < accountable for RtL and will ultimately determine for themselves the level of Air Safety Risk they are willing to accept, they will be supported by expert advisers. By virtue of their qualifications, training and experience, ADHs will be conversant with managing operating Risk. ► < The ADH will appoint a Mil CAM responsible for the Continuing Airworthiness Management of an Air System. A CAE is also ► appointed < who is responsible for ensuring engineering standards and practices throughout their AoR ► < 6. The ADH will also be supported by a Type Airworthiness Authority (TAA) ¹¹ , who is personally accountable for the Type Airworthiness of the Air System.
	11. ADHs must also appoint a SO to support them and be responsible for self- regulation and providing internal Assurance of operating standards and procedures

⁹ 72 hours is considered the maximum reasonable period for the ADH defined envelope to be expanded, save in the most exceptional ¹⁰ ► <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.
 ¹¹ Refer to RA 1015 – Type Airworthiness Management - Roles and Responsibilities.

Guidance Material	and Flight Safety. SDHs may or may not appoint an ODH as their SO, depending on circumstances and their preference ⁵ .
1020(1)	12. ADHs must ensure that a safe operating environment and appropriate Assurance is being provided at all tiered establishments and non-MOD Aerodromes ¹² .
	13. The first line of defence in Air Safety is the establishment of an engaged Air Safety culture, underpinned by the application of common sense. The ADH has a key role to play in establishing and sustaining such a culture. An ADHs responsibilities apply when any person interacts with an Air System within their AoR. They also have a personal level ▶ of ◄ duty of care to all others, including the wider public, who may be affected by their operations. On any occasion when the Responsibility for an ASSC is handed over between individuals, a pan-Defence Lines of Development (DLoD) review of the ASSC must be completed ³ .
	ADH Engagement
	14. It is imperative that ADHs lead by example in nurturing and developing an engaged Air Safety culture. The detailed governance mechanisms employed by ADHs can be tailored to the scale and nature of the aviation activity being supervised, but the following elements will be considered as the minimum requirement:
	a. Air Safety Steering Group (ASSG) . A not less than annual forum, chaired by the ODH, to evaluate Air Safety Risk across their AoR and to prioritize available resources and requirements. To be supported by a unified ODH Risk Register and Subject Matter Experts (SME) from ADH-Facing Organizations, when required.
	b. Air System Safety Working Group (ASSWG). A ▶ not less than annual ◄ forum, chaired by the ODH to scrutinize the validity of the live ASSC argument and supporting evidence across the DLoDs.
	c. Programme Boards . Ownership of the ASSC is with the SRO from Concept phase until transfer to the end-user ODH. As such, ODHs will be appropriately represented at Programme Boards by senior, informed and empowered representatives. Objections, on Air Safety grounds, to any actual or proposed course of action will be submitted formally by the ODH, in person or in writing, and the objection(s) minuted accordingly.
	d. Budgetary Planning . During routine budgetary planning, ADHs will be afforded the opportunity to seek additional resources to mitigate all RtL so that they are ALARP and Tolerable. They will be given full and timely visibility of any measures that potentially affect Air Safety adversely, to ensure authoritative and appropriate impact statements inform Auditable planning process decision making.
	ADH Responsibilities in Operations
	15. Operating Envelope . ► When appointed as < an ADH, ► an air commander < is personally and legally responsible for ensuring that RtL ► emanating < from the activities associated with the generation and sustainment of Force Elements (FE) ¹³ is ALARP and Tolerable. ► Such activities will occur within an 'envelope', which may be considered to be < bounded by, among other things: declared role(s); Competency, currency and readiness of personnel; ► < Release To Service (RTS); defined Tactics, Techniques and Procedures (TTP); and ► applicable < Regulations. ► Activities include emerging cyber threats to Air Safety, which have the potential to impact RtL during operations; management of these threats can be found in the relevant RAs ^{14, 15} . < The boundaries of ► such < envelopes will be defined ► as required < by ► < ADHs ► and are fixed, however < the ADH may adjust and redefine the boundary as changes in capability ► < occur. For example, an envelope may be expanded leading up to deployment, on or during, an operation to accommodate capability increments,

¹² Refer to RA 1010 – Head of Establishment - Aviation Responsibilities and Aviation Duty Holder / Accountable Manager (Military

Flying) Establishment Responsibilities.
 ¹³ Components of capability comprising, among other things; personnel, training, platforms, their serviceability and sustainment.
 ¹⁴ Refer to RA 1202 – Cyber Security for Airworthiness and Air Safety.
 ¹⁵ Refer to RA 5890 – Cyber Security for Airworthiness and Air safety – Type Design and Changes / Repairs to Type Design.

Quidance	auch as Urgent Canchility Deguirements (UCP). Nones the necessary DLeDe are all
Guidance Material	such as Urgent Capability Requirements (UCR), ► once the necessary DLoDs are all in place (eg training and supervision etc). ◄
1020(1)	16. ADH and Operational Commander Responsibilities with respect to Operational Employment. Aviation FEs are allocated to an Operational Commander when authorized under a Chief of Defence Staff's (CDS) directive to employ subordinate FEs in pursuit of operational objectives. The ADH is responsible to the Operational Commander for their operational readiness in their declared role(s), and for the continuing management of all operating RtL so that they remain ALARP and Tolerable within the operating envelope defined in the ASSC (ie for RtL other than that arising from Hostile Action ¹⁶). An Operational Commander has the authority to employ allocated FEs in operational tasks at their discretion, bounded by the Laws of Armed Conflict, CDS's Directive, the accompanying Rules of Engagement, superior command direction, the FEs defined operating envelopes and due regard to RtL of the forces under their command.
	17. Operational Imperative to exceed Operating Envelope. The limit of an ADHs Responsibility and Accountability for managing operating RtL in the operational domain is defined as the point at which an Operational Commander directs any relevant activity (operating and / or support) that transcends the operating boundary set by the ADH. In doing so, the Operational Commander will be prepared to justify their actions in retrospect, preferably via a context based auditable Risk analysis. It is acknowledged that the urgency of a particular situation may preclude such a process being carried out formally. Nevertheless, the principles of such a process will inform the Operational Commander's judgements and will be seen to have done so.
	18. Premeditated Change to Operating Envelope ¹⁷ . Where employment of aviation FEs outside of the ASSC defined operating envelope is premeditated:
	a. The Operational Commander will make every effort to understand the residual Risk to properly assess tolerability. Therefore, they will seek advice of the relevant ADH (or their deployed senior representative ¹⁸ in Theatre) on the level of Risk, potential mitigations and, if appropriate, alternative courses of action. If direct consultation with the ADH is not achieved, the Operational Commander will make the ADH aware at the earliest opportunity.
	b. RTS excursions will be kept to a minimum and are only to be undertaken when time has precluded the ADH requesting an amendment to the RTS. In any event, such excursions will be notified to the Release To Service Authority.
	c. When, following due consideration and the application of any caveats or controls, an ADH determines that the RtL is ALARP and Tolerable and endorses such an excursion, the operating envelope will be considered redefined and the ADH thereby accepts and owns the associated Risk.
	d. If it is not prudent or practical for the ADH chain to expand the ASSC defined operating envelope, the Operational Commander will accept the RtL, following full ADH consultation. In such cases, the Operational Commander will justify and record the decision to operate outside the envelope described by the ASSC.
	e. Where it is identified that the required operational effect cannot be achieved while maintaining compliance with the MAA Regulatory Publications, the Operational Commander will consult with the ADH chain as soon as possible. If no compliant solution can be identified, and the Operational Commander judges that the residual Risk is justified by the potential operational benefit, the Operational Commander will accept the RtL before operations

 ¹⁶ Survivability in a hostile environment and associated balance of Risk will be addressed by the operational command chain when considering the deployment of Air Systems on operations, in consultation with the ADH and ADH chain (as appropriate).
 ¹⁷ Refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life).
 ¹⁸ The nomination of a deployed senior representative is in the context of managing RtL and at the discretion of the ADH, and is not

¹⁸ The nomination of a deployed senior representative is in the context of managing RtL and at the discretion of the ADH, and is not necessarily the same individual as the Deployed SO (see paragraph $\ge 19 \triangleleft$), which is a different and specifically defined role. Though deployed senior representatives provide advice on behalf of the relevant ADH, this need not necessarily be exclusive to their assuming roles in the operational command chain.

Guidance Material	continue. Operational Commander and ADH will consult with the MAA in such cases as soon as practicable.
1020(1)	f. Where a substantive and significant difference of opinion between an ADH and an Operational Commander arises, the ADH has the option to elevate their concerns to the National Contingent Commander (NCC) or the Chief of Joint Operations (CJO). The ADH, NCC and CJO all have the option to refer the issue to CDS.
	19. Deployed SO and CAE . ADHs may appoint deployed SO and CAE to assist in developing and implementing the associated processes. They are responsible to their parent ADHs for providing internal Assurance of deployed operating procedures, standards and Flight Safety, and Engineering standards and practices. Deployed SO or CAE are responsible directly to the relevant ADH, but need not necessarily be exclusive to them assuming roles in the operational command chain.
	20. Support Structures and Processes . The implementation of the above principles will require exploitation of existing structures and processes, some of which may need to be adapted. Additional supporting mechanisms may need to be developed, that will need to integrate and be coherent with extant arrangements such as the ADHs ASSC, including Risk Register, ASSG and ASSWG processes. Establishment of working dialogues between operational command and ADH chains will ensure that respective responsibilities and constraints on the deployed Air Systems are thoroughly understood.
Regulation	Aviation Duty Holder Nomination
1020(2)	1020(2) Each Service Chief shall be an SDH by virtue of position, and personally appoint by name ODHs and DDHs within their AoRs.
Acceptable	Aviation Duty Holder Nomination
Means of Compliance	21. SDHs should ensure that all Air Systems in their AoR are operated under the accountability of appropriate ADHs.
1020(2)	22. SDHs should ensure that the ODHs and DDHs that they appoint are operators
	that are Suitably Qualified and Experienced Persons (SQEP) (see paragraph ► 25 ◄ and ► 28 ◄).
	 and ▶28 ◄). 23. Names of ODH and DDH nominees should be submitted for endorsement by
Guidance	 and ▶28 ◄). 23. Names of ODH and DDH nominees should be submitted for endorsement by the MAA Director (Dir MAA) in accordance with MAA 03 Annex G¹⁹. 24. ODHs, DDHs, SOs²⁰, CAEs²⁰, and Mil CAMs should attend the Duty Holder Air Safety Course (DHASC)²¹. ODHs and DDHs should complete the DHASC prior to assuming their appointments. Bespoke training should be provided for SDHs on appointment.
Guidance Material 1020(2)	 and ▶28 ◄). 23. Names of ODH and DDH nominees should be submitted for endorsement by the MAA Director (Dir MAA) in accordance with MAA 03 Annex G¹⁹. 24. ODHs, DDHs, SOs²⁰, CAEs²⁰, and Mil CAMs should attend the Duty Holder Air Safety Course (DHASC)²¹. ODHs and DDHs should complete the DHASC prior to assuming their appointments. Bespoke training should be provided for SDHs on

¹⁹ Refer to MAA03: Military Aviation Authority Regulatory Processes.
²⁰ At all ADH levels.
²¹ For further training details see RA 1440 – Air Safety Training.

Regulatory Artic	CIE 1020 UNCONTROLLED COPY WHEN PRINTED
Guidance Material 1020(2)	b. Operating . ODHs are 2* operators who are personally legally responsible and accountable for the safe operation, Continuing Airworthiness and Maintenance ²² of the Air Systems in their defined AoR. An ODH owns and is responsible for the management and upkeep of the ASSC for each of their Air Systems. ODHs are accountable to their respective SDH for Air Safety, provide the SDH with relevant subject matter advice, and have right of direct access.
	c. Delivery ²³ . DDHs are personally legally responsible and accountable for the safe operation, Continuing Airworthiness and Maintenance ²³ of the Air Systems in their defined AoR. DDHs are accountable to their designated ODH for Air Safety, provide the ODH with relevant subject matter advice, and have right of direct access. Where units of one DDH operate from the estate, or are supported by the resources of another, suitable arrangements will be in place to delineate clearly Air Safety responsibilities – the ADH providing support is acting as an ADH-Facing Commanding Officer.
	26. Joint Organizations . An ODH of a Joint organization may be accountable to multiple SDHs, ▶ either due to the fact that their AoR encompasses multiple Air System types each with a single SDH, or that a particular Air System has multiple SDHs. ◄
	27. Endorsement . ODH and DDH appointments need to be endorsed by the MAA on the basis of evidence provided demonstrating that they are suitably qualified, experienced and trained for the role.
	28. SQEP . Utilizing the ODH and DDH submission template contained within MAA 03 Annex G ¹⁹ , Service workforce agencies will provide detailed Terms of Reference for the nominated ADH and an evidence-based argument as to why the nominee is deemed SQEP. ► This will include direct reference to the individual's aviation supervision experience ²⁴ . For ODH / DDH, appropriate experience as a flight supervisor at OF3 and / or OF4 is to be considered essential. Prior command of an aviation unit or command of air operations is to be considered highly desirable for both DDH and ODH. <
Regulation 1020(3)	Responsibilities of Aviation Duty Holder-Facing Organizations 1020(3) Withdrawn – Incorporated into RA 1032.
Acceptable Means of Compliance 1020(3)	Responsibilities of Aviation Duty Holder-Facing Organizations 29. Withdrawn – Incorporated into RA 1032.
Guidance Material 1020(3)	 Responsibilities of Aviation Duty Holder-Facing Organizations 30. Withdrawn – Incorporated into RA 1032.

²² Where the Maintenance of an Air System is in whole, or in part, conducted by a Mil Part 145 accredited organization, ADH responsibilities in this regard will be limited to oversight activities via their CAE and TAA, including Validation of output standards, and the meeting of any contractual obligations.

 ²³ DDHs will routinely be appointed at OF5 / Air Station Command level, but their responsibilities may extend over several sites / sub-units. Subject to MAA agreement, < lower levels of appointment may be appropriate in certain specialist areas, such as Test & Evaluation and certain categories of Remotely Piloted Air Systems.
 ²⁴ The provenance for this is drawn directly from Justice Haddon-Cave's Nimrod Review. <u>The Nimrod Review - GOV.UK</u>

⁽www.gov.uk)

RA 1021 - Release To Service Authorities - Roles and Responsibilities

Rationale	On behalf of the Senior Duty Holder (SDH), the Release To Service Authority (RTSA)
	assures an Air System's Release To Service Recommendations (RTSR) ◄ and
	► ensures < that ► identified < Risks to Life (RtL) have been ► < brought to the
	attention of the Operating Duty Holder (ODH), before issuing the Release To Service
	$(RTS)^1$. When an Air System enters service or is subject to a \triangleright Design Change \triangleleft or
	change in limitation, it is important that the ODH understands the Risks associated
	with operating the Air System within the defined envelope and puts in place
	appropriate mitigation to manage RtL to an As Low As Reasonably Practicable and
	Tolerable level before acceptance of said Risks. This Regulation details the roles and
	responsibilities of the RTSA to ensure that this communication and acceptance of Risk
	is rigorously undertaken and that the integrity► of the RTS is maintained.

Contents	1021(1): A Roles and Responsibilities
Contents	1021(1): A Roles and Responsibilities

Regulation 1021(1)	 Roles and Responsibilities 1021(1) The RTSA shall authorize, issue, and maintain the integrity of the RTS through-life to provide the Aviation Duty Holder (ADH) chain with independent Air Safety Assurance of the Air Systems for which the SDH is responsible.
Acceptable Means of Compliance 1021(1)	 Roles and Responsibilities The RTSA should: a. Authorize and issue an initial RTS and subsequent RTS amendments. b. Provide Assurance of the RTSR including that all RtL apparent at the point of RTS issue and subsequent amendments, have been identified and brought to the attention of the ODH. c. Provide independent Assurance > to the SDH that Defence Lines of Development (DLoD) > and the Air System Safety Case (ASSC) are sufficiently mature for the RTS to be issued. d. Have an Air Safety Management System (ASMS) > that describes how > the RTSA assess changes to an Air System, and any associated limitations and procedures > The RTSA ASMS interfaces with those of the Type Airworthiness Authority and the ODH. e. Be engaged with an ODH's ASSC governance structure (including the Air System Safety Working Group (ASSWG) process) and provide Assurance to the SDH that the integrity >2* of the RTS is maintained.
Guidance Material 1021(1)	 Roles and Responsibilities The RTSA for each Service's Air Systems will receive appropriate letters from their Service SDH delegating the authority to issue and amend the Air System RTS documents for their Service. Delegation of any aspect of responsibility to Delegated RTSA (DRTSA) > will < be via a Letter of Delegation (LoD) specifying clearly the limits of authority. > The LoD from RTSA to DRTSA will include the terms of the delegation by which the DRTSA is empowered to authorize Operational Emergency Clearances and Clearances with Limited Evidence.

^{4.} The RTSA has a responsibility to maintain the integrity of the Air System RTS.

¹ Refer to RA 1300 – Release To Service.

² Assure correctness, completeness and consistency.

Guidance Material 1021(1)	5. Where a platform is operated by more than one Service a single RTSA may be identified to issue and amend the Air System's RTS on behalf of the other Service(s). This will be agreed by the relevant SDHs and underpinned by a Service Level Agreement (SLA) which will include the periodicity of review of the SLA. For Remotely Piloted Air System's RTS will be agreed by the relevant DRTSA to issue and amend the Air System's RTS will be agreed by the relevant DRTSAs and underpinned by a DRTSA letter, which will specify the limits of authority and the review timings.
	6. Any amendments to the RTS will require active and close consultation between the interested parties to ensure that any RtL is being appropriately captured and managed. This will form part of the ODH's ASSC governance. In considering amendments to an RTS, the RTSA will ultimately act in the interests of the SDH.
	Operating and support elements
	7. The RTSA will need to assure the DLoD assessment $\triangleright \blacktriangleleft^4$ covers as a minimum:
	a. A statement from DLoD owners describing the degree to which each DLoD is ready to support the operation of the Air System.
	b. Evidence of analysis that identifies gaps in DLoD requirements.
	c. Evidence of analysis that identifies RtL associated with such gaps or lack of appropriate evidence.
	d. Evidence of analysis that identifies measures to mitigate RtL.
	e. Evidence that appropriate levels of Test and Evaluation ⁵ have taken place.
	8. The MOD Knowledge in Defence ⁶ provides guidance on the responsibilities of Project and Programme Boards. Programme / Project Boards will have the authority to ensure that Capability Integration Working Groups (CIWG) are established to take the lead in pan-DLoD integration activity. Implicit in this integration task is a requirement to ensure that the work and outputs of CIWGs benefit from the inclusion of Air Safety expertise and scrutiny.
	9. By including a Risk Assessment as part of the formal DLoD declaration, the DLoD owner provides to the RTSA and ODH the necessary evidence to allow them to assure themselves that the Air System ► is safe to operate and ◄ can be operated safely ► ◀.

³ Open category and Specific S1 sub-category RPAS do not require an RTS. Specific S2 sub-category and Certified Category RPAS require an RTS.

 ⁴ Refer to RA 1205 – Air System Safety Cases.
 ⁵ Refer to RA 2370 – Test and Evaluation.
 ⁶ <u>https://www.gov.uk/guidance/knowledge-in-defence-kid</u>
 , see "Programme Governance and Management Roles".

RA 1022 – Senior Operator – Air Safety Responsibilities

INA 1022 – Semon Operator – An Salety Responsibilities		
Rationale	Aviation Duty Holders (ADH) ¹ are responsible for implementing effective Air Safety Management Systems (ASMS) and ensuring that Risk to Life (RtL) of their air operations are at all times As Low As Reasonably Practicable (ALARP) and Tolerable. The absence of independent review of Air Safety issues may result in poor Risk Management and Air Safety decision making. To support ADHs in discharging their responsibilities they will appoint a Suitably Qualified and Experienced Person (SQEP) Crown Servant Senior Operator (SO) ² to provide independent Air Safety oversight, Assurance and operator support.	
Contents	1022(1): Senior Operators	
Regulation	Senior Operators	
1022(1)	1022(1) Each ADH shall be supported by a SQEP Crown Servant SO.	
Acceptable Senior Operators		
Acceptable Means of Compliance	1. Each ADH should issue their SO with a Letter of Authority (LoA) detailing their responsibilities.	
1022(1)	2. When the issuer of a LoA departs their post, all LoAs issued by that individual should remain valid for a maximum of 3 months or until a new LoA is issued.	
	SDH SO	
	3. Each SDH should select and appoint a SQEP SO ³ to provide them with advice on operating RtL and Air Safety Assurance. Where an appointed SDH SO does not meet these criteria in Table 1, the SDH should inform ^{▶4} MAA Head of Operating Assurance (DSA-MAA-Operating-Assurance-Hd).	
	4. SDH SOs should provide their SDH with Assurance that:	
	 a. ODH ASMS and Air System Safety Cases (ASSC) ▶ fully ◄ support the ODH Air System ALARP and Tolerable assessments. 	
	 b. Operating practices ▶ within ◄ their ▶ Area of Responsibility (AoR) ◄ are to the ▶ standard required by the SDH. ◄ 	
	5. SDH SOs should provide their SDH with advice on:	
	a. Operating and operational RtL. While the Operational Commander (Op	

a. Operating and operational RtL. While the Operational Commander (Op Comd) is responsible for operational Risk, the ►SDH ◄ SO **should** be aware of operational considerations to ensure operating aspects within the purview of the ODHs are appropriately considered.

b. Operating issues associated with changes to the operating environment or context and the Acquisition of new Air Systems or air capabilities.

c. Air Safety measures, such as new equipment, procedures or Air System Modifications, proposed by ODHs in support of their ALARP and Tolerable position.

ODH SO

6. Each ODH **should** select and appoint a suitably experienced Aircrew as ►an ◄ SO to provide them with independent specialist operator support in delivering their Air Safety responsibilities. Where the selected ODH SO does not meet the criteria in Table 1, the ODH **should** inform the SDH SO and, additionally for essential criteria, the MAA (DSA-MAA-Operating-Assurance-Hd).

¹ Consists of three levels of coverage: Senior Duty Holder (SDH), Operating Duty Holder (ODH) and Delivery Duty Holder (DDH).

² See Table 1 – SO SQEP Criteria.

³ SDHs may or may not appoint an ODH as their SO, depending on circumstances and their preference in accordance with RA 1020 – Aviation Duty Holder ► < – Roles and Responsibilities.

⁴ Informing the MAA does not negate the need to submit an Alternative Acceptable Means of Compliance, Waiver, or Exemption.

Acceptable Means of Compliance 1022(1)		a. To ensure independent Air Safety oversight and Assurance the ►ODH ◄ SO should be as separate as possible from the direct chain of command charged with delivery.
		b. ODH SOs are not required to have been qualified on all types operated by the ODH but should be suitably experienced Aircrew able to critically review operating proposals raised by DDHs and Force Commanders (FC).
	7.	ODH SOs should provide their ODH with Air Safety Assurance that:
		a. ODH and DDH ASMSs and their contributions to the ODH ASSCs are fully supported by DDH determinations that Air System operations remain ALARP and Tolerable.
		b. Operating RtL Air Safety Assessments are valid.
		c. Operating standards are being maintained at an appropriate level.
	8.	ODH SOs should provide their ODH with the following:
		a. Independent scrutiny of DDH and FC proposals that concern Air Safety issues such as Risk Elevation, Duty Holder Advice Notes (DHAN) or equivalent, and Air Safety related Annual Budgetary Cycle (ABC) options.
		b. Advice on operating and operational RtL. While the Op Comd is responsible for operational Risk, the ►ODH ◄ SO should be aware of operational considerations to ensure operating Air Safety aspects within the purview of the ODH are appropriately covered.
		c. Independent Air Safety Assessment of DDH Assurance, including Air Safety practice and Safety culture.
		d. Where appropriate, advice on operating issues associated with Acquisition of new Air Systems and their developing ASSC.
	DDH	SO
	9.	Each DDH should :
		a. Select and appoint a SQEP ² SO to provide them with independent specialist operator support in delivering their Air Safety responsibilities. Where the selected DDH SO does not meet the criteria in Table 1, the DDH should inform ^{▶4} the ODH and MAA (DSA-MAA-Operating-Assurance-Hd).
		(1) For DDH AoR with a single Air System, the DDH SO should either be currently or previously qualified on type.
		(2) For DDH AoRs with multiple Air Systems, DDH SOs should be currently or previously qualified on one type, but are not required to be currently or previously qualified on all types. Additionally, they should be suitably experienced Aircrew able to critically review operating proposals raised by Squadron Commanders or equivalent for Air Systems within the DDH's AOR.
		b. To ensure independent Air Safety oversight and Assurance the ►DDH SO should be as separate as possible from the direct chain of command charged with delivery.
	10.	DDH SOs should provide their DDH with Assurance that:
		a. DDH ASMS and DDH contribution to ASSCs are fully supported by DDH determinations that Air System operation remains ALARP and Tolerable.
		b. Operating RtL assessments are valid.
		c. Operating standards are being maintained at an appropriate level.
	11.	DDH SOs should provide their DDH with the following:
		a. Independent scrutiny of Force Element Air Safety issues such as Risk Elevation, DHAN or equivalent, and Air Safety based ABC options.
		b. Advice on operating and operational RtL. While the Op Comd is responsible for operational Risk, the ►DDH ◄ SO should be aware of

Acceptable Means of Compliance 1022(1)

operational considerations to ensure operating Air Safety aspects within the purview of the DDH are appropriately covered.

c. Independent assessment of DDH Assurance including Air Safety practice and Safety culture.

d. Where appropriate, advice on operating issues associated with Acquisition of new Air Systems and their developing ASSC.

Table 1	SO	SQEP	Criteria
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Essential SQEP Criteria	DDH SO	ODH SO	SDH SO
Previous aviation command and / or supervisory experience (minimum level of experience)	OF3	OF4	OF5
Successfully < complete Duty Holders Air Safety Course (DHASC) ⁵⁴	x	x	x
Certificate of Qualification on Type (CQT) (SO for single Air System)	x		
CQT on at least one type within AoR (SO for multiple Air Systems)	x		
Desirable SQEP Criteria	DDH SO	ODH SO	SDH SO
Assurance activity experience	Х	Х	
CQT on at least one type within AoR (SO for multiple Air Systems)		x	
Central Flying School accredited Q-Qualification	Х		
Joint HQ staff experience	Х	Х	Х
Resource planning / Delivery Team / Financial Military Capability staff experience		X	Х

Guidance Material 1022(1)

Senior Operators

12. It is not expected that ADH SOs will personally complete the actions that are detailed in the Acceptable Means of Compliance above. It is expected that ADH SOs will direct working arrangements using suitable staff, such as Air Safety and Standards, to provide the necessary information to enable an independent (derived from outwith the direct delivery chain) view to be formed.

13. The SO plays a key role supporting the ADH in discharging their Air Safety responsibilities. This is not about being the most SQEP on type but is about being experienced enough to undertake critical analysis of Air Safety related operating issues. Separated from the pressures of delivery, the experienced Aircrew SO, specifically selected by the ADH, provides independent oversight of flying operations.

14. For single type ADH Organizations the SO would ideally be qualified and current on type but where this is impracticable, a previous qualification on type may be considered by an ADH, set against the prospective SO's time away from flying.

15. Similarly, for multi-type ADH Organizations, the SO would ideally be qualified and current on one or more of the types in the AoR, but where this is impractical, a previous qualification on one or more of the types may be considered by an ADH, set against the SO's time away from flying. Additionally, ADHs may need to assess whether a potential multi-type SO has the breadth of military aviation experience pertinent to the range of Air Systems within the AoR.

16. Removed from the direct pressures of delivery, the SO's value is in forming a view of unit Air Safety culture and the performance of the ADH's ASMS. Through oversight of unit operating and Air Safety Assurance (1st Party Assurance and 2nd Party Assurance) the SO can assure the ADH that the appropriate operating

⁵ ► Refer to RA 1440 – Air Safety Training. ◄

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standards are being met and that operating procedures⁶ are fit for purpose, or, when this is not the case, highlight any areas of deficiency and suggest action to rectify identified shortfalls.

17. The SO plays an important role in guarding against groupthink through their challenging of existing norms and use of a questioning culture. It is important that the SO critically considers contributions to decisions that elevate or inform higher level ADHs of emerging Air Safety operating RtL.

⁶ Such as ADH and unit Flying Orders, Aircrew elements of Air System Document Set and Standard Operating Procedures / Tactics Techniques and Procedures.

RA 1023 – Chief Air Engineers – Air Safety Responsibilities

Rationale

Aviation Duty Holders (ADHs) are personally Accountable¹ for ensuring the safe operation of Air Systems within their Area of Responsibility (AoR) and for ensuring that the associated Risks to Life (RtL) are As Low As Reasonably Practicable and Tolerable. Without appropriate specialist support, from a Suitably Qualified and Experienced Person (SQEP), technical aspects of an ADH's RtL assessments could become inaccurate and this would undermine their Air Safety Management System (ASMS). ► This RA < requires ADHs to be supported by a Chief Air Engineer (CAE) who is a SQEP Crown Servant.

Contents 1023(1): Chief Air Engineers

Chief Air Engineers

Regulation 1023(1)

1023(1)Each ADH shall be supported by a SQEP Crown Servant $\sim \wedge r$

	CAE.
Acceptable Means of	Chief Air Engineers 1. ADH CAEs should hold a Letter of Authority.
Compliance 1023(1)	2. When the issuer of a Letter of Authority departs their post, all Letters of Authority issued by that individual should remain valid for a maximum period of 3 months from when their replacement receives their own Letter of Authority. During this period, all sub-delegations should be reviewed and renewed as appropriate by the new incumbent.
	Senior Duty Holder (SDH) CAE
	3. Each SDH should :
	 Appoint a SQEP Crown Servant CAE to provide them with specialist technical support in delivering their Air Safety responsibilities.
	b. Issue the SDH CAE with a personal Letter of Authority detailing their responsibilities ^{> 4} .
	4. SDH CAEs should provide their SDH with Assurance that:
	 Air Systems, Airborne Equipment, ► < Airfield Support Equipment, Aircrew Equipment Assemblies and Survival Equipment < across the appropriate Service are being maintained in accordance with (iaw) extant Regulations, procedures, orders, the Air System Document Set (ADS), Approved Data and higher level instructions.
	 Engineering practices across their appropriate Service are to the appropriate standard.
	5. SDH CAEs should provide their SDH with the following:
	a. Technical advice on RtL.
	 Advice on technical issues associated with the Acquisition of new Air Systems or air capabilities.
	6. SDH CAEs should ensure that:
	a. • Operating < Duty Holder (ODH) CAEs meet the SQEP criteria in Table 1 below. Where an appointed ODH CAE does not meet these criteria, the SDH CAE should personally authorize non-compliance on a case-by-case basis and inform the MAA ² of such decisions.

¹ Refer to RA 1020 – Aviation Duty Holder **> 4** – Roles and Responsibilities.

² DSA-MAA-OA-ACC@mod.gov.uk.

Acceptable Means of Compliance 1023(1)

 b. They issue ODH CAEs with personal Letters of Authority detailing their responsibilities, including the requirement for identifying appointed Level J and ▶appointed Level K ▶ < posts within the ODH's AoR³

c. ODH CAEs are effective in the conduct of their role.

Table 1 – CAE SQEP Criteria

SQEP Criteria	DDH CAE	ODH CAE	SDH CAE
Engineering Council professional registration as a Chartered Engineer (CEng)	x	х	x
Has previous Level J experience	Х	х	X
Has previous Level K experience		х	X
Has previous engineering experience in ► Capability and Acquisition / Project Delivery Career Field ⁴ aligned roles within the Defence Air Environment (DAE) ◄		x	x
Has successfully completed the Airworthiness of Military Aircraft Course - Practitioner (AMAC-P) ⁵	x	х	
Has successfully completed the relevant Air System type-specific managers course – see para 17	х		
Has successfully completed the Duty Holder Air Safety Course (DHASC) ⁵	x	х	x

7. Each ODH **should** appoint a SQEP Crown Servant CAE to provide them with specialist technical support in delivering their Air Safety responsibilities.

8. ODH CAEs **should** provide the ODH and SDH CAE with Assurance that:

a. Air Systems, Airborne Equipment, ► < Airfield Support Equipment,
► Aircrew Equipment Assemblies and Survival Equipment
are being maintained iaw extant Regulations, procedures, orders, the ADS, Approved Data and higher level instructions.

b. Engineering practices across all ODH Air Systems and organizations are to the appropriate standard.

9. ODH CAEs **should** provide the ODH with the following:

a. Technical advice on RtL.

b. Advice on technical issues associated with the Acquisition of new Air Systems or air capabilities.

10. ODH CAEs should ensure:

a. Delivery Duty Holder (DDH) CAEs meet the SQEP criteria in Table 1. Where an appointed DDH CAE does not meet these criteria, the ODH CAE **should** personally authorize non-compliance on a case-by-case basis and inform the MAA² of such decisions.

b. That they issue DDH CAEs with personal Letters of Authority, detailing their responsibilities. ► ◄

c. DDH CAEs are effective in the conduct of their role.

d. Military Continuing Airworthiness Managers⁶ are effective in the conduct of their role.

³ Refer to RA 1006 – Delegation of Engineering Authorizations > and Manual of Airworthiness Maintenance - Process (MAM-P) Chapter 2.1 – Engineering Authorizations.

⁴ Refer to the Capability, Acquisition and Project Delivery: Functional Knowledge Skills Experience Framework, via the Defence Intranet: Project delivery Hub, Directorate of Acquisition and Project Delivery, Head Office and Corporate Services (HOCS).
⁵ Course validities are detailed in RA 1440 – Air Safety Training.

⁶ Refer to RA 1011 – Military Continuing Airworthiness Manager Responsibilities.

Acceptable	e. That when multiple DDHs are operating from the same Station / Ship /
Means of	Unit or Site, engineering activity is coordinated between all DDH CAEs.
Compliance 1023(1)	f. ► They identify any and all appointed Level K and appointed Level J ³ posts within their AoR and ensure that personnel filling such positions are Competent to do so.
	11. ODH CAEs should :
	a. Act as the Engineering lead for the ODH engineering Quality Management System (QMS) ⁷ .
	b. Act as the Engineering lead for the ODH ASMS ⁸ , including for all support activities, ensuring that their AoR is adequately supported, resourced and managed in order to be safe to operate.
	DDH CAE
	12. Each DDH should appoint a SQEP Crown Servant CAE to provide them with specialist technical support in delivering their Air Safety responsibilities within their AoR.
	13. DDH CAEs should provide the DDH with the following:
	a. Technical advice on RtL.
	 Advice on technical issues associated with the Acquisition of new Air Systems or air capabilities.
	14. DDH CAEs should ensure that:
	 a. Air Systems, Airborne Equipment, ► < Airfield Support Equipment, ► Aircrew Equipment Assemblies and Survival Equipment are being maintained iaw extant Regulations, procedures, orders, the ADS, Approved Data and higher level instructions.
	b. Engineering practices across all DDH Air Systems and organizations are to the appropriate standard.
	c. An effective DDH level engineering QMS [▶] ⁷ is in place.
	d. An effective process for the delegation ³ of engineering authorizations is in place.
	e. When multiple DDHs operate from the same Station / Ship / Unit or Site, all engineering activity is coordinated.
	15. The DDH CAE should act as the engineering lead for the DDH ASMS ⁸ , including all support activities and ensure that their AoR is adequately resourced to support the DDH's ASMS.
	16. DDH CAEs should provide the DDH and ODH CAE with Assurance of para 14.
Guidance	Chief Air Engineers
Material	17. Where Air System type-specific managers courses are not available, or a DDH
1023(1)	CAE is responsible for several Air System types, an appropriate level of technical familiarisation is required for each Air System type.
	18. It is understood that due to extant contractual arrangements, DDH CAEs may not be able to ensure that all Air Systems, Airborne Equipment and Airfield Support Equipment within their AoR are being maintained iaw extant Regulations and procedures, or engineering practices and Maintenance organizations are to the appropriate standard. In such circumstances, DDH CAEs need to conduct robust Assurance activity in order to provide the DDH with an equivalent level of specialist engineering support.
	19. ► <

 ⁷ Refer to MAM-P Chapter 11.1 – Defence Air Environment Quality Policy, RA 4815 – Maintenance Procedures and Safety and Quality Policy and RA 4951 – Quality System MRP Part M Sub Part G.
 ⁸ Refer to RA 1200 – F Air Safety Management.

RA 1026 – Aerodrome Operator and Aerodrome Supervisor (Recreational Flying) Roles and Responsibilities

Rationale	The Head of Establishment (HoE) ¹ is Responsible for providing a Safe Operating Environment (SOE) [▶] in accordance with (iaw) RA 1010 ² . Inappropriate management and supervision of Aerodrome operations could result in an unsafe operating environment. To support the HoE in discharging their Responsibility to provide ▶ an ◀ SOE, a Suitably Qualified and Experienced Person (SQEP) is required to manage and supervise Aerodrome operations iaw the classification tier of the establishment ³ .
Contents	 1026(1): Withdrawn – Incorporated into RA 1010(3) 1026(2): Aerodrome Operator Responsibilities 1026(3): Aerodrome Operator Qualifications and Experience 1026(4): Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework 1026(5): Withdrawn – Incorporated into RA 1010(6) 1026(6): Withdrawn – Incorporated into RA 1010(5) 1026(7): Withdrawn – Incorporated into RA 1010(4) 1026(8): Aerodrome Supervisor (Recreational Flying) Responsibilities 1026(9): Aerodrome Supervisor (Recreational Flying) Qualifications and Experience 1026(10) Management of an Aerodrome Safe Operating Environment Manual
Regulation 1026(1)	Aerodrome Operator Nomination 1026(1) Withdrawn – Incorporated into RA 1010(3) ⁴ .
Acceptable Means of Compliance 1026(1)	 Aerodrome Operator Nomination 1. Withdrawn – Incorporated into RA 1010(3).
Guidance Material 1026(1)	 Aerodrome Operator Nomination 2. Withdrawn – Incorporated into RA 1010(3).
Regulation 1026(2)	 Aerodrome Operator Responsibilities 1026(2) An Aerodrome Operator⁵ (AO) shall be responsible for the management of an Aerodrome environment to support the safe operation of Air Systems at Aerodromes classified as Tier 1 and Tier 2 (where recreational flying⁶ is not the primary activity) Establishments.

¹ In addition to MAA 02 – MAA Master Glossary, in the context of this Regulation HoE also includes Commanding Officers of aviation capable His Majesty's (HM) / MOD Ships (aviation capable Ships is defined in Def-Stan 00-133 Part 1).

² Refer to RA 1010 – Head of Establishment Aviation Responsibilities and Aviation Duty Holder / Accountable Manager (Military Flying) Establishment Responsibilities.

³ Refer to RA 1010(1): Classification Tier of Establishment.

⁴ Refer to RA 1010(3): Tier 1 and Tier 2 (where Recreational Flying is not the Primary Activity) Head of Establishment Responsibilities.

⁵ On HM Aircraft carriers, Commander (Air) will assume the role of AO and **should** comply with Book of Reference (BRd) 766 where the MRP (1000 or 3000 series Regulation) is not ▶applicable. ◄

⁶ In the context of this RA, recreational flying is considered to be flight in privately-owned civil registered Aircraft, such as at flying clubs, etc, operated by civilian personnel or MOD personnel outwith their MOD duties.

Acceptable Means of Compliance 1026(2)	Aerodrome Operator Responsibilities 3. The AO should support the HoE to ensure that appropriate Assurance is conducted to provide evidence to the Aviation Duty Holder (ADH) / Accountable Manager (Military Flying (AM(MF)) that an SOE is in place and being maintained ² , in support of the ADH / AM(MF) associated Air System Safety Cases ⁷ . Specifically, the AO should:
	a. Establish and maintain formal mechanisms for the management and Assurance of all Aerodrome activities, operating procedures, standards, Flight Safety and regulatory compliance within their Area of Responsibility (AoR), through the production and maintenance of a Defence Aerodrome Manual (DAM) ⁸ .
	b. Establish and maintain a programme of 1 st Party Assurance of the DAM, ensuring that Aerodrome Assurance activities are carried out iaw the Military Aviation Authority Regulatory Publications (MRP) and reference documents referred to in the DAM Notes for Completion.
	c. Identify and monitor any decision, activity or change in circumstances that results in a Hazard or change to the Aerodrome or the services / facilities provided. These Hazards or changes should be communicated through effective formal relationships with the HoE and appropriate stakeholders.
	d. Promulgate Aerodrome operating Hazards through the AO Hazard Log (AOHL), to facilitate the conduct of timely Risk and change management. The AOHL is a live document within the DAM and should be subject to formal review at least quarterly. It should be an agenda item at monthly Air Safety meetings to ensure any amendments are captured and discussed in order that the HoE and ADHs / AM(MFs) can discharge their duties iaw RA 1200 ⁹ .
	e. Ensure that an appropriate Aerodrome wildlife Risk Management programme is established and implemented iaw RA 3270 ¹⁰ .
	f. Ensure that all personnel who need to enter the Movement Area or other operational areas are both trained and qualified and that movements of personnel and vehicles are coordinated with movements of Aircraft iaw RA 3262 ¹¹ .
	g. Develop and maintain Low Visibility Procedures to ensure that all measures required to protect Aircraft operations in poor weather conditions are in place iaw RA 3274 ¹² .
	h. Ensure that Aerodrome management and operations activity is fully integrated into all relevant Air Safety Management Systems ⁹ (ASMS) and that effective Safety Management arrangements are established with all interfacing AoRs and relevant organizations (such as Air System operators, air navigation service providers and ground handling service providers).
	 Ensure that the Maintenance of Aerodrome Communication, Navigation and Surveillance equipment covers repair instructions, servicing information, troubleshooting and inspection procedures iaw extant Support Policy Statements¹³.
	j. Schedule Aerodrome inspections and surveys to ensure the Maintenance of Aerodrome lighting, Aerodrome operating surfaces and Aircraft arresting equipment iaw the MRP. Orders should cover Repair instructions, servicing information and troubleshooting.

 ⁷ Refer to RA 1205 – Air System Safety Cases.
 ⁸ Refer to RA 1026(4): Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework.

 ⁹ Refer to RA 1200 – Air Safety Management.
 ¹⁰ Refer to RA 3270 – Aerodrome Wildlife Control.

¹¹ Refer to RA 3262 – Aerodrome Access and where applicable, Royal Navy (RN) personnel **should** comply with BRd 761 and BRd 766.

¹² Refer to RA 3274 – Low Visibility Procedures.

¹³ Maintenance policy information for technical equipment, including software, is detailed in AP600, King's Regulations Chapter 11 and specialist APs Support Policy Statement (SPS) or equivalent Naval Ship Support Publication.

Acceptable Means of Compliance 1026(2)	 k. Ensure that adequate Aerodrome Rescue and Fire-Fighting services (ARFF) are provided¹⁴, and an Aerodrome emergency plan is developed and maintained iaw the Manual of Aircraft Post Crash Management, RA 1430¹⁵, RA 3261¹⁶ and DSA 02 Defence Fire Safety Regulator (DFSR) ► ARFF Regulations. I. Assure the accuracy of Aerodrome data and aeronautical information iaw RA 1030¹⁷. m. Ensure that the Aerodrome physical characteristics are managed iaw the RA 3500 series¹⁸. n. Ensure that Incidents or Occurrences are reported and investigated iaw RA 1410¹⁹. 4. The Aviation ► Arrangements ◄ for aviation capable HM / MOD Ships should comply with the requirements of ► RA 1920²⁰ ◄ and BRd 766²¹.
	5. Where host nation or multi-national relationships exist, the AO should ensure a formal agreement is produced to facilitate the safe operation of Air Systems within the relevant AoR.
Guidance Material 1026(2)	 Aerodrome Operator Responsibilities 6. There is no requirement for the AO to be based at the Aerodrome. Day-to-day management of the Aerodrome may be delegated, but the AO retains full Responsibility. 7. Relevant HM / MOD Ship aviation data is published in BRd 766²¹ maintained by Navy Command.
Regulation 1026(3)	Aerodrome Operator Qualifications and Experience 1026(3) An AO shall be a SQEP.
Acceptable Means of Compliance 1026(3)	 Aerodrome Operator Qualifications and Experience 8. To be considered a SQEP an AO should meet the following criteria: a. Relevant OF3 command or Flying Supervisor experience, within either: (1) A flying squadron; or (2) Air Operations at a Standard Aerodrome²² as a minimum; or (3) Air Operations on a HM Aircraft carrier. b. Completed the Aerodrome Operators Study Period²³ prior to appointment or no later than 6 months from taking up post²⁴.
Guidance Material 1026(3)	 Aerodrome Operator Qualifications and Experience 9. The following qualifications are desirable: a. ► Air ◄ Safety Officers Course²⁵.

¹⁴ For MOD Aerodromes where ARFF provision is via the Defence ARFF Service Provider, this is laid out in the Joint Business Agreement (JBA) or Internal Business Agreement (IBA) between the Defence ARFF Service Provider and the TLBs and should be contained within Annex E of the DAM.

- ¹⁷ Refer to RA 1030 Defence Aeronautical Information Management.
- ¹⁸ Refer to RA 3500 Series Aerodrome Design and Safeguarding.
- ¹⁹ Refer to RA 1410 Occurrence Reporting and Management.

 ¹⁵ Refer to RA 1430 – Aircraft Post Crash Management and Significant Occurrence Management.
 ¹⁶ Refer to RA 3261 – Aerodrome Service.

²⁰ ► Refer to RA 1920 – Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards. ◄

²¹ Refer to BRd 766 – Embarked Aviation Orders.

 ²² Refer to RA 3263 – Aerodrome Classification.
 ²³ Only applicable to land based Aerodromes, Commander (Air) should complete the RN equivalent.

²⁴ Only applicable if arrived in post after June 2022 when Aerodrome Operators Study Period (AOSP) was implemented, but this does not preclude an AO that falls outside this bracket from attending.

²⁵ Refer to RA 1440 – Air Safety Training.

Guidance Material 1026(3)	b. Aircraft Post Crash ▶ and Incident ◄ Management ▶ ◀ Officers Course ²⁵ .
Regulation 1026(4)	 Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework 1026(4) The AO shall develop and maintain a DAM and Defence Aerodrome Assurance Framework (DAAF) for their AoR.
Acceptable Means of Compliance 1026(4)	 Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework 10. The AO should ensure that the DAM is accurate and up to date, with amendments made when changes occur²⁶. The current MAA DAM template²⁷ should be used as the standard format to produce the DAM. 11. The DAM should be reviewed: a. Prior to / following any change or new activity that may impact the SOE. b. As a formal element to succession activities to ensure the incoming AO is personally content with their ADH / AM(MF)-Facing responsibilities. c. Regularly, in line with relevant Risk Register reviews²⁸. 12. The DAM ▶ and any associated documents listed or linked within ◄ should be easily accessible and readily available to MOD personnel via MODNet (or other approved military system). Units are not mandated to publish the DAM as an open source document but if required, a redacted version should be readily available ensuring any operational sensitive information is removed and document control is maintained at all times. ◄ 13. The AO should ensure that a DAAF is established and maintained, in conjunction with the DAM, to collate all Assurance activity. The DAAF should cover all activities within the DAM to form a full record of Assurance at 1st, 2nd and 3rd party levels. 14. The production of a bespoke DAM is not required for aviation capable HM / MOD Ships. SO1 Aviation Policy within Navy Command should ensure that the BRd 766²¹ process is adhered to.
Guidance Material 1026(4)	 Management of a Defence Aerodrome Manual and Defence Aerodrome Assurance Framework 15. The purpose of the DAM is to provide, in a standardized format, a mechanism to inform military and civilian operators of the Aerodrome facilities, services, operating procedures and any known Aerodrome Hazards. ▶ < The DAM, when used in conjunction with the DAAF, also provides reference material for the AO to ensure that all Aerodrome management requirements are being met and assured correctly. 16. It is acceptable for the DAM to contain hyperlinks to other documents, for example an Air Traffic Control Order Book, provided that the hyperlinks are accessible ▶ without requiring further permissions. If permissions are required, the entry will be annotated accordingly with appropriate instructions. 17. The DAAF is the tool by which 1st, 2nd and 3rd Party Assurance is captured so that the AO can provide Assurance that the Aerodrome is being managed in a way that accommodates the safe operation of Air Systems.

 ²⁶ Where applicable, the Military Aeronautical Information Publication (AIP) and Civilian AIP **should** be amended at the same time and a Notice to Aviation (NOTAM) submitted, if required, to cover the interim period resulting from the Aeronautical Information Regulation and Control (AIRAC) cycle.
 ²⁷ The DAM template is available on the MAA website as a Microsoft Word file.
 ²⁸ Refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

Guidance Material 1026(4)	18. There is no requirement to publish the DAAF as an open-source document. However, the DAAF will be made available to 2 nd and 3 rd Party Assurance organizations on request.
Regulation 1026(5)	Non-MOD Aerodrome Assurance 1026(5) Withdrawn – Incorporated into RA 1010(6) ²⁹ .
Acceptable Means of Compliance 1026(5)	 Non-MOD Aerodrome Assurance 19. Withdrawn – Incorporated into RA 1010(6).
Guidance Material 1026(5)	 Non-MOD Aerodrome Assurance 20. Withdrawn – Incorporated into RA 1010(6).
Regulation 1026(6)	Tier 3 Site Assurance 1026(6) Withdrawn – Incorporated into RA 1010(5) ³⁰ .
Acceptable Means of Compliance 1026(6)	Tier 3 Site Assurance21. Withdrawn – Incorporated into RA 1010(5).
Guidance Material 1026(6)	Tier 3 Site Assurance 22. Withdrawn – Incorporated into RA 1010(5).
Regulation 1026(7)	Recreational Flying – MOD Aerodrome Assurance 1026(7) Withdrawn – Incorporated into RA 1010(4) ³¹ .
Acceptable Means of Compliance 1026(7)	Recreational Flying – MOD Aerodrome Assurance 23. Withdrawn – Incorporated into RA 1010(4).
Guidance Material 1026(7)	Recreational Flying – MOD Aerodrome Assurance24. Withdrawn – Incorporated into RA 1010(4).
Regulation 1026(8)	 Aerodrome Supervisor (Recreational Flying) Responsibilities 1026(8) An Aerodrome Supervisor (Recreational Flying) (AS(RF)) shall be responsible, on behalf of the HoE, for the supervision of an MOD Aerodrome environment where recreational flying⁶ is conducted as the primary activity.

 ²⁹ Refer to 1010(6): Aviation Duty Holder / Accountable Manager (Military Flying) Safe Operating Environment Responsibilities.
 ³⁰ Refer to 1010(5): Tier 3 and Tier 4 Head of Establishment Responsibilities.
 ³¹ Refer to 1010(4): Tier 2 Recreational Flying Only Head of Establishment Responsibilities.

Acceptable	Aerodrome Supervisor (Recreational Flying) Responsibilities
Means of Compliance 1026(8)	25. An AS(RF) enables the HoE to discharge their responsibilities regarding the provision of an SOE ³¹ . The AS(RF) should ensure that Aerodrome management and operations activity is fully integrated with all appropriate stakeholders.
1020(0)	26. Specifically, the AS(RF) should :
	a. Establish and maintain formal mechanisms for the management and Assurance of all Aerodrome activities, operating procedures, standards, Flight Safety and regulatory compliance within their AoR, through the production and maintenance of an Aerodrome Safe Operating Environment Manual (ASOEM) ³² .
	b. Identify and monitor any decision, activity or change in circumstances that results in a Hazard or change to the Aerodrome or its facilities. These Hazards or changes should be communicated through effective formal relationships with the HoE and appropriate stakeholders.
	c. Promulgate Aerodrome operating Hazards through the ASOEM Hazard Log, to facilitate the conduct of timely Risk and change management. The ASOEM Hazard Log should be subject to formal review at least quarterly and be included as an agenda item at Air Safety meetings. The AS(RF) should ensure amendments are captured, discussed and forwarded to the HoE and appropriate stakeholders.
	d. Ensure that an appropriate Aerodrome wildlife Risk Management programme is considered in consultation with the HoE iaw RA 3270 ¹⁰ .
	e. Ensure that all personnel who need to enter the Movement Area or other operational areas are both trained and qualified and that movements of personnel and vehicles are coordinated with movements of Aircraft iaw RA 3262 ¹¹ .
	f. Ensure that appropriate Safety Management arrangements are established with all other Aerodrome users, to maintain safe operating practices.
	g. Schedule Aerodrome inspections and surveys to ensure that the Aerodrome remains safe and compliant iaw RA 3264 ³³ .
	h. Consider the requirement for Rescue and Fire-Fighting provision and ensure that an Aerodrome emergency plan is developed and maintained to the satisfaction of the HoE.
	i. Where applicable, assure the accuracy of Aerodrome data and aeronautical information iaw RA 1030 ¹⁷ .
	j. Inform the HoE of any Incidents or Occurrences and ensure that they are reported iaw RA 1410 ¹⁹ and Civil Air Publication (CAP) 382 ³⁴ .
Guidance Material 1026(8)	Aerodrome Supervisor (Recreational Flying) Responsibilities 27. Nil.
Regulation 1026(9)	Aerodrome Supervisor (Recreational Flying) Qualifications and Experience 1026(9) An AS(RF) shall be a SQEP.
Acceptable Means of Compliance 1026(9)	 Aerodrome Supervisor (Recreational Flying) Qualifications and Experience 28. To be considered a SQEP, an AS(RF) should meet the following criteria: a. Relevant command or Flying Supervisor experience, within either:

 ³² Refer to RA 1026(10): Management of an Aerodrome Safe Operating Environment Manual.
 ³³ Refer to RA 3264 – Aerodrome Inspections.
 ³⁴ Refer to CAP 382 – Occurrence Reporting Scheme.

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Acceptable	(1) Air Operations at a Standard Aerodrome ²² ; or
Means of	(2) Air Operations on a HM Aircraft carrier; or
Compliance	(3) A flying Squadron; or
1026(9)	(4) RAF Sport Association – affiliated flying school / club; or
	(5) Be, or have been, a civilian Chief Flying Instructor at a recognized
	Declared Training Organization / Approved Training Organization.
	b. Completed the Aerodrome Operators Study Period prior to appointment or no later than 6 months from taking up post ³⁵ .
Guidance Material	Aerodrome Supervisor (Recreational Flying) Qualifications and Experience
1026(9)	29. The following qualifications are desirable:
	a. ► Air ◄ Safety Officers Course ²⁵ .
	b. Aircraft Post Crash ▶ and Incident ◄ Management ▶ ◄ Officers Course ²⁵ .
Regulation 1026(10)	Management of an Aerodrome Safe Operating Environment Manual 1026(10) The AS(RF) ³⁶ shall develop and maintain an ASOEM for their AoR.
Acceptable Means of Compliance	Management of an Aerodrome Safe Operating Environment Manual 30. The AS(RF) ³⁶ should ensure that the ASOEM is accurate and up to date, with amendments made when changes occur ²⁶ .
1026(10)	31. The ASOEM should be reviewed:
	a. Prior to / following any change or new activity that may impact the SOE.
	 As a formal element to succession activities to ensure the incoming HoE or AS(RF) is content with their responsibilities.
	c. At least 6 monthly.
	32. The ASOEM should be ► < available to all Aerodrome users unless considerations in the operational domain override the Air Safety function of the ASOEM.
Guidance	Management of an Aerodrome Safe Operating Environment Manual
Material 1026(10)	33. The ASOEM Template ³⁷ is recommended to be used as a 'handrail' to ensure that all elements of operating from the MOD Aerodrome are considered. Where existing documents cover the information required in the ASOEM, the information need not be duplicated and a simple reference to the source document may be inserted. The compiler may add additional categories or annexes as they see fit.

 ³⁵ Only applicable if arrived in post after June 2022 when AOSP was implemented, but this does not preclude an AS(RF) that falls outside this bracket from attending.
 ³⁶ Or a suitably nominated individual iaw RA 1010(4): Tier 2 Recreational Flying Only Head of Establishments Responsibilities para 30

or RA 1010(5): Tier 3 and Tier 4 Head of Establishment Responsibilities para 37. ³⁷ The ASOEM template is available on the MAA website as a Microsoft Word file.

RA 1027 - Air Traffic Management Equipment Organizations -Responsibilities of Contracted Organizations

Rationale	Provision of Air Traffic Management (ATM) ¹ is a mitigating factor against the operating Risk to Life ² associated with military aviation and requires a variety of equipment. Inaccuracies or failures in the equipment supporting the ATM task may erode this barrier. ATM Equipment Organizations ³ that are contracted by the UK MOD are required to operate under an appropriate approval scheme ⁴ , in order to demonstrate their competency and suitability to appropriately support the safe and efficient provision of ATM. This regulation defines the responsibilities of ATM Equipment Organizations that are contracted by the UK MOD.
Contents	1027(1): Responsibilities ► <
Regulation 1027(1)	 Responsibilities ► 1027(1) ATM Equipment Organizations that are contracted by the UK MOD shall be approved by the MAA and comply with the MAA Regulatory Publications (MRP).
Acceptable Means of Compliance 1027(1)	 Responsibilities > ATM Equipment Organizations that are contracted by the UK MOD should be approved Organizations in accordance with (iaw) the ATM Equipment Approved Organization Scheme (AAOS)⁵. ATM Equipment Organizations that are contracted by the UK MOD and required to be part of the AAOS should: a. Comply with the MRP to qualify for the issue and continuation of an AAOS Approval. b. Operate iaw the scope of their AAOS Approval Certificate and Schedule. c. Appoint an Accountable Manager (AM)⁶ who has organizational authority and accountability for all activities conducted within the scope of the Organization's ATM Equipment activities⁷. d. Have in place: (1) An Air Safety Management System (ASMS) iaw with RA 1200⁸. (2) An effective Quality Management System (QMS) certified by a national accreditation body, with a scope appropriate to the Organization's ATM Equipment activities. (3) An Occurrence Reporting and Error Management System iaw RA 1410⁹.
Guidance Material 1027(1)	Responsibilities > < 3. In order to meet the requirements of the AAOS, ATM Equipment Organizations may have an integrated ASMS and QMS. The MAA Manual of Air Safety contains guidance material applicable to establishing and maintaining an effective ASMS.

¹ As defined in MAA02: Military Aviation Authority Master Glossary.

² Refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

³ In-scope ATM Equipment Organizations are those Organizations that are contracted by the UK MOD to provide and/or install ATM ³ In-scope ATM Equipment Organizations are those Organizations that are contracted by the UK MOD to provide and/ Equipment >
 ⁴ Refer to RA 1005 – Contracting with Competent Organizations.
 ⁵ Refer to RA 3100 – Air Traffic Management > Equipment
 ⁶ Refer to RA 3102 – Air Traffic Management > Equipment
 ⁷ For the purpose of the AAOS, this is limited to those ATM Equipment activities that are contracted by the UK MOD.

⁸ Refer to RA 1200 – ► ◀Air Safety Management.
⁹ Refer to RA 1410 – Occurrence Reporting ► and Management. ◀

This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety

RA 1028 – Contractor Flying Approved Organization Scheme

Rationale	Civilian organizations are required to operate UK military registered crewed Aircraft and Specific S2 sub-category and Certified Category Remotely Piloted Air Systems (RPAS). Without appropriate regulatory oversight of such organizations; Aircrew, groundcrew, and third parties could be exposed to unnecessary Risk. This Regulatory Article (RA) details the requirements for the Contractor Flying Approved Organization Scheme (CFAOS) ¹ which in turn ensures such organizations comply with the MAA Regulatory Publications (MRP) and are subjected to appropriate Regulatory oversight.
Contents	1028(1): Organization
	1028(2): Accountable Manager (Military Flying)
	1028(3): Application and Approval
	1028(4): Contractor Flying Organization Exposition
Regulation	Organization
1028(1)	1028(1) Contractor flying organizations operating crewed Aircraft or Specific S2 sub-category or Certified Category RPAS shall hold a CFAOS ² Approval to fly or operate UK military registered Air Systems.
Acceptable	Organization
Means of	1. CFAOS organizations should :
Compliance 1028(1)	a. Operate in accordance with (iaw) the scope of their CFAOS Approval Certificate and Schedule.
	b. Comply with the MRP to qualify for the issue and continuation of a CFAOS Approval.
	c. Establish and maintain a system for the control of all Air Systems operated under the terms of its CFAOS Approval.
	d. Appoint an Accountable Manager (Military Flying) ³ (AM(MF)), accountable for the operating Risk to Life (RtL) of those Air Systems operated under the terms of its CFAOS Approval, and who is appropriately empowered with:
	(1) The freedom and authority to undertake the role.
	(2) The resources to ensure that Air Safety is not compromised.
	e. Have in place ⁴ :
	(1) An Air System Safety Case ⁵ (ASSC).
	(2) An Air Safety Management System ⁶ (ASMS).
	(3) An Operations Manual which conveys how the organization meets the requirements of the MRP.
	(4) A Flight Safety organization ⁷ .

¹ The CFAOS is the Assurance mechanism underpinning the competence of Defence Contractor Flying Organizations (DCFO) that operate crewed Aircraft and Specific S2 sub-category and Certified Category RPAS on the UK Military Aircraft Register.

Organizations operating under the CFAOS may be referred to as CFAOS organizations. ² For Open Category and Specific S1 RPAS sub-categories, this RA does not apply. Refer to RA 1031 – Contractor Flying Approved Organization Scheme (Basic Remotely Piloted Air Systems). ³ Refer to RA 1028(2): Accountable Manager (Military Flying).

⁴ This list is not exhaustive.

⁵ Refer to RA 1205 – Air System Safety Cases.
⁶ Refer to RA 1200 – Air Safety Management.
⁷ Refer to RA 1400 – Flight Safety.

Acceptable Means of Compliance	(5) An effective Quality Management System (QMS), certified by a national accreditation body, with a scope appropriate to the organization's aviation operations under its CFAOS Approval.
1028(1)	(6) An Occurrence Reporting and Error Management System ⁸ .
	f. Ensure that:
	(1) Operating activities are iaw the Defence Air Environment (DAE) Operating Categories ^{9, 10} assigned by the MOD Sponsor(s) ¹¹ .
	(2) Every flight is conducted iaw the provisions of the Organization's Operations Manual, and that the Operations Manual specifies as a minimum:
	(a) The procedures and instructions for the safe operation of each Air System type operated under the terms of its CFAOS Approval, describing Aircrew, Supernumerary Crew, and Supernumerary Support Crew duties and responsibilities in flight and on the ground.
	(b) The flight planning procedures and supporting activities to provide for safe flight based on considerations of Air System performance, other operating limitations and relevant expected conditions en route and at the Aerodromes and / or operating sites concerned.
	(3) Personnel assigned to, or directly involved in, flight and ground operations, are appropriately qualified, trained and equipped for their duties.
	(4) Adequate Support Services are available ¹² .
	(5) When contracting or purchasing any part of its activity, the contracted or purchased service or product conforms to MRP requirements ¹³ .
	g. Ensure that the MAA is:
	(1) Granted appropriate access to the organization for the purpose of determining initial and continued regulatory compliance.
Guidance	Organization
Material 1028(1)	 The issue and continuation of a CFAOS Approval is subject to compliance with the relevant Regulations.
	3. Reference is frequently made to the 'Operations Manual', which would normally follow the format of the template provided (on the MAA's websites), which aligns the structure of the Operations Manual with the MRP. However, this may be fulfilled by alternative means, such as orders or instructions. Where an alternative is used, a clarifying document has to be provided which clearly demonstrates how the requirements of the MRP are met.
	4. If an organization contracts any part of its flying activity to another organization, it must do so iaw RA 1005.
	Compliance
	5. Compliance with the MRP requires compliance with the latest issues of all applicable RAs.
	6. Organizations will be subject to compliance Assurance activities conducted by

6. Organizations will be subject to compliance Assurance activities conducted by or on behalf of the MAA. MRP compliance will be assessed by the MAA using a Risk-

⁸ Refer to RA 1410 – Occurrence Reporting and Management.

 ⁹ Refer to RA 1160 – Decemente Reporting and Management.
 ⁹ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ¹⁰ Refer to RA 1162 – Air Safety Governance for Civilian Operated (Development) and (In-Service) Air Systems; and RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.
 ¹¹ Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems - Air Safety Responsibilities.
 ¹² Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems - Air Safety Responsibilities.

 ¹² Refer to RA 3049 – Defence Contractor Flying Organization responsibilities for UK Military Air System Operating Locations.
 ¹³ Refer to RA 1005 – Contracting with Competent Organizations.

Quidence	based approach. Access will be required to personnel, facilities, Air Systems,
Guidance Material	documents, records, data, procedures and any other materials relevant to compliance.
1028(1)	7. Costs for periodic compliance Assurance activities conducted by or on behalf of MAA will not be recoverable from the MOD.
	8. The MAA will withdraw CFAOS Approval from organizations that no longer meet compliance or any other stipulated requirements.
Regulation	Accountable Manager (Military Flying)
1028(2)	1028(2) CFAOS organizations shall appoint a Suitably Qualified and Experienced Person (SQEP) to be the AM(MF), who is appropriately empowered to undertake their role, and is supported by appropriate persons.
Acceptable Means of	Accountable Manager (Military Flying) 9. AM(MF)s should:
Compliance 1028(2)	a. Be responsible and accountable for the operation of all Air Systems within their Area of Responsibility (AoR).
	b. Own and manage an ASSC ⁶ for each Air System within their AoR that demonstrates the Air System is safe to operate and being operated safely within a clearly defined context ¹⁴ .
	c. Cease aviation operations if RtL are identified that are not demonstrably As Low As Reasonably Practicable (ALARP) and Tolerable.
	d. Challenge any actions or measures that could undermine the ASSC, and might result in the RtL in activities for which the AM(MF) is responsible no longer being ALARP and Tolerable.
	e. Actively promote, and demonstrate leadership commitment to, an Engaged Air Safety Culture (EASC) ¹⁵ .
	f. Establish and maintain an Operations Manual which conveys how the organization meets the requirements of the MRP.
	g. Appoint and approve post-holders to support them covering the following areas to provide them with specialist support in delivering their responsibilities ¹⁶ .
	(1) Flight Operations ¹⁷ .
	(2) Crew Training ¹⁸ .
	(3) Ground Operations.
	h. Appoint a Military Continuing Airworthiness Manager ¹⁹ .
	i. Act as the organization's senior point of contact with the MAA.
	10. AM(MF)s should ensure that:
	a. Any significant changes to their operating responsibilities or to their supporting safety system / organization that might affect the discharge of their AM(MF) responsibilities are reported immediately to the MAA ²⁰ .

¹⁴ That is, for a given application(s) in a given operating environment(s).

¹⁵ Refer to the MAA Manual of Air Safety (MAS).

¹⁶ This list is the minimum requirement, it is not exhaustive. AM(MF)s **should** consider the appointment of further post-holders covering other areas as relevant to the air activities and / or structure of their organizations, particularly where those areas directly

impact Air Safety. ¹⁷ Where Test and Evaluation (T&E) is included in the organization's CFAOS Approval schedule the Flight Operations post-holder's responsibilities are to include T&E, unless a dedicated T&E post-holder is deemed more appropriate for the structure of the organization iaw Footnote 16. Refer to RA 2370 – Test and Evaluation. ¹⁸ To cover Aircrew and Supernumerary Crew training provided by the organization.

¹⁹ Refer to RA 1016 – Military Continuing Airworthiness Management.

²⁰ Contact via <u>DSA-MAA-OpAssure-CFAOS-GROUP@mod.gov.uk</u>.

Acceptable Means of Compliance	b. All operating activity remains in the appropriate DAE Operating Category ^{9, 10} assigned by the MOD Sponsor(s), and is conducted iaw the limitations as articulated in RA 1160 Annex A Table A-1.
1028(2)	c. A safe operating environment is being provided appropriate to the organization's aviation operations under its CFAOS Approval ^{21, 12} .
	d. The inputs to and effects on their ASSC(s) from Aviation Duty Holder (ADH)-Facing Organizations and AM(MF)-Facing Organizations (Internal) ²² are fully supported by rational arguments and appropriate evidence, through appropriate Service Level Agreements or other mechanisms.
	 They liaise with and share any pertinent Air Safety information with ADHs and other AM(MF)s, particularly with operators of the same or similar Air Systems.
	f. The following have been established and are maintained:
	(1) An ASMS ⁶ relevant to the activities undertaken by the Air System types operated under the terms of the organization's CFAOS Approval.
	(2) A Flight Safety organization ⁷ .
	(3) An effective QMS, certified by a national accreditation body, with a scope appropriate to the organization's aviation operations under its CFAOS Approval.
	(4) An Occurrence Reporting and Error Management System ⁸ .
	11. AM(MF) nominees should :
	 Apply to the MAA for endorsement of their suitability to undertake the role of AM(MF).
	b. Expect to attend an MAA endorsement interview, normally with the Director MAA, at which they are required to provide evidence of suitability for role.
Guidance	Accountable Manager (Military Flying)
Material 1028(2)	12. AM(MF)s will meet with the MAA as required to allow the MAA to examine the higher-level Safety Management of the operation.
	13. Air Safety.
	a. AM(MF)s have a personal level of Duty of Care (DofC) for:
	(1) The personnel under their control; those who, by virtue of their temporary involvement in aviation activities, come within an AM(MF)'s AoR; and
	(2) The wider public who may be affected by their operations.
	b. AM(MF)s are thus accountable for the safe operation of Air Systems in their AoR and for ensuring that RtL is ALARP and Tolerable. The Air Safety AM(MF) governance model does not absolve managers at any level of their broader, enduring DofC responsibilities such as those under Common Law and the Health and Safety at Work Act (1974).
	c. During the life cycle of an Air System, AM(MF) responsibilities apply to the following:
	(1) First and / or second parties for whom an AM(MF) is made explicitly responsible, whether permanently or temporarily assigned, who are involved in the operation of the Air System.
	(2) Third parties exposed to Risk as a result of operation of the Air System.

²¹ Refer to RA 1010 – Head of Establishment Aviation Responsibilities and Aviation Duty Holder / Accountable Manager (Military

Flying) Establishment Responsibilities. ²² Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations -Roles and Responsibilities.

Guidance Material 1028(2)	14. EASC. The first line of defence in Air Safety is the establishment of an EASC as defined in the MAS. The AM(MF) has a key role to play in establishing and sustaining such a culture, and it is imperative that Accountable Managers at all levels lead by example in nurturing and developing an EASC.
	15. AM(MF) Appointment and Suitability.
	a. Appointment. An AM(MF) will be a Senior Manager within the organization who has formal responsibility for the delivery of safe aviation operations, and who is directly appointed at main Board level ²³ . The term Senior Manager will be taken to mean a manager who possesses the authority to make independent decisions on Air Safety without recourse to superiors or executives. The Senior Manager will normally sit at Board level (or equivalent divisional level) or, if reporting to a relevant Board, to have delegated authority. Where the organization wishes to nominate an alternative candidate to one at Board level the organization will be required to demonstrate that the candidate holds equivalent authority to execute Air Safety decisions. The MAA may recognize an individual as an organization's appointed AM(MF) prior to formal MAA endorsement (see also paragraph 16).
	b. Suitability. 'Suitability' for the AM(MF) role means being able to demonstrate appropriate knowledge and understanding of the ASMS and relevant documents that prescribe Safety processes and standards. This includes, but is not limited to, the following:
	(1) MRP.
	(2) ASSC.
	(3) ASMS.
	(4) Operating Risk.
	(5) Air Safety.
	(6) Continuing Airworthiness (CAw), including the MAA Maintenance Approved Organization Scheme and CAw Management Organization.
	(7) Roles and responsibilities of the AM(MF).
	(8) Knowledge and understanding of subordinate post-holder roles and responsibilities.
	Note:
	Prior to appointment as an AM(MF), attendance at the Contractor Flying Air Safety Course ²⁴ will greatly assist AM(MF) candidates unfamiliar with the above topics in understanding their applicability to their specific organization and operating context.
	16. Endorsement of AM(MF) by the MAA.
	a. Application and Submission. In the first instance, AM(MF) nominees will apply to the MAA for endorsement using an MAA CFAOS Form 4 ²⁵ . Thereafter, and in consultation with the MAA, supporting evidence for interview will be provided to the MAA CFAOS Branch at least 10 working days prior to interview. The organization's Contractor Flying Organization Exposition ²⁶ (CFOE), ASMS and Operations Manual, which communicate how the organization intends to meet the requirements of the MRP, will provide the foundation of the AM(MF) submission. Further evidence required in the AM(MF) submission will include, but is not limited to:
	(1) Organizational structure, to allow understanding of the AM(MF)'s position within the organization, including appropriate explanation of the powers held and relational links to post-holders.

²³ Upon which the Managing Director, Chief Executive Officer or equivalent usually sit.
²⁴ Refer to RA 1440 – Air Safety Training.
²⁵ The MAA CFAOS Form 4 can be found on the CFAOS Approvals page of the MAA website

https://www.gov.uk/government/publications/contractor-flying-approved-organization-scheme-cfaos. ²⁶ Refer to RA 1028(4): Contractor Flying Organization Exposition.

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Guidance Material	(2) Explanation of the AM(MF)'s independence, including access to adequate resource, to allow enactment of MRP requirements without hindrance.
1028(2)	(3) The organization's future aspirations, where applicable.
	(4) A tailored CV detailing the AM(MF)'s professional background
	highlighting, where applicable, any involvement with aviation operations.
	b. Endorsement Interview. The AM(MF) endorsement interview will be led by senior MAA staff and may last up to 2 hours. The preferred location is the MAA Bristol Headquarters; however, the interview may be conducted by other means, agreed on a case-by-case basis. The interview will cover 3 broad areas ²⁷ :
	(1) A description of the AM(MF)'s roles and responsibilities.
	(2) A discussion regarding how the AM(MF) intends to comply with RA 1028 and the wider MRP.
	(3) A discussion of the evidence provided in the AM(MF) submission including, where applicable, the organization's performance at previous audits.
	Note:
	The MAA may recognize an individual as an organization's appointed AM(MF) prior to the Endorsement Interview, on receipt of the appropriate MAA CFAOS Form 4, a copy of the relevant appointment letter from the main Board, and a date agreed for transfer of accountability for operating RtL.
	17. AM(MF) Change.
	a. Following any significant change to an AM(MF)'s responsibilities, the MAA will review the relevant AM(MF) endorsement.
	b. Arrangements for AM(MF) succession will include a formal pan-Defence Line of Development review of the ASSC.
Regulation	Application and Approval
1028(3)	1028(3) CFAOS Organizations shall be approved by the MAA.
Acceptable	Application and Approval
Means of Compliance 1028(3)	Application
	18. Organizations operating UK military registered crewed Aircraft or Specific S2 sub-category or Certified Category RPAS in the Civilian Operated (Development), Civilian Operated (In-Service) and Special Case Flying DAE Operating Categories should be approved under the CFAOS by the MAA.
	19. To be considered for approval under the CFAOS an organization should :
	a. Have the endorsement of an appropriate MOD Sponsor at 2* level or above ²⁸ .
	b. Demonstrate that Approval is in either:
	(1) The UK MOD Interest; or
	(2) Satisfies a wider National interest.
	20. Applications for CFAOS Approval should be:
	a. Made using MAA CFAOS Form 2, hosted on the MAA's websites.

²⁷ A more detailed list of potential discussion topics will be provided by the MAA CFAOS Branch prior to interview. ²⁸ Note that an MOD Sponsor **should** be listed for each Air System type / mark, specified for each respective DAE Operating Category the Air Systems are to be operated within.

Supported by a CFOE, an Operations Manual and any other applicable b. Acceptable documents. Means of Compliance Approval 1028(3) A CFAOS Approval **should** be issued for an unlimited duration and remain valid 21. subject to: a. The organization remaining in compliance with the MRP. b. The MAA being granted access to the organization to determine continued compliance with the MRP. The Approval Certificate not being surrendered, suspended or revoked. C. Continued endorsement of UK MOD Interest and / or National interest. d. Revoked or surrendered CFAOS Approval Certificates should be returned to 22. the MAA. **Approval Changes** Following award of CFAOS Approval, organizations should, at the earliest 23. opportunity: Consult with the MAA on any issue that might affect their CFAOS a. Approval. Notify the MAA of any factors likely to affect or influence the extant b Approval such as: (1) Changes in scope of its CFAOS Approval Certificate or Schedule. The applicability / pertinence of the assigned DAE Operating (2) Categories, as assigned by the MOD Sponsor(s). Changes to key CFAOS personnel²⁹. (3) (4) Changes of any elements of its management system. C. Ensure that: (1)Any uplifts³⁰ or significant changes / variations to the Approval are: Formally applied for; and (a) (b) Only implemented on receipt of an appropriately amended CFAOS Approval Schedule, endorsed by the MAA. Any reductions³¹ are formally notified to the MAA at the earliest (2) opportunity. Formal uplift / reduction applications and notifications are (3) supported by: (a) Documentation³² detailing the proposed changes. (b) An updated³³ CFOE and / or Operations Manual. Consult with the MAA CFAOS Branch where doubt exists as to whether a d. scope change is an uplift, reduction or otherwise.

²⁹ Principally the AM(MF), post-holders, Safety Manager, Quality Manager.

³⁰ Such as: addition of Air System type / change of Mark, change in DAE Operating Category / Categories, or the addition of further aviation activities.

³¹ Such as removal of Air System type.

³² For uplift the documentation required needs to be analogous to that required to support an initial application for that activity.

³³ Changes / updates from previous versions need to be immediately apparent and clearly marked using methods such as: track

change notation; highlighting; sidebars.

Guidance
Material
1028(3)

Application and Approval

Application

24. Organizations seeking new approvals need to be aware that the timeline from application to approval typically takes at least 18 months. Early dialogue with the MAA is encouraged; however, organizations need to note that formal engagement cannot be initiated until an MAA CFAOS Form 2, endorsed by the relevant MOD Sponsor, is in place.

25. CFAOS applications may be phased (ie initial applications may be made via the MAA CFAOS Form 2 (endorsed by the relevant MOD Sponsor)), but with the CFOE and other documents being submitted at a later date.

26. Further guidance for CFAOS application may be found on the MAA websites.

27. While determination as to whether an application is justified in the National interest is a matter for the MOD Sponsor, the MAA interprets National interest in general terms to mean where the activity brings or realises benefit to the interests of either UK Government or UK Trade and Industry.

Approval

28. When it is considered that there is a case for an organization to be included in the CFAOS, a detailed appraisal will be carried out by the MAA. The appraisal will seek to establish long-term confidence in the organization's flight operations personnel and in the company structure relevant to the operations concerned. The organization will be audited via documentary and on-site inspections which will specifically scrutinize⁴:

- a. Scope of activity.
- b. Supporting company structure and facilities.
- c. Suitability, qualifications and experience of the relevant staff.
- d. Compliance with the MRP.
- e. The organization's processes, orders and instructions.

29. **CFAOS Approval Certificate**. When evidence presented by the organization demonstrates that it satisfies the MAA requirements, a CFAOS Approval Certificate will be issued listing:

a. A unique identifying reference.

b. The approved organization, including the operating and trading name if different.

- c. The organization's principal place-of-business address.
- d. The issue date (and date of revision if required).
- e. The title, name and signature of the MAA approving officer.

30. **CFAOS Schedule**. A CFAOS Schedule defining the scope of activity allowable within the CFAOS Approval will be issued listing:

- a. The Air System types and marks for which operation is approved.
- b. The DAE Operating Categories for which operation is approved.
- c. The aviation activities for which operation is approved.

d. Any applicable special limitations (eg Visual Flight Rules-only, day-only, etc).

- e. The applicable CFOE reference, including Issue number and date.
- f. Name and details of the AM(MF).
- g. The title, name and signature of the MAA approving officer.

31. Both the CFAOS Approval Certificate and CFAOS Schedule will be in place prior to an organization operating under the CFAOS.

Guidance Material 1028(3)	organ cases under amen 33. publis	al susp nization s wher rgoing ndmen A list shed o oval C As a a. b. b. Mana c.	Air System types and marks to be operated.
		d. Cate	The DAE Operating Category / Categories, T&E categories ³⁵ , RPAS gories ³⁶ and any other aviation activities to be conducted.
		e.	Ownership of the organization.
		f. mailii	The organization's official name, business name, address and / or ng address.
	35. appro		cation to the MAA for a CFAOS Approval change does not constitute operate to the proposed change.
Regulation 1028(4)	Con 1028		or Flying Organization Exposition AM(MF)s shall submit a CFOE to the MAA.
Acceptable	Con	tracto	or Flying Organization Exposition
Means of	36.	AM(N	IF)s should ensure:
Compliance		a.	Their CFOE is current and up-to-date.
1028(4)		b. endo	The MAA is provided with an electronic copy of the current and AM(MF) rsed CFOE.
	37.	The C	CFOE should:
		a.	Cover the following subject headings:
			(1) Management.
			(.)
			(2) Safety Management.
			(2) Safety Management.(3) Quality Management.
			 (2) Safety Management. (3) Quality Management. (4) Procedures.
			 (2) Safety Management. (3) Quality Management. (4) Procedures. (5) Personnel and Training.
		L	 (2) Safety Management. (3) Quality Management. (4) Procedures. (5) Personnel and Training. (6) Security Management.
		b.	 (2) Safety Management. (3) Quality Management. (4) Procedures. (5) Personnel and Training. (6) Security Management. As a minimum contain the following:
		b.	 (2) Safety Management. (3) Quality Management. (4) Procedures. (5) Personnel and Training. (6) Security Management. As a minimum contain the following: (1) For the AM(MF):
		b.	 (2) Safety Management. (3) Quality Management. (4) Procedures. (5) Personnel and Training. (6) Security Management. As a minimum contain the following:

 ³⁴ Refer to MAA01 – MAA Regulatory Principles.
 ³⁵ For applicable T&E terms, refer to RA 2370 – Test and Evaluation.
 ³⁶ Refer to RA 1600 – Remotely Piloted Air Systems.

Acceptable Means of Compliance 1028(4)

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(c) Any deputizing responsibilities and arrangements (noting that RtL accountability cannot be transferred).

(d) The competencies, qualifications, skill sets and experience held by the specific individual appointed as AM(MF).

(2) A statement signed by the AM(MF) confirming that the CFOE and any referenced documents define the organization's compliance with the MRP, and **should** be complied with at all times.

(3) The official name and business name, address and mailing address of the applicant.

(4) The name of the MOD Sponsor(s), listed for each Air System type / mark, specified against each respective DAE Operating Category the Air Systems are to be operated within.

(5) The scope of the organization including: the DAE Operating Category / Categories, Air System types and marks; T&E categories³⁵; RPAS Categories; other aviation activities; and, details of routine operating bases and requirements to undertake temporary detached operations.

(6) A description of the organization scale including: numbers of Aircrew, Supernumerary Crew and other personnel associated with the task; numbers of Air Systems; and expected flying rate.

(7) A statement of the operating environments expected to be included in the task, such as: embarked; night-vision / electro-optical; formation; unprepared strips; low level; ordnance, munitions and explosives.

(8) A statement of which MRP RAs are deemed applicable and the method of compliance³⁷.

(9) For post-holders:

(a) A description of the functions and responsibilities (Terms of Reference) for each post-holder role.

(b) The qualifications, competencies, skill sets and experience required for each post-holder role.

(c) Any deputizing responsibilities and arrangements.

(d) The names, competencies, qualifications, skill sets and experience held by the specific individuals appointed as postholders.

(10) An organizational chart showing chains and lines of responsibility pertaining to operations under the CFAOS.

(11) The names of the Safety Manager and Quality Manager.

(12) The organization's Safety and Quality Management Systems and associated policy³⁸ pertaining to operations under the CFAOS.

(13) Evidence of experience in flying operations including, where applicable, activities such as training and T&E activities.

(14) Evidence of familiarity with UK MOD procedures applicable to the aviation activity to be conducted.

(15) The security procedures to be applied to ensure the Safety and Integrity of the Air System is not compromised.

(16) Evidence of a QMS certified by a national accreditation body, and that the QMS has an appropriate scope for the aviation activity to be conducted.

³⁷ This may be held in a separate document, referenced from the CFOE.

³⁸ Referencing out to other management systems, documents or processes is acceptable.

	UNCONTROLLED COPY WHEN PRINTED Regulatory Article 1028		
Acceptable Means of	(17) A list of contracted and subcontracted organizations where applicable.		
Compliance 1028(4)	(18) A procedure describing how changes ³⁹ not requiring prior MAA approval are managed and notified to the MAA. Where doubt exists the MAA CFAOS Branch should be consulted as to whether a change requires prior MAA approval or otherwise.		
	(19) A CFOE amendment procedure.		
	(20) A statement that all documentation sent to the MAA has been verified by the applicant and found in compliance with the applicable requirements.		
Guidance	Contractor Flying Organization Exposition		
Material 1028(4)	38. A CFOE is the document, or documents, that contain the material specifying the scope of activity deemed to constitute CFAOS Approval and showing how the organization intends to comply with the MRP.		
	39. Templates for the CFOE and Operations Manual are on the MAA websites.		
	Post-Holders		
	40. AM(MF)s may be post-holders, provided it can be clearly demonstrated that such appointments do not conflict with either their AM(MF) or post-holder responsibilities.		
	41. Individuals (including the AM(MF)) may be multiple post-holders; ie they may be appointed to more than one post-holder role.		
	42. Organizations may use any alternative titles for post-holders but will clarify the titles and responsibilities in the CFOE.		
	43. As a minimum post-holder responsibilities will include:		
	a. Flight operations post-holder as responsible for ensuring that all flying operations are in compliance with the MRP.		
	b. Crew training post-holder as responsible for ensuring that all Aircrew training provided by the organization is in compliance with the MRP.		
	c. Ground operations post-holder as responsible for ensuring that all ground operations conducted are in compliance with the MRP.		
	d. That all post-holders will possess and be able to demonstrate the relevant knowledge, background and experience applicable to their post-holder role, and hold an appropriately detailed knowledge of the MRP.		

³⁹ Such as grammatical and typographical errors where the meaning of the wording remains unchanged.

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RA 1029 – Ship Air-Release - Roles and Responsibilities

Rationale	Operating embarked aviation requires the integration of two complex independent systems, Ship and Air System, which are operated through separate Ship Duty Holder (DH) ► / Accountable Person (AP) ◄ and Aviation DH (ADH) / Accountable Manager (Military Flying) (AM(MF)) constructs. With stakeholder engagement required across a pan Defence group, it is essential that the specific roles and responsibilities of these stakeholders are clearly defined and understood. The safe conduct of this embarked activity requires that the Risk to Life (RtL) associated with operating Air Systems from Ships are understood and that the scope and boundaries of such operations are clearly defined. The Ship Air-Release (SA-Release) is the document that authorizes a specified Class of His Majesty's (HM) / MOD Ship ¹ and Air System Type / Mark to conduct embarked aviation activity. The SA-Release process requires reciprocal understanding between each of these stakeholders and enduring engagement to ensure the continued Safety of embarked aviation activity in HM / MOD Ships.
Contents	 1029(1): Aviation Duty Holder / Accountable Manager (Military Flying) and Ship Duty Holder ►/ Accountable Person ◄: Roles and Responsibilities 1029(2): Ship Platform Authority: Roles and Responsibilities 1029(3): Air System Type Airworthiness: Roles and Responsibilities 1029(4): Foreign Air System Sponsor: Roles and Responsibilities
	1029(5): Royal Navy Release to Service Authority: Roles and Responsibilities
	 1029(6): Ship Air-Release - Stakeholder Engagement ▶ 1029(7): Remotely Piloted Air System Trial Sponsor: Roles and Responsibilities
Regulation 1029(1)	Aviation Duty Holder / Accountable Manager (Military Flying) and Ship Duty Holder ►/ Accountable Person ◄: Roles and Responsibilities
	1029(1) For Ship / Air System combinations conducting embarked aviation in HM / MOD Ships, ADH / AM(MF) and Ship DH ►/ AP ◄ shall identify and establish ownership for the RtL associated with the integration of their respective platforms.
Acceptable Means of Compliance 1029(1)	Aviation Duty Holder / Accountable Manager (Military Flying) and Ship Duty Holder ►/ Accountable Person ◄: Roles and Responsibilities
	1. For Ship / Air System combinations conducting embarked aviation activity in HM / MOD Ships, Ship DH ►/ AP ◄ and ADH / AM(MF) should ensure that:
	a. The Safety Cases for the Ship and Air System demonstrate that the platforms can be safely operated together for the proposed embarked aviation activities.
	b. The RtL posed by the integration of the Ship and the Air System have been identified and their ownership determined and documented through engagement in accordance with (iaw) the requirements of RA 1029(6).
	 c. Any equipment hazards within ► Ship Aviation Safety and Environmental Report or < Ship / Air System Type Airworthiness Safety Assessments which are mitigated by Defence Lines of Development (DLoD) for which the Ship DH ▲ / AP < and ADH / AM(MF) are responsible, have been formally acknowledged

¹ As defined in the Defence Maritime Regulator (DMR) Master Glossary of Terms.

Regulatory Artic	cle 1029 UNCONTROLLED COPY WHEN PRINTED
Acceptable Means of	by them to the Ship Platform Authority $(PA)^2$ and the Air System Type Airworthiness Authority $(TAA)^3$.
Compliance 1029(1)	d. Any change to the Ship / Air System intended usage which might require an amendment to the SA-Release ► should ◄ be communicated to the Ship PA, TAA ³ and Royal Navy Release To Service Authority (RN RTSA) at the earliest opportunity.
	2. The development and use of SA-Releases and / or clearances achieved through Operational or MPP-02 ⁴ routes, should comply with the orders set out in BRd 766 ⁵ . Navy Command Headquarters Naval Aviation Division (NCHQ NAvn) as the embarked aviation Subject Matter Expert, should be a participant in routine SA-Releases but in the case of ▶ expedious ◀ releases, where processes might be shortened, DHs need to continue to ensure NCHQ NAvn engagement.
Guidance Material 1029(1)	Aviation Duty Holder / Accountable Manager (Military Flying) and Ship Duty Holder ►/ Accountable Person ◄: Roles and Responsibilities
1023(1)	3. This Regulation is complementary to RA 1395 ⁶ , the Ship DH $>$ / AP < responsibilities set out in DSA02-DMR Regulations ² , and the ADH / AM(MF) responsibilities in RA 1020 ⁷ , RA 1024 ⁸ and RA 1205 ⁹ .
	4. For embarked aviation activity in HM / MOD Ships the ADH / AM(MF), as a 'Ship-Facing ADH / AM(MF)', will assess the RtL posed to the Ship by their Air System and communicate these to the Ship DH ►/ AP < Chain. Likewise, the Ship DH ►/ AP < will communicate RtL posed to the Air System by the Ship, noting that the Ship's Commanding Officer (CO) and Delivery DH are responsible for approving aviation activity from their Ship and, as an Aerodrome Operator iaw RA 1026 ¹⁰ , is also ADH / AM(MF)-Facing to ensure that the Ship remains a safe environment in which the Air System can operate.
	5. The Ship DH ►/ AP ◄ and ADH / AM(MF) constructs are 'DH / Accountable Manager (AM)-Facing' to each other and are required to be cognisant of additional implications of conducting embarked aviation operations in the maritime environment to their respective Safety Management Systems.
Regulation	Ship Platform Authority: Roles and Responsibilities
1029(2)	1029(2) The Ship PA for aviation capable HM / MOD Ships shall be responsible for ▶ ensuring for all that the Equipment Contribution supports a safe aviation capability by providing Safety and environmental protection Assurance of the design, system and equipment integration and through-life support. ◄

² Refer to DSA02-DMR – Defence Maritime Regulations for Health, Safety and Environmental Protection Introduction and Goal. ³ Where the Air System is **>**non-UK MOD-owned, Type Airworthiness (TAw) management Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 - Air Safety Governance for Special Case Flying Air Systems. Dependant on the agreed split of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

⁴ ► For crewed aviation, refer < to MPP-02: ► Volume I < – Helicopter Operations from Ships Other Than Aircraft Carriers (HOSTAC); ► Volume II – Multinational Through-Deck and Aircraft Carrier Crossdeck Operations (MTACCOPS). ◄

⁵ Refer to BRd 766 – Embarked Aviation Orders.

 ⁶ Refer to RA 1395 – Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships.
 ⁷ Refer to RA 1020 – Aviation Duty Holder ►
 ⁸ Refer to RA 1024 – Accountable Manager (Military Flying).

 ⁹ Refer to RA 1205 – Air System Safety Cases.
 ¹⁰ Refer to RA 1026 – Aerodrome Operator and Aerodrome ► Supervisor (Recreational Flying) Roles and Responsibilities.

Acceptable Means of Compliance 1029(2)	 Ship Platform Authority: Roles and Responsibilities 6. Ship PAs in their ADH / AM(MF)-Facing capacity¹¹ should: a. Hold a Letter of Air Safety Notification¹².
	b. Ensure that adequate resource, including sufficient Suitably Qualified and Experienced Persons (SQEP) with appropriate Air Safety training ^{5, 13, 14} , is apportioned to fulfil Air Safety related responsibilities.
	c. Ensure that the aviation arrangements in all aviation capable Ships for which they are responsible conform to the following requirements through-life:
	(1) They meet the design requirements specified in ► Defence Standard 00-133 ¹⁵ < ¹⁶ .
	(2) All equipment risk is reduced As Low As Reasonably Practicable (ALARP) ² , culminating in the issue of Naval Authority Certification ^{▶17}
	(3) The design, construction, Modification and Maintenance of aviation arrangements in their Ships are conducted by organizations with appropriate expertise and experience.
	7. ► Ship PAs should obtain a Certificate of Safety Aviation (CS-A) or MOD Ship Safety Certificate (Aviation) (MSSC(Aviation)) through demonstration of equipment Safety of their platform to support aviation iaw DSA.03-DMR. ◄
	8. To support the production of a SA-Release Recommendation, Ship PAs should provide evidence to demonstrate the suitability of their platform (Equipment DLoD) for embarking aviation as defined in BRd 766 ⁵ .
	9. The Ship PA should inform the Ship DH ►/ AP ◄, ADH / AM(MF), TAA, and the RN RTSA, of Modifications to the Ship or changes to the Ship's intended usage which might require the SA-Release to be amended.
	10. This Regulation should be complementary to the Ship PA responsibilities set out in DSA02-DMR ² , Regulation Number 208.
Guidance	Ship Platform Authority: Roles and Responsibilities
Material 1029(2)	11. The Ship PA or delegated Air Safety representative(s) will have completed relevant and recognized Air Safety training ^{5, 13, 14} and will demonstrate awareness of:
	a. A Military Aviation Authority (MAA) Regulatory Publications.
	b. Aspects of Air System design which have an interface with the subject Ship.
	12. The Ship PA will jointly establish, with the TAA, formal Equipment DLoD Working Groups (WG). Demarcation of Equipment DLoD responsibilities will be defined through provision of a joint Ship / Air System Interface Control Document (ICD).
	13. BRd 766 ⁵ provides more detailed processes to be followed in the generation of SA-Releases.

¹¹ Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations -Roles and Responsibilities. ◄ ¹² Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.

 ¹³ Refer to RA 1440 – Air Safety Training.
 ¹⁴ Refer to BRd 767 – Naval Aviation Orders.

 ¹⁵ ► Refer to Def Stan 00-133 – Aviation Arrangements in Surface Ships.
 ¹⁶ For further info, as RA 1920 explains the requirements for legacy equipment not detailed in Defence Standard 00-133,

RA 1920 – Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards. ¹⁷ ► <u>http://www.bmtdsl.r.mil.uk/NAS/Default.aspx</u>. As per DSA.03-DMR, the Naval Authority and Technology Group issue the Naval Authority Certification on behalf of the DMR as a Duly Authorized Organization. ◄

Regulation 1029(3)	 Air System Type Airworthiness: Roles and Responsibilities 1029(3) For Air Systems required to conduct embarked aviation ► in HM / MOD Ships, the TAA shall be responsible for providing equipment which is safe and suitable to conduct such aviation activities.
Acceptable Means of Compliance 1029(3)	 Air System Type Airworthiness: Roles and Responsibilities 14. Dependant upon the Sponsor's¹⁸ agreed model for TAw management and the split of responsibilities, the TAA^{3, ▶19} in their Ship DH-Facing ▶/ AP-Facing capacity should: a. Ensure that adequate resource, including sufficient SQEP with appropriate Ship Safety training^{5, ▶ < 14}, is apportioned to fulfil roles which support the SA-Release process. b. Through their delegated Airworthiness and Air Safety chains, ensure that the Air Systems for which they are responsible conform to the following requirements through-life: (1) The TAw of the Air System is considered safe and suitable for the proposed embarked aviation activities at sea. (2) All Air System equipment risks associated with embarked aviation operations in HM / MOD Ships are reduced ALARP. 15. To support the production of a SA-Release Recommendation for their Air System, the TAA should provide evidence to demonstrate the suitability of their platform (Equipment DLoD) for embarked aviation at sea as defined in BRd 766⁵. 16. The TAA should inform the Ship DH ▶/ AP Abip PA, ADH / AM(MF) and the RN RTSA, of Modifications to the Air System or to its intended usage which might
Guidance Material 1029(3)	 require the SA-Release to be amended. Air System Type Airworthiness: Roles and Responsibilities 17. The TAA or delegated representative(s) will have completed relevant and recognized Ship Safety training⁵, ► < .¹⁴ and will demonstrate awareness of: a. DSA03-DMR²⁰. b. DSA02-DMR². c. Aspects of Ships' aviation arrangements design which have an interface with the subject Air System. 18. The TAA will jointly establish, with the Ship PA formal Equipment DLoD WG. Demarcation of Equipment DLoD responsibilities will be defined through provision of a joint Ship / Air System ICD. 19. BRd 766⁵ provides more detailed processes to be followed in the generation of SA-Releases.
Regulation 1029(4)	 Foreign Air System Sponsor: Roles and Responsibilities 1029(4) A SA-Release shall be required for planned embarkations or enduring operations of Air Systems in HM / MOD Ships. An appropriate Foreign Air System²¹ Sponsor (FASS) shall be nominated to liase with the relevant ► Foreign Air System operating authority <⁶.

 ¹⁸ Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems - Air Safety Responsibilities.
 ¹⁹ ▶ Refer to RA 1015 – Type Airworthiness Management – Roles and Responsibilities.
 ²⁰ Refer to DSA03-DMR – Naval Authority Rules for Certification of MOD Shipping; which is hosted on the Naval Authority System.
 ²¹ The term "Foreign Air System" applies to civilian registered Air Systems and non-UK military registered Air Systems.

Acceptable	Foreign Air System Sponsor: Roles and Responsibilities
Means of	
Compliance	20. The FASS should be ► a nominated individual, ◄ with appropriate knowledge of ► Air System and Ship ◄ Duty Holding and RtL management principles.
1029(4)	21. ► RA 1029, RA 1395, < Embarked Aviation Order (EAO) 1029 ²² and EAO 1395 ²³ should be followed, however the amount of Assurance required should be ► proportional to < the length and complexity of the embarkation.
	22. The FASS should satisfy themselves, across all DLoDs, that the ► Foreign Air System ◄ is safe to operate from the Ship (the ► Foreign Air System operating authority ◄ is not required to sign the SA-Release documentation).
	23. The FASS does not own the Safety Case or RtL for the Air System however, they should be responsible for:
	a. Assuring the RN RTSA that there has been a full exchange of pertinent Ship-Air Integration (SAI) Hazards and, when residual Risks ▶ exist with ◄ the Air System, the ▶ Foreign Air System operating authority ◄ acknowledge and ▶ endorses them ◄ appropriately.
	b. Providing sufficient information on Air System integration Hazards, operating limitations and procedures, to ensure that the Ship ►DH < can fulfil their responsibility iaw RA 1029(1).
	c. Providing the ► Foreign Air System operating authority ◄ with information on Ship design factors and operating procedures. As a minimum this should include the Ship chapter of the BRd 766 ⁵ and the extant CS-A ► and MSSC(Aviation) ◄ as detailed on the Naval Authority System.
	 d. Acting as the Ship DH-Facing Organization ►/ Ship AP-Facing Organization ◄, to assure the ►RN RTSA ◄ Ship DH ►/ AP ◄ that the ► Foreign Air System operating authority ◄ is a competent organization capable of safely operating from the Ship, within the scope of the defined aviation activities.
	24. The FASS should gather enough evidence to make the following top level claim:
	a. 'The ► Foreign Air System operating authority ◄ has assured me that the embarking organization is safe and competent to operate from the Ship, having understood all SAI Hazards, operating limitations and procedures.'
	25. For Air Systems with \blacktriangleright MMP-02 ⁴ < clearances, exchanges of pertinent SAI Hazards and information can be assumed to have taken place. Air Systems with equipment or capabilities not considered by \blacktriangleright MMP-02 ⁴ <, or intend to operate outside the \blacktriangleright MMP-02 ⁴ < envelope, should be specifically analyzed.
Guidance	Foreign Air System Sponsor: Roles and Responsibilities
Material 1029(4)	26. The FASS may be assisted by a UK Technical Advisor, such as a Delivery Team (DT) serving similar Air System types, or with established links to the Foreign Aircraft engineering authority. These duties will need to be clearly defined and appropriately resourced.
	27. When providing ► the Foreign Air System operating authority ◄ with Ship design factors and operating procedures, consideration may also be given to Electro-Magnetic Compatibility (EMC), motion limits, airwake modelling and the relevant Ship Aviation Safety Case Report.
	28. At the discretion of the FASS; a flight clearance issued by the US military Naval Air Systems Command (NAVAIR) Airworthiness & Cybersafe Office (NACO - previously known as NAVAIR 4.0P), may be used as part of the minimum requirement

²² Refer to BRd 766 – EAO1029 – Roles and Responsibilities: Ship Air-Release – Stakeholder Roles Responsibilities and Deliverables. ²³ Refer to BRd 766 – EAO1395 – Authorization to Permit Embarked Aviation in HM/MOD Ships.

Guidance Material 1029(4)	to provide Assurance to the Ship DH \ge / AP \triangleleft , providing a MAA Recognition ²⁴ of NACO is extant and its scope includes use of the NACO Flight Release outputs. Defining the total minimum requirement for Assurance remains the responsibility of FASS.
Regulation 1029(5)	 Royal Navy Release to Service Authority: Roles and Responsibilities 1029(5) The RN RTSA shall authorize, issue, and maintain the through-life integrity of the SA-Release, on behalf of Senior Duty Holders (SDH), and AM(MF), for their respective Ship / Air System combinations.
Acceptable Means of Compliance 1029(5)	 Royal Navy Release to Service Authority: Roles and Responsibilities 29. The RN RTSA should: a. Authorize and issue an initial SA-Release and subsequent SA-Release amendments. b. Provide ▶ independent ◄ Assurance that all relevant Equipment DLoD related RtL apparent at the point of SA-Release issue and subsequent amendments have been identified and addressed by the appropriate Ship DH ▶ / AP ◄ or ADH / AM(MF). c. Provide independent Assurance that all ▶ other ◄ DLoDs are at an appropriate level of maturity such that their effects upon the Equipment DLoD can be verified, both prior to initial issue of a SA-Release and subsequently when there are Modifications (see Paragraphs ▶ 10 ◄ and ▶ 17 ◀) to the Ship, Air System or their intended usage which affect the issued SA-Release. d. Include within their Air Safety Management System, procedures that describe how changes to the SA-Release ▶ should ◄ be managed. e. Be engaged with the Ship DH's ▶ / AP's ◄ and ADH's / AM(MF)'s respective Ship and Air System Safety Case governance structure and provide Assurance to the SDH that the integrity of the SA-Release is maintained.
Guidance Material 1029(5)	 Royal Navy Release to Service Authority: Roles and Responsibilities 30. ► < The RN RTSA acts as the SA-Release issuing authority on behalf of the SDH. 31. Delegation of any aspect of responsibility to a Delegated Release To Service Authority (DRTSA) must be conducted iaw RA 1021²⁵. 32. The RN RTSA will be responsible for the upkeep of the SA-Release documentation which may be amended to reflect any changes to the design, the operation of, or the conditions in which the Ship / Air System combination are used. The responsibility for considering the possible effect of these changes on the Ship and Air System Safety Assessments, and subsequent Safety Cases, remains with the appropriate Ship DH ►/ AP <, Ship PA, ADH / AM(MF), or TAA. 33. Engagement with Safety Case governance structures will include Assurance that an embarked aviation requirement is adequately articulated within the Ship DH's ►/ AP's < Command Safety & Environmental Summary² and the ADH's / AM(MF)'s Safety Statement respectively.

 ²⁴ Certificate of Recognition of United States Department of the Navy (NAVAIR 4.0P) in the field of Airworthiness Assurance by the MAA, dated 24 Oct 18.
 ²⁵ Refer to RA 1021 – Release To Service Authorities - Roles and Responsibilities.

Regulation 1029(6)	 Ship Air-Release - Stakeholder Engagement 1029(6) Engagement between the Ship DH ►/ AP ◄, Ship PA, ADH / AM(MF), TAA and other required stakeholders shall be formally established, managed effectively and documented. 		
Acceptable Means of Compliance 1029(6)	Ship Air-Release - Stakeholder Engagement 34. The Ship DH ►/ AP ◄, Ship PA, ADH / AM(MF), TAA and other stakeholders who provide an input to the production of a SA-Release should engage throughout the SA-Release process to ensure that pan-DLoD factors which affect the Safety of integrating the Ship / Air System combination are managed with responsibility for RtL established and owned by the appropriate DH / AM(MF). The following should be considered the minimum:		
	a. Ship Air Release Steering Group (SA-Release Steering Group) ²⁶ .		
	b. Ship-Air WG ²⁷ .		
	c. Ship-Air Equipment WG (Ship-Air EWG) ²⁸ .		
	35. This engagement should be formally directed by the respective ADH / AM(MF) and Ship DH \blacktriangleright / AP \triangleleft and detailed within their respective Safety Management Systems. Routine management of this engagement should be conducted by the Ship DH \triangleright / AP \triangleleft , Ship PA, ADH / AM(MF), and TAA.		
	36. Where responsibility for Ship-Air engagement is delegated to an appropriate empowered representative, the Ship DH ►/ AP ◄, Ship PA, ADH / AM(MF), or TAA should ensure that the delegated representative is SQEP.		
Guidance	Ship Air-Release - Stakeholder Engagement		
Material 1029(6)	37. Engagement between the Ship DH \triangleright / AP \triangleleft , Ship PA, ADH / AM(MF), TAA, NCHQ NAvn, the RN RTSA and other organizations involved in the SA-Release process is essential in ensuring the safe integration of an Air System and Ship. This engagement will commence as early as practicable once the embarked aviation requirement has been established. With the exception of the following minimum requirements, the scale of stakeholder engagement may be tailored to meet the complexity of the subject Ship / Air System.		
	SA-Release Steering Group		
	38. The function of the SA-Release Steering Group ► will ◄ determine the priority for the SA-Release effort, thereby directing the formation of the Ship-Air WG. Further details on the SA-Release Steering Group can be found in BRd 766 Annex 1029(5).		
	Ship-Air WG		
	39. The function of a Ship-Air WG ► will < provide a means by which both Ship DH ► / AP < and ADH / AM(MF) chains have the opportunity to manage Safety related Ship-Air issues. The Ship-Air WG will direct the formation of Ship-Air EWGs, thus informing SA-Release recommendation effort. Further details on the SA-Release Steering Group can be found in BRd 766 Annex 1029(5)B.		
	Ship-Air EWG		
	40. This is a subordinate forum to the Ship-Air WG which considers the integration of a particular Ship Class and Air System across the Equipment DLoD only. This WG is likely to deliver the majority of evidence necessary to generate the Equipment DLoD focussed SA-Release recommendation. Further details on the SA-Release Steering Group can be found in BRd 766 Annex 1029(5)D.		

 ²⁶ Refer to BRd 766 Annex 1029(5)A.
 ²⁷ Refer to BRd 766 Annex 1029(5)B.
 ²⁸ Refer to BRd 766 Annex 1029(5)D.

Regulation 1029(7)	 Remotely Piloted Air System Trial Sponsor: Roles and Responsibilities 1029(7) An appropriate Remotely Piloted Air Systems (RPAS) Trial Sponsor (RPASTS) shall be nominated to coordinate the SA- Release activity for trial activity of RPAS in HM / MOD Ships⁶.
Acceptable Means of Compliance	Remotely Piloted Air System Trial Sponsor: Roles and Responsibilities
1029(7)	41. For Open Category and Specific S1 sub-category RPAS, the RPASTS should be the RPAS Responsible Officer / RPAS Accountable Manager. For Specific S2 sub-category and Certified Category RPAS, the RPASTS should be the ADH / AM(MF).
	42. RA 1029, RA 1395, EAO 1029 ²² and EAO 1395 ²³ should be followed, however the amount of Assurance required should be proportional to the length, complexity and level of Risk of the trial.
	43. The RPASTS should satisfy themselves, across all required DLoDs, that the organization operating the RPAS is safe to operate from the Ship.
	44. For non-TAA supported RPAS ²⁹ , the RPASTS should ensure the organization operating the RPAS provides evidence, to the RN RTSA, to demonstrate the suitability of their RPAS (Equipment DLoD) for embarked aviation at sea as defined in BRd 766 ⁵ .
Guidance Material	Remotely Piloted Air System Trial Sponsor: Roles and Responsibilities
1029(7)	45. The RPASTS may be assisted by a Test and Evaluation (T&E) unit. These duties will need to be clearly defined and appropriately resourced. ◄

²⁹ ► Open Category and Specific S1 sub-category RPAS do not require a TAA, whereas Specific S2 sub-category and Certified Category RPAS require a TAA. Refer to the RA 1600 Series. ◄

RA 1030 – Defence Aeronautical Information Management

Rationale	The completeness and accuracy of Defence aeronautical data $(AD)^1$ and aeronautical information $(AI)^2$ is integral to the safe and expeditious conduct of aviation activity in the Defence Air Environment (DAE) and to a wide range of aviation end users ³ . Missing, out-of-date, or unreliable AD or AI could introduce Hazards, resulting in an increased Risk to Life (RtL) > and therefore; the Defence Aeronautical Information Authority (DAIA) are < responsible for > the oversight and Assurance of Defence Aeronautical Information Management < to ensure Aviation RtL is minimized.	
Contents	 1030(1): Defence Aeronautical Information Authority 1030(2): Aeronautical Information Service Provider 1030(3): ► Authorized Sources of Defence Aeronautical Data and Aeronautical Information 	
Regulation 1030(1)	 Defence Aeronautical Information Authority 1030(1) ► Air Officer Commanding (AOC) 2 Group shall ensure that the DAIA effectively manage and assure Defence Aeronautical Information Service Providers (AISPs) and Authorized Sources⁴. 	
Acceptable Means of Compliance 1030(1)	 Defence Aeronautical Information Authority 1. ►AOC 2 Gp should issue Head Defence Airspace and Air Traffic Management (DAATM) with a Letter of Authority detailing the responsibilities of DAATM in its capacity as the DAIA. 2. The DAIA should: a. Develop and maintain ► aeronautical information policy and processes, which define the form, content and data quality standards of > Defence aeronautical data ► and aeronautical information ► produced by Defence. b. Nominate Defence AISPs to ensure that an effective Aeronautical Information Service (AIS) is provided to the DAE. c. ► Nominate and maintain a register of Authorized Sources of AD and AI to the Defence AISP. d. ► Conduct ► Assurance of ► Authorized Sources and the Defence AISPs. e. Interface with the UK Civil Aviation Authority, ► and other civil authorities as appropriate, to provide Assurance of Defence aeronautical information data quality standards. 	
Guidance Material 1030(1)	Defence Aeronautical Information Authority 3. ▶ Defence aeronautical information policy is published in Joint Service Publication (JSP) 495 ⁵ . ◀	

¹ A representation of aeronautical facts, concepts or instructions in a formalized manner suitable for communication, interpretation or Proprocessing.
 ² Information resulting from the assembly, analysis and formatting of aeronautical data.

³ Not solely Air System operators but other aviation-related functions.

⁴ An individual representing an organization (eg Aerodrome) nominated by the DAIA as being Accountable for providing and assuring specific AD and AI for publication. ⁵ Refer to JSP 495 – Defence Aeronautical Information Policy.

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Regulation 1030(2)	 Aeronautical Information Service Provider 1030(2) ► A Defence ◄ AISP shall ensure that ► Defence ◄ AD and AI ► is managed, produced and assured to a standard in accordance with (iaw) JSP 495⁶.
Acceptable Means of Compliance 1030(2)	 Aeronautical Information Service Provider An AISP should: a. Deliver an AIS that is appropriately tasked, prioritized and ▶resourced. b. ▶Establish processes to ensure the timely collection, processing, storing, integration, exchange, publication and distribution of AD and AI concerning the ▶ scope of AIS provision for which they are responsible ▶ < c. Liaise with other national AI providers ▶ as required to ensure the accuracy of AI in the Defence AIS. d. ▶ < e. Provide end to end Assurance of the AD and AI it processes to assure the integrity of data from the point of receipt or origination, through publication to the point of delivery to the ▶ next intended < user. f. Contract services which are otherwise unavailable through the MOD following the process laid out in RA 1005⁷.
	 5. The AD and AI should be in a form suitable for ▶ the operational requirements⁶ of the DAE.
Guidance Material 1030(2)	 Aeronautical Information Service Provider 6. ► < The following publications ► may be referred < to ► for < additional information on the standards and practices ► that AISPs can employ: a. International Civil Aviation Organization (ICAO) Annex 15 – Aeronautical Information Services. b. ICAO Doc 8168 Procedures for Air Navigation Services. c. ICAO Doc 10066 Aeronautical Information Management. d. ► e. Civil Aviation Publication (CAP) 232: Aerodrome Survey Information. f. CAP 785: Approvals Requirements for Instrument Flight Procedures for use in UK Airspace Description. g. CAP 779: Regulation of Aeronautical Information Services. h. CAP 1054: Aeronautical Information Management. i. CAP 1616: Airspace Change Process Guidance Document. j. CAP 1732: Aerodrome Survey Guidance. k. DefStan 00-102: Policy of the Application of Geospatial Information Standards. l. ► DefStan 00-103: PART 01. m. ED-76A - Standards for processing aeronautical Data.

⁶ Refer to JSP 465 Part 2 Vol 1 Section 7 – Management of Aeronautical Geospatial Requirements and Provision of Aeronautical Information Support to Defence. ◄ ⁷ Refer to RA 1005 – Contracting with Competent Organizations.

1030(3) ► Authorized Sources ⁵ nominated by < the DAIA shall provide ► assured information to a Defence AISP. Acceptable Means of Compliance 1030(3) ► Authorized Sources of Defence Aeronautical Data and Aeronautical Information 7. ► 8. ► Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations, 9. ► Authorized Sources and 9. ► Data completeness. 10. ► 11. ► 12. The following data quality specifications should be considered as a minimum: <th>Regulation 1030(3)</th> <th colspan="2">Authorized Sources of Defence Aeronautical Data and Aeronautical Information</th>	Regulation 1030(3)	Authorized Sources of Defence Aeronautical Data and Aeronautical Information	
Means of Compliance 1030(3) Aeronautical Information ◄ 7. ▶ ◀ 8. ▶ Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations, ◀ Heads of Establishment, Aerodrome Operators ▶ and Aerodrome Supervisors (Recreational Flying) ◀ should provide assured AD and AI to an AISP iaw ▶ JSP 495 ⁶ . ◀ 9. ▶ Authorized Sources and ◀ providers of ▷ Defence ◀ AD and AI should have a Quality Management System established to ◀ ensure that the appropriate Assurance checks ▶ are ◀ completed ▶ prior to submitting ◀ to an AISP. 10. ▶ ◀ 11. ▶ ◀ 12. The following data quality specifications should be considered as a minimum: a. Data accuracy. b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Suidance Material 1030(3) ▶ Authorized Sources of Defence Aeronautical Data and Aeronautical Information ◀			
(Military Flying)-Facing Organizations, ◄ Heads of Establishment, Aerodrome Operators ➤ and Aerodrome Supervisors (Recreational Flying) ◄ should provide assured AD and AI to an AISP iaw ➤ JSP 495 ⁵ . ◀ 9. ➤ Authorized Sources and ◄ providers of ➤ Defence ◀ AD and AI should ➤ have a Quality Management System established to ◀ ensure that the appropriate Assurance checks ➤ are ◀ completed ➤ prior to submitting ◀ to an AISP. 10. ➤ ◀ 11. ▶ ◀ 12. The following data quality specifications should be considered as a minimum: a. Data accuracy. b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Authorized Sources of Defence Aeronautical Data and Aeronautical Information ◀ 10.30(3)	Means of	Aeronautical Information	
► have a Quality Management System established to ensure that the appropriate Assurance checks ► are 10. ► 11. ► 11. ► 12. The following data quality specifications should be considered as a minimum: a. Data accuracy. b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Example to the following data the appropriate as a minimum: a. Data accuracy. b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Integrity. Image: Second S	1030(3)	(Military Flying)-Facing Organizations, ◄ Heads of Establishment, Aerodrome Operators ▶ and Aerodrome Supervisors (Recreational Flying)◀ should provide	
11. ► 12. The following data quality specifications should be considered as a minimum: a. Data accuracy. b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Guidance Material 1030(3) ► Authorized Sources of Defence Aeronautical Data and Aeronautical Information		► have a Quality Management System established to ◄ ensure that the appropriate	
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a. Data accuracy. b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Suidance Material 1030(3) ► Nil. ◄		11. ► ◄	
b. Data completeness. c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Suidance Material 1030(3) b. Data completeness. c. Data format. b. Data format. c. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. b. Authorized Sources of Defence Aeronautical Data and Aeronautical Information ◄ 13. ► Nil. ◄		12. The following data quality specifications should be considered as a minimum:	
c. Data format. d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Guidance Material 1030(3) ► Authorized Sources of Defence Aeronautical Data and Aeronautical Information		a. Data accuracy.	
d. Data integrity. e. Data resolution. f. Data timeliness. g. Data traceability. Guidance Material 1030(3) Nil. ◄		b. Data completeness.	
 e. Data resolution. f. Data timeliness. g. Data traceability. Guidance Material 1030(3) ► Authorized Sources of Defence Aeronautical Data and Aeronautical Information 13. ► Nil.		c. Data format.	
f. Data timeliness. g. Data traceability. Guidance Material 1030(3) Authorized Sources of Defence Aeronautical Data and Aeronautical Information 13. Nil. State Constants		d. Data integrity.	
g. Data traceability. Guidance Material 1030(3) → Authorized Sources of Defence Aeronautical Data and Aeronautical Information ◄ 13. ► Nil. ◄		e. Data resolution.	
Guidance Material 1030(3)► Authorized Sources of Defence Aeronautical Data and Aeronautical Information 13. ► Nil.		f. Data timeliness.	
Material 1030(3)Aeronautical Information ◄13. ► Nil. ◄		g. Data traceability.	
	Material	Aeronautical Information	
	1030(3)	13. NII.	

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RA 1031 – Contractor Flying Approved Organization Scheme (Basic Remotely Piloted Air Systems)

Rationale	 Civilian organizations are required to operate UK military registered Remotely Piloted Air Systems (RPAS) in the Open Category and Specific S1 RPAS sub- category. Without appropriate regulatory oversight of such organizations, persons could be exposed to unnecessary Risk. This Regulatory Article (RA) defines the regulatory framework required for the Contractor Flying Approved Organization Scheme (Basic RPAS) (CFAOS(BR))¹ which in turn ensures such organizations comply with the MAA Regulatory Publications (MRP) and are subjected to appropriate Regulatory oversight. It details the requirements for a supporting organization and the appointment of an accountable individual, the RPAS Accountable Manager (RPAS AM), to maintain Safety and standards, and the method / conditions to gain approval. The regulatory framework is structured to be proportionate to the Open Category and Specific S1 sub-category and their physical attributes, and to permit appropriate operating freedoms to 'non-traditional' civilian aviation organizations commensurate with the Risks presented.
Contents	1031(1): Organization
	1031(2): Remotely Piloted Air Systems Accountable Manager
	1031(3): Approval
Regulation	Organization
1031(1)	1031(1) Civilian organizations operating UK military registered RPAS in the Open Category ► or ◄ Specific S1 sub-category shall be appropriately regulated, structured, and controlled.
Acceptable	Organization
Means of Compliance 1031(1)	 Civilian organizations that operate² UK military registered RPAS in the Open Category ▶ or ◄ Specific S1 sub-category should be an approved organization in accordance with (iaw) the CFAOS(BR)³.
1031(1)	2. CFAOS(BR) organizations should :
	a. Comply with RA 1600⁴ and:
	(1) RA 1601 ⁵ for RPAS operated in the Open A1 sub-category.
	(2) RA 1602 ⁶ for RPAS operated in the Open A2 sub-category.
	(3) RA 1603 ⁷ for RPAS operated in the Open A3 sub-category.
	(4) RA 1604 ⁸ for RPAS operated in the Specific S1 sub-category.
	 b. Hold an appropriate MAA RPAS Letter of Endorsed Categorization⁹ (LEC) prior to operation of any UK military registered RPAS.
	c. Operate iaw the scope of their CFAOS(BR) Approval Certificate.
	d. Nominate an RPAS AM who is suitably experienced and empowered, with the appropriate freedom, authority and resource to undertake the role.

 ¹ Organizations operating under the CFAOS(BR) may be referred to as CFAOS(BR) organizations.
 ² Civilian Operated (In-Service) and Civilian Operated (Development); refer to RA 1160 – The Defence Air Environment Operating Framework.

 ³ Refer to RA 1031(3): Approval.
 ⁴ Refer to RA 1600 – Remotely Piloted Air Systems.
 ⁵ Refer to RA 1601 – Remotely Piloted Air Systems Open A1 sub-category (Fly 'Over' People).

 ⁶ Refer to RA 1602 – Remotely Piloted Air Systems Open A1 sub-category (Fly 'Close To' People).
 ⁷ Refer to RA 1603 – Remotely Piloted Air Systems Open A3 sub-category (Fly 'Far From' People).
 ⁸ Refer to RA 1604 – Remotely Piloted Air Systems Specific S1 sub-category.

⁹ Refer to RA 1600(1): Remotely Piloted Air System Categorization.

Acceptable Means of Compliance 1031(1)	 e. Ensure that personnel assigned to, or directly involved in, RPAS flight and ground operations, are appropriately qualified and trained for their duties iaw paragraph 2a. f. Ensure that the MAA is: (1) Granted appropriate access to the organization for the purpose of determining initial and continued regulatory compliance. (2) Notified of any change affecting or likely to affect the scope of the CFAOS(BR) Approval. (3) Notified of any change regarding the RPAS AM. 3. In addition to the requirements above, CFAOS(BR) organizations conducting Test and Evaluation (T&E), ie Civilian Operated (Development)¹⁰ activity, should comply with the requirements of RA 2370¹¹.
Guidance Material 1031(1)	 Organization 4. The issue and continuation of a CFAOS(BR) Approval is subject to compliance with the relevant Regulations. 5. CFAOS(BR) organizations will only be permitted to operate UK military registered RPAS in the Open Category and Specific S1 sub-category. 6. CFAOS(BR) organizations will not be permitted to operate UK military registered RPAS in the Specific S2 sub-category and Certified Category (these options are restricted to operation under the full Contractor Flying Approved Organization Scheme (CFAOS)^{12, ▶13} or to Military Operated RPAS). 7. CFAOS(BR) organizations will only be permitted to operate UK military registered RPAS in the MOD Interest (ie Civilian Operated (In-Service) and Civilian Operated (Development))¹⁰; therefore, Special Case Flying¹⁰ is not permitted under the CFAOS(BR). 8. CFAOS(BR) organizations conducting T&E may be required to comply with regulatory requirements beyond those of paragraphs 2 and 3. Discussion with the MAA CFAOS Branch will be required in order to determine any such applicable Regulations. 9. The regulatory requirements for an approval under the CFAOS(BR) is discrete and distinct from a full CFAOS approval under RA 1028¹² (the two schemes are exclusive). However, there may be benefits in facilitating organizations already holding a full CFAOS approval to address the requirements for CFAOS(BR) under their extant CFAOS approval. Therefore, an entity already approved ▶ to operate under the CFAOS(BR) any not be required to possess a ▶ separate CFAOS(BR) may not be required to possess a ▶ separate CFAOS(BR) Approval A 1028¹². However, the regulatory requirement for the operation of RPAS in the Open Category and Specific S1 sub-category will always be that described by the CFAOS(BR). Discussion with the MAA CFAOS Branch will be required to progress an appropriate CFAOS scope uplift iaw RA 1028¹². However, the regulatory requirement for the operation of RP
Regulation 1031(2)	 Remotely Piloted Air Systems Accountable Manager 1031(2) RPAS operated under the CFAOS(BR) shall be under the authority of an RPAS AM and be supported by appropriate persons.

 ¹⁰ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ¹¹ Refer to RA 2370 – Test and Evaluation.

 ¹² Refer to RA 1028 – Contractor Flying Approved Organization Scheme - Responsibilities.
 ¹³ ► The CFAOS is the Assurance mechanism underpinning the competence of Defence Contractor Flying Organizations (DCFO) that operate crewed Aircraft and Specific S2 sub-category and Certified Category RPAS on the UK Military Aircraft Register.

Acceptable	Remotely Piloted Air Systems Accountable Manager
Means of	10. RPAS AMs should:
Compliance	a. Be responsible and accountable for the operation of RPAS within their
1031(2)	Area of Responsibility (AoR).
	b. Establish and maintain:
	(1) A system for the control and safe operation of all flights operated under the terms of the CFAOS(BR) Approval.
	(2) Procedures and instructions describing personnel duties and responsibilities for all RPAS operation, in flight and on the ground.
	c. Ensure that Risks to Life (RtL) to Remote Pilots (RP), RPAS launch crew, personnel working on supporting or supported systems, and the general public or other organizational / MOD personnel through operation of RPAS within their AoR are As Low As Reasonably Practicable (ALARP) and Tolerable, and cease operations if RtL are identified that are not demonstrably ALARP and Tolerable.
	d. Ensure that RPAS are operated iaw:
	(1) RA 1600 ⁴ and:
	(a) RA 1601 ⁵ for RPAS operated in the Open A1 sub-category.
	(b) RA 1602 ⁶ for RPAS operated in the Open A2 sub-category.
	(c) RA 1603 ⁷ for RPAS operated in the Open A3 sub-category.
	(d) RA 1604 ⁸ for RPAS operated in the Specific S1 sub- category.
	(2) The LEC.
	(3) The CFAOS(BR) Approval Certificate.
	e. Where applicable, ensure compliance with RA 2370 ¹¹ for the conduct of T&E, ie Civilian Operated (Development), activity.
	f. Ensure that any significant changes to their operating responsibilities or to the supporting systems that may affect the discharge of their RtL responsibilities are reported immediately to the MAA.
	g. Hold appropriate Terms of Reference.
	h. Be responsible and accountable for the Contractor Flying Organization Exposition (Basic RPAS) ³ (CFOE(BR)).
	i. Act as the $\blacktriangleright \triangleleft$ organization's senior point of contact with the MAA.
	j. Nominate ¹⁴ a $\blacktriangleright \triangleleft$ Flight Operations Post-Holder (FOPH) for RPAS operated in the Open A2, Open A3 and Specific S1 sub-categories ^{15, 16} .
	11. An RPAS AM should be:
	a. At least a Middle Manager within the organization;
	b. Formally responsible for the delivery of safe RPAS operations;
	c. Directly appointed by an appropriate management board.
	12. RPAS AM nominees should :
	a. Apply to the MAA for endorsement to undertake the role of RPAS AM; and expect to attend an MAA endorsement interview at which they will be required to provide evidence of suitability to undertake the role.
	b. Attend an MAA RPAS DH / AM briefing day prior to commencement of RPAS operations if required to do so by the MAA ¹⁷ .

 ¹⁴ The RPAS AM may, where appropriate, also hold the role of FOPH provided it can be clearly demonstrated that such a dual appointment does not conflict with either their RPAS AM or FOPH responsibilities.
 ¹⁵ An FOPH is not required for RPAS operated in the Open A1 sub-category.
 ¹⁶ The responsibilities required of the CFAOS(BR) FOPH are covered in detail within RA 1602, RA 1603 or RA 1604.
 ¹⁷ The requirement will be determined via the MAA RPAS AM Endorsement process.

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Guidance	Remo	tely Piloted Air Systems Accountable Manager
Material 1031(2)	who pos without equivale organiza	Aiddle Manager . The term Middle Manager will be taken to mean a manager ssesses the authority to make independent decisions on RPAS operations recourse to superiors or executives. If they do not sit at Board level (or ent divisional level) they will have appropriately delegated authority, and the ation will be required to demonstrate that the individual holds the authority and in to execute decisions with respect to RPAS operated under the CFAOS(BR).
	appropr and of t	Suitability . 'Suitability' for the RPAS AM role means being able to demonstrate riate knowledge and understanding of the relevant RPAS operating principles he relevant regulations and documents that prescribe RPAS operating ses and standards. This includes, but is not limited to, the following:
	a	. RA 1031.
	b	. RA 1600⁴.
	с	. RA 1601 ⁵ , RA 1602 ⁶ , RA 1603 ⁷ , and / or RA 1604 ⁸ .
	d	. RA 2370 ¹¹ (for RPAS AMs responsible for T&E activity).
	е	. Role and responsibilities of the RPAS AM.
	f.	Operating Risk.
	g	. Role and responsibilities of the FOPH.
	15. R	RPAS AM Endorsement
	N N 0	Application. RPAS AM nominees are to apply to the MAA for endorsement using an MAA Form 4 ¹⁸ . Thereafter, and in consultation with the MAA, supporting evidence for endorsement interview is to be provided to the MAA CFAOS Branch ¹⁹ at least 10 working days prior to interview. The rganization's CFOE(BR) will provide the foundation of the supporting evidence. Further evidence required will include, but is not limited to:
		(1) Organization structure, to allow understanding of the RPAS AM's position within the organization, including appropriate explanation of the powers / authority held and relational links to relevant areas.
		(2) Explanation of the RPAS AM's independence, including access to adequate resource, to allow enactment of regulatory requirements without hindrance.
		(3) For RPAS AMs intending to manage or conduct T&E how they intend to comply with RA 2370 ¹¹ .
		(4) A tailored CV detailing the RPAS AM's professional background highlighting any involvement with aviation and / or RPAS operations.
	a a a	Interview. The RPAS AM endorsement interview will be led by an MAA CFAOS Branch OF4 representative and will cover 4 broad areas as a minimum: description of the RPAS AM's roles and responsibilities; their knowledge, skills and experience; how the RPAS AM intends to comply with this RA, RA 1600 and other applicable Regulations ²⁰ ; and any wider points from the supporting widence submitted.
	c m	Endorsement. RPAS AM endorsement will be in writing and at a ninimum level of MAA Divisional Head (OF5).
	the orgative the the the the the the the the the th	IAA Engagement . RPAS AMs will allow the MAA to examine and / or Audit anization with respect to the operation of RPAS under the CFAOS(BR), and to the RPAS AM endorsement following any significant change to an RPAS AM's sibilities.
		Duty of Care . RPAS AMs have a personal level Duty of Care for personnel neir control (those who, by virtue of their involvement, temporary or otherwise,

¹⁸ The MAA Form 4 can be found on the MAA website <u>https://www.gov.uk/government/collections/miltary-aviation-authority-approvals</u>. ¹⁹ <u>DSA-MAA-OpAssure-CFAOS-Group@mod.gov.uk</u>.
 ²⁰ Such as RA 2370 – Test and Evaluation, for those RPAS AMs who intend to manage or conduct T&E activity.

Guidance Material 1031(2)	in RPAS activities, come within an RPAS AM's AoR) and the wider public who may be affected. They are thus accountable for the safe operation of RPAS in their AoR and for ensuring that RtL is ALARP and Tolerable. However, the RPAS AM governance model does not absolve managers at any level of their broader, enduring Duty of Care responsibilities under Common Law and the Health and Safety at Work Act (1974).	
Regulation 1031(3)	Approval 1031(3) CFAOS(BR) Organizations shall be approved by the MAA.	
Acceptable Means of Compliance 1031(3)	 Approval 18. To be considered for approval under the CFAOS(BR) an organization²¹ should: a. Have the endorsement of an appropriate ►Air System MOD Sponsor*2* at 1* level* or above. b. Satisfy the MAA that it is in the MOD Interest¹⁰. 19. Applications for CFAOS(BR) Approval should be: a. Made using MAA ►CFAOS(BR) Form 2²³ ► b. Supported by a CFOE(BR) and any other applicable documents. 20. Following award of CFAOS(BR) Approval the MAA should be notified of any factors likely to affect or influence the extant Approval. Furthermore: a. Any uplifts²⁴ or significant changes / variations to the Approval should: (1) Be formally applied²⁵ for and; (2) Only be implemented on receipt of an appropriately amended CFAOS(BR) Approval Certificate. b. Any reductions²⁶ should be formally notified at the earliest opportunity. CFOE(BR) 21. The CFOE(BR) should be: a. Current and up-to-date. b. Under the accountability and signature of the RPAS AM. c. Provided to the MAA in electronic copy. 22. The CFOE(BR)²⁷ should as a minimum contain the following: a. The official name and business name, address and mailing address of the ► organization. b. A statement signed by the RPAS AM confirming that the CFOE(BR) and any referenced documents: (1) Are accurate and true. (2) Define the ► organization's compliance with the relevant Regulations, and will be complied with at all times. 	

²¹ See paragraph 9 for organizations already holding a CFAOS Approval iaw RA 1028 >- Contractor Flying Approved Organization Scheme.

²² Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned Air Systems or Civilian Operated Air Systems - Air Safety Responsibilities.

²³ The MAA CFAOS(BR) Form 2 can be found on the MAA Website <u>https://www.gov.uk/government/collections/miltary-aviation-</u>

²⁴ Such as: change of RPAS Category, change or addition of an RPAS type / mark; the MAA CFAOS Branch may be consulted where doubt exists as to whether a change is an uplift or otherwise.

²⁵ For uplift the documentation required will be analogous to what was required to support the initial application and will, as a minimum, include a revised CFOE(BR). ²⁶ Such as removal of the requirement to operate under a ▶ particular ◄ RPAS Category, removal of RPAS type; the MAA CFAOS

Branch may be consulted where doubt exists as to whether a change is a reduction or otherwise.

²⁷ A template CFOE(BR) is at <u>https://www.gov.uk/government/collections/miltary-aviation-authority-approvals</u>.

Regulatory Artic	le 1031 UNCONTROLLED COPY WHEN PRINTED
Acceptable	c. The name of the RPAS AM.
Means of Compliance	 The name of the FOPH (for RPAS operated in the Open A2, Open A3 and Specific S1 sub-categories¹⁵).
1031(3)	e. The position / role and name of the ►MOD ◄ Sponsor(s).
	f. Detail of how the activity is in the MOD Interest.
	g. A description ²⁸ of the CFAOS(BR) organization including:
	(1) Organizational structure.
	(2) Types / marks of RPAS operated.
	(3) RPAS Categories and Physical Attributes ⁴ .
	(4) Numbers of RPAS operated.
	(5) Operating locations.
	(6) Expected flying rate.
	(7) Numbers of RPs and other ►workforce resource associated with the task.
	h. A list of which RAs are deemed applicable.
	i. Copies ²⁹ of:
	(1) LEC(s) detailing confirmation of RPAS Category.
	(2) Categorization Safety Checklist(s) ³⁰ .
	j. Details of any experience in flying operations or any wider aspects relevant to the activity such as training and T&E.
	k. Details of indemnity arrangements► ⁴ .
	I. A list of contracted and subcontracted organizations if applicable.
	m. A CFOE(BR) amendment process (to include a procedure describing how minor changes ³¹ not requiring prior MAA approval will be managed and notified to the MAA).
Guidance	Approval
Material 1031(3)	23. An MAA CFAOS(BR) Approval (ie a civilian company operating ►UK military registered ◄ RPAS in the MOD Interest) may be viewed as comparable to a Civil Aviation Authority (CAA) Permission for Commercial Operations or CAA Operational Authorization (ie a civilian company operating small RPAS for commercial use).
	24. Organizations seeking new CFAOS(BR) approvals are to be aware that the timeline from application to approval could be significant depending on the complexity of approval sought. Early dialogue with the MAA CFAOS Branch is encouraged. Organizations may initiate informal engagement with a view to understanding the rout to CFAOS(BR) approval, the regulatory requirement, and wider challenges related to both the CFAOS(BR) and regulatory compliance. However, organizations are to note that informal engagement will be limited and without commitment until formal engagement is authorized via endorsement by an appropriate ►Air System MOD < Sponsor.
	25. When it is considered that there is a case for an organization to be included in the CFAOS(BR) a detailed appraisal will be carried out by the MAA. The appraisal will seek to establish long-term confidence in the organization, and the RPAS AM, relevar to the operations concerned. The organization will be Audited via documentary and on-site inspections.

 ²⁸ Where appropriate, referencing directly to the Categorization Safety Checklist for this information is acceptable (refer to Annex B, RA 1600 – Remotely Piloted Air Systems).
 ²⁹ Referencing out to these documents is acceptable.
 ³⁰ Refer to Annex B, RA 1600 – Remotely Piloted Air Systems.

³¹ Such as grammatical and typographical errors where the meaning of the wording remains unchanged (where doubt exists the MAA CFAOS Branch may be consulted as to whether a change requires prior MAA approval or otherwise).

Guidance	CFAOS(BR) Approval Certificate
Material 1031(3)	26. When evidence presented by the organization demonstrates that it satisfies the MAA requirements, a CFAOS(BR) Approval Certificate will be issued listing:
	a. A unique identifying reference.
	b. The approved organization, including the operating and trading name if different.
	c. The organization's principal place-of-business address.
	d. Name and details of the RPAS AM.
	e. RPAS types / marks for which operation is approved.
	f. RPAS Categories and Physical Attributes ⁴ for which operation is approved.
	g. Any applicable limitations.
	h. The issue date (and date of revision if required).
	i. The title, name and signature of the MAA approving officer.
	27. A CFAOS(BR) Approval Certificate will normally be issued for an unlimited duration and will remain valid subject to:
	 a. The ► < organization remaining in compliance with the applicable Regulations.
	b. The MAA being granted access to the ► < organization to determine continued compliance.
	c. The Approval Certificate not being surrendered, suspended or revoked.
	 d. Continued endorsement by the ►MOD ◄ Sponsor(s).
	28. The MAA will withdraw from the CFAOS(BR) any organization that no longer meets the requirements.
	29. A list of organizations who have been granted approval under the CFAOS(BR) may be published by the MAA.
	Compliance
	30. CFAOS(BR) organizations will be subject to compliance Assurance activities conducted by or on behalf of the MAA. Access may be required to personnel, facilities, RPAS, documents, records, data, procedures and any other materials relevant to compliance.
	31. Costs for periodic compliance Assurance activities conducted by or on behalf of MAA will not be recoverable from the MAA.
	Approval Changes
	32. As a minimum, the MAA is to be notified of changes to:
	a. The RPAS AM.
	b. The FOPH.
	c. The ►MOD ◄ Sponsor(s).
	d. Detail regarding how the activity is in the MOD Interest.
	e. Types / marks of RPAS operated.
	f. RPAS Categories and / or Physical Attributes ⁴ .
	g. The Categorization Safety Checklist(s).
	h. Ownership of the ► ◄ organization.
	i. The ▶ ◀ organization's official name, business name, address and / or mailing address.

Guidance Material 1031(3)	33. Application to the MAA for a CFAOS(BR) Approval amendment will not constitute approval to operate to the proposed amendment.
	34. Following receipt of an application for uplift or significant change the MAA will determine continuing regulatory compliance and will amend, if necessary, the CFAOS(BR) Approval Certificate.
	35. The CFOE(BR) is the document that details the scope of activity deemed to constitute CFAOS(BR) Approval and demonstrates how the ► < organization intends to comply with the applicable Regulations.

RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations - Roles and Responsibilities

Rationale	Many organizations, within and external to Defence Aviation (DA) and the Defence Air Environment (DAE) ^{1, 2} , deliver and supply aviation-related services and / or resource to Aviation Duty Holders (ADH) and / or Accountable Managers (Military Flying) (AM(MF)) in order that ADHs / AM(MF)s can deliver operating output. Such ADH- Facing Organizations and AM(MF)-Facing Organizations (AA-Facing Organizations) are responsible for delivering safe aviation services and actively supporting ADHs and / or AM(MF)s in their delivery of safe aviation and the management of Air Safety. Therefore, appropriate Assurance is required such that ADHs / AM(MF)s have a complete understanding of the Risks that such organizations may bring to their operations. Without this Assurance a compromised level of Air Safety may exist. This RA requires that ADHs, AM(MF)s and AA-Facing Organizations understand their responsibilities towards the Assurance of aviation-related services and / or resource provided by AA-Facing Organizations.
Contents	Definitions relevant to this RA
	1032(1): Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (Internal)
	1032(2): Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (External)
Definitions	Definitions relevant to this RA
	1. ADH-Facing Organization. An ADH-Facing Organization is an organization that delivers or supplies aviation-related services ³ and / or resource directly or indirectly to an ADH, and whose activities and decisions could affect the Air Safety of an ADH's operations and / or the ability of an ADH to mitigate associated operating Risk to Life ⁴ (RtL) to As Low As Reasonably Practicable (ALARP) and Tolerable.
	2. AM(MF)-Facing Organization. An AM(MF)-Facing Organization is an organization that delivers or supplies aviation-related services ³ and / or resource directly or indirectly to an AM(MF), and whose activities and decisions could affect the Air Safety of an AM(MF)'s operations and / or the ability of an AM(MF) to mitigate associated operating RtL ⁴ to ALARP and Tolerable.
	3. AA-Facing Organization. For the purpose of this Regulation, an inclusive term that denotes an ADH-Facing Organization and / or an AM(MF)-Facing Organization, which has the following subsidiary definitions:
	a. AA-Facing Organization (Internal). An AA-Facing Organization (Internal) is any AA-Facing Organization:
	(1) That is part of the Ministry of Defence (MOD) ⁵ , or

¹ For definitions of DA and DAE, refer to MAA02: Military Aviation Authority Master Glossary.

² DA and the DAE encompasses the operation of all UK military registered Air Systems and the operation of civil registered Air Systems by the MOD.

³ This includes, but is not limited to, providers of aviation support and facilities such as: Aerodromes; aviation-capable Ships; Air Traffic Services (ATS) and other Air Traffic Management (ATM) Organizations; Medical / Occupational Health; Aeronautical Information; Fire & Rescue; Air System storage and Maintenance; Aerodrome landing aids and ground services; Heads of Establishment (HoE); Defence Equipment and Support; Design Organizations; Maintenance Organizations; Type Airworthiness Authorities / Managers; Military Continuing Airworthiness Managers; Delivery Teams; Defence Infrastructure Organization; Service career management agencies; and Top-Level Budget Capability and planning staffs.

⁴ Refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

⁵ Including those regulated by any other Regulatory body(s) (eg the Civil Aviation Authority (CAA), Defence Maritime Regulator, etc).

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Definitions	(2) That is part of a Contractor Flying Approved Organizations Scheme (CFAOS) organization ⁵ , or
	(3) Where there is a direct contract in place with an MOD / CFAOS organization and the MOD / CFAOS organization is the sole or primary recipient of services provided.
	b. AA-Facing Organization (External). An AA-Facing Organization (External) is any AA-Facing Organization that is not an AA-Facing Organization (Internal).
Regulation 1032(1)	Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (Internal)
	1032(1) AA-Facing Organizations (Internal) shall deliver and supply safe aviation-related services and / or resource to ADHs / AM(MF)s.
Acceptable Means of	Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (Internal)
Compliance	AA-Facing Organizations (Internal)
1032(1)	4. Heads of AA-Facing Organizations (Internal) should , actively support ADHs / AM(MF)s in their delivery of safe aviation and management of Air Safety, by:
	a. Identifying the ADHs / AM(MF)s that they support.
	b. Establishing and maintaining an Air Safety Management System (ASMS) ⁶ that:
	 Interfaces appropriately with the ASMS(s) and Air System Safety Case(s) (ASSC)⁷ of the ADHs / AM(MF)s being supported and;
	(2) Provides appropriate Assurance of the aviation-related services and / or resource delivered to supported ADHs / AM(MF)s ^{8, 9} .
	c. Establishing and maintaining formal and robust mechanisms and means of communication with supported ADHs / AM(MF)s.
	d. Ensuring that they:
	(1) Understand their inputs to and effects on the supported ADH's / AM(MF)'s ASSC(s), specifically the ASSC arguments they support, and the evidence they should provide.
	(2) Are appropriately engaged with the supported ADH / AM(MF) ASSC governance structure.
	e. Ensuring that they identify and formally communicate to relevant ADHs / AM(MF)s any decision, activity or change in the AA-Facing Organization's operating context that has the potential to introduce new or increased RtL into the ADH's / AM(MF)'s operations, or which could affect the ADH's / AM(MF)'s achievement of mitigating the operating RtL to ALARP and Tolerable.
	f. Ensuring that their personnel are:

 ⁶ Refer to RA 1200 – Air Safety Management.
 ⁷ Refer to RA 1205 – Air System Safety Cases.

⁸ This **should** also include Assurance of any organizations commissioned by AA-Facing Organizations (Internal) to provide any aspect of these services / support (whether via commercial or other means / agreement such as a Memorandum of Understanding (MoU)). ⁹ Where Assurance activity is undertaken on behalf of an AA-Facing Organization (Internal) by another organization or Regulator, eg

ATM Standards or the CAA on a unit's ATS, then this may provide the necessary Assurance without the need for duplication. However, this does not remove the requirement for the AA-Facing Organization (Internal) and the relevant ADH / AM(MF) to be satisfied that the scope of the Assurance activity is adequate.

	UNCONTROLLED COPY WHEN PRINTED Regulatory Article 103
Acceptable Means of	(1) Appropriately competent, qualified and current regarding Air Safety training ¹⁰ .
Compliance 1032(1)	(2) Suitably qualified and experienced to deliver the expected aviation- related services to supported ADHs / AM(MF)s.
	g. Ensuring that any supporting equipment is adequately resourced, managed and maintained in accordance with relevant Regulations, Orders, and manufacturer's procedures / instructions.
	 Ensuring that all Air Safety reportable Occurrences are reported, managed and appropriate action taken¹¹.
	 Ensuring that they actively promote, and demonstrate leadership commitment to, an Engaged Air Safety culture.
	ADH / AM(MF)s
	5. ADHs / AM(MF)s should :
	a. Identify the AA-Facing Organizations (Internal) that support them.
	b. Establish formal and robust mechanisms and means of communication with all AA-Facing Organizations (Internal) that support them.
	c. Ensure that AA-Organizations (Internal) that support them are aware they are supporting the ADH / AM(MF) and understand their responsibilities to them as detailed in paragraph 4.
	d. Ensure that their ASMS:
	(1) Interfaces appropriately with the ASMS(s) of AA-Facing Organizations (Internal).
	(2) Provides appropriate Assurance of the aviation-related services and / or resource being delivered by AA-Facing Organizations (Internal).
	e. Ensure that:
	(1) They formally communicate to AA-Facing Organizations (Internal) any decision, activity or change in the ADH's / AM(MF)'s operating context (such as change in operating environment, the acquisition of new Air Systems or air capabilities) where that has the potential to affect either an AA-Facing Organization (Internal)'s operations, or its inputs to and effects on the ADH's / AM(MF)'s ASSC(s).
	(2) The inputs to and effects on their ASSC(s) from AA-Facing Organizations (Internal) are fully supported by rational arguments and appropriate evidence.
	f. Ensure that they assess the Risks introduced to their operations by AA- Facing Organizations (Internal) and that RtL remains ALARP and Tolerable ^{12, 13} .
Guidance Material	Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (Internal)
1032(1)	6. Heads of AA-Facing Organizations (Internal) are not ultimately responsible for ensuring that Air Safety RtL are ALARP and Tolerable; however, they are individually accountable to the ADH / AM(MF) for the requirements placed upon them as set out in this RA (and any other applicable RAs and / or Regulations).
	7. Heads of AA-Facing Organizations (Internal) must ensure compliance with the relevant elements of the MAA Regulatory Publications (MRP) and the relevant Regulations of any other relevant Regulatory Bodies.

 ¹⁰ Refer to RA 1440 – Air Safety Training.
 ¹¹ Refer to RA 1410 – Occurrence Reporting and Management.
 ¹² Refer to RA 1020 – Aviation Duty Holder - Roles and Responsibilities.
 ¹³ Refer to RA 1024 – Accountable Manager (Military Flying).

Guidance	8. Where organizations provide direct support to an ADH / AM(MF), it is likely
Material 1032(1)	readily apparent to the ADH / AM(MF), and the organization, that the organization is an AA-Facing Organization (Internal).
	9. Where organizations provide indirect support to an ADH / AM(MF), it may not be clear whether the organization is an AA-Facing Organization. In such cases the ADH / AM(MF) is responsible for determining whether an organization is an AA-Facing Organization (Internal) or not. However, where an organization believes it may be supporting an ADH / AM(MF) it nonetheless needs to engage with the relevant ADH / AM(MF), whether or not the ADH / AM(MF) has initiated dialogue.
	10. If doubt exists as to whether or not an AA-Facing Organization is an AA-Facing Organization (Internal), clarification can be sought from the MAA ¹⁴ .
	11. In certain circumstances a context-based judgement may have to be made regarding whether an organization that theoretically delivers or supplies aviation-related services and / or resource (either directly or indirectly) to an ADH / AM(MF) actually does so in practice, and therefore is considered an AA-Facing Organization. To be considered an AA-Facing Organization under this RA, the organization's activities and decisions will have a direct or indirect effect on the Air Safety of an ADH's / AM(MF)'s aviation operations and / or the ability of an ADH / AM(MF) to mitigate associated operating RtL to ALARP and Tolerable. For example, it could be assessed that an organization solely supplying in-flight magazines for passengers has no impact on Air Safety, and therefore not an AA-Facing Organization; however, if the same organization were to supply Passenger Safety cards or aeronautical publications for the operating Aircrew then that aspect of its service provision would have an impact on Air Safety, and thus the organization would be considered an AA-Facing Organization. In any such cases the responsibility to determine whether an organization is an AA-Facing Organization is the responsibility of the affected ADH / AM(MF) based upon the arguments they have made, and the supporting evidence identified in their ASSC.
	12. AA-Facing Organizations (Internal) do not need to be part of the same organization as the supported ADH / AM(MF) nor, when part of the same organization, are they required to be directly subordinate to or in the same chain-of-command / line management as the supported ADH / AM(MF).
	13. Where an AA-Facing Organization (Internal) is supported by a distinct subsidiary or secondary AA-Facing Organization (Internal), it may be appropriate to consider the single or multiple AA-Facing Organization(s) (Internal) under the responsibility of the Head of the primary AA-Facing Organization (Internal). Such cases need to be formally documented between the ADH / AM(MF) and the Head of the primary AA-Facing Organization (Internal).
	14. An ADH / AM(MF) may themselves be an AA-Facing Organization (Internal) to another ADH / AM(MF) through the provision of aviation-related service and / or resource to the other ADH / $AM(MF)^{15}$.
	15. It is likely that many Heads of AA-Facing Organizations (Internal) will also be a provider of aviation-related services and / or resource to recipient organizations outside DA and the DAE (eg to the Armed Forces of other nations' or to organizations neither part of the MOD or a CFAOS organization). While such cases are not regulated by this RA, Heads of AA-Facing Organizations (Internal) nonetheless must comply with all relevant national or international legal requirements, Regulations and procedures. Furthermore, in such situations Heads of AA-Facing Organizations that are part of the MOD are required to apply appropriate judgement and apply the principles of this RA so far as possible and / or practicable pertaining to the operating context.

 ¹⁴ Contact via <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.
 ¹⁵ Such as when an ADH / AM(MF) delivers an airborne service (eg air-air refuelling or 'red air') to another ADH / AM(MF), or provides flying training to, or check flights on, another ADH's / AM(MF)'s Aircrew.

Regulation 1032(2)	 Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (External) 1032(2) ADHs / AM(MF)s shall ensure that Air Safety is not compromised through the delivery and supply of aviation- related services and / or resource by AA-Facing Organizations (External).
Acceptable Means of Compliance 1032(2)	 Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (External) 16. ADHs / AM(MF)s should: a. Identify AA-Facing Organizations (External) that support them and; b. Where possible and practical, establish appropriate mechanisms and means of communication with such AA-Facing Organizations (External). 17. ADHs / AM(MF)s should ensure that their ASMS: a. Ensures their ASSC(s) address any RtL introduced through the delivery of aviation-related services and / or resource by AA-Facing Organizations (External). b. Interfaces appropriately¹⁶ with the ASMS(s) of AA-Facing Organizations (External). c. Provides appropriate Assurance of the aviation-related services and / or resource being delivered by AA-Facing Organizations (External). c. Provides appropriate Assurance of the aviation-related services and / or resource being delivered by AA-Facing Organizations (External). c. Provides appropriate Assurance of the aviation-related services and / or resource being delivered by AA-Facing Organizations (External). c. Provides appropriate Assurance that the AA-Facing Organization (External) is complying with all relevant national or international legal requirements, Regulations and procedures. e. Requires that all Air Safety reportable Occurrences involving AA-Facing Organizations (External) that directly or indirectly affect the ADH's / AM(MF)'s operations are reported, managed and appropriate action taken^{11,19}. 18. Where an AA-Facing Organization (External) supports an ADH's / AM(MF)'s operations then, where practicable, ADH's / AM(MF)'s operations. b. The AA-Facing Organization (External) understands its responsibilities to and effects on the ADH's / AMMF)'s operations. c. ADH's / AM(MF)'s formally communicate to the AA-Facing Organization (Fxternal) avecesting organization (External) understands its responsibili
	(External) any decision, activity or change in the ADH's / AM(MF)'s operating context (such as change in operating environment, the acquisition of new Air

¹⁶ Ideally any such interfaces **should** be via positive '2-way' engagement (to be expected where eg permanently based ADH / AM(MF) activity occurs at an Aerodrome operated by an AA-Facing Organization), but in many situations this may not be possible or practical; in such cases the ADH's / AM(MF)'s ASMS needs to ensure that it appropriately addresses all RtL introduced on the ADH's / AM(MF)'s operations through the services and / or resource provided by the AA-Facing Organization.
¹⁷ This **should** also include organizations commissioned by AA-Facing Organizations to provide any aspect of these services /

¹⁸ Where Assurance activity is undertaken on an AA-Facing Organization's behalf by another organization, eg the CAA on a unit's ATS, then this may provide the necessary Assurance without the need for duplication. However, this does not remove the requirement for the ADH / AM(MF) to be satisfied that the scope of the Assurance activity is adequate. ¹⁹ Responsibility for reporting, management and follow-up actions will rest with the ADH / AM(MF).

support.

Acceptable Means of Compliance 1032(2)

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Systems or air capabilities) where that has the potential to affect either the supporting organization's operations, or its responsibilities to the ADH / AM(MF).

d. Agreements / arrangements with AA-Facing Organizations (External) are recorded through formal documentation (such as an MoU).

Guidance Material 1032(2)	 Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations (External) 19. There is a regulatory requirement on ADHs / AM(MF)s to identify AA-Facing Organizations (External) that support them; however, it may not be possible to identify all such organizations from the outset (eg a short-notice requirement may require support from previously unidentified AA-Facing Organizations (External)). Nevertheless, ADHs / AM(MF)s will ensure that ASMS processes are in place to identify such AA-Facing Organizations (External) and that compliance with this RA is achieved.
	20. Where organizations provide direct support to an ADH / AM(MF), it is likely readily apparent to the ADH / AM(MF), and the organization, that the organization is an AA-Facing Organization (External).
	21. Where organizations provide indirect support to an ADH / AM(MF), it may not be clear whether the organization is an AA-Facing Organization. In such cases the ADH / AM(MF) is responsible for determining whether an organization is an AA-Facing Organization (External) or not. If an organization believes it may be supporting an ADH / AM(MF) it nonetheless needs to engage with the relevant ADH / AM(MF), whether or not the ADH / AM(MF) has initiated dialogue.
	22. If doubt exists as to whether or not an AA-Facing Organization is an AA-Facing Organization (External), clarification can be sought from the MAA ¹⁴ .
	23. In certain circumstances a context-based judgement may have to be made regarding whether an organization that theoretically delivers or supplies aviation-related services and / or resource (either directly or indirectly) to an ADH / AM(MF) actually does so in practice, and therefore is considered an AA-Facing Organization. To be considered an AA-Facing Organization under this RA, the organization's activities and decisions will have a direct or indirect effect on the Air Safety of an ADH's / AM(MF)'s aviation operations and / or the ability of an ADH / AM(MF) to mitigate associated operating RtL to ALARP and Tolerable. For example, it could be assessed that an organization solely supplying in-flight magazines for passengers has no impact on Air Safety, and therefore not an AA-Facing Organization; however, if the same organization were to supply Passenger Safety cards or aeronautical publications for the operating Aircrew then that aspect of its service provision would have an impact on Air Safety, and thus the organization would be considered an AA-Facing Organization. In any such cases the responsibility to determine whether an organization is an AA-Facing Organization is the responsibility of the affected ADH / AM(MF) based upon the arguments they have made, and the supporting evidence identified in their ASSC.
	24. In cases where distinct subsidiary or secondary AA-Facing Organizations (External) logically sit under a primary AA-Facing Organization (External) ¹⁶ it may be appropriate to consider the whole as a single AA-Facing Organization (External). Any such cases need to be formally documented by the affected ADH / AM(MF).

RA 1033 – Air Traffic Services Senior Officer – Air Safety Responsibilities

Rationale	are respon (AoR) and Reasonabl Services (A and Accoun- become ina and the Op MOD is an is discharg Force (RAI (either via a appoint a S	Lty Holders (ADH) and Accountable Managers (Military Flying) (AM(MF)) sible for the safe operation of Air Systems within their Area of Responsibility for ensuring that the associated Risks to Life (RtL) are As Low As y Practicable (ALARP) and Tolerable. The receipt of effective Air Traffic ATS) is a key mitigation when managing RtL. Without adequate oversight of, intability for, ATS provision, an ADH's / AM(MF)'s RtL assessment could accurate, and this would undermine their Air Safety Management System perating Duty Holder's / AM(MF)'s Air System Safety Case (ASSC) ¹ . UK ATS Provider and as such holds the responsibility of ensuring that the task ed appropriately. This RA requires the Royal Navy (RN) and Royal Air F), as the organizations responsible for delivering UK MOD provided ATS military Controllers or civilian Controllers operating under contract), to each Suitably Qualified and Experienced Person (SQEP) to be the Air Traffic enior Officer (ATSSO).
Contents	1033(1):	Air Traffic Services Senior Officer Nomination
	1033(2): Senior O	Role and Responsibilities of the Air Traffic Services officer
Regulation	Air Traff	ic Services Senior Officer Nomination
1033(1)	1033(1)	RN Director Force Generation and RAF Air Officer Commanding 2 Group shall each appoint an ATSSO.
Acceptable Means of Compliance	1. The	ic Services Senior Officer Nomination ATSSO should be suitably qualified and experienced in the provision of ndividual appointed should meet the following minimum criteria:
1033(1)	a.	Essential:
		(1) Substantive OF4 ² .
		(2) Previous OF3 command experience in the delivery of ATS.
		(3) Holder of an applicable Certificate of Competence or Air Traffic Control Officer Licence with previously validated Aerodrome Control (Visual) and / or Aerodrome Control (Surveillance) ratings.
		(4) Completed the Duty Holders Air Safety Course prior to assuming their appointment ³ .
	b.	Desirable:
		(1) Substantive OF5.
		(2) OF4 command experience.
		(3) Previous experience in the provision of ATS in both terminal and upper air environments (area radar or air surveillance and control system).
		(4) For the RN, hold a Joint Personnel Administration (JPA) competency related to the maritime Air Traffic Control environment ⁴ .
		(5) Assurance activity experience.
]	

¹ Refer to RA 1205 – Air System Safety Cases. ² OF4 is the minimum acceptable rank, an OF5 ATSSO **should** be considered if it would be more appropriate for the size and ³ Refer to RA 1440 – Air Safety Training.
 ⁴ Refer to BRd 768 – Naval Air Traffic Management.

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Acceptable Means of	(6) Resource planning / Delivery Team / Financial Military Capability staff experience.
Compliance 1033(1)	 (7) Deployed experience related to the provision of ATS. 2. If an organization, other than the RN or RAF, plans to deliver UK Military provided ATS without utilizing RN / RAF Air Traffic Controllers or RN / RAF contracts for ATS provision, advice should be sought from the MAA on the requirement for an ATSSO.
Guidance Material 1033(1)	Air Traffic Services Senior Officer Nomination 3. Nil.
Regulation 1033(2)	Role and Responsibilities of the Air Traffic Services Senior Officer1033(2)The ATSSO shall ensure that the ATS delivered by their organization are safe and compliant.
Acceptable Means of Compliance 1033(2)	Role and Responsibilities of the Air Traffic Services Senior Officer4. The ATSSO should:
	a. Ensure that the routine level of ATS provision is in accordance with (iaw) UK MOD requirements. Where ATS are provided at Aerodromes ⁵ , the routine level of ATS provision should be iaw the Aerodrome classification ⁶ .
	b. Ensure that ATS provision across their organization is to the appropriate standard.
	 Ensure that ATS are being provided iaw extant Regulations, procedures and orders.
	 Identify and manage any pan-organization Hazards to the provision of safe and compliant ATS.
	e. Challenge any option or action that is proposed or implemented by an ADH / AM(MF) or ADH-Facing Organization / AM(MF)-Facing Organization (AA-Facing Organization) that could undermine the provision of safe and compliant ATS.
	f. Provide advice and guidance to ATS providers.
	g. Fulfil their responsibilities with regards to Air Traffic Management (ATM) Equipment Safety Cases as outlined in RA 3130(2) ⁷ and RA 3132(2) ⁸ .
	 Act as the conduit to ATM Equipment programme Senior Responsible Owners (SRO) to highlight any concerns or issues with current or planned ATM Equipment.
	 Actively engage with capability staff to ensure that future programmes and projects related to ATS provision include accurate user requirements and factor in any operational considerations.
	j. Carry out the ATSSO role and responsibilities for any non-military organization contracted by the RN / RAF to deliver ATS.
	 Ensure compliance with the AA-Facing Organization responsibilities detailed in RA 1032⁹.
	5. Formal mechanisms should be established to enable the ATSSO to inform ADHs / AM(MF)s of:
⁵ Including at MAA rea	ulated overseas bases

 ⁵ Including at MAA regulated overseas bases.
 ⁶ Refer to RA 3263 – Aerodrome Classification.
 ⁷ Refer to RA 3130(2): User / Operator Responsibilities.
 ⁸ Refer to RA 3132(2): Responsibilities of Duty Holder-Facing Organizations.
 ⁹ Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations – Roles and Responsibilities.

Acceptable Means of Compliance 1033(2)	 a. Changes in the operating environment or context that will affect ATS provision and are therefore likely to affect the related ASSC(s)¹. b. Changes to, or new, ATM Equipment and procedures which are likely to affect the related ASSC(s)¹. This should be achieved through collaboration with the ATM Equipment programme SRO.
	6. Formal mechanisms should be established with Heads of Establishment (HoE) and Aerodrome Operators (AO) to enable the ATSSO to:
	a. Inform HoE and AO of any issues that will affect the provision of ATS at their Aerodrome. As well as communicating issues with the provision of safe and compliant ATS, this should also include wider issues regarding the availability of ATS for example, significant resource or SQEP concerns.
	b. Provide Subject Matter Expert (SME) advice to HoE and AO on the provision of ATS at their Aerodrome.
	7. ATSSO's should hold appropriate Terms of Reference.
Guidance Material 1033(2)	 Role and Responsibilities of the Air Traffic Services Senior Officer 8. To enable the ATSSO to achieve the acceptable means of compliance above, they will require the support of relevant staff to provide the necessary information that will then enable the ATSSO to confirm that ATS provision is safe and compliant. 9. Through the provision of SME input, the ATSSO plays a key role supporting the ADH / AM(MF) chain in discharging their Air Safety responsibilities. This requires the individual to be experienced enough to undertake critical analysis of ATS related issues.
	10. The ATSSO's value is in forming a holistic view of the effectiveness of ATS provision within their organization and how this could affect the ALARP and Tolerable status of the ADH / AM(MF) and / or an ASSC. Through oversight of unit ATS Assurance (1 st Party Assurance and 2 nd Party Assurance) the ATSSO can assure their command chain and ADHs / AM(MF)s that the appropriate standards are being met and that procedures and orders ¹⁰ are fit for purpose, or, when this is not the case, highlight any areas of deficiency and suggest action to rectify identified shortfalls.

¹⁰ Such as RAF Battlespace Management Orders, Royal Navy BRd 768, Unit Orders.

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RA 1160 - The Defence Air Environment Operating Framework

To provide Defence with the required flexibility over how capabilities are both procured Rationale and employed, Air Systems that qualify for military registration may be Military or Civilian-Owned and may be operated under an Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF))¹. Additionally, an Air System that is not being operated in MOD Interest, but has the wider interest of the UK Government, may be granted UK military registration. Without a clear understanding of the correct governance framework, there is a Risk that key responsibilities may be diluted or neglected entirely, with the result that the Risks associated with operation of the Air System are not adequately managed. This RA introduces a coherent and consistent operating framework which ensures that similar aviation activities within the Defence Air Environment (DAE) that result in a similar level of Risk exposure, attract the same level of Assurance and scrutiny, regardless of who owns or operates the Air System. All activities within the DAE will be assigned to an Operating Category which will define who is responsible for the execution and Assurance of key functions including, Risk to Life (RtL) management, Continuing Airworthiness (CAw) and flight operations, as well as the balance of accountability between the MOD and the Contractor for Type Airworthiness (TAw).

Contents	Definitions Relevant to this RA
	Applicability of this RA
	1160(1): Defence Air Environment Operating Categories
	1160(2): Withdrawn – Incorporated into RA 1019, RA 1162, and
	RA 1163
	1160(3): Certificate of Usage

Definitions Definitions Relevant to this RA

1. **In-Service.** Activity related to a UK military registered Air System where the Air System itself and all Role Equipment and / or Equipment Not Basic to the Air System (ENBAS) are being used to deliver the capability for which they were intended, be that training or operations. This includes supporting activity, such as post-Maintenance test flying or crew training.

2. **Development**. Activity related to a UK military registered Air System where the Air System itself or any Role Equipment and / or ENBAS is being trialled, tested, evaluated or assessed. This may be for: Certification, flight clearance or other Safety evidence-gathering; post-production testing; or for experimentation, innovation or research purposes. Development activity may include essential enabling functions that directly support the trial activity itself, such as test crew training or positioning flights.

3. **DAE Operating Categories.** The DAE Operating Categories are defined as:

a. **Military Operated (Development).** All UK military registered Development Air Systems operated under an ADH. The operation of Development Air Systems by the Air and Space Warfare Centre or 700X NAS are examples which fall into this DAE Operating Category.

b. **Military Operated (In-Service).** All UK military registered In-Service Air Systems operated under an ADH. Activities undertaken by military front line units or training organizations utilizing In-Service Air Systems fall into this DAE Operating Category.

c. **Civilian Operated (Development).** All UK military registered Development Air Systems operated under an AM(MF)² in MOD Interest.

¹ The Remotely Piloted Air System (RPAS) Risk management construct varies dependent on which RPAS sub-category the RPAS is operating in; Refer to the RA 1600 Series – Remotely Piloted Air Systems.

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Definitions	Activities associated with Air Systems which are in production for the MOD by industry, or transferred to industry for Modification, will fall into this DAE Operating Category.
	d. Civilian Operated (In-Service). All UK military registered In-Service Air Systems operated under an AM(MF) ² in MOD Interest. Activities undertaken by Contractor Flying Approved Organization Scheme (CFAOS) organizations in MOD Interest, including post-Maintenance test flying of MOD Air Systems, provision of training for MOD Aircrew or the transport of MOD personnel or equipment are examples which fall into this DAE Operating Category.
	e. Special Case Flying . All UK military registered Air Systems operated under an AM(MF) ² which are not being operated in MOD Interest, but the activity is deemed in the interests of the wider UK Government. Special Case Flying may encompass both Development and In-Service activity. Air Systems destined for military export or being used to deliver a service to a third-party customer are examples which fall into this DAE Operating Category.
	4. MOD Interest . An activity on a UK military registered Air System is defined as being operated in MOD Interest when any one of the following criteria is satisfied:
	a. There is a direct contract in place between the MOD and the Operator of the Aircraft for the provision of the activity.
	b. MOD personnel are required to fly on or fly the Air System, as either Aircrew, RPAS operators, Supernumerary Crew, Supernumerary Support Crew, or Passengers, in order to achieve the output from the activity.
	c. The MOD is liable for any losses associated with operation of the Air System whilst conducting the activity (including indemnification to sub-Contractors).
	d. The Air System is owned by the MOD.
	Where an activity on a UK military registered Air System does not satisfy any of the above criteria, the activity is defined as not being in MOD Interest.
	5. Direct Contract . The criteria specified at Para 4.a relates to a direct contract between the MOD and the Operator for the provision of the activity itself (ie the MOD requires the capability delivered by the operation of the Air System); this does not relate to arrangements whereby the operation of the Air System is inconsequential to the MOD, but there is a contract in place for the provision of some enablers by the MOD to the Contractor (eg use of MOD facilities, provision of fuel, documentation etc).
	6. MOD Personnel . The criteria specified at Para 4.b relates to situations where MOD personnel are required to fly an Air System, to fly on the Air System or operate the Air System either as part of the operating crew to deliver the required capability, or to receive the service being provided (eg training or transportation); this does not include bespoke arrangement for MOD personnel to fly on 'one-off' flights, for example to allow the Contractor to demonstrate a capability to the MOD, or for the Contractor to utilize MOD instructors / Standards Evaluation personnel as part of their Assurance activity. Whilst the MOD retains a duty of care for its personnel, such 'one-off' flights would not make the whole operation subject to MOD Interest.
Applicability	 Applicability of this RA 7. This RA applies to all Air Systems operating, and intending to operate, within the DAE.
Regulation 1160(1)	 Defence Air Environment Operating Categories 1160(1) ADHs, and Sponsors of Civilian-Owned Air Systems or Civilian Operated Air Systems, shall assign the Air Systems within their Area of Responsibility to appropriate Operating Category / Categories.

Acceptable Means of Compliance 1160(1)	 Defence Air Environment Operating Categories 8. ADHs, and Sponsors³ of Civilian-Owned Air Systems or Civilian Operated Air Systems, should assign the operation of each Air System into the appropriate DAE Operating Category / Categories: a. Military Operated (Development). b. Military Operated (In-Service). c. Civilian Operated (Development). d. Civilian Operated (In-Service). e. Special Case Flying.
Guidance Material 1160(1)	 Defence Air Environment Operating Categories 9. The five DAE Operating Categories are summarised at Figure A-1 at Annex A. 10. The Air Safety governance arrangements as defined for a specific DAE Operating Category determine how the management of RtL, TAW, CAW and flight operations are to be discharged and assured. The key responsibilities for the ensurance and Assurace of these functions are summarised within Table A-1 at Annex A. Explicit responsibilities for Civilian Operated (Development) and (In-Service) Air Systems are detailed within RA 1162⁴. Explicit responsibilities for Special Case Flying are detailed within RA 1162⁴. Explicit responsibilities for Special Case Systems as the ADH's responsibilities for Air Safety Governance are as defined within the MAA Regulatory Publications (MRP). The structure of the RA 1160 series, and how the RAs apply to the DAE Operating Categories, is depicted in Figure B-1 at Annex B. 11. The transfer of Air Systems between DAE Operating Categories may require formal transfer of Air Systems between DAE Operating Categories may require formal transfer of Air Systems between DAE Operating to a Special Case Flying contract during one series of flights and then to a Civilian Operated (In-Service) contract during another series of flights). For further advice and guidance, the MAA can be consulted⁸. 13. Throughout this RA and the wider MRP, references are made to Air Systems that are Civilian-Owned Civilian Operated Air Systems. Air Systems that meet both criteria of being Civilian-Owned Civilian Operated Air Systems. Air Systems that meet both criteria of being Civilian-Owned Civilian Operated Air Systems. Air Systems that meet both criteria of being Civilian-Owned Civilian Operated Air Systems. Air Systems that meet both criteria of being Civilian-Owned Civilian Operated Air Systems. Air Systems that meet either criteria of being Civilian-Owned Air Systems or Civilian Operated Air Systems. Air Systems that meet either criteria

³ Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned Air Systems or Civilian Operated Air Systems - Air Safety Responsibilities.

⁴ Refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems.

 ⁵ Refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.
 ⁶ Refer to RA 1164 – Transfer of UK Military Registered Air Systems.

 ⁷ Open Category and Specific S1 sub-category RPAS are required to apply the Air Safety intent of RA 1164.
 ⁸ Via <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.

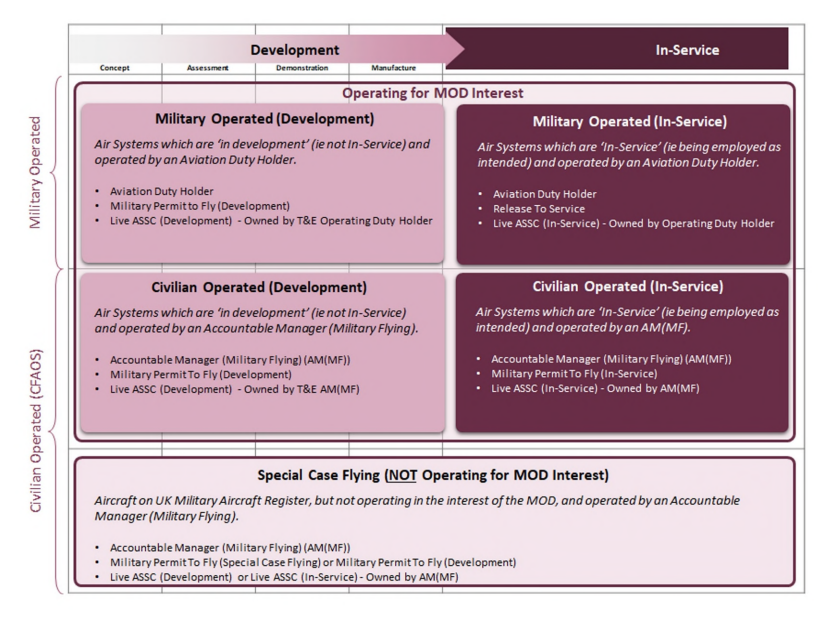
Regulatory Artic	cle 1160 UNCONTROLLED COPY WHEN PRINTED
Guidance Material 1160(1)	d. Civilian-Owned Air Systems or Civilian Operated (Development) or (In-Service) Air Systems. Air Systems that meet either criteria of being Civilian-Owned or Civilian Operated, but not Special Case Flying.
Regulation 1160(2)	 Responsibilities of the Sponsor of Civilian-Owned Air Systems or Civilian Operated Military Registered Air Systems 1160(2) Withdrawn – Incorporated into RA 1019, RA 1162, and RA 1163.
Acceptable Means of Compliance 1160(2)	Responsibilities of the Sponsor of Civilian-Owned Air Systems or Civilian Operated Military Registered Air Systems 14. Withdrawn – Incorporated into RA 1019, RA 1162, and RA 1163.
Guidance Material 1160(2)	Responsibilities of the Sponsor of Civilian-Owned Air Systems or Civilian Operated Military Registered Air Systems 15. Withdrawn – Incorporated into RA 1019, RA 1162, and RA 1163.
Regulation 1160(3)	 Certificate of Usage 1160(3) For all UK Military Registered Civilian-Owned Air Systems the Sponsor shall ensure there is a valid Certificate of Usage (CofU).
Acceptable Means of Compliance 1160(3)	 Certificate of Usage 16. The CofU should be based upon the template hosted on the MAA's website. 17. The CofU should be produced by the Sponsor, on acceptance of the applicant's Application for Approval in Principle (AAiP)⁹, and should state the following: a. The designated type and mark of the Air System. b. The unique serial number of the specific airframe(s). c. The agreed DAE Operating Category / Categories that the Air System is to be operated within. d. A description of the proposed scope of activity to be conducted. e. A description of the proposed ownership and management of RtL, Operations, TAw and CAw. f. The agreed RPAS operating category (where applicable). 18. The CofU should only be signed by the Sponsor when they are satisfied that the proposed Air Safety governance arrangements for the Air System are appropriate for the intended DAE Operating Category / Categories. 19. The Sponsor should present the CofU to the MAA¹⁰ for review under the following circumstances: a. When applying for UK military registration accompanying the AAiP. b. When requesting activation of the Air System on the UK MAR.

⁹ Refer to RA 1161 – Military Registration of Aircraft Operating within the Defence Air Environment. ¹⁰ Via <u>DSA-MAA-OpAssure-MAR@mod.gov.uk</u>.

Acceptable	20. The Sponsor should :	
Means of Compliance 1160(3)	a. Conduct regular reviews of the CofU to confirm that the scope of operation remains appropriate for UK military registration and confirm that the Air Safety governance arrangements for that Air System remain appropriate as defined by the agreed DAE Operating Category.	
	b. Revoke the CofU if not satisfied with the Air Safety governance arrangements for that Air System as defined by the agreed DAE Operating Category / Categories.	
	c. Inform the MAA ¹⁰ immediately when the CofU is revoked or withdrawn for any reason.	
	d. Inform the MAA ¹⁰ immediately when the CofU is changed as a result of governance arrangements and / or DAE Operating Categories changing.	
	e. Forward amended CofU documentation to the MAA ¹⁰ .	
Guidance	Certificate of Usage	
Material	21. The Air Navigation Order (ANO) requires that the military status of Military	
1160(3)	Registered Civilian-Owned Air Systems is recognized by the issue of a certificate signed on behalf of the Secretary of State (SofS); this is the CofU.	
	22. The CofU is signed on behalf of the SofS by the Sponsor and serves to legally declare that the operation of the Air System does not have to comply with the ANO. Whilst the CofU will bound the type of activity for which military registration is deemed appropriate by the Sponsor, the CofU will not be used as a TAw release document or to articulate specific flight limitations; these will be contained within either the Release To Service (RTS) or Military Permit To Fly (MPTF) (In-Service), MPTF (Development) or MPTF (Special Case Flying) as appropriate. As such, the application for, and signature of, a CofU for military registration of a Civilian-Owned Air System will occur at the start of the registration process and will be included in the AAiP ⁹ .	
	23. When submitted as part of the AAiP, the CofU will reference the former civilian or non-UK military registration number, or the Manufacturer's Serial Number. Once a provisional UK military registration tail number has been allocated to the airframe the CofU will reference this tail number.	
	24. The CofU can refer to more than one airframe of an Air System type, providing that the scope of activity, DAE Operating Category, and Air Safety governance arrangements are common for all airframes to which the CofU refers.	

Annex A

Figure A-1: The Defence Air Environment Operating Framework

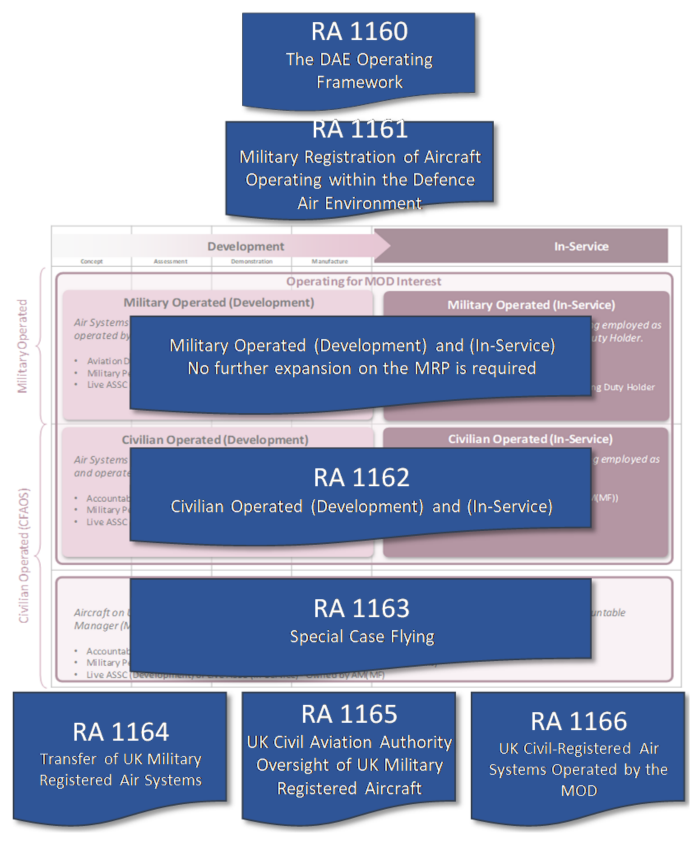


Operating Category	ASSC and RtL Management	TAw Management	CAw Management	Flight Release and Limitations Document
Military Operated (Development)	An ADH chain will be responsible for managing the RtL associated with the activity, with the ODH required to own and manage a Live ASSC for T&E flying.	The Type Airworthiness Authority (TAA) will be	Delivery Duty Holder (DDH) through Military Continuing Airworthiness Manager (Mil CAM) The DDH is accountable for	MPTF (Development) / RTS¹¹ Flights will be conducted iaw a MPTF (Development), which will be signed by the Operator, Design Organization (DO) ¹² and the TAA (or privileged DO).
Military Operated (In-Service)		ensuring that CAw is managed by a MAA approved Military Continuing Airworthiness Management Organization (Mil CAMO).	RTS Flights will be conducted iaw an RTS.	
Civilian Operated (Development)	The AM(MF) will be responsible for managing the RtL associated with the activity and will be required to own and manage a Live ASSC for the T&E flying.	 UK MOD-Owned Air Systems. The TAA will be fully accountable for ensuring TAw. Not UK MOD-Owned Air Systems. Dependent upon the Sponsor's chosen TAw management model, either a: 1. TAA is fully accountable for ensuring TAw or, 2. TAA and Type Airworthiness Manager (TAM) 		MPTF (Development) ¹³ Flights will be conducted iaw a MPTF (Development), which will be signed by the, Operator, TAA / TAM (or privileged DO).
Civilian Operated (In-Service)	The AM(MF) will be responsible for managing the RtL associated with the activity and will be required to own and manage a Live ASSC for the In-Service flying.	 share Accountability for ensuring TAw; a. The TAA is, as a minimum, accountable for the mandated non-delegable TAw responsibilities, alongside a; b. MAA approved DO with a TAw management supplement and a nominated TAM, who is accountable for ensuring the remaining TAw responsibilities. 	AM(MF) through Mil CAM The AM(MF) is accountable for ensuring that CAw is managed by a MAA approved Mil CAMO.	MPTF (In-Service) ¹⁴ Flights will be conducted iaw a MPTF (In- Service), which will be signed by the, Operator, TAA / TAM, and the Sponsor as a final signatory.
Special Case Flying	The AM(MF) will be responsible for managing the RtL associated with the activity and will be required to own and manage a Live ASSC for either the T&E or In-Service flying as appropriate.	An MAA approved DO , with a TAw Management Supplement and a nominated TAM, will be accountable for TAw.		MPTF (Special Case Flying) or (Development) The MPTF (Special Case Flying) will be signed by the Operator and TAM as final Signatory. The MPTF (Development) will be signed by the Operator and TAM (or privileged DO).

 ¹¹ This could be conducted using an RTS iaw RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P).
 ¹² Where the term Design Organization (DO) is used this can be read as DO, Co-ordinating Design Organization (CDO) or Air System CDO as appropriate.
 ¹³ This could be conducted using an MPTF (In-Service) iaw RA 5880.
 ¹⁴ A Civilian Operated (In-Service) Air System on temporary Allotment may be operated under an RTS when specifically approved iaw RA 1164.

Annex B

Figure B-1: RA 1160 Series structure, superimposed on the framework of Defence Air Environment Operating Categories (See Annex A)



This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety <

RA 1161 – Military Registration of Aircraft Operating within the **Defence Air Environment**

Rationale	Registration of an Aircraft, and its associated registration marking, is required to provide each Aircraft with a unique identifier. To operate within the Defence Air Environment (DAE) military registration is required and registration markings must be displayed. Not having Aircraft appropriately registered and marked introduces a Risk that Accountability and Assurance of Air Safety will be diluted or neglected entirely. This Regulatory Article (RA) details the military registration and activation process for all Aircraft operating within the DAE.	
Contents	 1161(1): Military Aircraft Registration 1161(2): Application for Approval in Principle 1161(3): Request for Activation on the UK Military Aircraft Register 1161(4): Withdrawn – Not deemed Regulatory material 1161(5): Military Open Category / Specific S1 sub-category Remotely Piloted Aircraft Registration 	
Regulation 1161(1)	 Military Aircraft Registration 1161(1) All Aircraft¹ operating and intending to operate in the DAE shall be registered on the UK Military Aircraft Register (MAR). 	
Acceptable Means of Compliance 1161(1)	 Military Aircraft Registration All Aircraft to be employed within a DAE Operating Category² should be registered following submission of a successful Application for Approval in Principle (AAiP) and Request for Activation (RfA). To qualify for military registration, all the following conditions should be met: a. The Aircraft should meet the UK Air Navigation Order (ANO) definition of a 'Military Aircraft'3; and b. If Civilian-Owned, the Aircraft should not be eligible / appropriate⁴ for registration by the UK Civilian Aviation Authority (CAA); and c. If the Aircraft is not intended to be operated in MOD Interest: (1) The task should be in the interest of the wider UK Government; and (2) The Sponsor⁵, on behalf of the MOD as a UK Government Department, should agree that MOD resource needs to be utilized to support the activity; and d. The Aircraft should be intended to complete multiple flights. 3. All crewed Aircraft and Certified category RPA should be issued a registration number for each individual tail. 	

¹ This Regulation applies to Crewed Aircraft, Certified Category Remotely Piloted Aircraft (RPA) and Specific S2 sub-category RPA only. For Open Category / Specific S1 sub-category RPA, see RA 1161(5). ² Refer to RA 1160(1): Defence Air Environment Operating Categories.

³ Refer to the UK Air Navigation Order 2016, Schedule 1.

⁴ Appropriateness of registration on the UK MAR or UK Civil Aircraft Register may be case specific, and advice or guidance can be obtained from the MAA as required. ⁵ Refer to RA 1019 - Sponsor of Military Registered Civilian-Owned Air Systems or Civilian Operated Air Systems - Air Safety

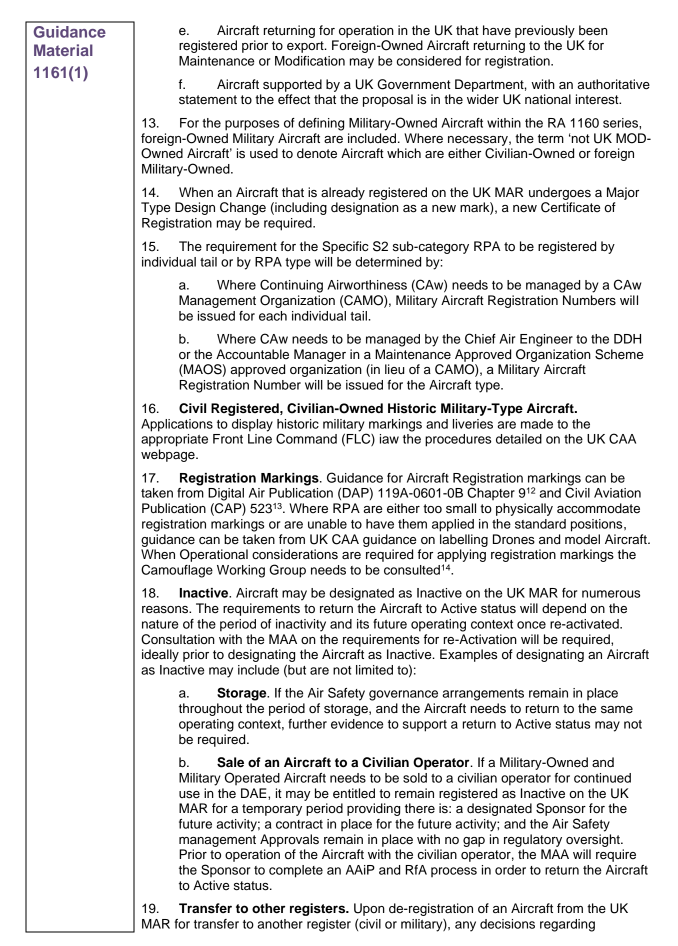
Responsibilities.

Acceptable	4. For Specific S2 sub-category RPA, the MAA should determine from the AAiP requirements whether the RPA will be issued a Military Aircraft Registration Number		
Means of Compliance	by:		
•	a. Individual tail; or		
1161(1)	b. RPA Type. For these RPA, the Delivery Duty Holder (DDH) or Accountable Manager (Military Flying) should maintain a record of individual Aircraft identified by a unique serial number (identifying both the operator and the tail); and ensure that both the Type Military Aircraft Registration Number and the unique Aircraft Serial Number are displayed on the main fuselage.		
	5. The Sponsor / Senior Responsible Owner (SRO) should ensure Aircraft are only registered with one aviation authority at any one time. Before registration on the UK MAR, the Sponsor / SRO should provide proof of de-registration for Aircraft transferring from another register. Similarly, UK military registered Aircraft transferring to another register will require a UK military Certificate of De-Registration.		
	Note:		
	"Any UK registration marks that are currently in use or have been registered in the past are not re-issued to a second aircraft to avoid any confusion. An individual airframe may have more than one registration mark in its lifetime, but a particular registration mark can only apply to one airframe. Therefore, there are no historical registration marks available for issue unless it is the original aircraft that is being re-registered or restored to the UK Register. Generally an original aircraft can return to any of the UK registration marks that it has previously carried." – quoted from "UK CAA - Availability of UK marks".		
	6. The status of an Aircraft's registration on the UK MAR should be one of the		
	following;		
	a. Provisional . Provisional registration occurs prior to operation of the Aircraft and following successful AAiP.		
	b. Active . Activation on the UK MAR, and registration of the Aircraft as Active, occurs prior to first flight of the Aircraft and following successful RfA on the UK MAR.		
	c. Inactive . For Aircraft registered by individual tail only, designation of an individual Aircraft by tail number as Inactive applies when the Aircraft is no longer being operated for a sustained period. The Military Continuing Airworthiness Manager (Mil CAM) should notify the MAR Registrar ⁶ when an Aircraft needs to be designated as Inactive, and discuss and agree with the MAA the requirements to return the Aircraft to Active (which, as a minimum, will include a RfA).		
	Note:		
	A Specific S2 sub-category RPA registered by type cannot be made inactive.		
	d. De-Registered .		
	(1) Aircraft registered by individual tail. When military registration is no longer required (Out of Service Date, disposal or transfer to another regulating authority), and Regulation under the MAA Regulatory Publications (MRP) is no longer appropriate, the Mil CAM should make the request to the MAA ⁶ notifying the Sponsor / SRO, to de-register the Aircraft. On review, the MAA should issue a Certificate of De- Registration to the Mil CAM. When the Mil CAM requests the de- registration of the Aircraft type, the Mil CAM should make the request to the MAA ⁶ notifying the Sponsor / SRO, to withdraw the related Aircraft Manual of Airworthiness Maintenance - Documentation (MAM-D) forms ⁷ .		

 ⁶ Via <u>DSA-MAA-OpAssure-MAR@mod.gov.uk</u>.
 ⁷ The Mil CAM needs to ensure the Sponsor details are provided to the MAA as part of the MAM-D forms withdrawal request.

Acceptable Means of Compliance 1161(1)	 (2) Specific S2 sub-category RPA registered by type. When military registration of the RPA type is no longer required (eg Out of Service Date, disposal or transfer to another regulating authority), and Regulation under the MRP is no longer appropriate, the ADH / AM(MF) should notify the MAA⁶, allowing the RPA type to be De-Registered once all operators of the type have ceased operations. 7. When operating on the UK MAR, registration markings should be appropriately displayed for the size and type of the Aircraft. 	
Guidance Material 1161(1)	 Military Aircraft Registration 8. A flow chart providing guidance to meet the requirements for Military Aircraft registration is at Annex A. 9. The registration of Aircraft provides a unique identity that enables the following essential actions: a. The certification of fitness for flight of individual tails. b. Identification in flight. c. Configuration control. d. A record of usage and Maintenance. 10. Considerations for military registration: a. Sponsors issue a Certificate of Usage (CofU) for Civilian-Owned Aircraft⁹. b. Nomination of Competent organizations to operate the Aircraft⁹. c. The following will apply to crewed Aircraft and Certified RPA, and may apply to Specific S2 sub-category RPA¹⁰: (1) The Aircraft is designed by competent organizations⁹. (2) Competent organizations be nominated to maintain the Aircraft⁹. (3) The Type Certification Basis (TCB) will consist of applicable Certification Specifications for Airworthiness that have been shown to deliver a level of Safety that is consistent with the intent of Def Stan 00-970¹¹. 11. Remote Pilot Stations (RPS) are not registered on the UK MAR. As an element of a Remotely Piloted Air System (RPAS), an RPS may be allocated to a number of different RPAS. The administration and identification of RPS are to be locally controlled and managed. 12. Examples of Aircraft that may be suitable for military registration include: a. A Type developed from a military design that was originally procured by the MOD and designed by a DO approved under the MAA Design Approved Organization Scheme (DAOS). c. A new Aircraft, subject of a MOD contract. d. An Aircraft designed in a foreign country which is the subject of a Memorandum of Understanding (MOU) between the UK Government and the country of origin government, agreeing the further development of the de	

 ⁸ Refer to RA 1160(3): Certificate of Usage.
 ⁹ Refer to RA 1005 – Contracting with Competent Organizations.
 ¹⁰ Refer to RA 1605 – Remotely Piloted Air Systems Specific S2 sub-category.
 ¹¹ Refer to RA 5810 – Military Type Certificate (MRP 21 Subpart B).



¹² Refer to DAP 119A-0601-0B – Surface Finishing Processes, Procedures, Materials and Equipment. Additional guidance with regards to identification markings on small RPAS can be sought independently through DSA-MAA-MRPEnquiries@mod.gov.uk. Refer to CAP 523 – Display of Nationality and Registration Marks on Aircraft: Guidance for Owners. 14 Via Air-CAP-Del-AE-MFTSSO1@mod.gov.uk.

Guidance Material 1161(1)	 operation of the Aircraft whilst still bearing the UK MAR registration markings are within the purview of the receiving regulatory body. The SRO, Sponsor, and / or FLC may wish to consider any reputational aspects associated with an Aircraft being operated on another register whilst still bearing UK military markings and take appropriate action(s). If an Aircraft, having been de-registered from the UK MAR for temporary registration on another regulatory body's register, returns to the UK MAR it will follow full AAiP and RfA processes. 20. Non-applicability for registration on the UK MAR. RA 1166¹⁵ and RA 1240¹⁶ offer Defence the ability to contract for the utilization of civilian registration and thus these Aircraft do not need to be registered on the UK MAR.
Regulation 1161(2)	 Application for Approval in Principle 1161(2) When applying to register an Aircraft¹ on to the UK MAR an AAiP shall be submitted⁶.
Acceptable Means of Compliance 1161(2)	 Application for Approval in Principle Crewed Aircraft and Certified Category RPA 21. For Civilian-Owned Aircraft the AAiP should be prepared by the Applicant for the Sponsor using the template hosted on the MAA's website. 22. When satisfied that the Aircraft has qualified for military registration and met the registration principles, the SRO (for Military-Owned) or Sponsor (for Civilian-Owned) should submit the completed application (whose template is hosted on the MAA website), the CofU for Civilian-Owned, and the associated Air System Safety Case (ASSC) Report, to the MAA¹⁷. 23. As part of the AAiP submission and in addition to the requirements of RA 1205¹⁸ the submission of the ASSC Report should explicitly detail Claims / Arguments / Evidence that summarize: a. The organizational Approvals for the design, Maintenance and operation of the Aircraft. b. The approach taken to develop the Type Airworthiness Safety Assessment¹⁹ and Airworthiness Strategy. c. The proposed arrangements for the upkeep of Type Airworthiness (TAw) and CAw while the Aircraft is registered on the MAR. d. The approach to develop the Maintenance policy. 24. Special Case Flying. For Special Case Flying, the Sponsor should ensure the AAiP appropriately demonstrates that it is in the interest of the other UK Government Departments to place the Aircraft on the UK MAR. 55. The RPA Categorization Submission²⁰ should contain the AAiP requirements. The Categorization Submission should be accompanied by the CofU for Civilian-Owned RPA, and the associated ASSC Report. A separate AAiP submission is not required. 26. Special Case Flying. For Special Case Flying, the Sponsor should ensure the Categorization Submission appropriately demonstrates that it is in the interest of the other UK Government Departments to place the RPA on the UK MAR.

¹⁵ Refer to RA 1166 – UK Civil-Registered Aircraft Utilized by the Ministry of Defence.
¹⁶ Refer to RA 1240 – Chartering of Civilian Air Systems for Military Purposes.
¹⁷ Via <u>DSA-MAA-OA-ACC@mod.gov.uk</u>.
¹⁸ Refer to RA 1205 – Air System Safety Cases.
¹⁹ Refer to RA 5012 – Type Airworthiness Safety Assessment.
²⁰ Refer to RA 1600 – Remotely Piloted Air Systems.

Guidance Material	Application for Approval in Principle
1161(2)	Crewed Aircraft and Certified Category RPA 27. The end-to-end process for registering an Aircraft typically takes 6 months. It is highly recommended that the SRO (for Military-Owned Aircraft) or the Applicant (for Civilian-Owned Aircraft) holds a launch meeting at the start of a project to register an Aircraft with the Military Aircraft Registration section of the MAA ⁶ , so that timescales are clear and expectations are managed. This is especially important in cases where the Aircraft is unfamiliar to the MAA or there will be a significant difference in the design and / or usage of the Aircraft compared with an equivalent In-Service Type.
	28. For the AAiP, submission of an appropriately mature ASSC Report that summarises the developing ASSC is required ²¹ .
	29. The AAiP template requires the following information, each to be supplemented by a detailed narrative where appropriate.
	a. Purpose of Military Registration: eg Export support, service provision, training.
	b. Operating, Type and Continuing Organization arrangements: Details of the Contractor Flying Approved Organization Scheme, DAOS (inc Type Airworthiness Management supplement if required), CAMO and MAOS Approvals within which operations will be conducted.
	c. Intended route to Type Certification: Details the proposed TCB and summary of the Type Certification programme.
	d. Intended DAE Operating Category(s): Declaration of the endorsed DAE Operating Category(s) for the activity, highlighting if the activity will be undertaken in one or more DAE Operating Categories.
	e. Proposed Types of Flying: Details the proposed types of flying related to the Intended DAE Operating Category(s).
	f. Proposed programme of flying: Supporting detail to para 29.e, confirming the proposed air activities to be undertaken, such as: air-ground weapons trials, air-air refuelling, formation, low flying, and dates from which first flight will take place.
	g. Geographical Area: The area where the flying needs to take place. Aircraft may be flown outside of the UK, but such plans will need to consider requirements for diplomatic clearance.
	h. ASSC Report: Reference to appropriate ASSC Report.
	i. Previous Registration Number(s): Registration numbers that a previous authority may have used prior to de-registration.
	30. Once the AAiP is approved, the MAA Registrar will provisionally enter the Aircraft details onto the UK MAR and notify the SRO / Sponsor of the provisional tail numbers.
	Specific S2 sub-category RPA
	31. Once the Categorization Submission is approved, the MAA Registrar will provisionally enter the RPA details onto the UK MAR and provide the provisional tail number(s) or type number alongside the Letter of Endorsed Categorization (LEC).
Regulation 1161(3)	Request for Activation on the UK Military Aircraft Register1161(3)Prior to operation of the Aircraft ¹ , the Aircraft shall be registered as Active on the UK MAR ⁶ .

²¹ Once the ASSC Report has been submitted to the MAA it will take a minimum of 30 working days to complete the review.

Acceptable Means of Compliance 1161(3)	 Request for Activation on the UK Military Aircraft Register Military-Owned Aircraft The SRO should submit a RfA for the required Aircraft tail numbers²² utilizing the template (available on the MAA's websites), along with the Live ASSC Report (Development or In-Service), to the MAA¹⁷. In addition to the requirements of RA 1205¹⁸, submission of the Live ASSC Report (Development or In-Service) should explicitly include Claims / Arguments / Evidence that summarize: a. The arrangements for the management of flying operations, TAw, and CAw. b. The TCB and Airworthiness Strategy. c. Proposal for the Air System Document Set (ADS). d. The arrangements for either Military Permit To Fly (MPTF) (Development or In-Service) or Release To Service (RTS). Civilian-Owned Aircraft 34. For Civilian-Owned Aircraft a RfA for the required Aircraft tail numbers²² should be prepared by the Applicant for the Sponsor. 35. When satisfied with the arrangements for the management of Air Safety, as appropriate for the Aircraft tail numbers²², along with the Live ASSC Report (Development or In-Service), to the MAA¹⁷. 36. In addition to the requirements of RA 1205¹⁸, submission of the Live ASSC Report (Development or In-Service) should explicitly include Claims / Arguments / Evidence that summarise: a. The arrangements for the management of flying Operations, TAw, and CAw.
	 The arrangements for either MPTF (Development, In-Service, or Special Case Flying) or RTS.
Guidance Material 1161(3)	 Request for Activation on the UK Military Aircraft Register 37. The RfA needs to be considered well in advance of the proposed first flight, the SRO / Sponsor may wish to review and seek independent advice on particular aspects of the submission. 38. It is also highly recommended that the MAA is engaged well in advance of the proposed first flight to ensure that timescales for review of the Live ASSC are clear and expectations managed. 39. The MAA will review the RfA, along with the Live ASSC Report (Development or In-Service), to assure itself that appropriate arrangements for Air Safety management, specific to the Aircraft's DAE Operating Category, have been identified and are in place. The MAA will then issue the SRO / Sponsor a letter of activation Approval. 40. Following activation Approval, Certificates of Registration for individual Aircraft tail numbers will be issued by the MAA Registrar upon request.
Regulation 1161(4)	Indemnity 1161(4) Withdrawn – Not deemed Regulatory material.

²² For Specific S2 sub-category RPA registered by type, a separate RfA for the type registration number is required by each operator (ie each LEC holder for the RPA type).

Acceptable Means of Compliance 1161(4)	Indemnity 41. Withdrawn – Not deemed Regulatory material.
Guidance Material 1161(4)	Indemnity 42. Withdrawn – Not deemed Regulatory material.
Regulation 1161(5)	 Military Open Category / Specific S1 sub-category Remotely Piloted Aircraft Registration 1161(5) Open Category / Specific S1 sub-category RPA operating and intending to operate in the DAE shall be registered on the UK MAR.
Acceptable Means of Compliance 1161(5)	 Military Open Category / Specific S1 sub-category Remotely Piloted Aircraft Registration 43. The RPAS Responsible Owner (RPAS RO) / RPAS Accountable Manager (RPAS AM) should request military registration²³ by submitting the RPAS Categorization Submission²⁰ to the MAA, along with the CofU for Civilian-Owned RPA. 44. To qualify for military registration, all the following conditions should be met: a. The RPA should meet the UK ANO definition of a 'Military Aircraft'3; and b. If Civilian-Owned, the RPA should not be eligible / appropriate⁴ for registration by the UK CAA; and c. The RPA should be intended for operation in MOD Interest; and d. The RPA should be capable of controlled flight; and e. The RPA should be intended to complete multiple flights. 45. Open Category and Specific S1 sub-category RPAS should be given a Military Aircraft Registration Number for the RPA type. The RPAS RO / RPAS AM should maintain a record of individual RPA identified by a unique serial number (identifying both the operator and the unique RPA serial number are displayed on the main fuselage. 46. An RPA should only be registered with one aviation authority at any one time. 47. The status of an Open Category / Specific S1 sub-category RPA registration on the UK MAR should be one of the following; a. Active. Activation on the UK MAR, and registration of the RPA type as Active, occurs prior to first flight of the RPA and successful award of an MAA LEC and Certificate of Registration. b. De-Registered. When military registration of the RPA type is no longer required (eg Out of Service Date, disposal or transfer to another regulating authority), and Regulation under the MRP is no longer appropriate, the RPAS RO / RPAS AM should notify the MAA⁶, allowing the RPA type to be De-Registered once all operators of the type have ceased operations.

²³ Open Category / Specific S1 sub-category RPA do not require a separate AAiP or RfA.

Guidance Material	Military Open Category / Specific S1 sub-category Remotely Piloted Aircraft Registration	
1161(5)	49. A flow chart providing guidance to meet the requirements for Military Aircraft registration is at Annex B.	
	50. The registration of RPA provides a unique identity that enables the following essential actions:	
	a. The certification of fitness for flight of individual tails.	
	b. Identification in flight.	
	c. Configuration control.	
	d. A record of usage and Maintenance.	
	51. Considerations for military registration:	
	a. Sponsors issue a CofU for Civilian-Owned RPA ⁸ .	
	b. Nomination of Competent organizations to operate the RPA ⁹ .	
	52. RPS are not registered on the UK MAR. As an element of the RPAS, a RPS may be allocated to a number of different RPAS. The administration and identification of RPS are to be locally controlled and managed.	
	53. Registration Markings . Guidance for RPA registration markings can be taken from DAP 119A-0601-0B Chapter 9 ¹² and CAP 523 ¹³ . Where RPA are either too small to physically accommodate registration markings or are unable to have them applied in the standard positions, guidance can be taken from UK CAA guidance on labelling drones and model Aircraft. When Operational considerations are required for applying registration markings the Camouflage Working Group needs to be consulted ¹⁴ .	
	54. Non-applicability for registration on the UK MAR . RA 1240 ¹⁶ , offers Defence the ability to contract for the utilization of civilian registration and thus these RPA do not need to be registered on the UK MAR.	

Annex A

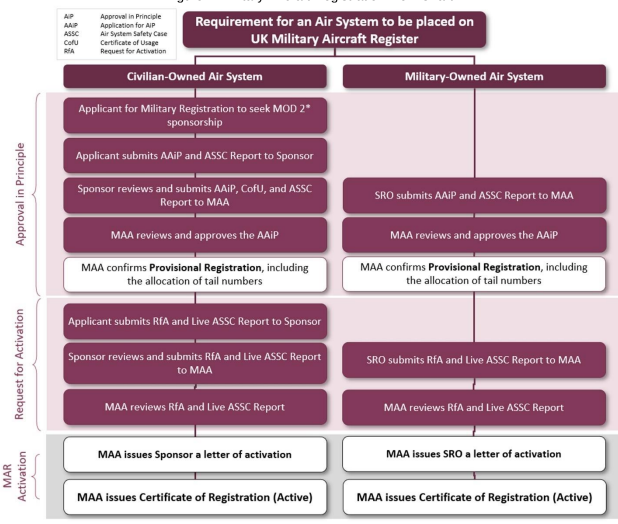


Figure 1: Military Aircraft Registration Flow Chart²⁴

²⁴ Before registration on the UK MAR, the Sponsor / SRO **should** provide proof of de-registration for Aircraft transferring from another register.

Annex B

Figure 2: Open Category and Specific S1 sub-category RPA Military Aircraft Registration Flowchart²⁴



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RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems

Rationale	To provide Defence with the required flexibility over how new capabilities are introduced, the aviation industry may be required to operate UK military registered Air Systems. However, without a clear understanding of the governance framework for this activity, there is a Risk that key Air Safety responsibilities may be diluted or neglected entirely, with the result that the Risks associated with operation of the Air System are not adequately managed. This RA details the Air Safety governance arrangements for Defence Contractor Flying Organizations (DCFO) operating under the Contractor Flying Approved Organization Scheme (CFAOS) that are operating in MOD Interest; such activities are conducted within the Civilian Operated (Development) or (In-Service) Defence Air Environment (DAE) Operating Categories ¹ .	
Contents	1162(1): Air Safety Governance Arrangements 1162(2): Assurance of the Air Safety Governance Arrangements	
Regulation 1162(1)	 Air Safety Governance Arrangements 1162(1) The Sponsor shall confirm appropriate Air Safety arrangements are in place for the operation and Airworthiness of UK military registered Air Systems in the Civilian Operated (Development) or Civilian Operated (In- Service) DAE Operating Categories. 	
Acceptable Means of Compliance 1162(1)	 Air Safety Governance Arrangements 1. The Sponsor should confirm: a. That the operating organization is approved under the CFAOS. b. That an appropriate Accountable Manager (Military Flying) (AM(MF) is appointed². c. That the AM(MF) is supported for the management of Type Airworthiness (TAw)³: (1) For UK MOD-Owned Air Systems, by a Defence Equipment and Support (DE&S) Operating Centre Director (OCD) appointed Type Airworthiness Authority (TAA). (2) For Not UK MOD-Owned Air Systems, by a TAA and TAw Manager (TAM). The MAA have mandated four areas of non-delegable TAw Responsibilities, detailed at Table 1, that the Sponsor should ensure remain the responsibility of a TAA. For all other TAw tasks, the Sponsor should decide upon an appropriate TAw management model (eg which tasks will be conducted by the TAA, which will be delegated to a MAA approved TAM through a Letter of Appointment⁴) which depends upon the complexity of the activity. The Sponsor should inform the AM(MF) of their chosen construct for managing TAw. 	

¹ Refer to RA 1160 – The Defence Air Environment Operating Framework.

 ² Refer to RA 1028 – Contractor Flying Approved Organization Scheme.
 ³ Refer to RA 1015 – Type Airworthiness Management – Roles and Responsibilities.

⁴ Refer to RA 1003(3): Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness Management responsibilities.

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Acceptable		Table 1. Non-	Delegable TAw responsibilities
Means of Compliance	TAw Functions	Applicable RAs	Non-Delegable responsibilities
1162(1)	Type Design and Aircraft Repairs	RA 5820⁵ RA 5865 ⁶	 Approval of initial Type Design, Approval of Major Changes to Type Design and Repairs, Signing to Accept the initial Certificate of Design (CofD), Signing to Accept the CofD for Major Changes to Type Design and Repairs.
	Military Type Certificate (MTC)	RA 5810 ⁷	Responsibility to hold an MTC
	Military Permit To Fly (MPTF)	RA 1305 ⁸ RA 5880 ⁹	 Approve the initial issue of the MPTF (Development), Certify the initial issue of MPTF (In-Service) Recommendations, Review TAM proposed amendments to MPTF (In-Service), Approve the issue of the MPTF (Single Task).
	Air System Document Set (ADS) and Technical Information	RA 1310 ¹⁰ RA 5405 ¹¹ RA 5815 ¹² RA 5010 ¹³	 Approve the initial issue of the ADS, Review Airworthiness Directives and Service Bulletins, and approve the related Special Instruction (Technical)s (SI(T)), Evaluate and approve changes to Master Maintenance Schedule. Prepare the TAw Strategy.
	approved	Continuing Air	s supported for the management of CAw by an MAA worthiness Management Organization (CAMO) ¹⁴ .
Guidance Material 1162(1)		nsor is not in D	Arrangements E&S, the agreement of a DE&S OCD ¹⁶ will be required
			I model for the management of TAw could be either:
		with all TAw F	of a TAA who is fully accountable for ensuring TAw and Regulations, or
	b. The	e appointment o	of a TAA and TAM, where the:
	(1) dele		ninimum, is accountable for the MAA mandated non- sponsibilities, and
	Mai	Design Approvinagement Sup	ved TAM, within a Design Organization operating under ved Organization Scheme (DAOS) holding a TAw plement, is accountable for ensuring the remaining es as detailed by the Sponsor.

⁵ Refer to RA 5820 – Changes in Type Design (MRP Part 21 Subpart D).
⁶ Refer to RA 5865 – Repairs (MRP Part 21 Subpart M).
⁷ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).
⁸ Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).
⁹ Refer to RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P).
¹⁰ Refer to RA 580 – Military Permit to Fly (Development) (MRP Part 21 Subpart P).
¹¹ Refer to RA 5405 – Special Instructions (Technical).
¹² Refer to RA 5010 – Type Airworthiness Strategy.
¹⁴ Refer to RA 5010 – Type Airworthine Airworthiness Management

¹⁴ Refer to RA 1016 – Military Continuing Airworthiness Management.

 ¹⁵ Refer to RA 1005 – Contracting with Competent Organizations.
 ¹⁶ Refer to RA 1013 – Air Systems Operating Centre Director - Provision of Airworthy and Safe Systems.

Guidance Material 1162(1)	 Operation of an Air System in MOD Interest, for which there is in force a Certificate of Usage issued on behalf of the Secretary of State for Defence (SofS), creates a duty on the SofS to ensure safe use of the Air System. Whilst Responsibility for this liability can be appropriately discharged to non-Crown Servants, dependent on the particular operating context, the MAA has determined a set of non-delegable regulatory TAw responsibilities that have to be retained by a Crown Servant TAA iaw the International Civil Aviation Organization (ICAO) principle that organizations do not regulate themselves in Airworthiness matters¹⁷. These responsibilities are identified as 'TAA non-delegable responsibilities'. Prior to endorsing the responsibilities to which the Sponsor will delegate to the TAM, it is recommended they consult an appropriate DE&S OCD 2* and where necessary an appropriate TAA for advice. The TAM's responsibilities, once formalized by the Sponsor in writing to the TAM, copied to the AM(MF), will be detailed in the respective TAw management supplement of the DAOS exposition. Where a TAM invokes Design Organization privilege, the TAM will inform the TAA¹⁸. 	
Regulation	Assurance of the Air Safety Governance Arrangements	
1162(2)	1162(2) The Sponsor shall confirm appropriate Assurance of the Air Safety arrangements is conducted for the operation and Airworthiness of UK military registered Air Systems in the Civilian Operated DAE Operating Category.	
Acceptable	Assurance of the Air Safety Governance Arrangements	
Means of	7. The Sponsor should confirm that appropriate Assurance is conducted of:	
Compliance	a. Flying operations,	
1162(2)	b. CAw management,	
	c. TAw management:	
	(1) For the elements for which the TAA is accountable, the DE&S OCD conducts appropriate Assurance of the TAA.	
	(2) For the elements for which a TAM is accountable, appropriate Assurance of the TAM is conducted.	
	d. Maintenance of the Air System,	
	e. The management of RtL within an Air Safety Management System (ASMS), and	
	f. The management of the Live Air System Safety Case within the ASMS.	
	8. When assessing the level of activity required to assure that the Air Safety arrangements are appropriate, the Sponsor should consider the operating context in which the activity will be undertaken, the potential for conflict of loyalties and the level of risk exposure.	
Guidance	Assurance of the Air Safety Governance Arrangements	
Material 1162(2)	9. The Sponsor will take a RtL based approach in determining the appropriate oversight applied to the operating arrangements, which could be done by MOD organizations (eg Aviation Duty Holders (ADH), "Safety, Training Assurance and Regulatory" (STAR) teams, Central Flying School (CFS), Standards units, or the Delivery Team if it retains Suitably Qualified and Experienced Persons (SQEP)), or by suitably Competent and experienced civilian organizations.	
	10. When undertaking Assurance of Air System operations, it is important to assure that, as a minimum:	

 ¹⁷ For information this is derived from ICAO Doc 9760 Chapter 4 – Airworthiness organization.
 ¹⁸ Refer to RA 5850 – Military Design Approved Organization (MRP Part 21 Subpart J).

Guidance Material 1162(2)	 a. The MAA issued CFAOS schedule continues to cover the scope of the intended activity, and b. The Air System continues to be operated within the flight conditions as defined and permitted by the MPTF (Development), MPTF (In-Service), or Release To Service.
	11. The Sponsor will confirm that the AM(MF) has sought appropriate advice on the operating aspects of the Air Safety arrangements from appropriate SQEP. The complexity of the arrangements and the activity being assured (novel and complex or inherently military in style) will dictate the level of SQEP. Particular attention may be necessary for those activities which are not normally within the capability of the flying organization and where SQEP external to the organization is being utilized.
	12. The AM(MF) will provide the Sponsor with a copy of their annual Safety Statement ¹⁹ .

¹⁹ Refer to RA 1205 – Air System Safety Cases.

This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety <

RA 1163 – Air Safety Governance Arrangements for Special Case **Flying Air Systems**

Rationale	UK military registration may be granted to a Civilian-Owned or foreign Military-Owned Air System that is not operated in MOD Interest and is not eligible for Civil registration, if it is deemed to be in the interests of the wider UK Government; their operation is categorized as Special Case Flying. However, without a clear understanding of the governance framework for this activity, there is a Risk that key Air Safety responsibilities may be diluted or neglected entirely, with the result that the Risks associated with operation of the Air System are not adequately managed. This RA details the Air Safety governance arrangements for the Special Case Flying of UK military registered Air Systems; such activities are conducted within the Special Case Flying Defence Air Environment (DAE) Operating Category ¹ .	
Contents	1163(1): Air Safety Governance Arrangements	
	1163(2): Assurance of the Air Safety Governance Arrangements	
Regulation	Air Safety Governance Arrangements	
1163(1)	1163(1) The Sponsor shall confirm appropriate Air Safety	
	arrangements are in place for the operation and Airworthiness of UK military registered Air Systems in the	
	Special Case Flying DAE Operating Category.	
Acceptable	Air Safety Governance Arrangements	
Means of	1. The Sponsor should confirm:	
Compliance 1163(1)	a. That the operating organization is approved under the Contractor Flying Approved Organization Scheme (CFAOS).	
	b. That an appropriate Accountable Manager (Military Flying) (AM(MF)) is appointed ² .	
	c. That the AM(MF) is supported for the management of Type Airworthiness (TAw) by an MAA approved Type Airworthiness Manager (TAM) ³ through a Letter of Appointment ⁴ .	
	d. The AM(MF) is supported for the management of Continuing Airworthiness (CAw) by an MAA approved Continuing Airworthiness Management Organization (CAMO) ⁵ .	
	e. The AM(MF) is supported by Competent organizations ⁶ .	
Guidance	Air Safety Governance Arrangements	
Material	2. For Special Case Flying, there are no non-delegable TAw responsibilities (as is	
1163(1)	the case for Air Systems in the Civilian Operated (Development) and Civilian Operated (In-Service) DAE Operating Categories) ⁷ .	

 ¹ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ² Refer to RA 1028 – Contractor Flying Approved Organization Scheme.
 ³ Refer to RA 1015 – Type Airworthiness Management.

⁴ Refer to RA 1003(3): Delegation of Airworthiness Authority within a Design Organization holding Type Airworthiness management responsibilities.

⁵ Refer to RA 1016 – Military Continuing Airworthiness Management.

 ⁶ Refer to RA 1005 – Contracting with Competent Organizations.
 ⁷ Refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems.

Regulation 1163(2)	 Assurance of the Air Safety Governance Arrangements 1163(2) The Sponsor shall confirm appropriate Assurance of the Air Safety arrangements is conducted for the operation and Airworthiness of UK military registered Air Systems in the Special Case Flying DAE Operating Category.
Acceptable Means of Compliance 1163(2)	 Assurance of the Air Safety Governance Arrangements The Sponsor should confirm that appropriate Assurance is conducted of: a. Flying operations, b. CAw management, c. TAw management, d. Maintenance of the Air System, e. The management of RtL within an Air Safety Management System (ASMS), and f. The management of the Live Air System Safety Case within the ASMS. 4. When assessing the level of activity required to assure that the Air Safety arrangements are appropriate, the Sponsor should consider the operating context in which the activity will be undertaken, the potential for conflict of loyalties and the level of Risk exposure.
Guidance Material 1163(2)	 Assurance of the Air Safety Governance Arrangements 5. The Sponsor will take a RtL based approach in determining the appropriate oversight applied to the operating arrangements. The level of Assurance required is dependent upon the nature, number and / or significance of changes in Type Design, frequency and location of flying operations. The Sponsor determines the level of Assurance required of the Air Safety arrangements, and the decision-making activity that is being undertaken to support those arrangements, as appropriate for the activity. 6. When undertaking Assurance of Air System operations, it is important to assure that, as a minimum; a. The MAA issued CFAOS schedule continues to cover the scope of the intended activity, and b. The Air System continues to be operated within the flight conditions as defined and permitted by the Military Permit To Fly (MPTF) (Special Case Flying) or MPTF (Development). c. Where the Air System is undertaking developmental activity, under the MPTF (Development), Assurance will be appropriate to enable oversight of the TAM's Authorization process and not re-occurring Assurance of every MPTF (Development) event. 7. The Sponsor will confirm that the AM(MF) has sought appropriate advice on the operating aspects of the Air Safety arrangements from appropriate Suitably Qualified and Experienced Persons (SQEP). The complexity of the arrangements and the activity being assured (novel and complex or inherently military in style) will dictate the level of SQEP. Particular attention may be necessary for those activities which are not normally within the capability of the flying organization and where SQEP external to the organization is being utilized. 8. The AM(MF) will provide the Sponsor with a copy of their annual Safety Statement⁸.

⁸ Refer to RA 1205 – Air System Safety Cases.

This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety

RA 1164 – Transfer of UK Military Registered Air Systems

Rationale	Air System transfers, occurring either by Allotment or Allocation, provide Defence with the flexibility to effectively manage an Air System Fleet and maximise Operational Capability. However, without a clear framework for the continued ownership of Air Safety governance arrangements, there is a Risk that the management of Air Safety responsibilities may be ineffective or neglected entirely, with the result that the Risks associated with operation of the Air System are not adequately managed. This RA details the required oversight of Air Safety governance arrangements for all Air System transfers.
Contents	 1164(1): Permanent Allotment of UK Military Registered Air Systems 1164(2): Temporary Allotment of UK Military Registered Air Systems 1164(3): Transfer of UK Military Registered Air Systems by Allocation
Regulation 1164(1)	 Permanent Allotment of UK Military Registered Air Systems 1164(1) When an Air System on the UK Military Aircraft Register (MAR) is permanently transferred via Allotment, the receiving Operating Duty Holder (ODH) / Accountable Manager (Military Flying) (AM(MF))¹ shall ensure that appropriate Air Safety arrangements are in place.
Acceptable Means of Compliance 1164(1)	 Permanent Allotment of UK Military Registered Air Systems 1. To ensure ODHs / AM(MF)s are aware of the Accountability and Responsibility for the governance of the Air System's Air Safety arrangements of allotted Air Systems, ODHs / AM(MF)s should record all Air Systems allotted to them. 2. The permanent transfer of an Air System by Allotment should transfer Accountability to the receiving organization for the: a. Management of Risk to Life (RtL) and ownership of an Air System Safety Case (ASSC). b. Governance of flying operations through the utilization of the receiving organization's Operating Orders, Authorizations and Supervision processes. c. Management of Continuing Airworthiness (CAw)² and Maintenance of the Air System. 3. Where the Accountability of Type Airworthiness (TAw) changes, the receiving Type Airworthiness Authority (TAA)³ should ensure that they fully understand the Configuration of the Air System⁴. 4. For Civilian-Owned or Civilian Operated Air Systems, the Sponsor, once notified of a pending Air System Allotment, should review the Air Safety governance

¹ For Open and Specific S1 categorized Remotely Piloted Air Systems (RPAS), see the RA1600 Series.

 ² Refer to RA 1016 – Military Continuing Airworthiness Management.
 ³ Where the Air System is not UK MOD-owned, TAw management regulatory Responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

⁴ Refer to RA 5301 – Air System Configuration Management.

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Acceptable Means of	arrangements, any change in Operating Category ⁵ and update the Certificate of Usage (CofU) where relevant / appropriate.
Compliance 1164(1)	5. The Military Continuing Airworthiness Manager (Mil CAM) should produce Aviation Engineering Orders / local Procedures to detail the process for the transfer of CAw arrangements and general conditions of transfer. These should explicitly require:
	a. The dispatching organization to be responsible for compliance with the directed conditions of transfer.
	b. The receiving organization to report where an Air System is received in an unsatisfactory condition ⁶ .
	c. The transfer to be documented using the Allotment Order template hosted on the MAA's websites.
Guidance Material 1164(1)	 Permanent Allotment of UK Military Registered Air Systems 6. Guidance for Mil CAMs for the production of Aviation Engineering Orders / local Procedures is detailed at Annex A.
Regulation	Temporary Allotment of UK Military Registered Air Systems
1164(2)	1164(2) When an Air System on the UK MAR is temporarily transferred via Allotment, the receiving ODH / AM(MF) shall ensure that appropriate Air Safety arrangements are in place.
Acceptable	Temporary Allotment of UK Military Registered Air Systems
Means of Compliance 1164(2)	7. To ensure ODHs / AM(MF)s are aware of the Accountability and Responsibility for the governance of the Air System's Air Safety arrangements of allotted Air Systems, ODHs / AM(MF)s should record all Air Systems allotted to them.
1104(2)	8. The temporary transfer of an Air System by Allotment should transfer Accountability to the receiving organization for the:
	a. Management of RtL and ownership of an ASSC.
	b. Governance of flying operations through the utilization of the receiving organization's Operating Orders, Authorizations and Supervision processes.
	9. Accountability for TAw should remain with the nominated TAA, dependent upon the Sponsor's endorsed model for TAw management.
	10. For Civilian-Owned or Civilian Operated Air Systems, the Sponsor, once notified of a pending Air System Allotment, should review the Air Safety Governance arrangements, any change in Operating Category and update the CofU where relevant / appropriate.
	11. Responsibility for CAw should remain with the Air System's nominated Mil CAM. The Mil CAM should :
	a. Produce Aviation Engineering Orders / local Procedures to detail the CAw arrangements and general conditions of transfer.
	 Ensure the transfer is documented using the Allotment Order template hosted on the MAA's websites.
	12. Temporary Allotment of Air Systems should be supported by a formal documented agreement / Memorandum of Understanding (MOU) between ODHs / AM(MF)s, which explicitly addresses the following:
	a. The governance arrangements under which flying operations will be undertaken; including flying orders, Authorizations and Supervision processes, stating the relevant MAA Contractor Flying Approved Organization Scheme (CFAOS) Approval where applicable.

 ⁵ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ⁶ Refer to RA 4815 – Maintenance Procedures and Safety and Quality Policy (MRP 145.A.65).

Acceptable Means of Compliance	b. The principles for agreeing, and subsequently resolving, any activity on the Air System that would make the Air System potentially unfit for return to the original ODH / AM(MF).
1164(2)	c. The governance arrangements and Responsibility for TAw management, noting any TAw management model when detailed by a Sponsor.
	d. The governance arrangements and Responsibility for the management of CAw, stating the relevant MAA Continuing Airworthiness Management Organizations (CAMO) Approval where applicable.
	e. Agree the conditions of transfer, including receipt and dispatch, that are not detailed within Mil CAM Aviation Engineering Orders / local Procedures.
	f. Any support required by the receiving organization.
	13. When an Air System is temporarily allotted to an AM(MF), for which a valid Release To Service (RTS) exists, the activity may be conducted in accordance with (iaw) the relevant RTS in lieu of an MPTF (In-Service). Where this condition is invoked:
	a. The Sponsor should :
	(1) Approve the use of the RTS as the flight release and limitations document.
	(2) Stipulate any elements of the RTS which are not applicable, including (as a minimum) Operational Emergency Clearances.
	(3) Define the bounds of the activity which may be conducted under the RTS.
	(4) Be satisfied that all RtL has been identified and brought to the attention of the AM(MF), who has made a Safety Statement to the effect that the RtL has been reduced to As Low As Reasonably Practicable and Tolerable.
	b. The AM(MF) should ensure the use of the RTS is appropriately considered within their ASSC.
	14. For Air Systems being allotted on a Chock-to-Chock basis, for each sortie, the Authorization Record should be annotated with: the organization that the Air System has been allotted to; which orders are being followed; and the Delivery Duty Holder / AM(MF) for the activity.
Guidance	Temporary Allotment of UK Military Registered Air Systems
Material 1164(2)	15. Guidance for Mil CAMs for the production of Aviation Engineering Orders / local Procedures is detailed at Annex A.
	16. The Sponsor may elect to approve the use of an RTS (where one exists) in lieu of an MPTF (In-Service) where Air Systems are temporarily Allotted to a Defence Contractor Flying Organization (DCFO) for the conduct of activity that would ordinarily fall within the scope of an In-Service ODH to conduct. This may include (but is not limited to):
	a. Post Maintenance Flight Test iaw Topic 5M or equivalent.
	b. Ferry / positioning flights.
	c. Crew currency flying.
	17. In approving the use of an RTS, the Sponsor will consider the operating context of the DCFO in relation to that of the ODH and satisfy themselves that the RTS is appropriate for use within the bounds of the approved activity (with any additional limitations), noting that the Release To Service Authority will not have considered the AM(MF) or DCFO's operating context when fulfilling their responsibilities under RA 1021 ⁷ .

⁷ Refer to RA 1021 – Release To Service Authorities – Roles and Responsibilities.

Regulation 1164(3)	 Transfer of UK Military Registered Air Systems by Allocation When an Air System on the UK MAR is transferred by Allocation, the ODH / AM(MF) shall ensure that appropriate Air Safety arrangements remain in place.
Acceptable Means of Compliance 1164(3)	 Transfer of UK Military Registered Air Systems by Allocation 18. Transfer by Allocation should only occur for the purpose of specific tasking, storage, or arrangements to satisfy a fleet management plan. 19. Where the transfer by Allocation is for Test and Evaluation⁸ purposes, the conditions of RA 1164(2) should be applied in principle, and the ODH / AM(MF) should issue a directive to meet the requirements of paragraphs 12.a, 12.c, 12.d, 12.e, and 12.f. 20. Accountability for the management of RtL, ownership of an ASSC, and supervision of flying operations, should remain with the ODH / AM(MF). 21. Accountability for TAw should remain with the nominated TAA. 22. Responsibility for CAw should remain with the Air System's nominated Mil CAM. They should: a. Produce Aviation Engineering Orders / local Procedures to detail the process and general conditions of transfer. b. Maintain management of CAw for Air Systems transferred into storage.
Guidance Material 1164(3)	Transfer of UK Military Registered Air Systems by Allocation 23. Guidance for Mil CAMs for the production of Aviation Engineering Orders / local Procedures is detailed at Annex A.

⁸ Refer to RA 2370 – Test and Evaluation.

Annex A

Guidance Material for Mil CAM in the production of Aviation Engineering Orders / Local Procedures for Allotment / Allocation

Standard of Transfer

The Air System will be transferred in a Serviceable condition unless agreed by all stakeholders, or a 1. Concession has been granted by the TAA or delegated authority.

2. Consideration will be given to the following during the production of the standard of transfer:

- a. Preventive Maintenance forecast⁹.
- b. Outstanding and embodied Modifications¹⁰.
- Outstanding and completed Special Instructions (Technical)¹¹. c.
- d. Current MOD Form 703 and MOD Form 704 (or Technical Log equivalent) entries.
- The remaining life of components. e.
- Role equipment. f

g. Baseline Airworthiness Review Certificate and Military Airworthiness Review Certificate requirements¹².

h. Certificate of Airworthiness (where applicable).

Transfer of Air Systems between Forward / Line and Depth / Base

When an Air System is transferred between Forward / Line and Depth / Base for Maintenance or storage, a Statement of Work (SOW) will be raised. The SOW will incorporate, as a minimum, the following information / requirements:

- a. Air System details:
 - Custodian. (1)
 - Air System type / mark / serial number. (2)
 - (3) Current airframe hours / life used.
- Transfer details: b.
 - Date task to commence. (1)
 - (2)Maintenance organization.
- C. Maintenance requirements (examples):
 - Preventive Maintenance requirements. (1)
 - (2) Component replacements.
 - Modifications to be embodied, including those issued during the Maintenance period. (3)

Special Instructions (Technical) to be satisfied, including those issued during the (4) maintenance period / Storage requirement.

MOD Form 703, MOD Form 704 and variants, rectification, Repairs and other (5)Corrective Maintenance.

- (6)Surface finish.
- Aircraft weigh. (7)
- (8) Compass swing.
- Maintenance Test Flight requirements. (9)

The requirement for a period of Maintenance-free operation on dispatch to new unit / (10) organization.

⁹ Refer to RA 4961 – Aircraft Maintenance Programme and Military Continuing Airworthiness Management Organization Responsibilities for Air System Release - MRP Part M Sub Part C.

 ¹⁰ Refer to RA 4963 – Modifications and Repairs - MRP Part M Sub Part C.
 ¹¹ Refer to RA 4962 – Special Instructions (Technical) - MRP Part M Sub Part C.

¹² Refer to RAs 4970 to 4974: Airworthiness Review (AR) Regulation.

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RA 1165 – UK Civil Aviation Authority Oversight of UK Military **Registered** ► Aircraft ◄

Rationale	There may be a requirement to use common spares with civilian operators and have the requirement to transition an ► Aircraft ◄ back to the UK Civil Aircraft Register. As the UK Civilian Aviation Authority (UK CAA) have no regulatory authority for ► Aircraft ◄ on the UK Military Aircraft Register (UK MAR), not having the oversight arrangements in place may incur Configuration Control issues, impact Continuing Airworthiness (CAw) arrangement, contravene national agreements and impact the ability of the ► Aircraft ◄ to return to the UK Civil Aircraft Register. This RA sets out the minimum oversight arrangements required if ► ◀ CAA oversight of a UK Military Registered ► Aircraft is invoked. ◀
Contents	1165(1): UK Civil Aviation Authority Oversight of UK Military Registered ► Aircraft ◄
Regulation 1165(1)	 UK Civil Aviation Authority Oversight of UK Military Registered Aircraft ◄ 1165(1) The ► Type Airworthiness (TAw) and CAw ◄ arrangements for UK military registered ► Aircraft ◄ subject to UK CAA oversight shall comply with the MAA Regulatory Publications (MRP) and follow the policy and principles detailed in the UK CAA Civil Aviation Publication (CAP) 562¹ Leaflet B-40.
Acceptable Means of Compliance 1165(1)	 UK Civil Aviation Authority Oversight of UK Military Registered Aircraft ◄ 1. The Type Airworthiness Authority² (TAA) should ensure that an assessment of the intended operation of the Air System has been undertaken, and that the TAw and CAw arrangements in particular reflect the difference in Configuration, environment and usage compared to operating the Air System in a civil environment. The TAA should make this assessment available to the UK CAA. 2. In consultation with the Aviation Duty Holder (ADH) or Accountable Manager (Military Flying) (AM(MF)) and Release To Service Authority or Sponsor, the TAA should endorse a draft Minimum Equipment List (MEL). The MEL should be based on the Master MEL (MMEL) and any UK CAA or European Aviation Safety Agency (EASA) MMEL policy documents that reflect the Air System equipment Configurations and intended usage. The TAA should forward this to the UK CAA who will carry out an assessment to establish if it satisfies the civil requirements before Approval by the TAA. 3. The TAA ► < should ensure that all Modifications are certified *3.4 < and all Repairs are certified ► <5. 5. The TAA ► < should ensure the management of TAw activity is detailed in the TAw

¹ Refer to CAP 562 – Civil Aircraft Airworthiness Information and Procedures (CAAIP).

² Where the Air System is not UK MOD-owned, Type Airworthiness (TAw) management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 - Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA. ◀ ³ Refer to RA 5810 – Military Type Certificate (MRP 21 Subpart B).

 ⁴ Refer to RA 5820 – Changes in Type Design (MRP 21 Subpart D).
 ⁵ Refer to RA 5865 – Repairs (MRP 21 Subpart M).

 ⁶ Refer to ► RA 5010 – Type Airworthiness Strategy.
 ⁷ Refer to RA 1005 – Contracting with Competent Organizations.

Acceptable Means of Compliance	Supplemental Type Certificate Holder (CSTCH) obligations and records of engagement during any transfer of such obligations ⁸ in the event of the cessation of trading of a CTCH or CSTCH.
1165(1)	6. The TAA ► < should undertake a Training Needs Analysis in relation to the differences between the civil-type course requirements for the issue of an EASA Part 66 type rating and the need for additional training for the equipment fitted in order to undertake military operations.
	7. The Military Continuing Airworthiness Manager (Mil CAM) should ensure, on behalf of the ADH / AM(MF), that the training derived from the requirement at paragraph 6 is completed, prior to the issuance of certifying privileges by the Approved Maintenance Organization.
	8. The Mil CAM should ensure that the CAw arrangements ⁹ comply with the MRP. The Mil CAM should ensure there is an exchange of Exposition and sharing of information with the EASA Part M Subpart G Continuing Airworthiness Management Organization (CAMO) and, upon request, with the UK CAA ¹⁰ .
	9. The Mil CAM should assure the Delivery Duty Holder or AM(MF) that all Maintenance is carried out by organizations that hold current EASA Part 145 Approvals for the scope of work undertaken, in addition to MRP Part 145 Approvals achieved through the supplement route.
	10. The Mil CAM should ▶ agree ◀ the initial Rectification Interval Extension (RIE) and apply to the MAA for any further RIE requests ▶ as detailed in Annex A. ◀
	 11. The TAA ► < should ensure that contracts placed for the conduct of EASA Part M and EASA Part 145 activity includes ► the need for < UK CAA Audit reports ► to be < forwarded to the appropriate MAA CAw Desk Officer within 10 working days of receipt.
	12. ► Where an urgent operational or exceptional Airworthiness need arises which requires deviation from conformity with the approved Air System Document Set (ADS), the ADH or senior Operational Commander ¹¹ present should personally authorize the deviation and ensure the MAA are informed at the earliest opportunity, that being a maximum of 7 calendar days after the exception has been authorized ¹² .
Guidance Material	UK Civil Aviation Authority Oversight of UK Military Registered ► Aircraft ◄
1165(1)	13. The UK CAA has agreed to support the MOD in providing oversight of civil-type military Air Systems. This support is covered under the joint UK CAA / MAA policy and principles for UK CAA oversight of UK military registered ► Aircraft ◄ described in CAP 562 Leaflet B-40 ¹⁰ and the detailed arrangements are set down in contracts between the UK CAA and relevant MOD Delivery Team.
	14. When the TAw and CAw of UK military registered ► Aircraft ◄ are subject to oversight by the UK CAA, the following ► will ◄ be considered:
	a. The TAA ► will < consider the implications of any deviations between the intended full standard Statement of Operating Intent and Usage and the Design Usage Spectrum assumed in the civil Type Certification Basis. Any deviations are to be quantified through liaison with the UK CAA, and the CTCH or CSTCH. In consultation with the Mil CAM, the TAA ► will < also consider any implications of the deviations for the TAw and CAw arrangements. The implications of operating outside the limitations and assumptions applied by the CTCH or the CSTCH and / or the State of Design ► will < always be fully discussed with the CAA and CTCH or CSTCH as soon as possible. Any implications for CAw ► will < be discussed with the ADH through the Mil CAM.

 ⁸ As defined in EASA Part 21 B, D or E: specifically, those obligations detailed within 21.A.44, 21.A.109 or 21.A.118 respectively.
 ⁹ Refer to RA 1016 – Military Continuing Airworthiness Management.
 ¹⁰ CAP 562 Leaflet B-40 paragraph 3.3.1.d details the information expected to be within the Continuing Airworthiness Management

Exposition for CAA oversight arrangements that **should** be shared with the Civil CAMO and, upon request, the \blacktriangleright UK < CAA. ¹¹ \triangleright Refer to RA 1020 – Aviation Duty Holder – Roles and Responsibilities, paragraph 14. ¹² The 7 calendar day requirement is equal to that within which the civil CAM is required to notify the CAA iaw CAP562 leaflet B-40.

Whilst the MOD retains the right to vary the limitations within which these Guidance b. UK military registered > Aircraft < are operated without the agreement of the Material UK CAA, the TAA > will < take into account that such deviations may have an 1165(1) effect on the right to use common spares and the ultimate return of the ► Aircraft < to the UK Civil Aircraft Register. C. Where a Design Organization is $\blacktriangleright \triangleleft$ employed to modify the Air System, the TAA **>** will < ensure full liaison between the organization approved to meet the requirements of EASA Part 21 Subpart J and the UK CAA. CAP 562 Leaflet B-40 requires that for Air System operating under UK CAA oversight, any Modifications ► are < approved by EASA or reviewed by the UK CAA following the VK CAA Statement of Technical Satisfaction < process. EASA manages all Civil Type Certificates and Civil Supplementary Type d. Certificates. When entering the construct of UK CAA oversight of a UK military registered ► Aircraft ◄, the UK CAA does not provide oversight of the TAw of Design Changes
 provided with a
 UK CAA Statement of Technical Satisfaction. \blacktriangleleft It is for the TAA $\triangleright \blacktriangleleft$ to ensure that suitable instructions for CAw are in place and being updated (by contract if required). In order to give the UK CAA confidence to permit the use of common spares 15 with civilian operators, and to allow smooth transition of the > Aircraft < back to the UK Civil Aircraft Register, the TAA ▶ will ◄ afford the UK CAA: Full visibility of the type of flying, and the details of Repair, overhaul, а Maintenance and Modification of each Air System. The opportunity to evaluate and decide if the Air System remains a b candidate for an International Civil Aviation Organization compliant Certificate of Airworthiness. The opportunity to Audit as required. C. If during any work carried out to assess and validate MOD clearances¹³, the 16. TAA identifies any anomalies, contradictions or abnormal Risks in the civil clearances, they are to draw them to the attention of the UK CAA for guidance and action. If the UK CAA decides to take no action, the TAA ▶ will ◄ consider whether the Risks are such that MOD specific action is necessary. Basic Regulation (EU) 2018/1139 applies as law in the UK and allows Air 17. Systems to be released under ► UK CAA Part 145 / < EASA Part 145 (and other Parts as appropriate). This law (and associated Implementing Rules) does not apply to UK military registered > Aircraft < as they are 'State Aircraft'. The treatment of State Aircraft has been clarified by EASA in its note: Cologne/Jan/kgu/R(4)2013(D) 5I397 dated 20 Mar 13 – Rulemaking interpretation on "Maintenance release of aircraft not covered by the Basic Regulation". Accordingly, CAP 562 Leaflet B-40 obliges Maintenance providers to hold an ►UK CAA Part 145 / < EASA Part 145 Approval to ensure that the organization meets the ► UK CAA Part 145 / < EASA Part 145 standards and enables access to civil spares, but does not authorize them to release the Air System to service using this Approval for the reasons described above. The MAA accepts the release statement made in accordance with (iaw) CAP 562 Leaflet B-40. In order for the Air System to remain subject to UK CAA oversight iaw CAP 562 Leaflet B-40, it will be necessary for the Contractors to continue to hold ► UK CAA Part 145 / < EASA Part 145 and / or EASA Part M Subpart G with Subpart I privilege Approvals. In addition, the MAA requires ► UK CAA Part 145 / < EASA Part 145 organizations to hold an MRP Part 145 Approval achieved through the supplement route. For Air Systems subject to CAP 562 Leaflet B-40 arrangements the Military 18 Airworthiness Review Certificate (MARC)^{▶14} includes the civil Airworthiness Review (AR), undertaken by an EASA Part M Subpart G with Subpart I privileges. The civil AR certificate cannot be released, as the EASA Regulation does not apply to State Aircraft, as described above. The civil AR is undertaken to meet the requirements of providing evidence to the Mil CAM that the Air System has remained within the civil "controlled environment" for the previous 12 months. In order to remain within the

¹³ MOD clearances refer to MOD Modifications / Repairs (non-civil approved) or limitations.

¹⁴ Refer to RA 4971 – Military Airworthiness Review and Certification - MRP Part M Sub Part I.

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limits of the civil framework, such that the Air System does not fall out of civil oversight, the MARC extensions of up to 90 calendar days > <1⁴ are not to be applied to Air Systems subject to this RA.

19. 🕨 🗸

Guidance on MEL

20. MELs are a necessary component of the fixed Risk Management construct operated by the civil Airworthiness system, providing operators and maintainers authoritative guidance, as Approved Data, on the Fault tolerance limits¹⁵ of the Air System. Air Systems operated under this Regulation will require MELs to provide operational flexibility to the users within the Service Environment. In addition to the MEL derived from the MMEL for the civilian type certified Air System, the MOD may wish to provide a MEL Military Supplement (MELMS) for those items used for military purposes not already specified (such as military communications equipment). All MELMSs ▶ will ◄ follow the style and layout of the UK CAA assessed MEL and ▶ will ◄ be derived from a documented assessment of the impact on safe operation of the Air System in the event of one or multiple failures. It ▶ will ◄ also specify that, if deferred, the items contained within the MELMSs pose no Hazard to the overall Airworthiness of the Air System.

RIEs

21. Latitudes for extending the deferral of items listed within the MEL are known within the civil system as RIE. An RIE is a single 100% extension to the rectification interval for the acceptance of Faults to the item or system as specified within the MEL. As an example, an item that has been deferred for 3 days iaw the MEL rectification interval may only be granted a maximum deferral of 3 further days using the RIE process. ►A deferred Fault may not be reviewed and re-deferred outside of this process (ie it is not acceptable for the licenced engineer to review a deferred Fault and continually defer it outside of the RIE process). < A further extension ► < may only be granted by the MAA, in consultation with the UK CAA, and ► be made iaw RA 1165 Annex A. Further extension < of RIE ► will < be agreed by the Mil CAM ► and processed by the Mil CAMO on behalf of the Civil CAM. This does not remove the ability for the Leaflet-B-40 exceptions process¹⁶ to be used if deemed appropriate.

22. If a deviation from the civil approved ADS is approved, details to be communicated to the MAA, as a minimum, include:

- a. Clear definition of the approved exception.
- b. Risk Assessment including any associated mitigation.

c. Proposed action to bring the Air System back within the civil oversight framework.

23. Communications with the MAA regarding exceptions to the civil approved ADS may be sent direct to the relevant MAA OpAssure CAw Desk Officer or CAw Head of Branch (HOB) CAMO¹⁷. ◄

¹⁵ Such as Tolerable avionic failures or redundancy of multiple Systems.

¹⁶ ► Refer to the Exceptions paragraph detailed in Leaflet B-40 (<u>https://www.caa.co.uk/our-work/publications/documents/content/cap-562-sa-b-40/</u>).

¹⁷ Via <u>DSA-MAA-OA-ACC@mod.gov.uk</u>.

► Annex A

Initial contact needs to be made to the relevant MAA OpAssure CAw Desk Officer or CAw HOB CAMO^{17, 18} with the following:

1. Contact details for Regulated Entity (ie the person to contact if the further extension request is approved).

- 2. Summary of why the initial RIE is required.
- 3. MEL Defect Information:
 - a. Initial RIE reference number (unit generated).
 - b. Aircraft registration.
 - c. Aircraft Type.
 - d. Date of defect.
 - e. Rectification Interval Category.
 - f. MEL Reference.
 - g. Expiry date of Rectification Interval.
 - h. Detail of the defect.
- 4. Deferred History:

a. Date and details of the initial and / or subsequent RIE requests associated with this application.

- b. Date Civil CAMO consulted.
- 5. Further RIE extension:

a. Justification for further deferral, including the reason for non-rectification (ie where has the process fallen down that means this further RIE extension is required).

Note:

This does not remove the requirement for the unit to submit a Defence Air Safety Occurrence Report (DASOR) if it is deemed appropriate.

- b. Is there an Airworthiness and / or Operational impact? If so, detail the planned mitigation.
- c. Proposed date of further RIE extension expiry. ◄

¹⁸ ► If the relevant MAA Desk Officer is not available, then the MAA Duty Officer can be contacted (via 07799 772101). ◄

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RA 1166 – UK Civil-Registered Aircraft Utilized ► and Piloted ◄ by the Ministry of Defence

Rationale	The Military Aviation Authority (MAA) certifies, regulates and assures Air Systems that are military registered and therefore governed by the MAA's Regulatory Publications (MRP). However, there may be occasions where the Ministry of Defence (MOD) wish to utilize ► and pilot < UK civil-registered Aircraft, contracted to the MOD, to achieve its task without placing them on the Military Aircraft Register (MAR). In such situations, the regulatory responsibilities of the MAA and UK Civilian Aviation Authority (CAA) require unambiguous and defined boundaries to ensure the provision of appropriate regulatory oversight and prevent the development of complicated and confusing regulatory structures. The MOD User ** and Contractor also require clarity of the regulatory and Assurance framework they will adhere to and which Regulations they are expected to comply with. This Regulatory Article (RA) therefore outlines the process by which the MAA and CAA will agree a regulatory framework for the utilization ► and piloting <* of civil-registered Aircraft for MOD tasks or activity.
Contents	1166(1): UK Civil-Registered Aircraft Utilized ► and Piloted ◄ by the Ministry of Defence
Regulation 1166(1)	 UK Civil-Registered Aircraft Utilized ► and Piloted < by the Ministry of Defence 1166(1) The regulatory framework to be applied when a UK civil-registered Aircraft is utilized ► and piloted < by the MOD shall be agreed by the MAA and CAA and adhered to by the MOD User and Contractor.
Acceptable Means of Compliance 1166(1)	 UK Civil-Registered Aircraft Utilized ► and Piloted < by the Ministry of Defence 1. Before entering into any contractual agreement, MOD organizations planning to use UK civil-registered Aircraft for MOD tasks / activities should contact the MAA² to discuss the requirement for a joint MAA / CAA regulatory framework. 2. When requested to by the MAA and CAA, the MOD User and Contractor should submit a joint submission to the MAA detailing the planned use of the civil-registered Aircraft and any other information required by the MAA and CAA. 3. The MOD User and Contractor should provide representation at a joint MAA / CAA working group to determine the applicable regulatory and Assurance framework for the task / activity. 4. When the regulatory framework is agreed by the CAA and MAA, it should be formalized in a document and issued to the MOD User and Contractor should provide the MAA and CAA with a joint exposition that describes as a minimum: a. ► The individual(s) assigned to hold accountability for operating Risk to Life (RtL); b. The application of agreed responsibilities to the task / activity, particularly at the boundaries between the MAA and CAA Regulations; c. The application of the agreed regulatory framework to the task / activity; and;

¹ The MOD User requirement will be endorsed by an individual at 2* level or above, with appropriate air competence and air experience. ◀ ² Initial contact **should** be made by email to <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.

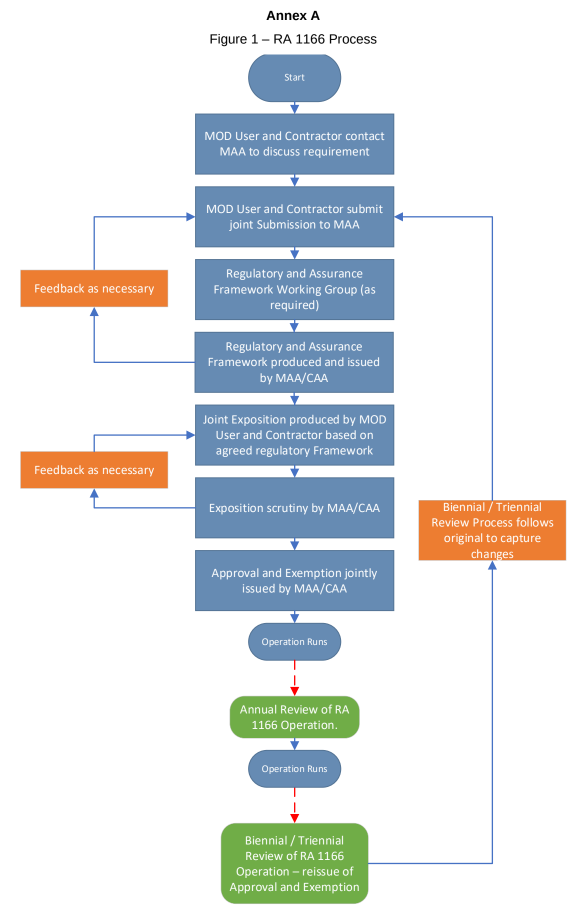
Acceptable	e. Provision of 1 st and 2 nd party Assurance to the task / activity.
Means of Compliance 1166(1)	5. ► Based on the provided exposition the MAA and CAA will jointly issue a final Approval and associated Air Navigation Order (ANO) exemption. ◄ The MOD User and Contractor should abide by the ► provisions of the Approval and ANO exemption.
	6. For continued oversight and interim Assurance of the operation, the CAA and MAA should carry out an annual review of the Approval and associated ANO exemption. The outcome should be formally communicated to the MOD User and Contractor.
	7. With a view to renewing and in advance of the expiry date of the Approval and ANO exemption, a review of the operation should be instigated by the MAA and CAA. This review will be biennial following initial Approval and triennial thereafter. The MOD User and Contractor should engage with this process to ensure the operation remains fit for purpose, appropriately Assured and regulated.
Guidance Material	UK Civil-Registered Aircraft Utilized ►and Piloted ◄ by the Ministry of Defence
1166(1)	8. The term 'MOD User' refers to the organization within the MOD that wishes to utilize a civil-registered Aircraft to achieve its task or conduct an activity. As the applicable regulatory framework is developed, the terminology used will become more specific ► during the exposition process.
	9. This RA is not intended to apply to operations conducted under an organization's Air Operator Certificates (AOC) or civil Approved Training Organization's (ATO) Approvals.
	10. The term 'Contractor' refers to the organization that is providing the Aircraft and supporting services under contract to the MOD.
	11. This Regulation applies to the utilization of civil-registered Aircraft by the MOD where the Aircraft is not brought onto the MAR. For such situations, a Memorandum of Understanding (MoU) ^{▶3} has been established between the MAA and CAA that details the process by which a regulatory framework is developed to ensure the activity is regulated and Assured appropriately, responsibilities are understood and RtL associated with the activity remains As Low As Reasonably Practicable and Tolerable.
	12. To ensure the MAA and CAA properly understand the proposed activity, the MOD User and Contractor will be required to provide a joint submission that details how the Aircraft will be employed. In response, and following a joint working group ▶ (if required), ◄ the MAA and CAA will provide the MOD User and Contractor with a regulatory framework document that details the agreed regulatory and Assurance arrangements.
	13. At this point < the MOD User and Contractor will be expected to provide an exposition that details how the agreed framework and responsibilities will be applied to the task or activity. The exposition will include specific detail of any mitigations to be applied at the boundaries of interaction between CAA and MAA Regulations to avoid ambiguity.
	a. b.
	C.
	15. ► The final Approval and ANO exemption will be issued jointly by the MAA and CAA and will detail the specific circumstances of the operation in respect of Assurance and Regulation. This action concludes the initial RA 1166 process.
	16. Prior to the 2 year point following initial Approval or the 3 year point thereafter, a review will be instigated by either the CAA or the MAA to confirm that the operating

³ Annex A to MoU made between the Military Aviation Authority and the Civil Aviation Authority Safety and Airspace Regulation Group, Version 4.0, dated September 2022.

Guidance Material 1166(1) premise has not changed, or that any changes have been captured, and that the regulatory and Assurance framework ultimately remains valid. The initial Approval process is repeated, albeit in an expedited manner, and a renewed Approval and ANO exemption will be issued.

17. MOD Users and Contractors can refer to Annex A for a pictorial representation of the RA 1166 process. ◀

This Annex is new; for clarity no change marks are presented – please read Annex A in its entirety



RA 1167 – Contracting Civil-Registered Air Systems for Military **Purposes**

Rationale	The UK Ministry of Defence (MOD) has a requirement to contract civil-registered Air Systems. In such situations the UK MOD has a Duty of Care (DoC) to ensure that appropriate Safety Assurances are met with respect to Risk to Life (RtL) (including any person who may be affected by the activity). Having such Assurances in place supports the operational capability of the UK MOD and reduces the potential exposure of individuals to harm; therefore, a full understanding of the Risks involved, through the completion of a suitable and proportionate Safety Assessment, with appropriate acceptance is required to ensure the Safety of all affected personnel.				
Contents	Scope				
	1167(1): Person Responsible for the Contracting Activity				
	1167(2): Approving Officer				
Scope	1. Activities that are inside the scope of this RA include, but are not limited to:				
	a. Passengers and escorted freight,				
	 Parachuting related activities and equipment (including Aerial Delivery Equipment and Airborne Forces Equipment)¹, 				
	c. Test and Evaluation ² (including trials, testing, and training).				
	2. The following activities are outside the scope of this RA:				
	 The purchase of individual seats or group bookings on normal commercial carriers³, 				
	b. Unescorted freight,				
	c. Aircraft Contracted by the QinetiQ Civil Flying Organization to enable Empire Test Pilots' School course delivery,				
	d. UK civil-registered Air System utilized and piloted by the UK MOD in accordance with (iaw) RA 1166 ⁴ ,				
	e. UK MOD personnel flying with the militaries of other nations.				
Regulation	Person Responsible for the Contracting Activity				
1167(1)	1167(1) The person responsible for the contracting activity shall provide appropriate Safety Assurances to the Approving Officer for Approval of the contracting of civil-registered Air Systems.				
Acceptable	Person Responsible for the Contracting Activity				
Means of	3. The person responsible for the contracting activity should :				
Compliance 1167(1)	a. Provide justification for the circumstances of the contract to, and any additional requirements as required by, the Approving Officer.				
	b. Confirm that the carrier / contractor, and the Contracted airframe, are not on the European Union (EU) Air Safety List Annex A ⁵ , the UK Civil Aviation Authority Air Safety List, or the Federal Aviation Administration (FAA) International Aviation Safety Assessment (IASA) Program list as Category 2.				
	c. Prepare a coherent and proportionate Safety Assessment, for Approving Officer consideration and Approval, which as a minimum confirms that the				

 $^{^1}$ Refer to the RA 1700 Series – Airborne Equipment. 2 Refer to RA 2370 – Test and Evaluation.

 ³ "Normal commercial carriers" is defined as scheduled commercial flights (eg British Airways flights, MOD US fare (Trooper) flights).
 ⁴ Refer to RA 1166 – UK Civil-Registered Aircraft Utilized and Piloted by the Ministry of Defence.

⁵ For the avoidance of doubt, EU Regulations do not permit any flight over EU territory by any Air System belonging to an air carrier which is on the EU banned list.

Acceptable Means of	carrier holds all the following International Civil Aviation Organization (ICAO) and National Airworthiness Authority (NAA) requirements:				
Compliance 1167(1)	 Air Operator Certificate and Operating Licence, or Regulatory Approval iaw the tasking. 				
	(2) Certificate of Airworthiness, valid Airworthiness Review Certificate, or Certificate of Clearance for the relevant Air System.				
	(3) Certificate of Registration for the relevant Air System.				
	(4) Certificate of Insurance for the relevant Air System.				
	(5) If carrying dangerous cargo; comply with the International Air Transport Association (IATA) Dangerous Goods Regulations, or the Defence Safety Authority (DSA) Movement and Transport Safety Regulator Regulations, specifically regarding the carriage of Dangerous Goods outside IATA Regulations ⁶ .				
	d. If the carrier is unable to provide the approved certificates required at paragraph 3.c above; prepare a coherent and proportionate Safety Assessment, for Approving Officer consideration and Approval, that details why paragraph 3.c cannot be met and what mitigations are in place, which as a minimum:				
	(1) Confirms that the Air System has been certified by an NAA on the FAA IASA Program list as Category 1 (meets ICAO standards).				
	(2) Determines the competence of the Contracted organization, including their ability to manage any sub-contractors.				
	(3) Determines the material state of the Contracted Air System, associated Safety, emergency, and any other Role Equipment is safe to operate in the context and environment.				
	(4) Provides Assurance to themselves that appropriate procedures are in place to ensure that the Air System is maintained in a serviceable and airworthy condition iaw with the approved Maintenance data and is certified as fit for flight by the Air System operator.				
	e. Retain a record of all contracting activity ⁷ .				
	f. For contracts in place for at least 12-months, support the Approving Officer in conducting an annual review of the contract.				
Guidance	Person Responsible for the Contracting Activity				
Material 1167(1)	4. When constructing the Safety Assessment and ascertaining the appropriate Safety Assurances, consideration may be given to information provided by aviation Safety Assurance websites:				
	a. EU Air Safety List Annex A (banned list) – <u>https://transport.ec.europa.eu/news-events/news/aviation-safety-commission-</u> <u>adopts-new-eu-air-safety-list-2021-06-02_en</u> .				
	b. UK Air Safety List – <u>https://www.caa.co.uk/media/5fwfpd4s/uk-air-safety-list-31-may-2023.pdf</u> .				
	c. FAA IASA Program list as Category 2 (banned list) – <u>https://www.faa.gov/about/initiatives/iasa</u> .				
	d. The EASA Safety Assessment Of Foreign Aircraft (SAFA Programme) – <u>http://easa.europa.eu/node/15629</u> .				
	e. Aviation Safety Network – <u>http://aviation-safety.net</u> .				

 ⁶ Refer to DSA03 DLSR – Movement and Transport Safety Regulations – Dangerous Goods Manual (DGM); and DSA 03.OME Part 2 (Formerly JSP 482) – Defence Code of Practice (DCOP) for In-Service and Operational Safety Management of OME. Examples include, but are not limited to: Explosives, radioactive material, flammable liquids, dangerous or volatile chemicals, strong acids, compressed gases, biological agents, poisons.
 ⁷ Refer to RA 1225 – Air Safety Documentation Audit Trail.

Guidance Material 1167(1) Regulation	 f. Air Safety Information Management System (ASIMS) – https://asims.ice.mod.gov.uk/MODCas/login. 5. Queries regarding the contracting of civil-registered Air Systems for military purposes, initially may be directed towards the Defence Support Chain Operations and Movements (DSCOM) organization⁸, who are Subject Matter Experts with considerable Air System contracting experience. 		
1167(2)	1167(2) The Approving Officer shall approve the contracting of civil- registered Air Systems.		
Acceptable Means of Compliance 1167(2)	 Approving Officer 6. The Approving Officer should be: a. The individual with responsibility for exercising the UK MOD's DoC related to the contract. b. For the contract of crewed Air Systems, and Specific S2 sub-category and Certified Category Remotely Piloted Air Systems (RPAS); the appropriate 2* (eg Operating Duty Holders such as Air Officer Commanding 1 Group) or Accountable Manager (Military Flying). c. For the contract of Open Category and Specific S1 sub-category RPAS; the person with Responsibility for exercising the UK MOD's DoC related to the contract should lie with an appropriately nominated individual. The rank / level of the nominated individual should be equivalent to that of the RPAS Responsible Officer as defined in the RA 1600 series. 7. The Approving Officer, who is exercising the UK MOD's DoC for the contract, should satisfy themselves that: a. The Safety Assessment is proportionate, robust, and fully recorded. b. The carrier is a competent organization with robust Safety Management processes in place with respect to RtL. 9. For contracts in place for over 12-months, the Approving Officer should conduct an annual review of the contract. 		
Guidance Material 1167(2)	Approving Officer 10. Nil.		

⁸ Via <u>UKSTRATCOM-DefSp-DSCOM-AirChart@mod.gov.uk</u>.

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► This RA has been substantially re-written; for clarity no change marks are presented – please read RA in entirety ◄

RA 1200 - Air Safety Management

Rationale Effective Air Safety Management (ASM) enhances operational capability. Complex systems in the Defence Air Environment present foreseeable and credible Risk to Life (RtL) and therefore require a rigorous and systematic management approach to avoid personnel being exposed to unnecessarily high Risk. An effective Air Safety Management System (ASMS), in conjunction with an Air System Safety Case (ASSC), will ensure that RtL is mitigated to As Low As Reasonably Practicable (ALARP) and Tolerable. The ASMS comprises the entirety of all documented and undocumented processes, procedures, tools and methodologies that exist to manage Air Safety. It is underpinned by Leadership, Assurance, and an Engaged Air Safety Culture.

Regulation 1200(1)	 Air Safety Management 1200(1) All Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers (AM)¹, Heads of ADH-Facing Organizations² and Heads of Establishment (HoE) involved in Defence Aviation shall establish and maintain an effective ASMS.
Acceptable Means of Compliance 1200(1)	Air Safety Management 1. ADH and AM(MF) ASMSs should manage their respective ASSC(s) to ensure that the Safety claims, arguments, and their supporting evidence are routinely reviewed and challenged for continued validity, in order to ensure associated RtL remain ALARP and Tolerable.
	2. The ASMS of ADH-Facing Organizations, AMs and HoEs supporting Defence Aviation should enable those organizations to actively support ADH and AM(MF) in their management of Air Safety and respective ASSC(s). It should identify any decision, activity or change in circumstances that has the potential to introduce or modify RtL in ADH and AM(MF) operations, or which could undermine the ALARP and Tolerable status.
	3. Where organizations employ a holistic or 'Total Safety' approach to managing Safety (potentially encompassing health and Safety, environmental Safety, functional Safety, and Air Safety) as a single system, these systems should address and document the approach to complying with this regulation.
	4. Each organization should demonstrate an appropriate level of separation between Assurance and delivery such that its activities are not unreasonably influenced by operating or commercial pressures.
	5. An ASMS should be proportional to the size, complexity and activities of the organization and consider the Hazards and associated Risks. It should comprise the 4 key pillars:
	a. Safety Policy and Objectives.
	b. Safety Risk Management.
	c. Safety Assurance.

¹ Those AMs within: ADH-Facing Organizations, Contractor Flying Approved Organizations, Maintenance Approved Organizations, Air Traffic Management Equipment Approved Organizations, and Design Approved Organizations.

² Examples are 'Heads of ADH-Facing Organizations' include Type Airworthiness Authorities (TAA), Commodity Chief Engineers, Type Airworthiness Managers (TAM), Commodity Delivery Team Leaders, Military Continuing Airworthiness Managers (Mil CAMs). for definition of ADH-Facing (Refer to RA1020(4): Responsibilities of Aviation Duty Holder-Facing Organizations).

Acceptable	1	d.	Safety Promotion.
Means of	6.	Utiliz	ing the 4 key pillars as a framework, an ASMS should , as a minimum:
Compliance 1200(1)		a.	Safety Policy and Objectives
1200(1)			(1) Leadership, Commitment, Accountabilities and Responsibilities. Clearly define lines of responsibility and accountability throughout the organization including the direct Safety accountability of the ADH, AM(MF), AM, HoEs and ADH-Facing Organizations and make a clear commitment to the adequate resourcing of Air Safety.
			(2) Engaged Air Safety Culture. Clearly articulate how the organization engenders a positive Safety culture and assesses its ongoing effectiveness and ensure that a set of enduring values and attitudes regarding Air Safety is shared by every member of an organization.
			(3) Air Safety Priority, Objectives and Targets. Clearly articulate the leadership's Air Safety priorities, set the targets to be achieved and define the objectives that will deliver them.
			(4) Organization, Key Safety Personnel, Air Safety Competencies. Describe the Safety organization and be structured in a way that is easily communicated, such that it is clearly understood throughout the organization.
			(5) Defined Interfaces with Adjacent Safety Management System. Identify all interactions between adjacent organizations' management systems, describe the information flows across them and how they will be managed.
			(6) Emergency Response Planning. Detail contingency plans that clearly document the actions to be taken following emergencies to limit the initial impact, control the situation and enable return to normality at the earliest practicable opportunity.
			(7) ASMS Documentation. Produce appropriate documentation which describes required processes, procedures, tools, and methodologies, that will facilitate effective performance of the ASMS.
		b.	Safety Risk Management
			(1) Reporting and Investigation. Detail processes and resources to enable the effective reporting and investigation of Occurrences.
			(2) Hazard Identification. Detail processes and resources to enable effective Hazard Identification, which will include causal and consequence analysis.
			(3) Safety Risk Assessment and Mitigation. Detail processes and resources to analyze and control or mitigate the associated Safety Risks within an organization, and ensure the effectiveness of these actions have been verified.
		c.	Safety Assurance
			(1) Compliance Monitoring and Safety Performance Measurement.
			 (a) Detail the process and resources to provide Assurance that the organization is compliant with relevant requirements³ (see para 7 for further detail).
			(b) Include suitable Safety Performance Indicators (SPI) to measure performance against the defined Air Safety Objectives and Targets and ensure their routine review.

³ MAA regulatory publications, legislation, internal process.

Management of Change. Detail a proactive approach to change (2) management that assesses proposed changes before implementation such that undesirable consequences can be avoided or mitigated.

Continuous Improvement of the ASMS. Include processes to (3) monitor and evaluate the effectiveness of the ASMS and act upon findings to facilitate continuous improvement.

Retention, Evaluation and Feedback of Information. Provide an (4) auditable information trail that can be used to review, revise and justify the Risk management and associated decision-making processes.

d. **Safety Promotion**

Training and Education. Have processes in place that identify (1)how the organization trains and educates people in the ASMS, including competence assessment and continuation training.

Safety Communication. Have processes in place that identify how (2)communication of Safety information is conducted, and the effectiveness is assured.

Safety Assurance

7. The ADH, AM(MF), AM, HoEs and ADH-Facing Organizations should:

Ensure that the ASMS operates a comprehensive and documented a. Safety Assurance⁴ programme covering the entirety of the organization's own activities and, where appropriate, those of interfacing organizations⁵. The programme **should** be routinely reviewed to ensure an appropriate focus is maintained.

Ensure that when responsible for conducting 2nd Party Assurance (2PA) b on subordinate organizations, the requirements detailed in MAA01⁶ are met.

Nominate an individual to have overall responsibility for compliance C. monitoring management. Where the same individual fulfils the role of both Safety and Compliance Manager, the ASMS should clearly define how independence is maintained between the roles.

Guidance Material 1200(1)

Acceptable

Compliance

Means of

1200(1)

Air Safety Management

The Air Safety Management Assessment Tool (ASMAT) is an optional tool that 8. has been produced to facilitate the Assurance of ASMS by 1st, 2nd, and 3rd party organizations⁷ The ASMAT and the associated report form are available for download from the MAA website⁸.

Safety Policy and Objectives.

9. An effective ASMS may be a hierarchy of connected ASMSs for parent, subordinate and supporting organizations which integrate effectively via defined interfaces to support relevant ASSCs. ADH-Facing Organizations have a significant role in enabling the ADH and AM(MF) to manage RtL by communicating effectively via interfaces and stakeholders.

10 The Air Safety Targets and SPIs can be expressed in quantitative or qualitative terms and will help facilitate the measurement of ASMS effectiveness.

Organizational arrangements will include the ASMS scope, the roles, and 11 responsibilities of the organization with a focus on Air Safety, and the structure, composition and aim of Air Safety meetings, working groups and decision-making

⁵ Where an organization is reliant upon another one for delivery of a product or service to enable effective operation or delivery of their ASSC element, appropriate Assurance arrangements should be made. This may be via direct Assurance, or by reviewing Assurance reports from other trusted agencies; ASMS documentation should describe how such assurance reports are exploited. ⁶ MAA01: Military Aviation Authority Regulatory Principles, Chapter 2 – How the MAA Regulates, Para 8.
 ⁷ Refer to MAA02 for definition of 1st, 2nd, 3rd Party Assurance.
 ⁸ <u>https://www.gov.uk/government/publications/the-military-aviation-authority-air-safety-management-performance-matrix-mapm.</u>

⁴ Safety Assurance encompasses both the functions of detailed compliance monitoring and Safety Audits (see MAA02: Military Aviation Authority Master Glossary). Whilst performance of the ASMS needs to be constantly monitored, periodic discrete Assurance activities should be planned based on perceived Risk.

Guidance Material 1200(1) forums. The role of the Safety Manager will be clearly nominated along with the appointment of other key Air Safety personnel who require Terms of Reference, including unambiguous channels of communication and levels of authority.

12. Defined interfaces with adjacent Safety Management Systems will capture detail on who, what, when, why and where the interfaces are, and ensure they are reviewed regularly. Interfaces are to include all those that support an ASSC.

13. With Emergency Response Planning it is important to note that Emergency Response Planning is not only Post Crash Management or Business Continuity but assessing the Air Safety impact of any potential emergency or non-standard operating procedure and transition back to normal ops.

14. ASMS documentation is dependent on the organization's Safety management structure but needs to be auditable, controlled, accurate and current.

Safety Risk Management

15. Hazard Identification will be periodically revisited, to ensure that the assumptions remain valid and identify any new Hazards.

Safety Assurance

16. The principles of ISO 9001 are recommended for assessing the requirements for process development, Assurance⁹ and continuous improvement.

17. The compliance monitoring function will be appropriate to the size and complexity of the organization and include a feedback system of findings to the ADH, AM(MF), AM or ADH-Facing Organizations to ensure the effective implementation of corrective actions as necessary.

18. Change Management will manage both large scale change (Aircraft types, Operating Locations etc.) and small scale (minor modifications or MAA Regulatory Publications updates etc.) and will be pan Defence Lines of Development.

Further Guidance

19. The Manual of Air Safety contains further guidance material applicable for establishing, maintaining, and assuring the effectiveness of the ASMS, Risk Management and developing an Engaged Air Safety Culture.

⁹ The compliance monitoring function may already fall within the Quality Management System (QMS) within some organizations; Approved Organization QMS requirements are detailed in RA 1005 – Contracting with Competent Organizations.

RA 1202 – Cyber Security for Airworthiness and Air Safety

Rationale	Cyber vulnerabilities in Air Systems represent a significant threat to Type and Continuing Airworthiness and Air Safety. Cyber Security for Airworthiness (CSA)
	measures are required to identify and mitigate against inadvertent or malicious
	introduction of such cyber vulnerabilities, to maintain Airworthiness. This RA sets out
	the CSA operational requirements for management of cyber threats throughout the life
	of an Air System.

1202(1): Cyber Security for Airworthiness and Air Safety **Contents**

Regulation 1202(1)	 Cyber Security for Airworthiness and Air Safety 1202(1) Aviation Duty Holders (ADH) / Accountable Managers (Military Flying) (AM(MF))¹ and Senior Responsible Owners (SRO) shall ensure that cyber security threats to Air Safety and Airworthiness are identified, suitably mitigated, and managed through life, appropriate to the level required by the intended use of the Programmable Elements (PE)².
Acceptable Means of Compliance 1202(1)	Cyber Security for Airworthiness and Air Safety 1. To mitigate the cyber security threats to Airworthiness and Air Safety during operation and Maintenance of an Air System, ADHs / AM(MF)s and SROs should provide direction to operators. This should use recognized cyber security guidance aligned to the principles of the MOD Cyber Compliance Framework ³ . ADHs / AM(MF)s / SROs should follow:
	a. Radio Technical Commission for Aeronautics (RTCA) DO-355A / EUROCAE ED-204A ^{4, 5} .
	b. JSP 440 ⁶ .
	2. The ongoing CSA activity should contribute to the development and management of the Air System Safety Case ⁷ .
Guidance	Cyber Security for Airworthiness and Air Safety
Material 1202(1)	3. To harmonise the approach taken to address Risks to CSA, detailed in RTCA DO-355A / EUROCAE ED 204A, this RA captures the operational considerations for the management of cyber security threats throughout the life of an Air System.
	Note:
	RA 5890 ⁸ captures the CSA considerations for Air System Type Design and Changes / Repairs to Type Design.
	4. Threat of intentional unauthorized electronic interaction will be systematically addressed throughout the life of an Air System. The introduction of changes through advances in computing technology, coupled with developments in tools and techniques, may increase the Risk associated with existing vulnerabilities or expose new ones. The periodicity and work conducted is commensurate with the potential Safety impact associated with the Air System. This RA gives guidance on actions to

¹ Refer to RA 1024 – Accountable Manager (Military Flying).

² Note - scope of activity is not confined to PE, but a whole Air System / operations focus, for the management of cyber security threats and vulnerabilities.

³A copy of the MOD Cyber Compliance Framework should be requested from the contracting organization.

⁴ Refer to RTCA DO-355A / EUROCAE ED-204A – Information Security Guidance for Continuing Airworthiness (note that DO-355A is titled 'Continued Airworthiness', DO-355A still refers to Continuing Airworthiness throughout the standard despite title of document). ⁵ DO-355A is a companion to RTCA DO-326A but written for information security In-Service, as opposed to design. The need for such ⁶ Refer to JSP 440 – The Defence Manual of Security.
 ⁷ Refer to RA 1205 – Air System Safety Cases.
 ⁸ Refer to RA 5890 – Cyber Security for Airworthiness and Air Safety – Type Design and Changes / Repairs to Type Design.

Guidance Material 1202(1)	ADHs / AM(MF)s and SROs responsible for all in-service Air Systems, including Legacy Air Systems ⁹ , on understanding what level of vulnerability they may be subject to from cyber threats. Design Change will always be the preference to address cyber vulnerabilities, however it is accepted that action taken in line with this RA may be more feasible to achieve by justified procedural means.
	5. Cyber Compliance. Management of cyber security for Air Systems In-Service must be consistent with the MOD Cyber Compliance Framework ³ , with a specific focus on Air Safety. The framework can be aligned to relevant aspects of DO-355A ⁴ for Continuing Airworthiness and JSP 440 ¹⁰ . The framework is based on the requirements of the US National Institute of Standards and Technology (NIST) Cybersecurity Framework, namely Identify, Protect, Detect, Respond and Recover, which must be followed and maintained through the life of Air Systems. This guidance is applicable to PE, Aircraft components, Aircraft network access points, Aircraft weapon systems, Aircraft intelligence systems, Ground Support Equipment, any associated Ground Support Information Systems, and the associated operators. The National Cyber Security Centre (NCSC) ¹¹ also provides guidance on a Cyber Assessment Framework (CAF) that shares the principles of the NIST Framework.
	6. Identify . The first step, and foundational for effective application of the MOD Cyber Compliance Framework ³ , is understanding cyber security Risk in the operational context of any Air System. Risk Assessments, Risk Management strategies, governance, supply chains and asset management are examples of outcomes within this function. DO-355A ⁴ and JSP 440 ⁶ provide guidance on these aspects, which are key in identifying cyber threats and vulnerabilities that have the potential to impact Air Safety, along with associated operators' responsibilities.
	7. Protect . Once cyber threats have been identified, the next step is the development and implementation of appropriate safeguards to ensure safe operation of an Air System, by limiting or containing the impact of a potential cyber Incident on Air Safety. Examples of outcomes include access management, storage, transport, training and awareness, Maintenance, protective technology, and Information Management (IM). DO-355A ⁴ and JSP 440 ⁶ provide guidance on implementation of these processes.
	8. Further information for the Assurance of the supply chain may be found in Def Stan 05-138 ¹² and Def Stan 05-135 ¹³ (eg, counterfeit materiel may not meet the original manufacturer specifications, undermining protection assumptions, and compromised materiel could deliberately introduce vulnerabilities). The NCSC also provides guidance on Assurance of supply chains.
	9. Detect . Upon introducing protective safeguards, the detect function will be introduced to enable timely detection of cyber security Incidents that may impact Air Safety, such as continuous monitoring and security log files. By understanding the normal behaviour of relevant Air Systems, anomalies can be identified as potential cyber threats to Air Safety. DO-355A ⁴ and JSP 440 ⁶ provide guidance on the importance of monitoring and detection systems and processes. Guidance on the management of security events that affects aviation Safety can be found in DO-392 ¹⁴ .
	10. Respond . Once a cyber incident affecting Air Safety has occurred, the level of response is key in supporting the ability to contain the impact, this includes the need for business continuity plans and associated response plans, Occurrence reporting ¹⁵ , cyber threat analysis, and Continuous Improvement (CI). The MOD requirement for cyber management controls and Cyber Incident response is detailed in JSP 440 ⁶ . Further guidance can be sought through the MOD Cyber Compliance Framework ³ and the NCSC Cyber Assessment Framework ¹¹ . Guidance on the management of security events that affects aviation safety can be found in DO-392 ¹⁴ .

⁹ Refer to MAA02 – MAA Master Glossary ¹⁰ JSP 440 focuses on generic cyber security.

 ¹¹ www.ncsc.gov.uk.
 ¹² Refer to Def Stan 05-138 – Cyber Security for Defence Suppliers.
 ¹³ Refer to Def Stan 05-135 – Avoidance of Counterfeit Materiel.
 ¹⁴ Refer to DO-392 / EUROCAE ED-206 – Guidance for Security Event Management.

¹⁵ Refer to MOD Cyber Incident Reporting – <u>Security Incident Reporting Form</u> and RA 1410 – Occurrence Reporting and Management.

Guidance Material 1202(1) 11. **Recover**. Directly linked to cyber incident response, recovery is essential in maintaining resilience and restoring operational capability. This function minimizes the impact of a cyber incident through timely recovery via recovery planning and CI. Communication and co-ordination with all stakeholders is required to ensure recovery activities are managed and lessons are identified for future improvements, as per guidance in JSP 440⁶. Further guidance can be sought through DO-392¹⁴, the MOD Cyber Compliance Framework³ and NCSC Cyber Assessment Framework¹¹.

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RA 1205 - Air System Safety Cases

Rationale	Military Air Systems are complex and often have unique and emerging capabilities that present complicated developmental challenges; moreover, the operation of Military Air Systems presents a foreseeable and credible Risk to Life (RtL). A simple Risk assessment will not be sufficient to assess the potential impact of these RtL, whereas the use of a Safety Case provides the ability to understand the cumulative and / or interrelated Risks from the use of the complex system. This Regulatory Article (RA) requires that all Air Systems on, or destined for, the UK Military Aircraft Register (MAR) have a robust Air System Safety Case (ASSC) that will demonstrate that the Air System is, or will be capable of being, safe to operate and operated safely for a given application in a given operating environment.
	This RA is supported by the Manual of Air System Safety Cases (MASSC) which provides comprehensive Guidance Material regarding ASSCs.
Contents	 1205(1): The Air System Safety Case and Air System Safety Case Report(s) 1205(2): Ownership of the Air System Safety Case 1205(3): The Safety Statement 1205(4): Responsibilities of Organizations supporting an Air System Safety Case 1205(5): Assurance, Endorsement and Scrutiny of the Air System Safety Case
Definitions	1. ► 2. ►
Applicability	 Applicability of this RA 3. All Air Systems on, ► or destined for, ◄ the UK MAR►1◄. 4. ► ◄ 5. All Senior Responsible Owners (SROs) responsible for the introduction, development or modification of Air Systems on, or destined for, the UK MAR. 6. All Operating Duty Holders (ODH) / Accountable Managers (Military Flying) (AM(MF)) responsible for the operation of Air Systems on the UK MAR.
Regulation 1205(1)	 The Air System Safety Case and Air System Safety Case Report(s) 1205(1) An ASSC shall be produced for Air Systems on, or destined for, the UK MAR. The ASSC shall be articulated via an ASSC Report.
Acceptable Means of Compliance 1205(1)	 The Air System Safety Case and Air System Safety Case Report(s) The ASSC 7. The ASSC should consist of a claim (or number of claims), a structured and explicit argument, and a supporting body of evidence, that together provide a compelling, comprehensible and valid case that an Air System is safe to operate and being operated safely within a clearly defined context²

being operated safely within a clearly defined context².

¹ Open Category and Specific S1 sub-category Remotely Piloted Air Systems (RPAS) do not require an ASSC. Specific S2 subcategory and Certified Category RPAS require an ASSC. Refer to RA 1600 Series – Remotely Piloted Air Systems. ² That is, for a given application(s) in a given operating environment(s).

Acceptable Means of Compliance 1205(1)	 Bevelopment of the ASSC should begin at the concept stage³, with Safety arguments considered during capability design and selection, and be managed through to ► (and including) ◄ disposal. Development of the Air System's Safety requirements and context of use should be influenced by the current, or intended, operators and maintainers of the Air System. For a unique and emerging technology, with no end-user expertise, an appropriate Suitably Qualified and Experienced Person (SQEP) stakeholder group should be established.
	10. The ASSC should be managed via an Air Safety Management System (ASMS) established and maintained in accordance with (iaw) RA 1200 ⁴ .
	11. The ASSC should explicitly address the Human Factors aspects associated with the operation and Maintenance of the Air System.
	12. The ASSC should explicitly address the inclusion, or justified exclusion, of Safety-enhancing technologies and techniques from across the aviation industry, both during the initial development of the capability and once In-Service ⁵ through periodic review of the ASSC \triangleright .
	13. ► Where a Flight Simulator Training Device ⁶ is procured or utilized in support of the Air System then the ASSC owner should ensure that it is appropriately captured in the ASSC. <
	14. The ASSC should address all operations being, or intended to be, conducted with the Air System. The ASSC should explicitly address any higher-technical merit and / or higher-Risk activities and present a coherent and convincing Safety argument backed up by valid supporting evidence, which might be bespoke to these capabilities Image: Image: The ASSC should explicitly address any higher-technical merit and / or higher-Risk activities and present a coherent and convincing Safety argument backed up by valid supporting evidence, which might be bespoke to these capabilities
	15. As the ASSC develops, it should enable the following:
	a. Provision of an 'ASSC Strategy' which ▶ begins to mature the ASSC Claim-Argument-Evidence construct that is endorsed by the end-user ODH / AM(MF). This effectively provides a summary of the programme activity that substantiates the claims and arguments ◄ that the capability has the potential to be managed safely across all Defence Lines of Development (DLoD) [▶] 7◀ through its lifecycle.
	b. Provision of an 'ASSC Acquisition Basis' which ► continues to mature an ASSC Claim-Argument-Evidence construct, begins to summarize argument substantiation evidence, continues to effectively summarize the programme activity that is substantiating the claims and arguments, and demonstrates that operating Risks have influenced capability design / selection and Pan-DLoD Safety requirements.
	c. Provision of a 'Live ASSC' which demonstrates, through claim, explicit argument and appropriately cited evidence, that the Air System is safe to operate and operated safely across all DLoDs and that all RtL is both As Low As Reasonably Practicable (ALARP) and Tolerable within a clearly defined context ⁸ .
	The ASSC Report(s)
	16. An ASSC Report should be one document which captures the key components of the ASSC at a point in time. It should articulate the Safety claim and the Safety argument and summarize the supporting evidence in a clear and concise format.
	 a. The ASSC Strategy Report (for ► the Outline Business Case (OBC)) should demonstrate that the proposed Air System and the associated

³ The first stage of the CADMID cycle (Concept, Assessment, Demonstration, Manufacture, In-service, Disposal).

⁴ Refer to RA 1200 – ► ◀ Air Safety Management.

⁵ The term 'service', when used in the context of an Air System being 'In-Service' or 'introduced into service', refers to the phase where the Air System has completed development and is now being used to deliver the capability for which it was intended, be that training or operations. It does not refer to use of the Air System by one of the branches of HM Armed Forces (ie the Services – Navy, Land or Air).

⁶ Refer to RA 2375 – Qualification, Approval and Use of Flight Simulator Training Devices.

 ⁷ Refer to MAA02 – Military Aviation Authority Master Glossary.
 ⁸ Refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

Acceptable Means of Compliance 1205(1) processes and measures described are likely to support effective ALARP and Tolerable judgments. ► The Report **should** capture a consistent Claim-Argument-Evidence construct alongside a summary of the programme activity being undertaken to substantiate the claims and arguments. ◄

b. The ASSC Acquisition Basis Report (for ► the Full Business Case (FBC) ◄ should demonstrate that the processes and their artefacts have influenced capability design / selection ► or, ◄ where this has not been achieved, ► ◄ demonstrate the additional mitigation measures which are required to be implemented, eg Training Needs Analysis. ► The Report should capture a consistent Claim-Argument-Evidence construct alongside a summary of the on-going programme activity being undertaken to substantiate the claims and arguments. ◄

c. The ASSC Report(s) associated with the Live ASSC (for either ► Development or In-Service) ◀, should demonstrate that the processes are supporting effective ALARP and Tolerable judgements within a clearly defined context. A Live ASSC Report should be produced ► as part of the Application for Approval in Principle to register an Air System on the UK MAR⁹, ◀ prior to activation of the Air System on the UK MAR, and following review of the Live ASSC as required at para ► 27 ◀.

17. To ensure the ASSC Report presents a clear and compelling case, evidence **should** be referenced and only directly transposed into the ASSC Report where critical to the meaning or strength of an argument.

18. Legacy versions of ASSC Reports **should** be considered significant Air Safety related documents and retained iaw RA 1225¹⁰.

Guidance Material 1205(1)	The Air \$ 19. Safe operator, w identify and on prescrip produced the management
	20. Prim without sup unexplaine evidence. T Safety argu incorrectly the argume primacy, ur
	21. Safe para 12 is 1 argument ¹¹ extant Safe industry wh the develop and technic technologie In-Service, arguments changes in

The Air System Safety Case and Air System Safety Case Report(s)

9. **Safety Case Regime**. The Safety Case regime places the onus on the perator, who understands the Air System and how it will be, or is, employed to dentify and manage the Risks associated with their activity, rather than simply relying in prescriptive regulation alone. To assist the regulated community, the MAA has roduced the MASSC which provides guidance material for the development and nanagement of the ASSC and of the associated ASSC Report(s).

20. **Primacy of the ASSC argument.** As described in the MASSC, an argument without supporting evidence is unfounded, whilst evidence without argument is unexplained and therefore meaningless, regardless of the quality or quantity of that evidence. The overwhelming academic view revolves around the primacy of the Safety argument; however, in practice this is often neglected with the emphasis being ncorrectly placed on evidence and leaving the connection between the evidence and he argument unexplained. Within an ASSC, it is the Safety argument that has primacy, underpinned and supported by evidence.

21. **Safety-Enhancing Technologies and Techniques**. The principle behind para 12 is the requirement to consider good practice as part of any ALARP argument¹¹. As such, the design and selection of the Air System has to consider extant Safety-enhancing technologies and techniques from across the aviation industry which are applicable to the intended context, with decision(s) captured within the developing ASSC. The consideration of emerging Safety-enhancing technologies and techniques will depend on the anticipated Safety benefit, and the maturity of those technologies and techniques against the programme timeline. Once the Air System is In-Service, the periodic review of the Live ASSC (In-Service) will need to confirm that arguments based on the adoption of good practice are still valid, cognisant of any changes in context or adoption of new technologies and techniques include collision warning systems, terrain awareness and warning systems, cockpit voice / flight data

⁹ ► Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

¹⁰ Refer to RA 1225 – Air Safety Documentation Audit Trail.

¹¹ Refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life), Annex B for more details.

¹² Noting that some safety-enhancing technologies (ie Cockpit Voice / Flight Data Recorder) are mandatory equipment for the Air System to achieve Type Certification iaw RA 5810 – Military Type Certificate (MRP 21 Sub Part B).

Guidance Material	recorders, monitoring		ar alerting systems, wire-strike protection systems and flight data nmes.
1205(1)	include: Nig degraded v the use of	ght Visic /isual en equipme	nical merit and / or higher-Risk activities . Such operations on Device operations, air-to-air refuelling, embarked operations, avironment operations, training for contested airspace operations, ent and / or procedures cleared under an Operational Emergency and operations with reduced Safety margins ¹³ .
	within its C ASSC thro	laim-Arg ugh a 'P	I that development and management of an ASSC covers all DLoDs gument-Evidence hierarchy. Approaching the development of an an-DLoD lens' can also assist in delivering an effective Claimer construct; the MASSC offers further guidance.
Regulation	Ownersh	nip of t	he Air System Safety Case
1205(2)	1205(2)		SRO or ODH / AM(MF) shall develop, manage and own SSC subject to the following:
		a.	An ASSC shall have a single owner at any one time.
		b.	For new capabilities, the SRO shall own the ASSC from Concept until transfer of the ASSC to the end-user ODH / AM(MF).
		C.	The end-user ODH / AM(MF) shall take ownership of the ASSC before any RtL is incurred through In- Service operation of the Air System.
		d.	Where ► Development ¹⁴ ◀ flying is to be conducted, the ODH / AM(MF) for the ► Development ◀ flying shall own a separate ASSC specific to the context of the ► Development ◀ flying.
Acceptable	Ownersh	nip of t	he Air System Safety Case
Means of	Roles and Responsibilities of the ASSC Owner - SRO		
Compliance 1205(2)	24. From nomination as a project SRO ^{►15} and on ownership of the project mandate ¹⁶ , until transfer of the ASSC to the end-user ODH / AM(MF), the SRO should :		
	a. evide		ge the development of the ASSC argument and its associated uirements.
		eptance (e delivery of the evidence through Integrated Test, Evaluation and (ITEA), or equivalent, which provides the relevant role-relation and test and / or evaluation.
		irement	e that Air Safety considerations are founded in capability design and selection, securing end-user engagement through the s Manager.
	d. enga Basis	agement	e appropriate operator, maintainer and ITEA stakeholder during development of the ASSC Strategy and ASSC Acquisition
	l		

¹³ For example, tasks utilizing approved Reduced Operating Standard or Military Operating Standard take-off and landing

 ¹⁴ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ¹⁵ For civil-initiated procurement of Civilian-Owned / Civilian Operated Air Systems which do not have a SRO, the programme
 ¹⁶ For civil-initiated procurement of Civilian-Owned / Civilian Operated Air Systems which do not have a SRO, the programme manager responsible for planning, governing and overseeing the successful delivery of the programme's output / product owns and manages the ASSC until the Air System is activated on the UK MAR and the ASSC handed over to the AM(MF). ¹⁶ Or whatever mechanism is equivalent in >civilian < industry / operators that confers budgetary authority to a nominated programme manager at the start of a programme involving development / procurement of an Air System.

Acceptable Means of Compliance 1205(2) e. Ensure that a statement of endorsement from the end-user ODH / AM(MF)¹⁷ is available with the ►OBC < and ►FBC < Investment Appraisal Committee (IAC) submission¹⁸.

f. Secure ► an ◄ MAA scrutiny statement of the ASSC Strategy Report and ASSC Acquisition Basis Report iaw RA 1205(5) paras ►47 ◄ and ►48 ◄.

g. Ensure that decisions that have the potential to impact on the Safety argument underpinning the subsequent Live ASSC are endorsed by the end-user ODH / $AM(MF)^{17}$.

h. Where ► Development ◄ flying is required ► ◄, support the ODH / AM(MF) responsible for conducting the ► Development ◄ flying to generate the Live ASSC (► Development ◄) specific to the context of the ► Development ◄ flying.

i. ► Secure an MAA review of an appropriately mature ASSC Report when applying to register an Air System on to the UK MAR⁹ as part of the Application for Approval in Principle (AAIP).

j. Secure ► an ◄ MAA review of a fully-substantiated Live ASSC, articulated through a Live ASSC Report ► (Development / In-Service), when requesting activation of an Air System on to the UK MAR⁹. ◄

k. Manage the development of the ASSC argument, and its associated evidence requirements, when an Air System returns to the developmental domain due to major modification or upgrade project¹⁹.

Roles and Responsibilities of the ASSC Owner – ODH / AM(MF)

25. ► Development ◄ Flying. Prior to accepting any RtL associated with the operation of an Air System for ► Development ◄ activity conducted during initial capability development or modification, the ODH / AM(MF) responsible for the ► Development ◄ flying should:

a. Own and manage a Live ASSC (► Development ◄) which delivers a substantiated argument for safe ► Development ◄ flying.

b. Engage with the SRO and / or end-user ODH / AM(MF) to ensure that the
 ▶ Development < evidence requirements are clearly understood and that any role-relatable ▶ Development < activity is aligned to the intended In-Service operating context.

26. **In-Service Flying.** Prior to accepting any RtL associated with the operation of an Air System in their Area of Responsibility (AoR), the end-user ODH / AM(MF) **should**:

a. Implement procedures to review the ASSC as part of the endorsement(s) required by the SRO during ASSC development.

b. Assume ownership and management of the Live ASSC (In-Service) following a review of the ASSC.

c. Ensure the ASMS has been updated to include ASSC management.

27. **Periodic Review.** ► The ◄ ODH / AM(MF) ► ◄ **should** ► formally review their Live ASSC (Development / In-Service) as Chair of a pan-DLoD Air System Safety Working Group (ASSWG)²⁰, at least once every 12 months and as part of ODH / AM(MF) succession²¹. Through this review, the ODH / AM(MF) **should** scrutinise the validity of their Live ASSC (Development / In-Service) argument and supporting evidence to produce a Live ASSC Report and Safety Statement. ◄

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¹⁷ Where the end-user ODH / AM(MF) has not yet been identified or appointed, endorsement is to be sought from a suitably empowered representative.

¹⁸ Or equivalent Approving Authority depending on the category case (A-D) of the project.

¹⁹ Refer to RA 5305 – In-Service Design Changes; and RA 5820 – Changes in Type Design (MRP 21 Subpart D).

²⁰ AM(MF) equivalent.

²¹ Where ASSWGs cannot be completed ahead of assumption of ODH / AM(MF) responsibilities, these **should** be completed as soon as reasonably practicable thereafter. <

Acceptable	b. ► <
Means of	► Other occasions to < Review ► < an ASSC
Compliance 1205(2)	28. In addition to the periodic review of the Live ASSC required at para ▶27◀, there ▶are likely to◀ be occasions when changes to either the Air System itself, the operating context for the Air System, or elements of the argumentation supporting the ASSC require a review of the ASSC to be initiated. The requirement to undertake a review of the ASSC should be determined by the appropriate ASSC owner, in consultation with the ODH / AM(MF), SRO and Type Airworthiness Authority (TAA) ▶/ Type Airworthiness Manager (TAM) or Commodity Chief Engineer (CE) ²² ◀ as appropriate. Changes which should initiate a review of the ASSC include:
	a. A change in the operating context of the Air System.
	b. In-Service Design Changes ^{▶ 23 ◀} .
	c. Changes arising from any DLoD requiring change to the Release To Service (RTS) ► or Military Permit to Fly (Development), (In-Service) or (Special Case Flying). ◄
	d. Changes leading to the issue of a new certificate of registration on the UK MAR.
	e. ► Permanent ◀ transfer of the Air System to a different ► Aircraft ◀ Operating Authority ► 24 ◀, or as part of ODH / AM(MF) succession.
	f. ►A material change to the Safety argument.
	g. ►A major change to Statement of Operating Intent and Usage.
	h. A significant Continuing Airworthiness concern.
	i. Post an accident, major incident or prior to return to flying.
	j. Recognition of a new condition of higher-technical merit and / or higher- Risk activity.
	 Adoption of a new Safety-enhancing technology and / or technique as good practice by the wider aviation industry.
	I. ► When considering < any change to the planned Out of Service Date of the Air System.
	ASSC Ownership Transfer
	29. Transfer of ASSC ownership should be captured during a formal pan-DLoD review to ensure continued validity of the ASSC argument and supporting evidence in relation to ▶ the ◀ Air System's ▶ ◀ context of use. The transferring owner should notify the MAA ²⁵ of the ASSC transfer.
Guidance	Ownership of the Air System Safety Case
Material 1205(2)	30. Having a single owner of an ASSC does not limit an Air System type to have a single ASSC; a single In-Service Air System type may be operated by multiple Aircraft Operating Authorities with differing context of use, thus requiring each ODH / AM(MF) operating that type to own and manage a separate ASSC.
	31. The principle outlined in para ►30 ◄ will include those circumstances where an In-Service Air System is transferred to a CFAOS organization ²⁶ for Maintenance Test Flying (MTF). The end-user ODH / AM(MF) will own and manage the ASSC (In-Service) aligned to the full context of in-service flying, whereas the AM(MF) for the CFAOS organization conducting the MTF will own and manage a separate Live ASSC for the specific context of the MTF conducted by that organization. Much of the argument and evidence supporting each ASSC will be common; indeed, the ASSC for

²² Commodity CE for changes that do not form part of the Type Airworthiness Safety Assessment (Report).

 ²³ Primarily Major In-Service Design Changes iaw RA 5305 – In-Service Design Changes; and as defined in RA 5820 – Changes in Type Design (MRP 21 Subpart D).
 ²⁴ Refer to RA 1164 – Transfer to UK Military Registered Air Systems.
 ²⁵ Email <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.

²⁶ That is an organization approved by the MAA to operate military-registered Air Systems; Refer to RA 2501 – Contractor Flying Approved Organization Scheme.

Guidance Material 1205(2)	the MTF activity may rely heavily on the end-user's Live ASSC (In-Service), but with a much narrower context and a focus on the conduct of the MTF activity. Similarly, the end-user's Live ASSC (In-Service) will include claims relating to the Maintenance activity being conducted by the MTF organization. In both cases, a clear articulation of the interface between the organizations, the evidence on which each ASSCs is dependent, and a robust line of communication to highlight any weaknesses will be a fundamental part of the argumentation within each ASSC.			
	32. Where an Air System is undergoing ► Development ◄ flying as part of initial development or modification, the ODH / AM(MF) responsible for the ► Development ◄ flying will be required to own and manage a separate Live ASSC (► Development ◄) specific to the context of the ► Development ◄ flying. The Live ASSC (► Development ◄) will therefore exist in parallel to the Live ASSC (In-Service), with the latter being either owned and developed by the SRO or owned and managed by the end-user ODH / AM(MF). Whilst some elements of the Live ASSC (► Development ◄) and the Live ASSC (In-Service) are likely to be common, the context for each will be different and the overall claim is likely to require a different argument strategy. For example, the argument strategy for the Live ASSC (In-Service) might include reliance on a fully-substantiated equipment Safety Assessment and RTS to support world-wide operations in poor weather with the Air System flown by any qualified front line crew, regardless of experience. Conversely, the context for the Live ASSC (► Development) may be focused on ◄ testing and / or evaluating new capabilities; the argument strategy may therefore focus on the organizational aspects such as the specific competencies of trials personnel, the highly-controlled environment and the specific trials approval / Risk assessment processes in place.			
	33. Amplifying guidance regarding the through life applicability of the ASSC, its influence on the development of a 'Safety capable' Air System, the lifespan of ASSC ownership and the changing roles and responsibilities for its management, can be found in the MASSC Chapter 4.			
	34. The SRO or ODH / AM(MF) may consider the utility of appointing an ASSC manager to provide consistent oversight of the ASSC.			
	35. An effective Safety Case regime recognizes that a system is unsafe until it is proven to be safe, and sets primacy in challenging all claims, arguments, evidence and evidence owners to enable the ASSC owner to state that all RtL are both ALARP and Tolerable.			
Regulation	The Safety Statement			
1205(3)	1205(3) ODH / AM(MF)s shall make a Safety Statement as a formal declaration that all RtL associated with an Air System are both ALARP and Tolerable within a clearly defined context.			
Acceptable	The Safety Statement			
Means of	36. ► The < ODH / AM(MF) should issue a Safety Statement that includes:			
Compliance 1205(3)	a. A formal declaration that all current or foreseeable RtL are both ALARP and Tolerable within a clearly defined context.			
	 Supplementary information outlining areas of concern with the ASSC or management of RtL. 			
	37. Additionally, ► the ◄ ODH should note in their Safety Statement any RtL that has been escalated for higher-level ownership.			
	38. ► The < ODH / AM(MF) should review their Safety Statement:			
	a. At least annually, following review of the ASSC.			
	b. Prior to implementing a significant change to an Air System in any DLoD, including change in use or operating context.			
	c. Following any other change that the ODH / AM(MF) judges to impact on the validity of the extant Safety Statement.			

Regulatory Artic	cle 1205 UNCONTROLLED COPY WHEN PRINTED
Acceptable Means of Compliance 1205(3)	 d. As a formal element of ASSC ownership transfer. 39. ► The < ODH should present their Safety Statement to their Senior Duty Holder. ► The < AM(MF) should present their Safety Statement to ► their Sponsor. <
Guidance Material 1205(3)	 The Safety Statement 40. The Safety Statement is a formal, personal confirmation that the RtL for an Air System is both ALARP and Tolerable within a clearly defined context and is supported by an auditable record of key Air Safety related assumptions, decisions and arguments within the ASSC. The Safety Statement may also document a summary of the key issues arising from the ASSC, the understanding and management of which will have enabled the ODH / AM(MF) to sign the Safety Statement. 41. A suggested format for the Safety Statement is provided on the MAA websites.
Regulation 1205(4)	 Responsibilities of Organizations Supporting the Air System Safety Case SROs and ODH / AM(MF)s shall ensure that heads of organizations²⁷ delivering elements of the ASSC, understand their roles and responsibilities in supporting the ASSC.
Acceptable Means of Compliance 1205(4)	 Responsibilities of Organizations Supporting the Air System Safety Case 42. ► The ◄ SRO and ODH / AM(MF) should ensure that heads of organizations supporting, or delivering elements of, the ASSC: a. Are responsible for the performance, Safety and integrity of those ASSC elements for which they are responsible and / or the services that they provide. b. Deliver those elements of an ASSC for which they are responsible. c. Inform the relevant SRO or ODH / AM(MF) of any deviations or deficiencies that might affect the associated ASSC.
Guidance Material 1205(4)	 Responsibilities of Organizations Supporting the Air System Safety Case 43. Some of the pan-DLoD elements of an ASSC may be delivered by external organizations outside the direct control of the ASSC owner, such as Release To Service Authorities (RTSAs), Delivery Teams, infrastructure providers, airfield service providers etc. The onus is on the ASSC owner (SRO or ODH / AM(MF) as appropriate) to clearly articulate the responsibilities of such organizations, and the relevance of those responsibilities within the context of the ASSC, to the head of each organization and to ensure they are being delivered. 44. With clearly articulated responsibilities, heads of organizations supporting the ASSC will understand the consequences of failing to deliver in respect of an ASSC. Activities to discharge relevant responsibilities will be managed day to day via the associated ASMS²⁸.

 ²⁷ Refer to RA 1020 – Aviation Duty Holders and Aviation Duty Holder-Facing Organizations - Roles and Responsibilities.
 ²⁸ RA 1200 (Air Safety Management) details ASMS requirements to manage hazards and communicate effective interfaces.

Regulation 1205(5)	Assurance, Endorsement and Scrutiny of the Air System Safety Case		
	1205(5)	The ASSC shall be subject to independent ► Assurance prior to activation on the UK MAR and annual Assurance whilst active on the UK MAR. ◀ Additionally, the ASSC shall be subject to endorsement and scrutiny at defined points of development.	
Acceptable Means of	Assuranc Case	ce, Endorsement and Scrutiny of the Air System Safety	
Compliance	Assurance		
1205(5)	45. ►The	SRO should obtain independent Assurance of >:	
	a.	Their ASSC Strategy as part of the OBC IAC submission.	
	b.	Their ASSC Acquisition Basis as part of the FBC IAC submission.	
	c. transf	The ASSC (In-Service) immediately prior to entry into service and fer of responsibility for the ASSC to the ODH / AM(MF). ◄	
	Live ASSC	 ODH / AM(MF) should ▶ conduct < annual ▶ < Assurance of their (Development) and / or (In-Service) by verifying the effectiveness of their erfacing) ASMS in substantiating the ASSC claim(s), validated via the 	
	Endorseme	ent and MAA Scrutiny	
		ir Systems subject to MOD ►IAC < approval, the ASSCs should be / the end-user and scrutinised by the MAA at the following points:	
	► Thi	► Outline Business Case. < As part of the ► OBC < submission, the should prepare an ASSC Strategy Report capturing the ASSC Strategy. s < Report should be endorsed by the end-user ODH / AM(MF) ¹⁷ and d to the MAA ²⁵ for provision of their scrutiny statement.	
	endor	► Full Business Case. < As part of the ► FBC < submission, the SRO Id prepare an ASSC Acquisition Basis Report. ► This < Report should be rsed by the end-user ODH / AM(MF) ¹⁷ and copied to the MAA ²⁵ for sion of their scrutiny statement.	
		► Application for Approval in Principle. The SRO or Sponsor should it the associated ASSC-R when applying to register an Air System on to K MAR ⁹ as part of the Application for Approval in Principle (AAIP).	
		Activation on the UK MAR. The SRO should submit the Live ASSC rt (▶ Development / In-Service ◄) to the MAA for review prior to activation e UK MAR as either a Development or In-Service Air System.	
		 civilian ◄ initiated procurement of ► a Civilian-Owned Air System which is to MOD IAC ◄ approval, the following ASSC endorsement schedule used: 	
		The company should submit the \blacktriangleright ASSC-R (Development / In- ce) \blacktriangleleft to the MAA ²⁵ for review \blacktriangleright when applying to register an Air System on \Box UK MAR ⁹ as part of the \blacktriangleleft Application for Approval in Principle (AAIP)	
	b.		
		The AM(MF) should submit the Live ►ASSC-R (Development / In- ce) ◄ to the MAA ²⁵ for review prior to activation on the UK MAR (on which of Certificate of Usage would be contingent).	

Guidance Material	Assurance, Endorsement and Scrutiny of the Air System Safety Case		
1205(5)	49. Those responsible for the development and management of the ASSC may determine the most appropriate means of independent Assurance of the ASSC ► < by ► considering < factors such as the stage of ASSC development and the overall context / complexity of the ASSC. Options ► < include ► (but are not limited to) < a suitable Independent Safety Auditor, RTSA, ► Sponsor, < Safety Centre, or the Air Safety Team or Safety Case Manager from another Group or Service, providing that the individual or organization is ► demonstrably SQEP and is < not unduly influenced by commercial, peer or rank / status pressures.		
	50. ► Following initial independent Assurance of the ASSC (as detailed at para 45.c), ongoing annual Assurance will be conducted by the ODH / AM(MF), primarily via the ASSWG. It will confirm that the management of the ASSC (via the ASMS) is appropriate for the Air System and its operating context. It must affirm (and reaffirm annually / at least once every 12 months) that:		
	a. The claims are correct,		
	b. The arguments and evidence effectively substantiate the claims being made, and		
	c. The ownership of the ASSC is effectively understood across the AoR and supports Air Safety decision making.		
	51. Evidence is the tangible output of an ASMS and is, therefore, subject to 1 st / 2 nd / 3 rd Party Assurance under the compliance monitoring function of the ASMS. Day-to- day management of issues which could impact ASSC validity will be via the ASMS of relevant organization(s), including:		
	a. The identification of new and evolving hazards,		
	b. The setting and monitoring of appropriate objectives,		
	c. Effective communication across interfaces in a timely manner, and		
	d. Correctly scoped Safety Assurance.		
	52. If the context of the ASSC changes then it is highly likely the argument(s) will be affected and generate a revised 'demand signal' for evidence; thus, a review and update of any associated ASMS(s) will be required. The ODH / AM(MF) must strongly consider further independent Assurance at this point, to re-establish their confidence in the ASSC and reset the basis of their ongoing annual Assurance. Additional guidance material can be found in the MASSC and the Manual of Air Safety.		

RA 1207 - Air Safety Data Management and Exploitation

Rationale	Demonstrating that an Air System ¹ is safe to operate and being operated safely, chiefly through the Air System Safety Case ² (ASSC), relies upon the effective management of Air Safety ¹ data as part of an Air Safety Management System ³ (ASMS). Without a coherent approach to the management and exploitation of this data to routinely validate the continued veracity of ASSC claims, sustaining and delivering improvements in Air Safety may not be achieved and safety may be compromised with an associated increase in Risk to Life ¹ and loss of capability. This RA requires ASMS owners to introduce and maintain a coherent approach to the management of Air Safety Data for each Air System, including collection, exploitation, assurance and configuration management.
Contents	1207(1): Air Safety Data Exploitation Strategy 1207(2): Air Safety Data Exploitation Procedures
Regulation 1207(1)	 Air Safety Data Exploitation Strategy 1207(1) Operating Duty Holders (ODH) / Accountable Managers (Military Flying) (AM(MF)) shall ensure an Air Safety Data Exploitation Strategy is developed and implemented for each Air System type within their Area of Responsibility (AoR).
Acceptable Means of Compliance 1207(1)	 Air Safety Data Exploitation Strategy The Strategy should detail how defined Air Safety data is collected, analyzed, validated and exploited in support of continually assuring the validity of associated ASSC claims and arguments. The Strategy should embed Air Safety Data Exploitation as an essential element of ODH / AM(MF) and subordinate ASMSs, requiring that responsibilities for data collection, analysis and validation are clearly defined in appropriate documentation⁴. The Strategy should apply the requisite principles of Data Governance for managing data as defined in JSP 441⁵, ensuring that quality management arrangements are included within assurance processes. The Strategy should require that appropriate contractual agreements are in place to secure access to the necessary data and services from industry and external organizations to enable delivery of the Strategy's intent.
Guidance Material 1207(1)	 Air Safety Data Exploitation Strategy 5. The following is a pertinent description encapsulating the intent of this regulation⁶: "Data is simply raw facts and figures, alone it tells you nothing. The goal of any organization is to turn data into trustworthy information. Data becomes information when it is presented in a context so that it can answer a question or support decision-making and it is when this information can be combined with a manager's knowledge that stronger decisions can be made." ODH / AM(MF) Air Safety Data Exploitation Strategies
	6. The purpose of the Air Safety Data Exploitation Strategies aims and objectives for Air Safety Data Exploitation. It will describe the type of Air Safety data to be assembled and managed to meet these aims and objectives, identify the roles responsible within the appropriate subordinate supporting organizations, and

 ¹ Refer to MAA02 - MAA Master Glossary.
 ² Refer to RA 1205 - Air System Safety Cases.
 ³ Refer to RA 1200 - Air Safety Management.

 ⁴ Paragraph 13 provides some examples of possible appropriate documentation.
 ⁵ Refer to JSP 441 – Information, Knowledge, Digital and Data in Defence. External organizations without direct access are to follow the UK's Data Protection Legislation and relevant contractual conditions. ⁶ Extracted from 2020 edition of JSP 441: Data management.

Guidance Material 1207(1)	outline the assurance processes employed to assess compliance with the Strategy. It will contribute to the establishment and sustainment of an organizational culture that recognizes the value of effectively exploiting Air Safety Data as part of an ASMS in support of the ASSC.
	Air Safety Data Exploitation Strategy Contents
	7. A Strategy will, as a minimum, cover the following topics:
	a. Objectives . Set out the Air Safety Data Exploitation objectives and the activities needed to support them. The full range of personnel across the AoR who contribute to Air Safety are to be considered when developing data requirements, including operations, maintenance, battlespace management and support staff, to ensure that all facets of the ASSC are adequately addressed. In addition to direct support of an ASSC as part of an ASMS, exploitation objectives could also include wider aspects such as increasing operational effectiveness or efficiency. The Manual of Air System Safety Cases (MASSC) ⁷ provides some examples of data exploited in support of ASSC claims.
	b. ASMS Integration . The Strategy in addressing the full ASSC will span multiple organizations and their ASMSs. Therefore, the Strategy will require that interfaces between the systems and organizations involved in delivery are adequately considered, including industry, Defence Equipment and Support (DE&S) and other Aviation Duty Holder (ADH)-Facing organizations. Formal commercial arrangements may be necessary to secure access to required technical detail or specialist services.
	c. Assurance . Ensure that appropriate requirements are met for effective data management, including data quality, integrity and availability, such that confidence in the data can be assured ⁸ .
	d. Roles and Responsibilities . Identify the required roles in the relevant procedures to ensure accountability and clear boundaries of responsibility for Air Safety Data management and exploitation, including:
	(1) Ownership.
	(2) Collection.
	(3) Analysis.
	(4) Validation.
	(5) Exploitation.
	(6) Assurance.
	(7) Configuration management and retention.
	Examples of individuals and organizations involved in exploiting Air Safety Data are shown at Annex A which outlines the broad categories of data and potential uses.
	8. It is not the intent of the Strategy to require unnecessary replication of existing MRP requirements, but to ensure signposts are in place to highlight the relevant dependencies ⁹ .
	Multiple Air Systems and Operators
	9. Where one type of UK military registered Air System is operated by more than one ODH / AM(MF), the ODHs / AM(MF)s concerned will need to agree and document arrangements for their roles in defining and implementing coherency in the Strategies, with appropriate links to their respective ASMS. Similarly, where ODHs / AM(MF)s are using Types operated by other civil or international users, they are to endeavour to participate in shared Air Safety Data Exploitation activities as far as practicable to facilitate enterprise reporting and provide a baseline for common interpretation.

 ⁷ The MASSC supports RA 1205 – Air System Safety Cases.
 ⁸ JSP 441 contains comprehensive guidance on managing and exploiting data.

⁹ For instance; RA 1223 - Airworthiness Information Management, RA 1410 - Occurrence Reporting and Management, RA 2401 - Documents and Records, RA 4814 - Occurrence Reporting (MRP 145.A.60), RA 4961(3): Reliability Programme, and RA 5726 -Integrity Management; all relate in some degree to data management and exploitation.

Regulation 1207(2)	 Air Safety Data Exploitation Procedures 1207(2) ASMS owners¹⁰ shall develop, publish and implement Air Safety Data Exploitation procedures that support the requirements of the Air System Data Exploitation Strategies within their AoR.
Acceptable Means of Compliance 1207(2)	 Air Safety Data Exploitation Procedures 10. ASMS owners should: a. Critically review relevant Air Safety Data Exploitation Strategies to identify their requirements¹¹ for data to be collected, analyzed, validated and exploited. b. Develop Data Exploitation procedures that define the roles, responsibilities and activities for data management. c. Ensure that assurance of compliance with Exploitation Procedures is included within their Management System¹². d. Ensure that Exploitation Procedures are routinely reviewed as part of their Continuous Improvement process. e. Ensure compliance with Data Governance requirements in JSP 441, and any relevant security requirements from JSP 440¹³.
Guidance Material 1207(2)	 Air Safety Data Exploitation Procedures 11. The required roles and responsibilities for data management and exploitation are listed in para 7. 12. Data collection and reporting may be through manual arrangements such as paper returns and manual updating of computer systems or through automated systems. 13. There is no specific requirement to record Data Exploitation procedures in a separate document, but they need to be clearly identifiable and auditable within the ASMS. For instance, appropriate requirements could be included within the Airworthiness Strategy¹⁴ for the Type Airworthiness Authority (TAA) and / or Type Airworthiness Manager (TAM)¹⁵, the Exposition¹⁶ for Approved Organizations, Air Engineering Standing Orders¹⁷ for a Military Maintenance Organization, or the Air Safety Management Plan¹⁸ for an ADH. 14. Data Governance requirements include the span of activities including data quality, integrity, availability and disposal. Therefore, the procedures need to include arrangements for both internal management and maintenance of data integrity across organization / system boundaries, as well as aspects such as legal requirements regarding data disposal. RA 1225¹⁹ relates to documentation which includes data, so its intent is to be followed in terms of retaining appropriate Airworthiness data for the mandated period.

¹⁴ Refer to RA 1220(1): Airworthiness Strategy.

¹⁸ Refer to the Manual of Air Safety.

¹⁰ An ODH's / AM(MF)'s ASMS will include numerous interfacing and interconnected ASMSs from subordinate and supporting organizations; all ASMS owners are required to support data exploitation.

¹¹ ASMS owners may also identify their own requirements for data exploitation to support local conditions.

¹² The term 'Management System' is used to recognize that safety, quality, business and environmental etc are all valid Management Systems that may be in use.

¹³ Refer to JSP 440 - Defence Manual of Security, Resilience and Business Continuity. Organizations external to the MOD will need to comply with current legislation and relevant contractual conditions.

¹⁵ Refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems. Dependant on the agreed split of Type Airworthiness (TAw) responsibilities, TAM may be read in place of TAA as appropriate throughout this RA.

¹⁶ Refer to RA 4943 – Continuing Airworthiness Management Exposition (MRP Part M Sub Part G); RA 4816 - Maintenance Organization Exposition (MRP 145.A.70); RA 2501(3): Contractor Flying Organization Exposition; RA 5850(4): Design Organization Exposition; RA 3100(3): Air Traffic Management Equipment Organization Exposition.

Refer to RA 4009 – Aviation Engineering Orders and Procedures.

¹⁹ Refer to RA 1225 - Air Safety Documentation Audit Trail.

ANNEX A

EXAMPLES OF AIR SAFETY DATA CATEGORIES

1. The examples of data categories listed below are not exhaustive but aim to illustrate the types of data that ADH, AM(MF), DE&S teams and other ADH-Facing support organizations, Maintenance Organizations (MO)²⁰, Design Organizations (DO)²¹ and Production Organizations (PO)²² are to consider exploiting as part of their Management System.

2. The level and type of data exploitation will depend upon the perspective of the user: ODH and DE&S Operating Centre Director staff conducting second party assurance (2PA) may be reviewing trends across Air System types and fleets, whereas at the Delivery Duty Holder (DDH) and TAA level, staff managing activities or conducting first party assurance (1PA) will be more focused on performance and trends within and between individual units / squadrons. The key issue is to ensure that ASMSs are clearly focused on delivering the intent of the relevant Exploitation Strategy in support of ASSCs.

Category	Regulation ²³	Who
 Operations and Flight Safety Data. Data arising from Occurrence reports, including Defence Air Safety Occurrence Report (DASOR) or InForms and local equivalents. This forms a rich source of data which can be exploited to identify specific issues or trends and understand the reasons²⁴, both over time and against the wider regulated community. A very brief list of potential themes includes: Use of Local Mitigations (vice Recommendations); Number of Recommendations and time to implement; Time to raise and close reports; Dominant Causal Factors; Correlation of evidence with Bow Tie barrier claims; 	RA 1410 RA 4814 RA 5825	All
 safely. Safety Management System (SMS)²⁵ Data. Data contained in hazard²⁶ logs, risk registers and Bow Tie models. Hazard and risk data are to be regularly reviewed to ensure correct ownership and active management, and to ensure there are no broader trends developing which undermine ASSC claims. <u>Note</u>: The RA 1200²⁷ ASMS facet of Safety Performance Measurement is also likely to contain metrics drawn from several of the sections in this Annex. 	RA 1200 RA 1210 RA 1220	All
Aircrew training, competence and currency data . Data contained in logbooks, training records, STARS, TMIS ²⁸ and similar IT tools. Exploitation of such data would potentially allow early identification of issues or trends with crew availability that would impact delivery of capability. It would also facilitate improved management of the flying Authorization and Supervision processes and ensure best utilization of resources by enabling optimization of the flying programme.	RA 2401 RA 2305 RA 2306	ADH / AM(MF)

²⁰ Refer to RA 4800 - General Requirements (MRP Part 145).

²⁶ 'Hazard log' is a generic term for the document that records factors which may contribute to a risk.

²¹ Refer to RA 5850 - Military Design Approved Organizations (MRP Part 21 Subpart J).

²² Refer to RA 5835 - Military Production Organizations (MRP Part 21 Subpart G).

²³ For full RA titles refer to Table 2.

²⁴ Identification of trends and 'outliers' is not necessarily an indication of 'bad', but merely a means to highlight the need to investigate further.

²⁵ The term 'SMS' is used to cater for the broad range of supporting organizations, some of whom may include Total Safety rather than just having an ASMS (Refer to DSA 01.1 - Defence Policy for Health, Safety and Environmental Protection).

²⁷ RA 1200 – Air Safety Management mandates 16 facets.

²⁸ STARS and TMIS are IT systems used to plan, authorize and manage flying / training programmes, and to record and track aircrew competencies, currencies and qualifications.

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Flight Data Monitoring . FDM is the exploitation of data that is already recorded in the 'black box' flight data recorders using specialist software that identifies occurrences of pre-programmed events.	RA 1205 RA 5726	ADH / AM(MF)
Implementation of FDM as part of an ASMS will deliver improved operational capability by enabling optimization of crew training and by maximizing availability of Air Systems because deviations from procedures and exceedance of limits will be identified. FDM will also enable a more accurate assessment of compliance with assumptions in the Statement of Operating Intent and Usage (SOIU) and support the ASSC claim of operating safely.		
Design Data and Type Airworthiness ¹ (TAw) . Airworthiness Dynamic Data (ADD) ²⁹ contained in maintenance documentation systems ³⁰ , plus Ageing Air System and Airworthiness Review survey reports, system monitoring equipment ³¹ and fault reports.	RA 1015 RA 1223 RA 1230	TAA DO Military
Exploitation of maintenance records and fault reports will identify whether systems and components are performing as intended and meeting their planned reliability targets, and hence whether Air System modification or changes to the maintenance schedule are required.	RA 4973 RA 5825 RA 5850 RA 5723	Continuing Airworthiness Management Organization (Mil CAMO)
Similarly, analysis of survey reports and system monitoring data will identify the need for modification, amendment to the SOIU or maintenance schedules, or ultimately re-lifing of the Air System.	RA 5723 RA 5724 RA 5725	Chief Air Engineer (CAE) ³²
Close attention to the harvesting and exploitation of assured performance data through life will also facilitate a more effective justification of any required life extension programme or extension to the out of service date if required.	RA 5726	
Exploitation of ADD against design data will support the ASSC claim of being safe to operate.		
Continuing Airworthiness¹ (CAw) . The data sources are largely as listed above under TAw but will be exploited differently. Additional sources may include training / competence records or local databases produced for specific purposes such as facility defect logs.	RA 1220 RA 1223 RA 4805	TAA Mil CAMO CAE
Exploitation of ADD will enable optimization of the Aircraft Maintenance Programme and will enable effective engagement with the TAA to seek action where corrective maintenance or Lim / ADF ³³ trends indicate inadequate performance.	RA 4806 RA 4811 RA 4813	
Similarly, working closely with TAAs, analysis of preventive maintenance data will enable improvements to the maintenance schedule using Reliability Centred Maintenance techniques.	RA 4947 RA 4951 RA 4961	
Ensuring the effectiveness of CAw activities is fundamental to supporting the ASSC claim of being safe to operate because the safe Air System design is predicated on there being effective maintenance.	RA 4964	
Quality Management and Assurance Findings. Data contained within Quality Occurrence Reports, audit findings tracking tools and similar assurance records.	RA 1005 RA 1015 RA 1024	All
Effective exploitation of assurance findings, their root cause, and the time to close will enable identification of underlying trends such as training, resources, or issues with policy and procedures. It will also facilitate more effective planning of risk-based assurance.	RA 1220 RA 4815 RA 4951	
	RA 5835 RA 5850	

²⁹ ADD is the data which changes with system operation, such as component lifing, configuration and maintenance activity; refer to RA 1223 - Airworthiness Information Management. ³⁰ Such systems include GOLDesp, LITS, ALIS / ODIN, ESS, MDS and the paper MOD Form 700 series.

³¹ Monitoring systems include Fatigue Meters, Health & Usage Monitoring Systems and Operational Loads Monitoring.

³² The CAE may be at the Senior, Operating or Delivery Duty Holder level.

³³ Excessive use of Limitations or Acceptable Deferred Faults may indicate an inadequate Support Policy.

Service Inquiry (SI) findings. SI reports are made widely available.	RA 1420	All
For those directly affected, reviewing progress against extant SI recommendations provides a useful insight into the wider performance of the relevant organizations involved and can prompt follow-up as required.		
SI reports also provide a rich source of detailed analysis which invariably will have broader applicability to the wider community and be pertinent to many other operating situations. Hence, they are worth reviewing to identify any wider lessons that can be learned.		

Regulation	RA Title
RA 1005	Contracting with Competent Organizations
RA 1015	Type Airworthiness Authority - Roles and Responsibilities
RA 1024	Accountable Manager (Military Flying)
RA 1200	Air Safety Management
RA 1210	Ownership and Management of Operating Risk (Risk to Life)
RA 1220	Delivery Team Airworthiness and Safety
RA 1223	Airworthiness Information Management
RA 1230	Design Safety Targets
RA 1410	Occurrence Reporting and Management
RA 1420	Service Inquiries; Air Accident and Significant Occurrence Investigation
RA 2305	Supervision of Flying
RA 2306	Authorization of Flights
RA 2401	Documents and Records
RA 4805	Facility Requirements (MRP 145.A.25)
RA 4806	Personnel Requirements (MRP 145.A.30)
RA 4811	Maintenance Planning (MRP 145.A.47)
RA 4813	Maintenance Records (MRP 145.A.55)
RA 4814	Occurrence Reporting (MRP 145.A.60)
RA 4815	Maintenance Procedures and Safety and Quality Policy (MRP 145.A.65)
RA 4947	Continuing Airworthiness Management - MRP Part M Sub Part G
RA 4951	Quality System - MRP Part M Sub Part G
RA 4961	Aircraft Maintenance Programme and Military Continuing Airworthiness Management Organization Responsibilities for Air System Release - MRP Part M Sub Part C
RA 4964	Continuing Airworthiness Management Records - MRP Part M Sub Part C
RA 4973	Military Airworthiness Review Process - MRP Part M Sub Part I
RA 5723	Ageing Air System Audit
RA 5724	Life Extension Programme
RA 5725	Out of Service Date Extension Programme
RA 5726	Integrity Management
RA 5825	Fault Reporting and Investigation
RA 5835	Military Production Organization (MRP Part 21 Subpart G)
RA 5850	Military Design Approved Organization (MRP part 21 Subpart J)

Table 2. RA Number and Titles as referred to within Table 1.

RA 1208 - Flight Data Monitoring

Rationale	Flight data obtained from onboard flight recorders provides a valuable source of information which can be used to provide Assurance that an Air System ^{>} is being operated safely ¹ . Without a coherent approach to the management and exploitation of this data within a Flight Data Monitoring Programme (FDMP), assuring Air Safety ^{>} and delivering improvements will be less effective and ^{>} operating ^{<} Safety may be compromised with the associated increase in Risk to Life. This Regulation requires Aviation Duty Holders (ADH) and Accountable Managers (Military Flying) (AM(MF)) to introduce and maintain an FDMP which is integrated with their Air Safety Management System ² (ASMS) for the exploitation of flight data from capable Air Systems.
Contents	Definitions relevant to this RA
	1208(1): The Flight Data Monitoring Programme
	1208(2): Flight Data Monitoring Effectiveness
Definitions	Definitions relevant to this RA
Demitions	 Flight Data Monitoring (FDM) is the systematic, pro-active use of flight data to enhance the delivery of operational capability by improving Air Safety through effective integration with ASMSs⁴ within an intrinsically just Air Safety culture.
	2. FDM Programme (FDMP) : The FDMP includes the people, processes, tools and documentation which form a coherent system for delivering the required outputs from FDM. ► An FDMP allows an ADH / AM(MF) to compare their Standard Operating Procedures (SOPs) with those actually achieved in everyday flights, identify areas of Risk and measure current Safety margins; more mature programmes can also enable improved Maintenance and operating efficiencies. <
	3. Flight Data Recorder (FDR) : FDR refers to the crash-protected recording device which is mandated for all new Air Systems ³ .
Regulation	The Flight Data Monitoring Programme
1208(1)	1208(1) Operating Duty Holders (ODH) and AM(MF) shall implement an FDMP ⁴ for all Air Systems fitted with an FDR ⁵ .
Acceptable	The Flight Data Monitoring Programme
Means of	▶ Programme Objectives and Outcomes ◄
Compliance	4.
1208(1)	5. ADH / AM(MF) should specify the objectives ⁶ required from the FDMP and the intended ► Air Safety benefits and ◄ outcomes. When an ODH / AM(MF) is temporarily allotted an Air System for a specific purpose ⁷ , they should support the owning ODH's FDMP.
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the intent of this Regulation. There is no requirement to develop an FDMP for Open Category or Specific S1 sub-category RPAS. ⁶ Objectives are to consider the operating Risk and monitoring of required Safety margins as a minimum so that Aircrew procedures and training can be optimized as a key element of an ADH's / AM(MF)'s ASMS; further detail is at paragraph 25. Throughout this Regulation the ODH is used when the context is ownership of the FDMP; ADH is used when the context is the specific aspect of detailed FDMP management and integration with ASMSs.

¹ Safe operation includes compliance with Release To Service (RTS) limits, meeting Statement of Operating Intent profiles, and following specific operating procedures.

² Refer to RA 1200 – Air Safety Management and the Manual of Air Safety (MAS).

³ Colloquially termed the 'black box', FDR requirements are > contained in the relevant Parts of < Defence Standard 00-970 > < Design and Airworthiness Requirements for Service Aircraft.

⁴ Consideration is required to determine whether the most efficient option would be an FDMP per Air System, or per larger grouping. ⁵ For ► Specific S2 sub-category or for Certified category < Remotely Piloted Air Systems (RPAS), the ODH / AM(MF) are to justify within the Air System Safety Case (ASSC) how recorded flight data (either from onboard or the ground station) is exploited to meet the intent of this Regulation. ► There is no requirement to develop an FDMP for Open Category or Specific S1 sub-category RPAS

⁷ Such as post-Maintenance test flying or trials evaluation. Refer to RA 1164 – Transfer of UK Military Registered Air Systems.

Accontable	Airborne Recording Systems
Acceptable Means of	6. ► When no FDR is fitted, the ODH / AM(MF) should include an argument within
Compliance	the ASSC ⁸ either justifying non-fitment or referencing a Modification plan.
1208(1)	7. When an FDR is fitted but there is not currently a workable method to download or exploit the flight data, the ODH / AM(MF) should include an argument within the ASSC either justifying why implementation of the capability is not reasonable, or referencing a Modification plan.
	8. If the Air System monitored by an FDMP has a single recording device that is shared with the Accident investigation download, consideration should be given to fitting a separate data recorder to remove the Risk of compromising Accident investigation capability ⁹ .
	9. ► In addition to Air System Modification requirements, ODH / AM(MF) planning for implementation of an FDM capability should include development of the required off-board processing, analysis and exploitation capability. ◄
	10. ODH / AM(MF), supported by the Type Airworthiness Authority (TAA ¹⁰), should ensure that the necessary usage rights and technical detail of the recorded data are available to permit its exploitation.
	Process Control Tools and Procedures
	11. The FDMP should have effective means of tracking the data downloaded from the Air System to detect data losses and delays in transmission.
	12. Failures in sensors and onboard recording equipment detected by the FDMP should be reported via established defect reporting channels for resolution.
	13. The FDMP should employ software tools with the capabilities to:
	a. Convert the downloaded binary data into usable engineering units.
	b. Automatically analyze the data to generate "measurements" and "events".
	c. Generate various forms of visualisation of the data for interactive analysis.
	d. Integrate flight data with external data sources.
	14. The FDMP should employ effective methods and techniques to assess the quality of the data and derived information and take corrective actions as required.
	15. The information exchanged with the ► Aircrew ◄ during the investigation of flights should be stored in a system that enables efficient retrospective analysis.
	Communication
	16. The FDMP should establish an effective communications plan, tailored to the type of information being delivered and the target audience.
	17. Where appropriate, lessons learned should be shared with the wider Regulated Community
	FDM Documentation
	18. All the manuals and documentation necessary for the correct interpretation of the data and configuration of the analysis software should be readily available.
	19. ADH / AM(MF) should develop procedures to ensure effective operation of the FDMP and document them in ▶appropriate ◄ orders; the following should be included as a minimum:

⁸ ► Refer to RA 1205 – Air System Safety Case; this requires FDR and FDM to be explicitly addressed.

⁹ Consideration of any Modification requirement is expected to include a cost / benefit analysis; paragraph >21 < provides more detail of system requirements.

¹⁰ Where the Air System is not UK MOD-owned, Type Airworthiness (TAw) management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

Acceptable Means of	a. Data Recovery Targets : Minimum targets for the percentage of data recovery and the download frequency.
Compliance 1208(1)	b. Data Management and Security : Data access and security policies which should be compliant with UK data protection law and UK military data management requirements, defining as a minimum:
	(1) The retention period for data and derived information.
	(2) Levels of access to authorized personnel.
	(3) The process to establish contact with \blacktriangleright Aircrew \blacktriangleleft .
	(4) The process and conditions for withdrawing confidentiality.
	c. Roles and Responsibilities : Define the various roles, responsibilities and Authorization requirements for downloading, processing, transferring, storing, analyzing and assuring the data, and responsibilities for ensuring effective integration with the ASMS.
Guidance	The Flight Data Monitoring Programme
Material	Development Flying Activity
1208(1)	20. Due to the nature of the flying activities, there is no requirement to implement an FDMP for Air Systems being operated within the Military Operated (Development) or Civilian Operated (Development) Defence Air Environment (DAE) Operating Categories ¹¹ . Similarly, there is no FDMP requirement for those undertaking Development activity within the Special Case Flying DAE Operating Category. However, this does not preclude the ODH / AM(MF) choosing to do so where they see benefit in such a programme. ◄
	Airborne Recording Systems
	21. It is possible to use data downloaded from the crash protected FDR to support the FDMP. However, repeated use of the FDR may cause a degradation of its serviceability which means the FDR might not be available in case of an Accident. Modern FDRs store data in solid state memory units and are very resilient but the installation of onboard Quick Access Recorders (QAR) or equivalent technology is recommended for FDM purposes; these devices connect to the same data acquisition unit as the FDR A QAR will also generally have a longer record time which would allow greater flexibility of data download frequency before FDR data is overwritten, so the required cost / benefit analysis will need to consider such broader issues ¹² .
	22. The suitability of a data recording system for FDM purposes is primarily dependent on two aspects:
	a. The quality and quantity of recorder flight parameters.
	b. The practicality of the process of extracting data from the Air System.
	23. There will be a link between the objectives desired from an FDMP and the parameters available for recording since what is not recorded cannot be monitored. Therefore, any Modification action to enhance the list of recorded parameters will require appropriate cost / benefit assessment ¹³ . ► Whilst it is the existence (or not) of an FDR that drives the context for an appropriate FDMP argument within the ASSC, an ODH / AM(MF) may choose to argue for implementing an acceptable FDMP that delivers the Regulatory intent using alternate data sources if no FDR exists and the required cost versus benefit Safety argument can be made. <
	24. The detailed format of the FDR binary data stream is required to enable its processing and exploitation. This 'Data Frame Layout' is an important document which contains the necessary information to convert the binary data downloaded from the Aircraft into engineering units which is required for the proper configuration of the FDM software. This information is generally the same as that used in the processing of the

¹¹ ► Refer to RA 1160 – The Defence Air Environment Framework.
 ¹² ODH / AM(MF) need to ensure that the TAA's Air System Support Policy Statement (SPS) includes adequate requirements for the management of recorded data to support the FDMP. ► Refer to RA 5407 – Support Policy Statement.
 ¹³ Civil Aviation Authority (CAA) Civil Aviation Publication (CAP) 1394 provides details for potential simple FDM solutions.

Guidance Material 1208(1)	annual FDR downloads which is an Air Navigation Order (ANO) requirement ¹⁴ . It is also necessary to ensure that there are no Intellectual Property Rights issues with the recorder manufacturer which would prevent data exploitation within the FDMP.
	Process Control Tools and Procedures
	25. In order to meet the desired objectives set for the FDMP, the software needs to be configured to capture the relevant events and / or measurements. All FDM software tools can be configured to raise "events" for conditions where parameters exceed certain threshold limits in a given flight. For example, a "Velocity, Maximum Operating (VMO) Exceeded" event can be raised whenever the Indicated Airspeed (IAS) parameter exceeds the VMO envelope ¹⁵ . In addition to "events", FDM software tools can be configured to generate "measurements" for every flight, such as "Maximum IAS". Events are only created for flights which exceed pre-determined thresholds while measurements can be created for all flights whether or not events have also been detected.
	26. Events ¹⁶ are useful means of prioritizing attention to specific flights where unusual situations have occurred, while measurements provide a more complete representation of the entire operational envelope. Not every flight will have events, therefore events are exceptional and represent only the "tip of the iceberg". Measurements on the other hand are abundant not only because they will exist for every flight but also because it is common to have hundreds of different measurements generated for each flight.
	27. Flight data records what happened on a given flight but not why it happened. To understand causal factors, it is often necessary to augment the recorded flight data with external data such as flight logs, Flight Plans, Electronic Flight Bag (EFB) ¹⁷ data and weather data. This level of integration invariably requires IT development efforts to facilitate communication between systems in an automated manner. Flight manuals, operations manuals, Maintenance manuals, approach charts, Aerodrome charts, terrain maps, etc are also normally necessary to contextualize and interpret the flight data and derived information.
	28. It is essential that data quality is routinely checked for accuracy and completeness so suitable arrangements are to be included as part of local management systems.
	29. A system is required to manage ► Aircrew < contacts so that it can be carefully monitored and linked with the related flight data. This capture of ► Aircrew < perspectives regarding the events and their insights about related Safety issues will enable a richer source of information and identify potential trends etc.
	Communication
	30. Analysis of the flight data can identify a range of finding categories ¹⁸ which will necessitate different communication approaches, so the required communication channels and procedures need to be pre-established to ensure they work effectively and efficiently; this is particularly important in the cases when error management and data protection principles need to be observed. Adequate management of the communication between the FDMP and other stakeholders is fundamental to promote and maintain the reputation and trust in the programme; MAS chapter 3 provides further guidance on managing the required Air Safety culture.
	FDM Documentation
	31. FDM ► < orders need to be produced to address the following aspects as a minimum:

¹⁴ There is an ANO requirement for all Aircraft to maintain a reference sample from their FDR to support potential Accident investigations; whilst this requirement is not directly applicable to military Air Systems, it is to be included in the SPS.
¹⁵ European Aviation Safety Agency Regulations ORO.AOC.130 (fixed wing) and SPA.HOFO.145 (rotary wing) contain examples of

potential FDM events. ¹⁶ Development of the correct events to monitor Safety and Airworthiness issues is key to FDMP effectiveness; TAA input will be

required.

¹⁷ European Union Aviation Safety Agency (EASA) AMC 20-25 provides further detail on EFB requirements.

¹⁸ Categories range from individual Airworthiness events or isolated handling anomalies, through to events which may affect most or all Aircrew 4 due to systemic operating issues.

Guidance Material 1208(1)	 a. Data Recovery Targets: The data recovery target is normally expressed as the percentage of flights captured in the FDM programme versus the total amount of flights flown by the Air System. It will be set to a value that enables capturing a statistically representative sample of the operation. For high-volume operations where flights tend to occur over the same standard routes (such as the case of standard air transport routes) a relatively low data capture rate is sufficient¹⁹. Operations where each flight is unique and exposed to novel threats require a higher data capture rate. b. Download Frequency: The download frequency needs to be high enough to facilitate the recall of the flight by ► Aircrew < members in case of ▶ an Aircrew < contact and to improve the response time for Airworthiness events detected in the data (which may have not been reported by other means). There is a link between download frequency, data recovery targets, recorder capacity and operating necessity so careful consideration is required.
	c. Data Management and Security: There are detailed requirements specified for generic data governance ²⁰ as well as specific General Data Protection Regulation (GDPR) legislation on protecting personal data, all of which must be considered. There are also security requirements ²¹ for handling classified or sensitive data which need to be considered, particularly in operational scenarios. MAA Regulatory Publication (MRP) requirements for retaining significant Air Safety related documents ²² also apply. The governance and retention rules need to be adapted to the characteristics of the various types of data used and created by the FDMP ²³ .
	d. Roles and Responsibilities : These will detail both specific FDM roles and how effective integration is achieved with the ASMS, including recommended training requirements. ► The additional sources of guidance at Para 33 provide < explanation of potential roles including ► Aircrew < liaison and technical / operating data interpreters.
	Implementation
	32. Developing an effective FDMP requires consideration of a broad range of technical and procedural issues relating to both the Air System and off-platform infrastructure. Given the similar nature of FDMP requirements across the DAE, it is likely that there will be synergies and economies of scale to be realised by sharing resources.
	Further Sources of FDM Guidance
	33. Further guidance on implementing an FDM programme is available at the following sources:
	a. EASA: GM1, GM2 and GM3 to ORO.AOC.130
	b. UK CAA: CAP 739
	c. Australian Civil Aviation Safety Authority: Advisory Circular 119-04◀
Regulation 1208(2)	 Flight Data Monitoring Effectiveness 1208(2) ODH / AM(MF) shall ensure that the FDMP exploits available data to enhance operating effectiveness by providing actionable Safety intelligence that supports the ASMS, and ultimately the ASSC.

¹⁹ Consideration needs to be given to the number of Aircrew 4 flying the same routes to ensure a representative sample of performance is obtained. ²⁰ Refer to Joint Service Publication (JSP) 441: Information, Knowledge, Digital and Data in Defence. Organizations external to the

MOD will need to comply with current legislation and relevant contractual conditions. ²¹ Refer to JSP 440: Defence Manual of Security, Resilience and Business Continuity. Organizations external to the MOD will need to

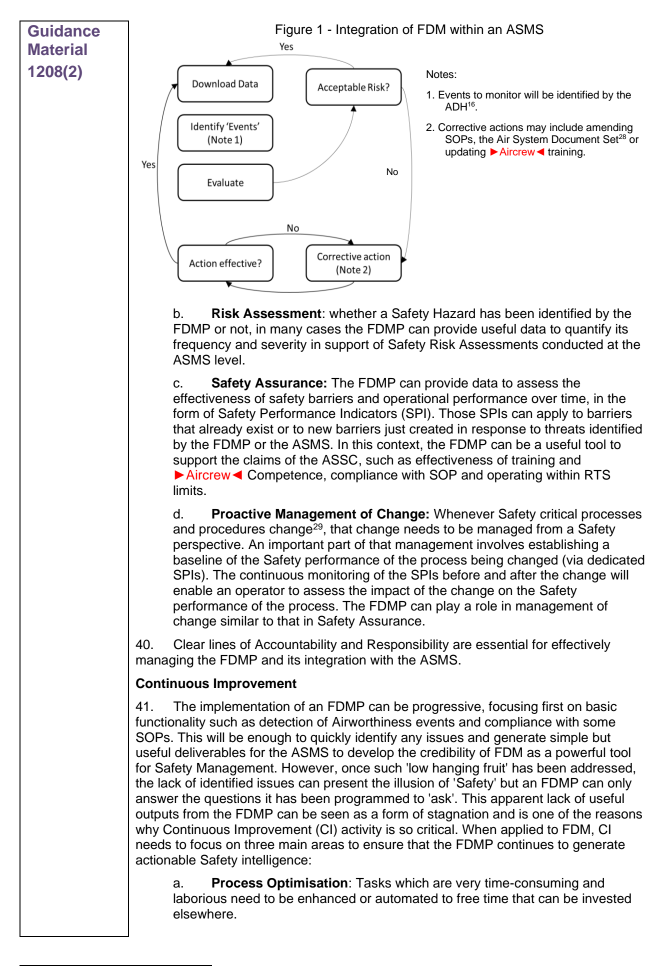
comply with current legislation and relevant contractual conditions. ²² Refer to RA 1225 – Air Safety Documentation Audit Trail.

²³ This relates to aspects such as raw FDM data versus processed data etc, and requirements for data anonymisation.

Acceptable	Flight Data Monitoring Effectiveness		
Means of Compliance	Integration with the ASMS		
1208(2)	34. ADH / AM(MF) should ensure that the FDMP is integrated with their ASMS to support the following areas:		
	a. Hazard Identification.		
	b. Risk Assessment.		
	c. Safety Assurance.		
	d. Proactive management of change.		
	35. ODH / AM(MF) should be responsible for the effectiveness of the FDMP in meeting the specified objectives.		
	Continuous Improvement		
	36. ODH / AM(MF) should ensure that the FDMP continuously improves its capacity to generate data and actionable Safety intelligence to further enhance the ASMS.		
	Assurance		
	37. ODH / AM(MF) should implement an Assurance framework for FDM to monitor FDMP effectiveness.		
Guidance	Flight Data Monitoring Effectiveness		
Material	Integration with the ASMS		
1208(2)	38. An FDMP can be an important element of the data exploitation strategy ²⁴ of an ODH / AM(MF) since flight data can be used for multiple purposes ²⁵ . However, for the purposes of this Regulatory Article the focus is on integration with the ASMS and ultimately with supporting the ASSC.		
	39. An FDMP can be seen as one of the various sources of data and information feeding the ASMS to support the elements detailed below. The categories of FDM findings which may undermine Safety claims and require corrective action ²⁶ were discussed in paragraph $> 30 <$.		
	a. Hazard Identification : In contrast with Occurrence Reports ²⁷ submitted by ► Aircrew, ◄ flight data is not biased by the perception of the reporter nor the reporting culture of the organization. Flight data therefore offers a potential to identify Safety Hazards that is not possible with other data sources but the FDMP is <u>not</u> intended nor designed to manage the Hazards that it identifies. Instead, such Hazards will be identified in the pre-set 'events' and communicated to the parent ASMS to be appropriately managed; figure 1 below provides a schematic representation of the process.		

 ²⁴ Refer to RA 1207 – Air Safety Data Exploitation.
 ²⁵ An FDMP can be used to enhance Maintenance and operating efficiency by identifying trends which fall below standard thresholds, but that can require more complex and sophisticated exploitation which will be developed in the future as knowledge and experience mature.

 ²⁶ Corrective actions could include individual training, amendment of a training syllabus, new SOP or system modification.
 ²⁷ Refer to RA 1410 – Occurrence Reporting and Management.



²⁸ Refer to RA 1310 – Air System Document Set.

²⁹ Changes may include to planning systems, SOPs, orders or training.

Guidance Material 1208(2)	 b. FDM Software Configuration: Update the questions being asked to match the existing and evolving Safety Risks of the organization. c. Staff skills: The skills of the staff need to evolve to match the maturity of the programme and the more sophisticated questions needing to be asked.
	42. Therefore, a robust evaluation framework needs to be implemented to regularly assess the ongoing effectiveness of the FDMP and prompt corrective action as necessary.
	Assurance
	43. An example describing a possible FDMP Assurance framework is within Annex A.
	44. The schematic in figure 1 above illustrates how the Hazards identified by the ADH / AM(MF) and added to the FDM software as events are exploited within the ASMS to ensure Risks are actively managed; the Assurance process will assure the effectiveness of this system.

ANNEX A

EXAMPLE FDM ASSURANCE FRAMEWORK

Question	Positive Indicators	Negative Indicators
What new Safety Intelligence has your FDM programme produced since the last audit?	 Various types of findings, including systemic Safety issues. Findings arise from both isolated Occurrences and broader management activities. Findings include original discoveries and confirmation of known problems. Good rate of discovery. 	 "No findings because we're already very safe". Findings are mainly related to Airworthiness events, personal readiness or noise. Systemic issues, if any, are mainly discovered from isolated Occurrences (reactive micro-management). Findings are mainly confirmation of problems already highlighted by other sources. Poor rate of discovery suggesting stagnation.
How are the outputs of FDM communicated?	 Adequate range of channels, appropriate to each type of finding. FDM review meetings are presented with actionable information about well- defined problems. FDM review meetings are conclusive, decisions are tracked at ASMS level. Safety issues are included in Hazard Log. 'Group think' is adequately managed. 	 Over reliance on general newsletters etc. to ► Aircrew ◄ members as means to mitigate Risk. FDM review meetings are largely used to interpret the meaning of data and statistics published in scheduled reports. Actions and decisions agreed at FDM review meetings are managed in parallel to ASMS processes. Actions and decisions agreed at FDM review meetings suggest effects of 'group think' and peer pressure. FDM reports include mostly data and facts but little actionable information.
How is FDM used in Management of Change?	 Outputs from the FDM programme are employed in proactive Safety Risk Assessments. The FDM programme feeds SPI which are project-specific and can be interpreted with little or no additional context (eg "rate of unstable approaches at XYZ", vs "overall rate of unstable approaches"). 	 No link between FDM and change management. No exploitation of FDM in SPIs.
Does the event set capture all areas of Risk of the operation?	 Evolving FDM software configuration is driven by reactive (internal ASMS Hazards and Incidents, changing SOPs) and proactive sources of ideas (industry Incidents, third party best practices, brainstorming). Opportunities for improvement are tracked in a log, with acceptable progress shown. 	 Static FDM software configuration ("we follow OEM recommendations"). Purely reactive evolution, in response to internal Incidents. Internal ASMS Hazards and Incidents not adequately covered. Excessive dependency on the service provider for managing FDM software configuration.

Question	Positive Indicators	Negative Indicators
How are trends discovered and investigated?	 Data analysis includes regular review of all flight Measurements. Systematic efforts are in place to identify trends and clusters (systemic issues). Aircrew < contacts investigated beyond basic 'stick & rudder' handling causes and are collectively used to build a broader 'view of the forest'. 	 Trends limited to analysis of Events (tip of iceberg) over time. Comparison of current period data against previous period (normalization of deviance). Limited drill-down to detect hidden clusters (eg 'hard landings by Runway'). Interpretation of trends relies on review meetings.
Are there enough qualified and experienced personnel?	 Routine and tedious tasks are largely automated (primarily in reporting and data auditing). Multidisciplinary team covering all necessary areas of expertise: Aircraft operations, data management, data mining, FDM software configuration, Human Factors, project management. Gaps are identified and plans are in place to ramp up skills and / or staffing levels. 	 Little automation so time wasted on processing and not analyzing. Too much multi-hatting preventing development of expertise. No effective training or staffing plans.

RA 1210 - Ownership and Management of Operating Risk (Risk to Life)

Rationale	Aviation Duty Holders (ADHs) and Accountable Managers (Military Flying) (AM(MF)s) have a personal Duty of Care for parties affected by their operations. Failure to ensure a suitable and sufficient Risk Assessment is conducted and the findings acted upon accordingly, will potentially expose individuals to Risks that are neither As Low As Reasonably Practicable (ALARP) nor Tolerable. This RA supports ADHs / AM(MF)s in the ownership and management of Risks to Life (RtL) and to ensure such Risks are ALARP and Tolerable.	
Contents	1210(1): Risk Ownership	
	1210(2): Risk Management	
	1210(3): Standardized Approach to Risk	
	1210(4): Emerging Hazards and Risks	
Regulation	Risk Ownership	
1210(1)	1210(1) As the Risk owners, ADHs / AM(MF)s shall always remain accountable for operating RtL ¹ within their Area of Responsibility (AoR).	
Acceptable	Risk Ownership	
Means of	ADH Risk Ownership	
Compliance 1210(1)	1. ADHs should use the Defence Aviation Hazard Risk Matrix (HRM) and clearly document their Risk ownership, (detailed at Annex A), and referral / escalation protocols in their Air Safety Management System (ASMS).	
	2. If a RtL is identified that ► ADHs < consider to be of potential Societal Concern ² , ► this should be held at a level no lower than Senior Duty Holder (SDH). < Secretary of State (SofS) should be informed for consideration of the wider implications before SDHs accept such a Risk.	
	3. Director General Defence Safety Authority (DG DSA) should be informed in parallel when Risks are referred up to SDHs or the SofS.	
	4. As a formal element of ADH succession activities, all existing Hazards and Risks that present a credible RtL should be reviewed by incoming ADHs to ensure they are personally content that all RtL are ALARP and Tolerable considering the effectiveness of any extant mitigation measures.	
	AM(MF) Risk Ownership	
	5. AM(MF)s should clearly document the HRM and Risk Management processes (detailed in Annex A paras 6 and 7), and that all operating RtL is owned by the AM(MF), within their ASMS.	
	6. If a RtL is identified that AM(MF)s consider to be of potential Societal Concern ² , the SofS should be informed (via the relevant MOD Sponsor) for consideration of the wider implications before AM(MF)s accept such a Risk.	
	7. MOD Sponsors should inform DG DSA in parallel when Risks are referred up to the SofS.	
	8. As a formal element of AM(MF) succession activities, all existing Hazards and Risks that present a credible RtL should be reviewed by incoming AM(MF)s to ensure they are personally content that all RtL are ALARP and Tolerable considering the effectiveness of any extant mitigation measures.	

¹ The MAA02: Military Aviation Authority Master Glossary provides definitions for RtL, Hazard and Risk which are to be used in conjunction with this RA. ² Reducing Risks, Protecting People (R2P2) – ISBN 0 7176 2151 0, Published 2001 offers assistance to understanding this field.

Guidance Material 1210(1)	Risk Ownership 9. ADHs / AM(MF)s accountable for the RtL of a given activity will be fully engaged in the Risk decision process. In the execution of their specific responsibilities, ADHs are personally accountable to the SofS via their superior ADH chain; AM(MF)s are directly accountable to the SofS.		
	Societal Concern		
	10. ► Societal concerns are the Risks or threats from Hazards which impact on society and which, if realised, could have adverse repercussions for the institutions responsible for putting in place the provisions and arrangements for protecting people, eg Parliament or the Government of the day. This type of concern is often associated with Hazards that give rise to Risks which, were they to materialise, could provoke a socio-political response, eg Risk of events causing widespread or large scale detriment or the Occurrence of multiple fatalities in a single event.		
Regulation	Risk Management		
1210(2)	1210(2) ADHs / AM(MF)s shall ensure ► that RtL that they hold ◄ are both ALARP and Tolerable.		
Acceptable	Risk Management		
Means of Compliance	11. ADHs / AM(MF)s should be able to demonstrate that RtL ► has < been reduced to ALARP.		
1210(2)	12. ADHs / AM(MF)s should be able to satisfy themselves that the Risk exposure is Tolerable, such that people are only exposed where some defined benefit is expected, where the Risk exposure is proportional to the expected benefit and where the Risks are adequately controlled.		
	13. Operating Duty Holders (ODHs) / AM(MF)s should record and justify an argument that Risks are ALARP and Tolerable in their Air System's annual Safety Statements, which support the appropriate Live Air System Safety Case (ASSC) and Latest ASSC Report ³ .		
	14. ► ADHs / AM(MF)s		
	a. ► <		
	b. ► <		
	15. ALARP and Tolerable arguments should be revisited periodically and on any occasion which suggests a change in associated assumptions or analysis as part of the ADH's / AM(MF)'s Risk review process, to ensure that it remains valid ⁵ .		
Guidance	Risk Management		
Material 1210(2)	16. ADHs / AM(MF)s need to consider and address any RtL to 1 ^{st,} 2 nd and 3 rd Parties ⁶ .		
	17. Guidance Material on the standardized approach to ALARP and Tolerable decision making is contained in Annex B.		
	 A Risk can be said to be reduced to a level that is ALARP when the sacrifice ◄ is "grossly disproportionate" to the decrease in Risk that would be achieved 		

³ Refer to RA 1205 – Air System Safety Cases.

⁴ Overall Risk is sometimes referred to as 'Aggregated Risk'. Aggregated Risk is defined within the International Organization for Standardization Risk Management vocabulary as: "the process of combining individual Risks to obtain a more complete understanding of Risk". The purpose of Risk aggregation is to provide a more complete picture of the Risks posed by a system, or Risks faced by an individual or group of people, than is given by considering possible Risk outcomes one at a time.

⁵ This Risk review process is expected to be stipulated in the ASMS (see RA 1200 – Air Safety Management) and reflected in the ASSC (see RA 1205 – Air Safety System Cases).

⁶ For crewed Aircraft, 1st Parties are Aircrew and Supernumerary Crew, 2nd Parties are other personnel working on Air Systems, or as ground crew, Supernumerary Support Crew or duty Passengers (this excludes Passengers not on duty (eg ministers)) and 3rd Parties are the general public and personnel who do not fall within the categories of 1st or 2nd Parties; Remotely Piloted Air System (RPAS) Remote Pilots, Aircrew and Supernumerary Crew are considered to be 2nd Party.

	UNCONTROLLED COPY WHEN PRINTED Regulatory Article 1210		
Guidance Material 1210(2)	► (see Annex B); < ADHs / AM(MF)s need to be able to show that this is the case when the decision not to incorporate a recognized Risk reduction measure is made. The balance needs to be weighted in favour of Safety, with a greater "disproportion factor" for higher levels of Risk ⁷ .		
	19. Once a Risk has been reduced to ALARP, ADHs / AM(MF)s will balance the residual Risk against the expected benefit to determine whether the Risk is Tolerable. ADHs need to be aware of how much Risk they can accept and when to elevate Risk decisions to a higher level.		
	20. The validity of an ALARP and Tolerable argument can only be decided definitively by the courts in the event of an Accident or Incident.		
	21. Heads of ADH-Facing Organizations ⁸ need to be cognisant of their responsibilities in the delivery of their outputs and dependencies of their respective ADHs ⁹ , and to any AM(MF)s that may be similarly influenced / affected, when assessing RtL.		
Regulation	Standardized Approach to Risk		
1210(3)	1210(3) ADHs / AM(MF)s shall adopt a standardized approach in managing RtL.		
Acceptable	Standardized Approach to Risk		
Means of Compliance 1210(3)	22. Superior ADHs should ensure a coherent and consistent approach to managing RtL, particularly if lower level ADHs have similar responsibilities or where multiple Air System types operate under a single Delivery Duty Holder (DDH).		
	23. AM(MF)s should ensure a coherent and consistent approach to managing RtL.		
	 ADHs / AM(MF)s should ensure that Risk Assessments are carried out. The ▶ following < core elements ▶ < should be conducted ▶ when carrying out a Risk Assessment: 		
	a. Hazard identification.		
	 Assessment of the Risk (likelihood, consequence, who is exposed, existing mitigation, and Accountability). 		
	c. Reduce Risk until ALARP. Ensure residual Risk is Tolerable.		
	d. Record significant findings.		
	e. Monitor and review.		
	25. ADHs / AM(MF)s should maintain clear, unambiguous and auditable records of each of their Risks including details of Risk decisions and periodic Risk reviews. The minimum information requirements and Risk review process is at Annex C which should be used by ADHs / AM(MF)s.		
Guidance	Standardized Approach to Risk		
Material 1210(3)	26. Hazard identification, Risk Assessment, reduction, recording, monitoring and review are key elements in managing RtL and need to be maintained and updated to ensure a coherent Risk picture. Annex D provides further detail on the key elements of Risk Management.		
	27. ADHs / AM(MF)s will be cognisant of the high levels of Risk exposure associated with military aviation and the requirement for more rigorous Risk Management than that typically expected of activities with lower Risk exposure.		

 ⁷ Further guidance on ALARP is available from ►<u>Risk Management: Expert guidance - ALARP at a glance</u> (www.hse.gov.uk/enforce/expert/alarpglance.htm).
 ⁸ 'Heads of ADH-Facing Organizations' includes Type Airworthiness Authorities (TAA), Type Airworthiness Managers (TAM), Commodity Delivery Team Leaders, Heads of Establishment (HoE), Military Continuing Airworthiness Managers (Mil CAMs), etc.
 ⁹ Refer to RA 1020 – Aviation Duty Holder - Roles and Responsibilities.

Regulatory Artic	CIE 1210 UNCONTROLLED COPY WHEN PRINTED
Regulation 1210(4)	Emerging Hazards and Risks 1210(4) ADHs / AM(MF)s shall be involved in the understanding and management of emerging Hazards and Risks.
Acceptable Means of Compliance 1210(4)	 Emerging Hazards and Risks 28. ADHs / AM(MF)s should identify, record and manage emerging Hazards that undermine RtL mitigations, within the relevant ASSC. 29. ADHs / AM(MF)s should ensure that emerging Safety Risks derived from current and future Air System types, Systems, ► Type Design Changes, technologies, environments and activities¹⁰ are managed in accordance with (iaw) this RA.
Guidance Material 1210(4)	Emerging Hazards and Risks 30. Emerging Risks may be best managed through an early, pan-Defence Lines of Development (pan-DLoD) focus on the ASSC while the System or ►Type Design Change ◄ is still in development. Emerging Risks may ►also ◀ arise ► post Development, for example ◀ from changes in the operating ► context. ◀

¹⁰ Refer to RA 1200 – Air Safety Management.

Annex A

Risk Ownership, Referral and Defence Aviation Hazard Risk Matrix

Service Organizations

1. Risk Ownership.

a. For ensure single Risks are owned at the appropriate level of authority, the following graduated scale **should** be used:

- (1) Very High (VH) Risks SDH.
- (2) High (H) and Medium (M) Risks ODH.
- (3) Low (L) Risks DDH.

b. All operating Risks **should** have an ADH owner and this **should** be indicated in the Risk Register or suitable alternative¹¹. ADHs can delegate the management of Risks to other Suitably Qualified and Experienced Person (SQEP) as and when appropriate. However, as the Risk owners, ADHs **should** always remain accountable for RtL within their AoR.

2. **Defence Aviation HRM.** The HRM at Table 1 enables Risk classification according to each Single Risk's assessed severity and likelihood. ►It ◄ is designed to assist with assessing the Hazards on a like-for-like basis and to determine the appropriate levels of ADH Risk ownership. The position of a Risk in a HRM is not an indication of its ALARP or Tolerable status. ►A simple, common 4 x 4 HRM is used across the Defence Air Environment¹² to encourage intelligent assessment over subjective and prescriptive numerical assessments¹³. ◄

3. Risk Referral.

a. The process for referring Risks classified using the HRM to superior ADHs is outlined below. However, the purpose of referring a Single Risk is not limited to transferring ownership. It also informs a superior ADH's assessment of RtL across the related activity and wider AoR, the importance of the activity being undertaken, and re-evaluation of whether the RtL remains demonstrably ALARP and Tolerable^{>14}.

b. Key Principles of Risk Referral. SDHs should ensure:

(1) Risks are owned at the lowest acceptable level, by ADHs with the appropriate level of authority and resources.

(2) Positive control of all Risks at the appropriate level through the escalation process.

(a) The decision over who is best placed to manage a Risk is separate from Risk ownership.

(b) Once escalated, superior ADHs **should** provide formal feedback to the lower level ADHs on the treatment and outcome of the subject Risk. It is the Responsibility of the accepting ADH to ensure that the Risk Register or suitable alternative is annotated accordingly and to establish a review process to monitor the Risk and associated mitigating action.

4. **Risk Severity.** The severity of a Single Risk is an assessment of the worst credible outcome¹⁵ that may result from the Hazard. The severity categories listed below **should** be used by ADHs.

a. <u>Catastrophic</u>. Three or more fatalities of MOD employees¹⁶ engaged in the activity in question¹⁷ or a single fatality of a member of the public.

b. <u>Critical</u>. One or two fatalities of MOD employees engaged in the activity in question **>**. A large number of specified injuries¹⁸ **should** also be included in this category.

¹³ The Nimrod Review (Recommendation 21.E.7) recommended that the Regulator lay down a HRM which is no more than a 4 x 4 matrix grid.

¹¹ Any suitable alternative **should** enable a record to be kept **>** which meets the minimum requirements detailed within Annex C.

¹² Annex A, Para 7 provides further guidance on CFAOS organisations who may use a different HRM.

¹⁴ JSP 892 Part 2 Leaflet 4C provides further guidance on considerations to make when transferring Risk.

¹⁵ Although the HRM is calibrated on worst credible outcome, care **should** be taken to ensure that ADHs are aware of the full range of outcomes when considering appropriate mitigations.

¹⁶ Including MOD Contractors engaged in MOD-supervised activity.

¹⁷ "*MOD employees engaged in the activity in question*" refer to the 1st and 2nd Parties **>** < who are involved in the activity (including Air System operation, pre-op preparation and post-op wrap up).

¹⁸ Specified injuries are defined on the Reporting of Injuries, Diseases and Dangerous Occurrence Regulations (RIDDOR) 2013 website at: <u>http://www.hse.gov.uk/riddor/</u>.

c. <u>Major</u>. Specified injuries to any person. A large number of reportable injuries¹⁹ **should** also be included in this category.

d. <u>Minor</u>. Reportable injuries to any person.

5. **Risk Likelihood**. Likelihood is assessed with respect to the ▶probability of a specific undesirable consequence occurring. ◄ The appropriate category listed below **should** be used by ADHs:

- a. <u>Frequent</u>. Likely to occur at least several times a year.
- b. <u>Occasional</u>. Likely to occur one or more times per year.
- c. <u>Remote</u>. Likely to occur one or more times in 10 years.
- d. Improbable. Unlikely to occur in 10 years.

Table 1. The Defence Aviation HRM.

	Minor	Major	Critical	Catastrophic
Frequent	М	Н	VH	VH
Occasional	L	М	Н	VH
Remote	L	L	М	н
Improbable	L	L	L	м

Severity

Contractor Flying Approved Organization Scheme (CFAOS) Organizations

6. **Risk Ownership.** For CFAOS organizations all operating RtL are owned by the AM(MF). The decision over who is best placed to manage a Risk is separate from Risk ownership, and AM(MF)s can delegate the management of Risks to other SQEP as and when appropriate. The AM(MF) **should**:

a. Ensure that the Risk Register or suitable alternative articulates that all operating RtL are owned by the AM(MF), and clearly shows individual Risk managers.

b. Establish a review process to monitor Risks and associated mitigating actions.

7. Hazard Risk Matrix (HRM) and Risk Management.

a. AM(MF)s **should** apply the principles of paragraphs 2, 4 and 5 above ensuring that:

(1) An HRM appropriate to the organization is employed that enables Risk classification according to each single Risk's assessed severity and likelihood.

- (2) Risk Severity categories are clearly defined.
- (3) Risk Likelihood categories are clearly defined.
- b. The position of a Risk in an HRM is not an indication of its ALARP or Tolerable status.

-ikelihood

¹⁹ Injuries that result in a worker being away from work or unable to perform their normal work duties for more than seven consecutive days (not counting the day of the Accident). See HSE guidance: <u>http://www.hse.gov.uk/pubns/indg453.pdf</u>.

Annex B

ALARP and Tolerable

1. ►◀

2. ► Regulation 1210(2) mandates ADH / AM(MF) to ensure that the RtL they hold are ALARP and Tolerable. ◄ A Risk can be said to be reduced to a level that is ALARP when the sacrifice of further reduction is "grossly disproportionate" to the decrease in Risk that would be achieved ► . An ALARP argument will balance the "sacrifice" (in time, money or trouble) of possible further Risk reduction measures against their expected Safety benefit (incremental reduction in Risk exposure).

3. In their Safety Statements³, ODHs / AM(MF)s are required to make an argument that Risks are ALARP and Tolerable; justifying and recording how this conclusion has been reached is an important and vital step in Safety Management. This argument will be revisited periodically in line with ADHs / AM(MF)s Risk review processes or when ▶ the operating context ◄ has changed to ensure it ▶ remains ALARP. ◀ The Health and Safety Executive (HSE)²⁰ identifies 2 approaches to supporting an ALARP claim:

a. **Good practice justification**. This is based upon the argument that compliance with a recognized code of practice / MAA approved process / guidance / Defence Standard is acceptable. ADHs / AM(MF)s will understand that practices change over time and that "Good Practice" is only the minimum initial standard to achieve.

b. **First principles**. > This < can be further divided into:

(1) **Qualitative judgements.** ► These ◄ are founded upon professional and military judgement, common sense and experience from SQEP using the best available evidence.

(2) **Quantitative assessment.** This is a systematic Risk analysis approach to quantifying the Risk. \blacktriangleleft A quantitative ALARP argument / judgement will \triangleright usually consist of \blacktriangleleft a Cost Benefit Analysis (CBA)²¹ and a gross disproportion test, the results of which will be used as evidence to support the ALARP claim. A CBA cannot be the sole determinant of an ALARP decision.

4. The approach chosen to support an ALARP claim can be constructed in a number of ways, which may include one or more of the above. The choice of approach is the ADHs / AM(MF)s Responsibility and is informed by the nature of the Risk. ALARP arguments will therefore consider the wider Risk reduction measures which are available for 'reasonably practicable' adoption, in both the short and long term.
▶ Once an ALARP decision has been reached, Risk owners will assess how the decision would be judged in the event of an Accident.

5. Before exposing an individual to a Risk, a judgement is required of ADHs / AM(MF)s, on whether the Risk is ALARP and the exposure is Tolerable. The HSE defines Tolerable as a "willingness by society as a whole to live with a Risk so as to secure certain benefits and in the confidence that the Risk is one that is worth taking and that it is being properly controlled"²².

6. Given the unique nature of, and unavoidable Hazards associated with Defence Aviation activity, ADHs / AM(MF)s are to ensure that the residual Risk exposure is proportional to the expected benefit. The residual Risk exposure can only be fully understood once the ALARP principle has been applied. It will be noted that what is considered 'Tolerable' in one scenario does not necessarily apply to another (eg a residual Risk that, when balanced against an urgent operational need is considered Tolerable, is not necessarily Tolerable when balanced against a need that is less urgent). The HSE highlights that "what is Tolerable may differ in peace or war"²³.

²¹ HSE principles for CBA in support of ALARP decisions are detailed at: Risk Management: Expert guidance – HSE principles for Cost Benefit Analysis in support of ALARP (www.hse.gov.uk/enforce/expert/alarpcba.htm)

²² Reducing Risks, Protecting People (R2P2) page 3 – ISBN 0 7176 2151 0, Published 2001.

²⁰ Risk Management: Expert guidance - ALARP at a glance (<u>https://www.hse.gov.uk/enforce/expert/alarpglance.htm</u>)

²³ Reducing Risks, Protecting People (R2P2) page 43 – ISBN 0 7176 2151 0, Published 2001.

Annex C

Risk Recording and Review Process

Risk Recording

1. ODHs / AM(MF)s are to maintain clear, unambiguous and auditable records of each of their Risks including details of decisions, activities and periodic Risk reviews. For ODHs, all Risks of Catastrophic, Critical and Major severity (definitions at Annex A) **should** be recorded in a Risk Register or suitable alternative^{11, 15}. For AM(MF)s, they **should** apply the same principles iaw Annex A. It is at the discretion of ODHs / AM(MF)s whether to record Minor severity Risks. ► Table 2 details the minimum information that **should** be recorded to support effective Risk Management. ◄

2. ODHs / AM(MF)s **should** own and hold the aggregated view²⁴ of Risks and review them on a regular basis. There **should** be an aggregated individual Air System view and an aggregated view of all Air Systems operated by ODHs / AM(MF)s within their AoRs, which considers pan-DLoD elements and have a suitably senior and empowered nominated Risk Records Manager (RRM). A suitably empowered individual **should** be nominated for the administration of the Risk Management process but this in no way relieves the managers and owners of individual and collective Risks of their personal responsibilities.

3. Once a Risk is identified and recorded, it **should not** be removed from records but **should** be closed only once the Risk no longer has any relevance to, or impacts upon, the operating Risk environment or ODHs / AM(MF)s respective AoRs. Effective safeguards **should** be in place to ensure records are protected from unauthorized access and editing. High confidence backups **should** be made to ensure through-life business continuity and that records cannot be corrupted or lost²⁵.

Review Process

4. Air Safety Steering Groups and Air System Safety Working Groups led by ODHs and equivalent meetings led by AM(MF)s **should** include the review of Risk mitigations, the aggregated Risk and ALARP and Tolerable decisions. More frequent reviews may prove beneficial, particularly where there is a change in circumstances to better understand and manage Risk.

5. ADHs / AM(MF)s **should** consider the frequency of subordinate working groups and attendance of Subject Matter Experts (SMEs) to ensure that sufficient and effective review is achieved, whilst avoiding an unwieldy and unnecessary burden. Minutes or Records of Decisions for the supporting meeting are to be taken, recorded, and relevant activity reported upwards as necessary.

MAA Assurance

6. Artefacts supporting the Risk Management process, including records of Risk decisions, activities and supporting review meetings will be scrutinized during MAA oversight.

7. 🕨 🗸

²⁴ The aggregated view is a compilation of an ODH / DDH chain's or an AM(MF)'s standardized Risk Registers or suitable alternatives.

²⁵ Refer to RA 1225 – Air Safety Documentation Audit Trail.

Each Risk should have:	Description
A unique identifier (number and / or title)	The unique identifier allows traceability of Risk Management decisions.
Description	A description of the Risk using plain language to provide clarity on the relationship between the specific Hazards and potential consequences.
Current likelihood	Assessed iaw Annex A.
Current severity	Assessed iaw Annex A.
HRM Classification	Assessed iaw Annex A.
Risk owner	Determined iaw Annex A.
Risk manager	The individual managing the Risk as nominated by the ADH / AM(MF).
Existing mitigations	Details the existing mitigations in place (eg barriers (proactive and recovery)). This should refer out to the ASSC and where appropriate high level Safety claims.
Proposed mitigations	Details of the strategies and action plans proposed to mitigate the Risk and any additional strategies or controls required. If known, illustrative costs of proposed mitigations and timescale of action plans should be recorded. Artefacts supporting the Risk Management process, including records of Risk mitigation decisions should be retained.
► Target ◄ likelihood	Identifies likelihood post implementation of proposed mitigation. Assessed iaw Annex A.
► Target ◄ severity	Identifies severity post implementation of proposed mitigation. Assessed iaw Annex A.
►Target ◄ HRM Classification	The severity and likelihood should be recorded using a HRM. Assessed iaw Annex A.
Proposed mitigations status (funded, endorsed, not endorsed (include those rejected as grossly disproportionate))	Details of whether the proposed mitigation is funded, endorsed, not endorsed. Artefacts supporting the Risk Management process, including records of Risk mitigation decisions should be retained. The Rationale for those Risk mitigations rejected as 'grossly disproportionate' should be recorded.
Last review date	Details the date and level of review carried out.
Next review date	Details the date and level of review to be carried out.
Closure date and reference to Risk owner authority to close Risk	Risks should not be removed from records and should only be closed by the Risk owner.

Table 2. Minimum Information Recording Requirements.

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Annex D

Standardized Approach to Risk Management

1. Risk Management is an essential element of an effective ASMS¹⁰. Its implementation is also essential for the higher control and management of Air Safety Risk and will enable Defence resources to be appropriately targeted to that end. The diagram below outlines the key elements and continuous cycle of Risk Management.



2. Risk is a measure of exposure to possible loss and it combines the <u>severity</u> of loss (how bad) and the <u>likelihood</u> of suffering that loss (how often). RA 1210 is concerned solely with RtL and so addresses fatality and Injury but excludes damage to assets or the environment where no personal harm results.

3. The following are required as a minimum to manage single Risks:

a. **Hazard Identification**. Hazards may be identified by a variety of different means: previous Occurrences, reporting, checklists, Hazard and Operability Study (HAZOPS), Zonal Hazard (Safety) Analysis²⁶, error trends, monitoring, Systems-Theoretic Accident Model and Processes (STAMP) etc. Whichever techniques are used, sound Hazard identification depends on the engagement of individuals recognized as SQEP for the activity. A combination of techniques could be selected with the aim of providing high confidence that all credible Hazards have been identified. Once identified, these are to be recorded iaw Annex C.

b. Risk Assessment. ►
A potential harmful outcome ► of a Hazard is
assessed ► against likelihood and severity. It is the worst credible outcome that is used for classification in the HRM. However, ADHs / AM(MF)s needs to be made aware of the full range of outcomes when considering appropriate mitigations.
The assessment may be ► carried out using
a range of approaches,
and it is therefore
recognized that the results will only be an estimate ►
and subject to uncertainty. Hence, it may also be necessary to consider other more likely outcomes, rather than just the worst credible
The Defence Aviation HRM enables classification according to each Single Risk assessed for severity and likelihood. It is designed to assist ADHs with assessing the Hazards on a like-for-like basis and enable determination of the appropriate levels of ADH Risk ownership (noting that AM(MF)s own all RtL when operating UK military-registered Aircraft). Before

²⁶ Refer to ARP 4761: Guidelines and Methods for Conducting the Safety Assessment Process on Civil Airborne Systems and Equipment.

exposing an individual to a Risk, a judgement is required whether the Risk is ALARP and the exposure is Tolerable.

c. **Risk Reduction**. In order that a single Risk is reduced ALARP, Risk mitigation techniques are to be applied. These may range from eliminating the Hazard altogether, to reducing the severity and / or likelihood.

d. **Risk Recording and Escalation**. Once Risk mitigation is applied ADHs / AM(MF)s will assure themselves that the Risk is ALARP and the exposure is Tolerable. Key information regarding Risks decisions and Risk Management activities will be recorded as detailed at Annex C, and communicated across all relevant stakeholders, ie ADHs, AM(MF)s, AMs, and ADH-Facing Organizations. ADHs will be aware of how much Risk they can accept and when to elevate Risk decisions to a higher level.

e. **Risk Monitoring and Review**. ADHs / AM(MF)s will routinely monitor identified Risks. Mitigation activity may take time to implement, therefore ADHs / AM(MF)s **>** need to **<** review the timescales and effectiveness of mitigation plans to ensure that Risks remain ALARP and Tolerable.

4. Due to the high levels of Risk exposure associated with Defence Aviation and the potential for Societal Concerns, Risk Management within the Defence Air Environment requires a more rigorous approach than typically expected of activities with lower Risk exposure. Therefore, the requirement for techniques, tools, Assurance, recording, monitoring and SQEP involvement are far greater. Recognized good practice will, where possible, be the minimum level applied to Risk Management processes. Intentionally Blank for Print Pagination

RA 1223 – Airworthiness Information Management

Rationale	Effective management of Airworthiness information [*] is required throughout the life of an Air System to sustain Type Airworthiness (TAw) and contribute to the delivery of Continuing Airworthiness (CAw). Without a systematic [*] ¹⁴ approach to the management of Airworthiness information, * the underpinning argument within the Type Airworthiness Safety Assessment ² (TASA) < will be undermined and Air Safety may be adversely affected. RA 1223 supports effective Air Safety Management ³ and data exploitation ⁴ by providing the minimum requirements for * effective management of Airworthiness information and for the systems used to manage and host it, whether paper-based (eg MOD Form 700 or equivalent), electronic (eg ALIS ⁵) or a hybrid combination of the two (eg GOLDesp). <

Contents	Definitions relevant to this RA
	1223(1): Establishment of Airworthiness Information Management
	1223(2): Airworthiness Information Management

Definitions	Definitions relevant to this RA
	1. Airworthiness information , for the purposes of this RA, is defined as information that directly contributes to the day-to-day management of an Air System's TAw and CAw. Airworthiness information is comprised of Airworthiness Static Data (ASD) and Airworthiness Dynamic Data (ADD):
	a. ASD describes the approved data sourced from the Air System Document Set (ADS) that defines the Type Design and is used to sustain TAw of an Air System, such as providing the approved Configuration and implementing the Maintenance policy.
	b. ADD describes the Airworthiness data captured and recorded that changes as the Air System is operated or maintained, such as the "as-flown" Configuration, Maintenance records and accumulation of component life. ADD is the main output for data exploitation in accordance with RA 1207 ⁴ . ◄

Regulation	Establishment of Airworthiness Information Management
1223(1) 1223(2)	1223(1) The Type Airworthiness Authority ^{▶6◀} (TAA) shall define the Airworthiness information that is necessary to sustain TAw and the manner in which this information is to be managed.
	Airworthiness Information Management
	1223(2) Aviation Duty Holders (ADHs) and Accountable Managers (Military Flying) (AM(MF)s) shall ensure effective AIM, consistent with the TAA's requirements, to sustain and assure the Airworthiness of an Air System within their Area of Responsibility.

¹ ► Where the word 'system' is used within this RA, it refers to the management regime for Airworthiness information; it is not to be confused with electronic Information Systems (IS) used in support of Airworthiness Information Management (AIM). Where applicable, requirements for electronic IS will be identified specifically throughout the RA. ² Refer to RA 5012 – Type Airworthiness Safety Assessment.

³ Refer to RA 1200 - ► < Air Safety Management.
⁴ ► Refer to RA 1207 - Air Safety Data Management and Exploitation.

⁵ ALIS – Lightning II Autonomic Logistics Information System.

⁶ Where the Air System is not UK MOD-owned, TAw management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) shall be agreed within the Sponsor's approved model; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 - Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM shall be read in place of TAA as appropriate throughout this RA.

Acceptable Means of Compliance 1223(1) 1223(2)	Establishment of Airworthiness Information Management Airworthiness Information Management 2. 3. a. Airworthiness Information Management
	b. ► <
	4. TAAs ►, supported by Commodity Chief Engineers (CE) ◄ should:
	a. Define in the ►TAw Strategy ⁷ , the Airworthiness information that is to be managed through life and the management system to be used, referencing appropriate documentation. ◄
	b. Ensure that the system of AIM ► as a minimum ◄ fulfils the generic functional and non-functional requirements specified at Annexes A and B respectively, and those Type specific requirements identified by the TAA. An auditable record of compliance should be maintained;
	c. ►
	d. Where an electronic IS is employed within AIM, ► determine the extent to which its functions directly affect the Airworthiness and performance of the Air System; if deemed Safety critical ◄ it should be certified with the Air System ^{►8} ,
	e. Specify in the ADS the ► Critical Parts ⁹ ◄ of the Air System which should be individually tracked by AIM;
	f. Generate and publish in the ADS any AIM constraints or rules that constitute control measures, that support the ►TASA;
	g. Determine and promulgate Airworthiness information Assurance and retention requirements ► (in addition to those already mandated elsewhere within MAA Regulatory Publications ¹⁰); ◄
	 Ensure suitable arrangements are in place to validate AIM and its effectiveness in sustaining TAw through life;
	i. Provide the ADH and / or AM(MF) with instructions explaining how to retrieve the Airworthiness information captured during Maintenance activities ¹¹ conducted outside of the AIM control boundary.
	j. ► Where more than one method (paper / Electronic IS / hybrid) of managing Airworthiness information is used, specify which approach is mandated for each Airworthiness function. If Airworthiness information is available in more than one format, information primacy should be specified by the TAA in the ADS ¹² .
	5. ADHs and AM(MF)s should , in meeting the intent of the TAA:
	 a. Understand the ▶ requirements for ◄ Airworthiness information as detailed within the ▶ TAw ◄ Strategy, ADS and the TAA's Hazard Log and accept any associated Risk(s) and control measures³;
	 Implement suitable levels of Assurance to continuously verify that ADD⁺ is correctly and accurately captured;
	c. Ensure the applicable Military Continuing Airworthiness Manager (Mil CAM) implements and upholds AIM processes by;

 ⁷ ► Refer to RA 5010 – Type Airworthiness Strategy.
 ⁸ Refer to RA 5810 – Military Type Certificate (MRP 21 Subpart B).
 ⁹ Refer to RA 5885(4): Identification of Critical Parts (MRP Part 21.A.805).
 ¹⁰ Eg Manual of Airworthiness Maintenance – Documentation (MAM-D).

 ¹¹ Such as Maintenance being undertaken by industry.
 ¹² ► For example, in a Topic 2(N/A/R)1 leaflet.

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Acceptable Means of Compliance	(1) Promulgating the ► aviation engineering orders and / or local procedures required to implement the TAA published support policy and instructions for effective AIM;
1223(1)	 Specifying any local AIM requirements^{▶13}
1223(2)	(3) Conducting Quality Assurance activity to maintain enduring adherence to AIM support policies, instructions for use, orders and procedures;
	(4) Assuring the Configuration Management, accuracy and availability of all Air System Airworthiness information;
	(5) Assuring that personnel are satisfactorily trained and Competent ¹⁴ to undertake AIM;
	(6) Validating the effectiveness of AIM and reporting issues and / or emerging trends to the TAA;
	(7) Reporting any discrepancies in the defined ► < Airworthiness information ► to the TAA. <
Guidance Material	Establishment of Airworthiness Information Management
1223(1)	Airworthiness Information Management 6.
1223(2)	7. TAAs ▶need ◄ to maintain an auditable record of the incorporation of functional and non-functional requirements and ensure it is clearly explained in the ►TASA. ◄
	8. When establishing a system for AIM, the Mil CAMs ▶ need to ◄ provide the ▶ ADH / AM(MF) ◄ with Assurance that compliance with control measures ▶ ◄ is being maintained. The ADHs and / or AM(MF)s ▶ need to ◄ ensure this is conducted throughout the life of an Air System in order to identify any additional requirements to those specified at Annexes A and B.
	9.
	a. ►
	b. ► ◄
	Functional Requirements
	10. Functional requirements are AIM Activities, which if not conducted satisfactorily, could undermine the Airworthiness of an Air System. The functional requirements are grouped under 3 headings:
	a. Maintenance Certification, Recording and Management (MCRM). This functional requirement group includes the processes and management of information associated with Maintenance Certification ¹⁵ and recording. The data being captured and controlled for Maintenance management is ADD.
	b. Maintenance Data Management. This functional requirement group includes the Configuration Control, Audit, archive / retention, exploitation, transfer between Maintenance organizations and quarantine of ADD.
	c. Approved Data Management. Where Approved Data is managed within AIM, changes to the data ▶ need to ◄ be implemented through a TAA authorized process to enable delegated Authorization of the changes.
	Non-functional Requirements
	11. Non-functional requirements specify how the system ► (eg paper, Electronic IS, hybrid) ◄ delivers AIM activities.
	J

 ¹³ Examples of 'local AIM requirements' may include information managed in databases, spreadsheets or local forms.
 ¹⁴ Refer to: RA 1002 – Airworthiness Competent Persons; RA 4806 – Personnel Requirements (MRP 145.A.30); and RA 4945 – Personnel Requirements - MRP Part M Sub Part G.

¹⁵ Refer to RA 4812(1): Certification of Air System Release (MRP 145.A.50(a)).

Guidance Material 1223(1) 1223(2)

► Safety Analysis of AIM functions

12. All functions of AIM require analysis to determine its Safety criticality (ie the integrity of a function managing the Airworthiness information). When constructing the ►TASA, < TAAs ► need to < consider how all aspects of AIM, at all levels, contribute to the aggregation ► or reduction < of Airworthiness Risks. ► An example would be the analysis of a management information aid (eg Resolve or other tools) for its criticality and effectiveness in managing TAw. < The analysis ► needs to < include the interfaces and boundaries with other AIM systems.

13. ► The analysis of AIM needs to be reviewed through life as emergent Hazards arise to ensure that AIM remains appropriate. There needs to be a clear Audit trail from the analysis and Hazard Log to the TAw Strategy and AIM to the ADS and Assurance policy. ◄



15. 🕨 ┥

Airworthiness Information Retention

16. When determining and promulgating Airworthiness information retention requirements, TAAs ▶ need ◄ to consider defining Airworthiness information retention categories to ease storage constraints, whilst ensuring Airworthiness information is retained for periods coherent with Regulatory and Safety requirements.

AIM Implementation and Sustainment

17. Air System TAAs may utilize corporate or Contractor-supplied AIM solutions but they remain accountable for the Safety, suitability, integrity and availability of the solutions implemented. ► In such cases, suitable < contractual arrangements ► need to < be established to enable effective AIM.

18. The TAA ▶ needs to ◄ ensure suitable interface arrangements are in place with organizations undertaking Maintenance activity¹¹ outside of their AIM control boundary, and the measures required to support the retrieval and Assurance of Airworthiness information upon completion of that activity. The Mil CAM, on behalf of the ADH and AM(MF), remains responsible for retrieving the necessary Airworthiness information captured during such Maintenance activity.

19. 🕨 🗸

Annex A to RA 1223

Functional Requirements

1. Activities detailed in Annex A as required 'Y' maintain the status of Acceptable Means of Compliance (AMC). Activities detailed as required 'N' are to be considered as Guidance Material (GM).

Primary Function	Sub Function / Ser No	Activity	Required
Maintenan	ce Certificat	ion, Recording and Management (MCRM)	Sequ
	Preventive	Maintenance	1 -
	1.	Specify (forecast) preventive / scheduled Maintenance operation due.	Y
	2.	Record and Certify ¹⁶ preventive / scheduled Maintenance activities.	Υ
	3.	Specify (forecast) Special Instruction (Technical) (SI(T)) compliance due.	Y
	4.	Record and Certify satisfaction of SI(T)s.	Υ
	5.	Specify (forecast) component replacement due.	Υ
	6.	Record and Certify component replacement completed.	Υ
	7.	Specify (forecast) flight servicing due.	Υ
	8.	Record and Certify flight servicing completed.	Y
	9.	Specify (forecast) supplementary flight servicing.	Υ
	10.	Record and Certify supplementary flight servicing completed.	Υ
	11.	► Where an electronic IS that is utilized for < AIM incorporates a prognostic or health monitoring and reporting system, specify indication disposition procedures.	Y
	12.	Record and Certify miscellaneous activities ¹⁷ .	Υ
	Corrective	Maintenance	
	13.	Record all arisings ¹⁸ and incorporate a defined process to prevent the Air System being released for flight in an unsafe condition.	Y
	14.	Manage Air System Fault code reporting (Health monitoring).	Ν
	15.	Record and Certify Corrective Maintenance completed.	Υ
	16.	Record and Certify Repairs carried out.	Υ
	Maintenan	ce General	
	17.	Record and Certify Maintenance organization check of Technical Information Configuration standard.	Y
	18.	Record and Certify Environmental Damage Prevention and Control (EDPC) activities.	Y
	19.	Record and Certify Maintenance tasks requiring Air System prep (eg pre- wash).	Y
	20.	Record and Certify Independent Inspections.	Υ
	21.	Record and Certify Stage Checks.	Υ
	22.	Record and Certify vital checks.	Υ
	23.	Record and Certify post-Maintenance loose article, tool and panel checks.	Υ
	Maintenan	ce Deferment	
	24.	Record and Certify serviceability state - Limitations.	Υ
	25.	Record and Certify serviceability state - Acceptable Deferred Faults.	Υ
	26.	Record and Certify Waiver of flight servicing.	Y
	27.	Record and Certify pre-flight Faults.	Υ
	28.	Record and Certify Aircrew acceptance of Faults.	Y

¹⁶ Refer to RA 4813 – Maintenance Records (MRP 145.A.55) and RA 4812 – Certification of Aircraft and Component Release (MRP 145.A.50).

¹⁷ Miscellaneous Activities – activities that **> should** be recorded in AIM but which do not necessarily need to be reported for fault analysis purposes, eg tool control entries, movement of ejection seat Safety pins and manual folding / spreading of helicopter rotor blades.

¹⁸ Arising – an indication of a potential requirement (eg potential Air System fault or exceedance) to perform Maintenance.

	29.	Host a loose article register.	Y
	30.	Host a damage / corrosion register.	Y
	31.	Record and Certify Concessions applied to the Air System.	Y
	Configura	tion Management	
	32.	Record Air System type and registration mark.	Y
	33.	Record leading particulars.	Y
	34.	Record Air System and asset usage status.	Y
	35.	Record Air System serviceability status.	Y
	36.	Incorporate a log of Maintenance records (eg Aircraft Maintenance Log (AML)).	Ŷ
	37.	Capture component replacement minimum traceability data (eg nomenclature, serial number and, where applicable, lifing data).	Y
	38.	Record the life accumulated on life limited and ► critical Parts. ◄	Y
	39.	Incorporate a process for management of component records and log 'cards', including component 'activity' outside the scope of AIM.	Y
	40.	Calculate Air System weight and moment.	N
	41.	Record Air System weight and moment.	Ŷ
	42.	Calculate, record and monitor the appropriate structural life usage, eg Fatigue Index (FI).	١
	43.	Record software Configuration.	١
	44.	Record and Certify role change/weapon Loading.	Y
	45.	Record and Certify refuel / defuel / fuel status.	١
	46.	Record and Certify mission data load.	١
	47.	Specify (dis) / embodiment of Modifications.	١
	48.	Record and Certify (dis) / embodiment of Modifications.	١
	49.	Record Modification embodiment status.	١
	50.	Record SI(T) satisfaction status.	
	Engineerin	ng Operations Management	
	51.	Record Certification of Air System Release.	١
	52.	Specify and Record Flight Testing.	
	53.	Record and Certify Aircrew acceptance of Air System for flight.	
	54.	Record and Certify Continuous Charge operations.	
	55.	Record aero-engine or Auxiliary Power Unit (APU) ground running.	`
	56.	Manage Air System usage reporting.	١
	Administra	ative Functions	
	57.	Enable amendment of Technical Information (eg MOD Form 765).	
	58.	Enable Fault reporting (eg MOD Form 760).	`
	59.	Record working-hours expended on Air System tasks.	`
	60.	Record Administration Tasks ¹⁹ .	1
	61.	Host Military Airworthiness Review Certificate (MARC).	1
	62.	Host Quality Occurrence reporting and Quality Management functions.	١
	Logistics		
	63.	State authenticity and serviceability of Air System parts (eg Authorized Release Certificate ^{▶20 ◀} , EASA Form 1, Certificate of Conformity).	1
	64.	Record logistics / sustainment metrics (eg working-hours per flying hour, mission capability, Cannibalization).	١
laintei	nance Data Mar		
	65.	Retain the 'Programme of Record' prime data for Air System fleet Configuration.	١

 ¹⁹ Administration Task – Where a requirement exists to make a 'For recording purposes only' entry to record an administrative task that does not render the Air System unserviceable, once an Air System has been prepared for flight or is on Continuous Charge.
 ²⁰ ▶ Refer to RA 4809 – Acceptance of Components (MRP 145.A.42).

		-	
	66.	Incorporate a robust data lockdown / quarantine process in case of Air System Accident / Incident, compliant with Defence Accident Investigation Branch requirements.	Y
	67.	Incorporate robust and repeatable access to Airworthiness data for Audit.	Y
	68.	Incorporate a process for the retention and / or archive of ADD. Data storage facilities need to comply with security Regulations and need to be capable of preserving the data for the specified retention period. Authorization requirements for access to archived data need to be considered.	Y
	69.	Incorporate a process for Airworthiness data exploitation / trending. To include the provision of appropriate tools and personnel to access archived data.	Y
	70.	Incorporate a compliant process for transfer of Air System Maintenance records between organizations, including civilian Contracted Maintenance organizations.	Y
	71.	Incorporate a compliant process for transfer of data between IS in the event of IS upgrade.	Y
	72.	Incorporate a compliant ²¹ process for the correction, deletion and subsequent disposal of ADD. Authorization requirements need to be considered.	Y
Approved D	Data Manag	ement	
	73.	Host/suggest Maintenance Approved Data.	Ν
	74.	Host/suggest Modification Approved Data.	Ν
	75.	Host definitive / Configuration-controlled approved parts catalogue.	Ν
	76.	Host definitive / Configuration-controlled approved Maintenance schedule.	Ν
	77.	Host/suggest Repair data.	Ν
	78.	Host definitive / Configuration-controlled Minimum Equipment List (MEL).	Ν
	79.	Host/generate pre-printed expendable work cards.	Ν

 $^{^{21}}$ Including data disposal security requirements published in JSP 440 – The Defence Manual of Security, Resilience and Business Continuity, and JSP 441 – Managing Information in Defence.

Annex B to RA 1223

Non-Functional Requirements

Activities detailed in Annex B as required 'Y' maintain the status of AMC. Activities detailed as 1. required 'N' are provided as GM. ► Where they relate solely to Electronic IS, this is stipulated below, either as a section or as an individual activity.

/ Ser No	Requirement	Required
Design / Ce	ertification / Acquisition ► (Electronic IS) ◄	
1. (Where an electronic IS is used, the IS should be designed by a Competent Organization. The requirements of RA 1005 – Contracting with Competent Organizations, should be considered for Safety critical functions.	Y
2	Electronic IS applications should be developed to a recognized software standard, commensurate with the Safety criticality of the IS outputs. ²²	Y
3	The 'look and feel' of the system employed should be ► ◄ assessed ^{►23} as being clear, unambiguous and logical.	Y
	Where an electronic IS is used, it should be tested using operationally representative data (Validated and Verified) before introduction to Service.	Y
Airworthines	ss Data Integrity ► (Electronic IS) ◄	
5.	AIM should have data integrity Validation checks, journaling and associated data auditing to support design integrity requirements that are coherent with the ▶ importance ◄ of the data. Audit procedures should include explicit checks for the corruption or tampering with ADD.	Y
6.	AIM should incorporate user access control arrangements that place appropriate degrees of control on data entry, manipulation, access and retrieval coherent with the ▶importance ◄ of the data and the Maintenance documentation Certification requirements ^{▶16} ◀. Where an electronic IS is used, each terminal should contain programme safeguards against unauthorized alteration of the database and should also have traceability features (eg two factor authentication).	Y
7.	The Maintenance management function should incorporate logical junctures (ie 'Certification points') at which Maintenance Certification of completed activities is recorded (by signature or electronically).	Y
8.	The Maintenance management function should provide an Audit trail of activities carried out and those responsible for the Maintenance activity. The Maintenance Certification of the activity should link the individual responsible to the activity itself. The system should enable the correct authority level to certify the Maintenance activity.	Y
9. 9	The Maintenance management function should enable a complete reviewable data set to which the Maintenance Certification attests, including any additional certified data on which the Certification is dependent.	Y
10.	Where applicable, AIM should have functionality and/or business processes that minimise likelihood and manage (indicate) the instance of duplicate asset creation	Y
'''	AIM should utilize a single universal time zone for Maintenance Certification and recording.	Y
	Where health management algorithms are incorporated in AIM, they should be assured to the satisfaction of the TAA.	Y
Security and	d Legal	
10	► Where an electronic IS is used, the IS < should meet the applicable security requirements ²⁴ .	Y

²² When using the requirements of Def Stan 00-055, the means of compliance selected to meet the requirements **> should <** be agreed with the authority.

 ²³ ► Eg TAA assessment using input from the end user community.
 ²⁴ In accordance with JSP 440 and Air System-specific security requirements (eg International Traffic in Arms Regulations - ITAR).

Safety Ma	nagement	
31.	this is to include users and administrators).	Y
	AIM should have a training programme ³¹ for personnel (If an Electronic IS is used	
Training	management, AIM instructions/user manual).	1
30.	AIM should have effective and current processes (for example, change	Y
29.	AIM should be included in the Air System Support Policy Statement.	Y
28.	AIM should have a current Business Continuity and Disaster Recovery Plan.	Y
27.	AIM through life management arrangements should be captured in ▶appropriate documentation. ◄	Y
Document	ation	
▶26.	Where an electronic IS is used, consideration needs be given to provision of additional functions such as: a comprehensive problem / discrepancy log that can be exportable, exploitable and searchable; data extraction; and data error monitoring capability, etc.	N◄
25.	Where appropriate, AIM needs to have a portable capability that is robust and approved. If an electronic IS Maintenance management function is to be used whilst on deployed operations, access to the main IS may not be continuously available; there needs to be a timely and robust method of synchronization during deployment and on subsequent return to the home Stn/Ship/Unit.	N
24.	Where electronic IS are used, they should have off-line processes, which are specified in AIM instructions and the Air System Business Continuity and Disaster Recovery Plans.	Y
23.	AIM should have adequate redundancy / reversionary arrangements. Electronic IS elements should have cyber-attack defence and recovery measures in place as detailed within the platform Risk Management and Accreditation Documentation Set (RMADS).	Y
Operation		1
22.	AIM should conform to a Minimum Data Capture List ³⁰ determined by the TAA.	Y
21.	AIM should have defined processes for component record creation, alteration and deletion, which should only be carried out by an appropriately authorized person.	Y
20.	MWO ²⁷ , including MAM-D-based formats ²⁸ , Work Cards ²⁹ and any other electronic system-generated formats should be Configuration controlled.	Y
19.	There should be an auditable record (eg journaling, additional Maintenance Work Orders (MWO)) created to reflect changes, corrections, additions or deletions of MCRM data that may be required after initial recording.	Y
18.	Where an electronic IS is used, initial release of and changes to ASD should be documented as approved by the TAA and implemented by appropriately authorized personnel.	Y
17.	Any ► electronic IS < AIM software application employed should be Configuration managed to a level coherent with the Safety criticality of the system's functional outputs.	Y
16.	Any ► electronic IS ◄ AIM hardware should be Configuration managed to a level coherent with the Safety criticality of the system's functional outputs.	Y
Configura	tion Management	1
15.	ADD should be secured and handled in a way that supports investigations and/or legal proceedings in the event of an Incident or Accident.	Y
14.	Where Maintenance Certification is recorded using Electronic Signatures, applicable legislation should be complied with ²⁵ . TAAs should ensure that their Electronic Signature solution will withstand legal scrutiny if matters relating to Airworthiness or culpability of an individual come under investigation ²⁶ .	Y

²⁵ Guidance on admissibility of Electronic Signatures is contained in the Electronic Communications Act 2000 Chapter 7; the strength of admissibility may be dependent on the level of authentication, Authorization and integrity control applied within the electronic IS.
²⁶ Further clarification may be sought from Defence Legal Services. Examples of Electronic Signatures are Smart Card and Personal

Identification Number (PIN), Physical Input Devices (PID), Biometrics and physical signature capture / recognition.

²⁷ Maintenance Work Orders do not include pre-populated Technical Information.

- ²⁹ Work Cards (eg Maintenance procedures, F2988, MOD Form 707MS) include pre-populated work content.
- ³⁰ A Minimum Data Capture List is a controlled and TAA-approved list of parameters that > should < be captured within AIM to

sustain TAw, achieve the Support Policy and allow effective Data Exploitation, in accordance with the Air System Safety Case. ³¹ In accordance with JSP 822 – Defence Direction and Guidance for Training and Education.

²⁸ A format is an electronic copy of a standard MOD Form 700 form.

32.	AIM should be included in the Air System TASA	Y
AIM Inter	faces ► (Electronic IS) ◄	
33.	Where applicable, AIM is to interface effectively with the Air System training/Authorization management system.	N
34.	Where applicable, AIM is to interface effectively with other Air System Maintenance systems (eg low observable systems).	N
35.	Where applicable, AIM is to interface effectively with the Air System mission planning system.	N
36.	Where applicable, AIM is to interface effectively with the Air System supply chain/inventory management system.	N
37.	Where applicable, AIM is to interface effectively with the Air System performance management system.	N
38.	Where applicable, AIM is to interface effectively with Commodity Delivery Team component management systems.	N
39.	Where applicable, AIM is to interface effectively with civilian supplier information management systems.	N

RA 1225 - Air Safety Documentation Audit Trail

Rationale	The retention of Air Safety ¹ \triangleright related documentation \triangleright^{24} is vital to record the evidence supporting Air Safety decision making. The lack of such information when required may \triangleright undermine the Air System Safety Case (ASSC) and / or \triangleleft possibly hinder any investigation as a result of an Accident or Incident, \triangleright therefore having an adverse impact on Air Safety \triangleleft . Procedures need to be put in place to ensure that such information is preserved for audit and tracking.		
Contents	1225(1): Air Safety Documentation Audit Trail		
Regulation 1225(1)	 Air Safety Documentation Audit Trail 1225(1) ► Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers³ (AM), and Heads of ADH-Facing Organizations⁴ shall ensure that < all significant Air Safety related documents ► are < tracked and preserved in an auditable manner; ► and that < significant documentation relating to Air Systems ► is < retained for a minimum of 5 years beyond the Out of Service Date 		
Acceptable Means of Compliance 1225(1)	 Air Safety Documentation Audit Trail Procedures should be applied to ensure an audit trail of significant Air Safety documentation is maintained correctly. In addition to the use of security classifications / handling instructions, as defined in the New Government Security Classification System⁶ and in JSP 440⁷, significant Air Safety related documentation should also be identified as "Air Safety Information". Appropriate DLoD documentation ► should form part of the audit trail and should be identified and retained accordingly. Before destruction of a significant Air Safety document, a thorough review should be carried out by suitably competent ► authorized 		
Guidance Material 1225(1)	 Air Safety Documentation Audit Trail 5. ▶ Paragraph 2 will not be applied retrospectively for documentation created prior to 27 Aug 2015. 6. Electronically held documentation is legally permissible (eg scanned documentation, electronically signed documentation, electronically created documentation, etc). Wherever reasonably practicable, original versions will be retained. 7. ▶< 8. Guidance on document policy, procedures and retention can be found at JSP 441⁸. 		

¹ ► Refer to ◄ MAA02 – Military Aviation Authority Master Glossary.

² This includes appropriate documentation from all applicable Defence Lines of Development (DLoD), as defined in MAA02, including Airworthiness Data. Training records of personnel making Air Safety decisions could be included, dependant on whether the documentation is deemed to be of a significant Air Safety nature.

³ Those AMs within: ADH-Facing Organizations; Maintenance Approved Organizations; Air Traffic Equipment Approved

Organizations; or Design Approved Organizations. ⁴ '*Heads of ADH-Facing Organizations*' includes Type Airworthiness Authorities, Type Airworthiness Managers, Commodity Chief Engineers, Heads of Establishment, Military Continuing Airworthiness Managers, etc.

⁵ This is 5 years beyond the de-registration from the UK Military Aircraft Register of the last Air System of type.

⁶ Refer to *Implication System Handbook*.

⁷ Refer to JSP 440 – The Defence Manual of Security, Resilience and Business Continuity.

⁸ Refer to JSP 441 – Managing Information in Defence.

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► This RA has been substantially re-written; for clarity no change marks are presented – please read RA in entirety

RA 1230 - Design Safety Targets

Rationale It is important to provide a level of Assurance that an Air System's¹ Type Design can achieve specific Safety criteria. Design Safety Targets ensure that Air Systems are designed with Safety requirements considered from the outset and, once design activity is complete, provide a baseline for assuring that Safety levels are maintained through life. Failure to set design Safety Targets may lead to Air Systems entering service with design deficiencies which introduce unacceptable Hazards. This RA requires the Senior Responsible Owner (SRO)² to establish design Safety Targets early during Acquisition, and, for In-Service³ Air Systems, the Type Airworthiness Authority (TAA)⁴ to declare a design Safety baseline against which the Operating Duty Holder (ODH) / Accountable Manager Military Flying (AM(MF)), as Risk to Life (RtL) owners, can assess whether an Air System remains 'safe to operate' against As Low As Reasonably Practicable (ALARP) and Tolerability criteria through life.

ContentsApplicability of this RA1230(1): Withdrawn – Incorporated into sub-Regulations 1230(2)
and 1230(3) or no longer considered Regulatory material
1230(2): Establishing Design Safety Targets during Acquisition
1230(3): Design Safety Baseline

Applicability	Applicability of this RA 1230(2)
	1. Air Systems ¹ destined for the UK Military Aircraft Register (MAR) in the Acquisition process, which are prior to submission of an Air System Safety Case ⁵ (ASSC) Strategy Report.
	1230(3)
	2. All Air Systems ¹ on the UK MAR for which an ODH / AM(MF) owns the ASSC for In-Service Flying. For Air Systems to which sub-Regulation 1230(2) has applied, sub-Regulation 1230(3) becomes applicable at the point the end user ODH / AM(MF) accepts the RtL associated with operation of the Air System for In-Service Flying (but before such Risk is incurred).
Regulation	Design Safety Target Criteria
1230(1)	1230(1) Withdrawn – Incorporated into sub-Regulations 1230(2) and 1230(3) or no longer considered Regulatory material.
Acceptable	Design Safety Target Criteria
Means of Compliance 1230(1)	3. Withdrawn – Incorporated into sub-Regulations 1230(2) and 1230(3) or no longer considered Regulatory material.
Guidance Material 1230(1)	 Design Safety Target Criteria 4. Withdrawn – Incorporated into sub-Regulations 1230(2) and 1230(3) or no longer considered Regulatory material.

¹ For Remotely Piloted Air System (RPAS) this only includes those in the S2 sub-category or Certified category.

² Or Sponsor, refer to RA 1019 – Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems - Air Safety Responsibilities.

³ Refer to RA 1160 – The Defence Air Environment Operating Framework

⁴ Where the Air System is not UK MOD-owned, Type Airworthiness (TAw) management regulatory Responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

⁵ Refer to RA 1205 – Air System Safety Cases.

Regulation	Establishing Design Safety Targets during Acquisition
1230(2)	1230(2) For Air Systems ¹ destined for the UK MAR, the SRO shall establish suitable design Safety Targets.
Acceptable Means of Compliance 1230(2)	Establishing Design Safety Targets during Acquisition Establishing Design Safety Targets
	5. The SRO should establish design Safety Targets in agreement with the TAA, the MAA ⁶ and the end user ODH / AM(MF). Once established, design Safety Targets should form a baseline against which to maintain an acceptable level of design Safety through life in accordance with (iaw) sub-Regulation 1230(3).
	6. The SRO should ensure that design Safety Targets are detailed in the appropriate Acquisition contract.
	7. As part of the development of the ASSC:
	a. The SRO should ensure that the approach for delivering the agreed design Safety Targets is detailed as part of the ASSC Strategy and ASSC Acquisition Basis ⁵ .
	b. In support of the argument that the Air System will be safe to operate, the end user ODH / AM(MF) should detail the use of design Safety Targets as part of the ASSC, transitioning to acceptance of a design Safety baseline iaw sub-Regulation 1230(3) before any RtL is incurred through In-Service operation of the Air System.
	8. The TAA should include the proposed design Safety Targets in the Application for a Military Type Certificate ⁷ and detail their approach to the demonstration of achievement within the Type Airworthiness Strategy ⁸ .
	Design Safety Targets – General
	9. Failure Conditions (FC) should be classified according to the severity of their effects as part of the design Safety Target definition noting that these will vary across Air System types.
	10. The probability of a FC leading to death ⁹ or Aircraft loss should be Extremely Improbable (EI).
	11. Quantitative design Safety Targets should be applied to aspects of the design that are subject to probabilistic failure modes.
	12. For aspects of the design not subject to probabilistic failure modes, such as software and Structures, qualitative targets should be established based on adherence to good design practice as defined in the appropriate Certification Specification (CS) ¹⁰ .
Guidance	Establishing Design Safety Targets during Acquisition
Material	Design Safety Targets – General
1230(2)	13. In System design, a FC ¹¹ is a condition that introduces a Hazard to the Air System, caused by one or a combination of lower-level System failures. The FC needs to be selected at the appropriate level to facilitate efficient System design, and for Systems which have been assigned a probability of failure, a reliability requirement can be allocated based upon consequences of failure. For FCs that can directly lead to death or Aircraft loss the probability of the FC materialising will be EI. Whilst 1230(2) focusses on early establishment of targets for these FC categories, it is

⁶ Reviewed and agreed by MAA during ASSC Scrutiny, which may require additional engagement between MAA, TAA, SRO, ODH / AM(MF) as applicable throughout the Acquisition cycle.
⁷ MAA Form 30: Application for Military Air System Certification Process (MACP).

MAA Form 30: Application for Military Air System Certification Process (MACP).

 ^a Refer to RA 5010 – Type Airworthiness Strategy.
 ⁹ 1st and 2nd Party; refer to RA 1210 – Ownership and Management of Operating Risk (Risk to Life).
 ¹⁰ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).
 ¹¹ Defined in Aerospace Recommended Practice (ARP) 4761A as "A condition having an effect on the Aircraft and / or its occupants, where direct expression of the process of the proces of the process of the process of the process of the process of either direct or consequential, which is Caused or contributed to by one or more failures or errors, considering flight phase and relevant adverse operational or environmental conditions, or external events."

Guidance Material	expected that the design process will inclu categories for which appropriate targets w			
1230(2)	 14. Accepted practice¹² is based on historical analysis of Accidents which found that the likelihood of crashes due to technical Causes was approximately 1 x 10⁻⁷ per Flying Hour and, for large commercial Air Systems with approximately 100 such FCs assumed, an acceptable El probability of 1 x 10⁻⁹ per Flying Hour for each FC was established. For Military Air System design, this assumption of 100 approximate FCs may not always be suitable (ie a lower number of assumed FCs for some RPAS or simpler designs and a higher number for increasingly complex designs). As part of the MAA's agreement of a suitable design Safety Target, such assumptions will require validation. 15. Acceptable Occurrences per Flying Hour figures for El are expected to vary for different Military Air System types to which this Regulation applies. In setting targets for specific Air System types, the benchmark figures detailed within Table 1 for individual FCs are based on widely accepted practice. 			
	Air System Type	Maximum Extremely Improbable Figure (Occurrences per Flying Hour)		
	Air Systems based on Civil-Certified Designs (EASA CS / Federal Aviation Administration (FAA) Federal Aviation Regulations (FAR) 23)	1 x 10 ⁻⁹ to 1 x 10 ^{-6 (13)}		
	Air Systems based on Civil-Certified Designs (EASA CS / FAA FAR 25)	1 x 10 ⁻⁹		
	Air Systems based on Civil-Certified Designs (EASA CS / FAA FAR 27)	1 x 10 ⁻⁹ to 1 x 10 ^{-6 (13)}		
	Air Systems based on Civil-Certified Designs (EASA CS / FAA FAR 29)	1 x 10 ⁻⁹		
	Military Air Systems (Part 1)	1 x 10 ⁻⁸		
	Military Air Systems (Part 3)	1 x 10 ⁻⁸ to 1 x 10 ^{-6 (14)}		
	Military Air Systems (Part 5)	1 x 10 ⁻⁸		
	Military Air Systems (Part 7)	1 x 10 ⁻⁸ to 1 x 10 ^{-6 (14)}		
	Certified RPAS (Maximum Take-Off Weight (MTOW) <= 5,670 kg)	1 x 10 ⁻⁷ to 1 x 10 ^{-6 (15)}		
	Certified RPAS (MTOW > 5,670 kg)	1 x 10 ⁻⁸ to 1 x 10 ^{-7 (15)}		
	S2 sub-Category RPAS	1 x 10 ⁻⁷ to 1 x 10 ^{-2 (16)}		

¹² For example, AMC to European Aviation Safety Agency (EASA) CS 25.1309.

¹³ Safety Targets less stringent than 1 x 10⁻⁹ may be agreed with the MAA as appropriate based on the assigned Aircraft Class (I to IV) iaw CS / FAR 23 / 27 as applicable.

¹⁴ Safety Targets less stringent than 1 x 10^{-8} may be agreed with the MAA as appropriate based on the intended usage, number of occupants, Air System complexity, and equivalent Aircraft Class (I to IV) iaw CS / FAR 23 / 27 as applicable.

 ¹⁵ The lower bound Safety Target assumes no more than 10 Catastrophic FCs for the Air System. Higher Complexity Air Systems would be expected to use the more stringent Safety Target figure.
 ¹⁶ The Agreed Safety Target (AST) for the uncontrolled Loss of Platform (LoP) of Specific Category RPAS will depend on the Specific

¹⁶ The Agreed Safety Target (AST) for the uncontrolled Loss of Platform (LoP) of Specific Category RPAS will depend on the Specific Assurance and Integrity Level (SAIL) or equivalent, agreed with the MAA as part of the Letter of Endorsed Categorization (LEC). Typically for uncontrolled LoP, AST = 1 x 10^{-SAIL}.

16. Calculation of a quantitative value ¹⁷ is only appropriate for airborne Systems which have a probabilistic failure mode. Other failures, eg software, lightning strike or structural failure, cannot be assigned a predicted failure probability. Safe design and qualitative assessment of these other aspects is reliant upon following appropriate CS which will deliver the required design integrity as agreed in the Type Certification Basis (TCB) ¹⁰ .
17. It is expected that the agreed quantitative design Safety Target will inform the assignment of commensurate qualitative targets including Development Assurance Levels to establish the appropriate level of rigour for System Development ¹⁸ . Detailed System-specific requirements are detailed in the relevant Part of Defence Standard (Def Stan) 00-970 and Def Stan 00-055.
18. The purpose of setting a quantitative value for a FC probability as a design benchmark is to drive a safe design by allowing allocation of individual design budgets to each constituent System contributing to the appropriate FC based on the consequences of their failure. It is a one-way process to set the individual budgets, with specific achievement being argued at System level during the Development stages. For an Air System based on a design that has been Type Certified against a Civil CS the targets contained with the applicable CS can be used to support a declaration of design Safety Target achievement; there is no requirement to reverse back through the complete design to prove how each individual FC contributes to the declared cumulative value.
Non-Flying Hour Based Assessments
19. When assessing Air System design Safety Targets, the nature of some Systems, such as Aircraft Assisted Escape Systems (AAES), Aircraft Store release and jettison Systems, or fire suppression Systems, requires that they operate on an event basis rather than on a Flying Hour basis. Therefore, as well as being required to retain Safety through a designated life when flown in the Air System but not in operation, these Systems require additional consideration of high integrity and reliability on an 'event' basis when required to be operated.
20. For AAES ¹⁹ , when quantifying design Safety Targets there is a need to consider the AAES separately from other System design (rather than incorporating the AAES into other Flying Hour-based targets) noting its use in tolerability arguments in the ASSC.
Design Safety Baseline
1230(3) For In-Service ³ Air Systems ¹ with a Live ASSC, the TAA shall declare the design Safety baseline for ODH / AM(MF) acceptance.
Design Safety Baseline
21. The TAA should include their approach to maintaining the design Safety baseline within the Type Airworthiness Strategy ⁸ .
22. The TAA should declare the Air System design Safety baseline within the Type Airworthiness Safety Assessment (TASA) ²⁰ for acceptance by the ODH / AM(MF) as part of the ASSC:
a. For newly acquired Air Systems subject to sub-Regulation 1230(2), this declaration should be made when the end user ODH / AM(MF) accepts the RtL associated with operation of the Air System for In-Service Flying, and prior to commencement of such operation.

 ¹⁷ Eg using the methodology detailed in EASA CS AMC XX.1309.
 ¹⁸ ie Functional Development Assurance Levels (FDAL) and Item Development Assurance Levels (IDAL), the latter setting Programmable Elements (PE) Assurance levels.
 ¹⁹ AAES has been used as a primary example however this guidance is equally applicable to other survivability equipment which may have been included within Air System design Safety calculations.
 ²⁰ Refer to RA 5012 – Type Airworthiness Safety Assessment.

Acceptable Means of Compliance 1230(3)	 b. For all other In-Service Air Systems to which sub-Regulation 1230(2) has not applied, this declaration should articulate that the extant Type Design is acceptably safe. 23. The ODH / AM(MF) should articulate their acceptance of the design Safety baseline in the live ASSC. 24. The accepted design Safety baseline should form the basis / reference point against which future equipment Hazards, including those induced through Type Design changes²¹, are assessed and justified in the TASA in support of the ASSC. 25. Changes which are not due to Type Design changes (eg different Aircrew Equipment Assemblies (AEA), conduct of new activities onboard the Air System) will not change the Air System design Safety baseline but their impact to equipment
	 Hazards against the accepted design Safety baseline should be argued in the TASA. 26. Unsafe conditions reported iaw RA 5825²² should be assessed for their impact against assumptions used to calculate a design Safety baseline and any change to the accepted baseline should be supported by an appropriate TASA Safety argument.
Guidance Material 1230(3)	Design Safety Baseline General
	27. Once the baseline has been declared by the TAA and accepted by the ODH / AM(MF), impacts to the baseline due to Type Design changes or new Hazard assessments will be identified and managed through established TAw Safety Management System ²³ in conjunction with the ODH / AM(MF) Air Safety Management System.
	Baseline Declaration - Acquired Air Systems Subject to RA 1230(2)
	28. For Air Systems to which sub-Regulation 1230(2) has been applied, acceptance of the declared baseline within the ASSC then replaces the original design Safety Target articulated in earlier versions of the ASSC. Noting that 1230(2) requires establishment of targets at the System level, the expectation for these Air Systems in complying with 1230(3) is that the baseline is a declaration of the achieved 'position' of all System-level assessments.
	Baseline Declaration - In-Service Air Systems (pre-RA 1230 Issue 7)
	29. For In-Service Air Systems operating on the MAR prior to RA 1230 Issue 7 applying and / or which complied with previous versions of RA 1230 (Issue 6 and below) the declaration of the design Safety baseline provides an argument by the TAA that the existing Type Design is acceptably safe and provides a reference point or benchmark against which to assess changes. It is acknowledged that many platforms already have a declared cumulative (Air System level) design Safety Target derived iaw earlier issues of RA 1230; this may be used to form the baseline or else a baseline may be determined using the same methodology at System-level outlined above in 1230(2). Whatever methodology is used for these Air System types, the onus remains on the TAA to provide a compelling argument (to the satisfaction of the ODH / AM(MF)) within the TASA.
	Ongoing Assessment of Impacts to the Baseline
	30. Any impacts to the baseline as a result of Type Design change will be argued within the TASA. Additionally:
	a. In cases of Type Design change where full evidence may be unavailable but, on balance of the available evidence and based on sound engineering judgement the design Safety baseline has not been breached there will need to be consideration of a Clearance with Limited Evidence (CLE) ²⁴ , ²⁵ ;

 ²¹ Refer to RA 5820 – Changes in Type Design (MRP Part 21 Subpart D).
 ²² Refer to RA 5825 – Fault Reporting and Investigation.
 ²³ Refer to RA 5011 – Type Airworthiness Safety Management System.
 ²⁴ Refer to RA 1300 – Release To Service.
 ²⁵ We are the Belaces To Service (PTS) Page Interpret the Belaces To Service.

²⁵ Where the Release To Service (RTS) Regulation is referenced in this RA, this also includes Military Permit To Fly (MPTF) (In-Service) which is analogous to the RTS, as detailed in RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).

Guidance Material 1230(3) b. In cases of Type Design change where, on balance of available evidence and based on sound engineering judgement the design Safety baseline has been breached, there will need to be consideration of an Operational Emergency Clearance (OEC)²⁴.

31. Changes not associated with Type Design (eg introduction of new AEA) will not impact the baseline but may otherwise impact Safety. These will still be argued within the TASA and may also need to be considered for a CLE / OEC²⁴ if evidence is unavailable or there is an increased RtL.

This RA has been substantially re-written; for clarity, no change marks are presented – please read RA in entirety

RA 1300 - Release To Service

Rationale	The Release To Service (RTS) authorizes Military Operated (In-Service) Defence Air Environment (DAE) Operating Category ¹ flying on behalf of the responsible Senior Duty Holder (SDH). Failure to observe RTS limitations may result in unacceptable Hazards. The RTS is based on the RTS Recommendation (RTSR). It defines permitted as flown configurations and the permitted operating envelope. RTS limitations are the definitive limits for the Air System and apply in all conditions, from peacetime training to war ² . Air Systems will be operated iaw an RTS or a Military Permit To Fly (MPTF), however this RA only deals with the RTS requirements.	
Contents	 1300(1): Requirement 1300(2): Release To Service Recommendation 1300(3): Limitations 1300(4): Operational Emergency Clearance 1300(5): Clearance with Limited Evidence 1300(6): Authorization 1300(7): Configuration Control and Audit Trail 	
Regulation 1300(1)	Requirement 1300(1) An RTS shall be prepared for all Air Systems that are operated within the Military Operated (In-Service) ¹ DAE Operating Category ³ , except for: a. RPAS operating in the Open category, b. RPAS operating in the Specific S1 sub-category, and c. Air Systems with an MPTF. 	
 Acceptable Means of Compliance 1300(1) Requirement The RTS should be an integrated document with all limitations and ass Warnings, Cautions, and Notes detailed in the appropriate parts iaw Annex A a. Define the permissible as-flown configuration(s) of the Air System b. Detail the permitted flight envelope of the Air System including limitations⁴. C. Detail any limitations, Warnings, Cautions, or Notes required as a of Type Design Changes (eg Air Launched Weapons)^{4, 5}. d. Include all Equipment authorized to be carried in, despatched from fitted to the Air System^{6, 7, 8}. e. If applicable⁹, reference a MEL from Annex A Part A7. 		

¹ The RTS may also be used by the Sponsor to authorize flying in the Civilian Operated (In-Service) DAE Operating Category for Air Systems temporarily allotted in accordance with (iaw) RA 1164. Refer to RA 1164 – Transfer of UK Military Registered Air Systems. ² For guidance on operations outside of any existing RTS, refer to RA 1020 – Aviation Duty Holder and Aviation Duty Holder-Facing Organizations - Roles and Responsibilities.

³ RPAS operating in the Open category and Specific S1 sub-category do not have an RTS but rely on a Letter of Endorsed Categorization which, for the purposes of this Regulation, is the equivalent to an RTS; Refer to RA 1600 - Remotely Piloted Air Systems.

Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).

⁵ Refer to RA 1350 – Air Launched Weapon Release.

 ⁶ Refer to RA 1340 – Equipment Not Basic to the Air System.
 ⁷ Refer to RA 1345 – The Compendium of Airborne Equipment Release Certificates.

⁸ This RA is not applicable to items properly classified as cargo. Cargo is regulated by the Movement and Transport Safety Regulator as directed by JSP 800: Defence Movements and Transportation Safety Regulations. ⁹ The inclusion of the Minimum Equipment List (MEL) is applicable where the Master MEL forms part of the Type Certification Basis of

the Air System.

Regulatory Artic	cle 1300 UNCONTROLLED COPY WHEN PRINTED
Acceptable Means of Compliance	f. Be subject to a formal review, by the RTS Authority (RTSA) ¹⁰ , on a 5 yearly basis against Annex A and the recommendations leading to amendment of the RTS.
1300(1)	g. Where there are differing levels of limitations, detail the most restrictive.
	h. If referenced, include in the Aircrew Equipment Assemblies section, the DAP108B-0001-1 issue and amendment state.
	2. The content of the RTS should be:
	a. Auditable and traceable back to the source data.
	b. Maintained by the RTSA throughout the life of the Air System and appropriate data retained ¹¹ .
Guidance	Requirement
Material	3. Nil.
1300(1)	
Regulation	Release To Service Recommendation
1300(2)	1300(2) The Type Airworthiness Authority (TAA) shall prepare the
	RTSR to the satisfaction of the RTSA.
Acceptable	Release To Service Recommendation
Means of	4. The RTSR is the evidenced argument supporting the RTS which should include
Compliance 1300(2)	Type Design Change process completion as demonstrated by the Approved Design Change Certificate (ADCC) or Military Type Certificate (MTC). Any limitations or restrictions imposed by the MAA should be detailed in the RTS.
	5. The TAA should ensure that the RTSR provides all clearances and associated limitations in a format consistent with the RTS structure.
	6. The initial RTSR and subsequent amendments and re-issue of the RTSR should be prepared by the TAA. The TAA can delegate authority to approve amendments to, or re-issues of, the RTSR. Such delegations should be to a competent individual of OF5 level (or equivalent).
	7. The RTSR and supporting documentation, for new Air Systems and Major Changes that result in a new Mark number, should be approved by the appropriate 2* Operating Centre Director (OCD) ¹² , then submitted to the RTSA for Authorization and independent Assurance; and to the MAA for independent Assurance ¹³ .
	8. The TAA should ensure that the RTSR demonstrates an acceptably safe operating envelope, in line with the context of the Air System Safety Case (ASSC).
	9. The TAA should review all documents, presented as evidence in the RTSR on amendment, for potential impact on limitations in the RTS.
	10. The content of the RTSR should be:
	a. Auditable and traceable back to the source data.
	b. Maintained by the TAA throughout the life of the Air System and appropriate data retained ¹¹ .
	11. Air Systems and Type Design changes should be introduced to service by completion of the Military Air System Certification Process (MACP). CLEs should not be used to mitigate for lack of MACP completion.

 ¹⁰ Where RTSA is used in this RA, this also includes the Sponsor responsible for authorizing the MPTF (In-Service) or the Type Airworthiness Manager responsible for approving the MPTF (Special Case Flying) for Civilian Operated Air Systems, as detailed at RA 1305 – Military Permit to Fly (MPTF) (In-Service), (Special Case Flying) and (Single Task).
 ¹¹ Refer to RA 1225 – Air Safety Documentation Audit Trail.
 ¹² Refer to RA 1013 – Air Systems Operating Centre Director – Provision of Airworthy and Safe Systems.
 ¹³ For other Major Changes; the TAA will consult with the MAA and the RTSA to agree the requirement for Assurance activities.

Accontable	12. The MAA independent Audit of the RTSR Equipment DLoD scope should		
Acceptable Means of	include (but is not limited to):		
Compliance	a. Compliance of design with appropriate standards (this will normally be based on the results of Type Certification).		
	b. Review of build concessions.		
	c. Build quality.		
	d. RTSR content.		
	e. Independent Safety Auditor and Independent Technical Evaluator scrutiny.		
	f. Maturity of the Air Safety Management System.		
	g. Review of Audit observations.		
	h. Type Airworthiness arrangements ¹⁴ .		
	i. Continuing Airworthiness arrangements ¹⁵ .		
	j. Personnel competence.		
	13. TAAs should liaise with Equipment / Commodity Delivery Teams (DT) to ensure the Hazards posed to the Air System or crew by the carriage, interfacing, and operation of equipment is addressed in the Type Airworthiness Safety Assessment (TASA) ¹⁶ , which will be reflected in the ASSC and in the RTS by including all limitations applicable to the airborne carriage of stores or equipment on that Air System. In cases where common equipment, weapons, and AE are to be fitted to several Air System types, the Equipment / Commodity DT should produce a Safety Assessment covering the Safety features of the equipment and the achievement of the Design Safety Target (DST).		
Guidance	Release To Service Recommendation		
Material 1300(2)	14. To facilitate delivery of the Air System into service it might be necessary to clear certain aspects of the Air System in advance of others. In such cases, the RTS will proceed in stages. The priority of each stage will be agreed between the appropriate Front Line Command (FLC) Capability organization, the RTSA and the TAA.		
	15. The following will apply to the use of limitations in the RTS:		
	a. Safety limits are those that are overriding and ensure that the Air System can be operated safely within its intended role. They, in some cases, may represent the boundaries of the evaluated envelope where, in the context of the planned operational role of the Air System and without prejudice to Safety, it was not cost-effective or a requirement to explore in full the possible operating envelope.		
	b. Unless the system is credibly 'self-limiting' in use, the limits to which the TAA has approved the system will be presented within the RTS.		
	16. The TAA and RTSA decision on inclusion of degraded mode limitations will need to take account of the probability of encountering the degraded mode and of the severity of any Hazards specifically associated with that mode. In some cases the general advice within the Aircrew Manual (AM) and normal standards of airmanship will be sufficient to deal with degraded modes. Only in unusual circumstances will it be necessary to consider presenting limitations for multiple independent failures or for second failures in the same system. It may be necessary to distinguish between the deliberate use of degraded modes (ie no actual failure), usually for training purposes, and operation in the presence of real failures. Indeed, in some cases, deliberate use of a degraded mode may have to be prohibited because of the severity of the associated Hazards.		

 ¹⁴ Refer to RA 1015 – Type Airworthiness Authority – Roles and Responsibilities.
 ¹⁵ Refer to RA 1016 – Military Continuing Airworthiness Management.
 ¹⁶ Refer to RA 5012 – Type Airworthiness Safety Assessment.

Guidance Material 1300(2)	 17. For new Air Systems and for Major Type Design Changes the TAA will have agreed an Integrated Test, Evaluation and Acceptance Plan with the FLC Capability organization, based on meeting the requirements of the User Requirements Document. 18. The RTSR approval will be recorded in Part A 1 of the RTS. 	
	18. The RTSR approval will be recorded in Part A.1 of the RTS.	
	19. The RTSR will be submitted to the MAA for independent Audit / Assurance as follows:	
	a. The initial RTSR for new Air Systems needs to be submitted to the MAA for independent Assurance. For Major Changes, the MAA, in consultation with the RTSA and TAA, will decide during MACP Phase 3 if the MAA will carry out an RTSR Audit.	
	b. Liaison with the RTSA(s) is mandated for new Air Systems and Major Changes that result in a new Mark number.	
	20. The RTSR submission will demonstrate clear Audit trails and specific reference to evidence and describe any further work to be completed.	
	21. The MAA independent Audit of the RTSR will examine equipment Risks and any associated RtL, the communication of those Risks to the RTSA and Operating Duty Holder (ODH) and, where appropriate, proposed mitigations.	
Regulation	Limitations	
1300(3)	1300(3) The RTS shall state the limitations and restrictions for the Air System.	
Acceptable	Limitations	
Means of Compliance	22. The limitations in the RTS should be reflected in the appropriate elements of the ADS ¹⁷ .	
1300(3)	23. Any limits in the RTS to be applied by Aircrew should be:	
	a. Expressed so that they are observable using the controls and displays in the Air System and / or by following Standard Operating Procedures (SOPs).	
	b. Set with a consideration of the accuracy, precision and legibility of cockpit and crew station displays and the Aircrew's ability to interpret this information given the prevailing workload.	
Guidance	Limitations	
Material 1300(3)	24. The limitations in the RTS will be used in the formulation of the Air System's operating envelope as well as contingency and war plans, flying and operating orders.	
	25. Within the RTS, if a system or equipment is part of the configuration in the RTS, but no limitations for it are detailed in Parts B to D, then it will be cleared for its intended use - as expressed in the ADS - without further limitation. It is sufficient for the RTS to use the phrase "Information and procedures contained within Air System publications".	
	26. In order to provide the Aircrew with the complete set of limitations for the Air System, it may be necessary to provide the limitations that apply when certain failures have occurred.	
	27. The need for completeness demands that the limitations of individual systems are revealed, but there is potential for confusion over the precise operating limits. Such situations will be discussed with the ADS Publication Organization so that the information in the RTS and AM is presented in a coherent fashion.	
	a. The overarching release, in Parts A or B, will reflect the most restrictive limit for the whole Air System and needs to be annotated to show the system or characteristic which applies. Individual systems' limits need to be reflected in	

¹⁷ Refer to RA 1310 – Air System Document Set.

Guidance	Parts C or D, but they will be cross-referred to the most restrictive limit in order that there is no doubt about the precise operating envelope of the Air System.
Material 1300(3)	b. Basic limits will be represented in Parts B and C (only if these limits are changed will mention be made in Part D).
	c. Role-related limits will be represented in Part D. It is quite possible that role limits (in Part D) will affect what is defined within the basic Air System parts (Parts B and C).
	28. Limitations identified as 'OECs', 'pre-mod / post-mod', 'Installation only' and 'Switch on only' are Safety limitations because they represent procedural Risk mitigations. They are not to be thought of as management limitations. The situation with respect to a limitation designated 'Normal Operating' may be different. There will be circumstances in which a limitation designated 'Normal Operating' may also represent a procedural mitigation that reflects the way in which Aircrew are trained and hence is not to be exceeded.
	29. Cross-referencing of limitations will reduce the potential for inconsistencies. However, in some cases, a system that would otherwise restrict the whole Air System might not be vital for flight, or special operating procedures might be invoked, to ensure Safety and thus avoid damage to equipment. In such cases, which will be supported by the TASA, the limitation in Part B will be relaxed accordingly. This will require full and explicit reference to the relevant system limitations, in Parts C or D, and to the operating procedures in other parts of the ADS.
	30. Where different limitations apply to different Modification states of the Air System or equipment (for example when Air Systems are being progressively modified in-Service) then split limitations will be stated. These will normally be of the form "pre- mod nnn; post-mod nnn" and the Modification identified within Section A.6. When appropriate, and when the TAA has confirmed with the Military Continuing Airworthiness Manager that all Air Systems are of the same Modification standard, the RTS will be amended to remove the split limitation.
	31. When setting limitations, the ability of the Aircrew to observe the limit has to be considered. It is important to note that the only means Aircrew have to respect limitations are by reference to the controls and displays in or from the Air System and / or by following SOPs. Where a limit is unobservable, an alternative approach may be by means of a procedure to ensure that the limits are observed.
Regulation 1300(4)	Operational Emergency Clearance 1300(4) An OEC shall be raised when there is likely to be an increased RtL associated with the Air System's usage, compared to the Risk identified within the Design Safety Target.
Acceptable Means of Compliance	Operational Emergency Clearance 32. An OEC should be identified when the Air System operates outside of its Design Safety Target.
1300(4)	33. An OEC should be authorized by the RTSA and only enabled at ODH level for a given activity and defined period following the ODH review of their Safety Statement.
	34. Where appropriate, the ODH should declare, in their Safety Statement, to which Operation (including training for said Operation) or to which trial the OEC applies. In the absence of a named operation, the ODH should state the operational or force generation imperative for the OEC.
	35. OEC review periodicities should not exceed 12 months.
	36. The TAA should subject the proposed OEC to a Safety analysis and update the existing TASA ¹⁶ as appropriate.

	Guidance	Operational Emergency Clearance
	Material	37. An OEC will only be used for flight under either of the following circumstances:
	1300(4)	a. In conditions of actual or potential hostile enemy action, other life- threatening emergency situations, or associated training.
		b. In the evaluation of options needed for contingency planning, including any Test and Evaluation trials.
		38. Although the TAA might not be the instigator of an OEC, they are expected to submit the RTSR. The TAA will then ensure that a clear explanation of the applicable Type Airworthiness Hazards ¹⁸ and related operating instructions to support the OEC are incorporated in the ADS.
		39. The ODH will ensure that the procedures required for an OEC to be enabled, guidance on the Risk involved, and related operating instructions are specified in appropriate flying orders.
	Regulation	Clearance with Limited Evidence
	1300(5)	1300(5) A CLE shall be raised when a fully substantiated TASA is not available to support a full RTS clearance but, on the balance of available evidence, the clearance is judged to remain within the required Design Safety Target.
	Acceptable	Clearance with Limited Evidence
	Means of Compliance 1300(5)	40. A CLE should be used when a fully substantiated TASA is not available to support an RTS clearance but, on the balance of available evidence, the Air System continues to operate within its Design Safety Target.
	(.)	41. CLE review periodicities should not exceed 12 months.
		42. A CLE should have a maximum life of 5 years.
		43. Where a CLE involves a change to Type Design, the MACP requirements ^{4, 19} should be met.
ſ	.	
	Guidance Material	Clearance with Limited Evidence
	1300(5)	44. While unusual, an Air System can be flown on the basis of a whole Air System CLE. However, this approach requires early engagement with the MAA and will require authorization by the Secretary of State for Defence.
		45. There is an expectation that a CLE will be incorporated as a full RTS clearance within 5 years. It is recognized that factors may mitigate against obtaining sufficient evidence to be able to underpin an upgrade to a full RTS clearance. In this case the procedures outlined in MAA03 ²⁰ must be followed. All CLEs with a life beyond 5 years, and those due to go beyond the 5 years prior to the next Air System Safety Working Group (ASSWG), will be articulated at the ASSWG.
		46. For the avoidance of doubt, the use of a CLE does not in itself obviate the need for Certification of the Design Change / Air System iaw the MACP detailed in RA 5810 ⁴ . If the TAA proposes to make an RTS Recommendation prior to full completion of the MACP, then a Waiver must be sought against the application of RA 5810 ⁴ .
ļ	Population	Authorization
	Regulation 1300(6)	
	1300(0)	1300(6) The RTS and subsequent changes shall be authorized by the RTSA.

 ¹⁸ Refer to RA 5011 – Type Airworthiness Safety Management System.
 ¹⁹ Refer to RA 5820 – Changes in Type Design (MRP Part 21 Subpart D).
 ²⁰ Refer to MAA03: Military Aviation Authority Regulatory Processes.

Acceptable Means of Compliance 1300(6)	 Authorization 47. The RTSA should conduct independent Assurance of the ASSC prior to authorization of the initial RTS²¹. 48. The initial issue and subsequent changes to the RTS should be authorized by the RTSA with delegated authority from the appropriate SDH. The RTSA has the right to delegate authority to authorize changes to a DRTSA who should be OF5 (or equivalent) or above. 			
Guidance Material 1300(6)	Authorization 49. The RTSA will assure that all organizations that have a long term role and involvement with the RTS and the ASSC are kept informed of changes to the design standard. The ODH will assure that any changes to the usage In-Service are reflected in the Statement of Operating Intent and Usage ²² and that the RTSA and TAA are informed of such changes.			
Regulation	Configuration Control and Audit Trail			
1300(7)	1300(7) The RTS shall be amended and maintained to reflect the Aircrew related configuration(s) of the Air System.			
Acceptable Means of Compliance 1300(7)	 Configuration Control and Audit Trail 50. The RTS should be amended to reflect any changes to limitations arising from changes in design, operation, or the conditions in which the Air System is used throughout the Air System's In-Service life. 51. The Air System's TAA should ensure all changes to limitations of the Air System are recorded in the RTSR. 52. The RTSA should provide and maintain an auditable trail for all changes to the RTS¹¹. 			
Guidance	Configuration Control and Audit Trail			
Material	53. The full Audit trail need not be produced in Part G of the RTS.			
1300(7)	54. Amendments to the RTS will be required when limitations or restrictions are removed, revised or introduced. These may occur as a result of:			
	a. Modifications which alter the design standard;			
	 b. Where other changes affecting limitations or restrictions are authorized; or 			
	c. When documents referenced in the RTS are raised in issue or amendment number.			

 ²¹ Refer to RA 1205 – Air System Safety Cases.
 ²² Refer to RA 5726 – Integrity Management.

ANNEX A

RELEASE TO SERVICE

STRUCTURE AND INSTRUCTIONS FOR USE

PRESENTATION OF RTS TEXT

1. In this Annex (Page 16 onwards) the following conventions are used:

a. All normal text, including headings, will be used as shown.

b. Italic text within brackets {*example*} is used to show where text appropriate to a specific RTS is required.

c. Italic text presented within shaded boxes is not required in the RTS; rather it provides guidance on the required RTS content.

d. Normal text shown within double-line boxes is where mandatory content is defined, but the presentation is not specified.

e. A <u>table</u> shaded and italic text used, as below, indicates that it is an example of an acceptable format.

Mod №	Description	Affects RTS or not fully integrated into Air System Document Set (ADS)	RTS Reference	Review Date

NON-APPLICABLE SECTIONS

2. The Parts of the RTS (A to G) are mandatory for all Air Systems.

3. The sections within each Part are also mandatory, and each heading must exist within all RTS.

4. Some Sections will not be applicable to some Air Systems (eg Remotely Piloted Air System (RPAS), C.1 Aircrew Equipment, or C.3 Auxiliary Power Units); in such cases, the section heading **should** be used, with the text 'This section is not applicable to the *{Air System type and mark number}*'.

5. There may be occasions where the Section is applicable, but there are no limitations that need to be expressed (eg C.10 - Undercarriage). In such situations, the section heading **should** be used with the text 'Information and procedures within Air System publications'.

SUB-SECTION TITLES

6. Each RTS section may be divided into as many sub-sections as required for each individual Air System. The layout of these sub-sections is at the discretion of the RTSA. Part D of the RTS is Air System specific, and therefore no detailed guidance can be given on its content or layout. However, the principles detailed above will be used to define how Part D will be used.

SUB-SECTION NUMBERING

7. The numbering of sub-sections will follow the same format as that used within the RTS. Therefore, in Section A of the RTS, Level 1 is an 'A' followed by a single digit (eg 'A.n'), Level 2 is 'A' followed by 'n.n' (eg 'A.n.n'), etc.

CLASSIFICATION

8. The Classification of an Air System RTS **should** be in line with the guidance provided within JSP 440²³ Part 4 Section 1: Classification Policy. If information of a higher classification than OFFICAL – SENSITIVE must be included in the RTS, rather than in another part of the ADS (such as the Tactics Manual), or a classified part of the Aircrew Manual, this will be presented as a separate 'Classified Supplement' to the RTS. In these circumstances, both the main and supplementary parts of the RTS have their own Preliminary Pages and RTS Statement. The supplement uses the same numbering system for Parts and sub-sections as the main, but to keep it to the minimum number of pages, the supplement need only include those Parts and sub-sections that are directly relevant.

CONFIGURATION CONTROL

9. All pages in the RTS (including the Preliminary Pages and any blank pages) must show their Issue and Amendment status.

²³ Refer to JSP 440 – The Defence Manual of Security, Resilience and Business Continuity.

10. If a 'Classified Supplement' is used it will need to be under separate configuration control (ie with its own Issue and Amendment Status). The RTSA must ensure that the main RTS and a supplement are always coherent and both the main RTS and the supplement must be cross-referenced to the Issue and Amendment status of the other.

ELECTRONIC FORMATS

11. The RTS may be provided solely in electronic format.

CONTENT APPROPRIATE TO THE RTS

12. The RTS is the primary document of the ADS and, where appropriate to provide supporting detail, it will contain cross-references to other documents within the ADS.

13. In judging what content is appropriate to the RTS, and how to handle Safety information, authors need to consider 5 principles:

a. <u>Relevance</u>. Is the information relevant to the aim of the RTS? Does it help define the Safety envelope of the Air System?

b. <u>Completeness</u>. If the information is relevant, it needs to be presented without omissions.

c. <u>Target Audience</u>. Is the information relevant to the target audience?

d. <u>Coherence</u>. The RTS is to be coherent with the other documents in the ADS. Early liaison with other ADS authors is essential to ensure that the whole ADS is a coherent and seamless source of Safety information.

e. <u>Responsibility</u>. Authors need to be aware of their overarching responsibility for providing Safety information. Where an author decides not to include information, they must take positive steps to provide an auditable trail to show why the information has not been included and bring this to the attention of the Air System DT.

PROCEDURES

14. It is common for procedures to find their way into the RTS; however, only those procedures that are directly essential to enable compliance with a limitation **should** be included. All other procedures **should** be placed in the Aircrew Manual or SOPs issued by ODHs, Force SOPs or a Technical Publication.

PLACING INFORMATION IN PARTS

15. Although the Part and section headings can be defined for the RTS, it can be rather more difficult to decide in which Part a specific Air System limit needs to be placed. It is recommended that the technique used to derive the Part headings (see Table below) is used for deciding in which particular RTS Part information needs to be placed.

Question	Response	Action
1. Is the information supported by a fully substantiated Safety Assessment that has been accepted by the Type	No	Cannot be included in the RTS, unless as a Clearance with Limited Evidence or an Operational Emergency Clearance, is placed in Parts B-D as appropriate; it must be recorded in Part F
Airworthiness Authority (TAA) and RTSA?	Yes	Go to Q2
2. Is the information of a	Yes	Place in Part E
temporary nature?	No	Go to Q3
3. Is the topic an actual limitation that the Aircrew must	Yes	Go to Q5
obey?	No	Go to Q4
4. Is the topic engineering	Yes	Place in Part A (directly or by explicit cross-reference)
information?	No	Not legitimate RTS content, place elsewhere in the ADS
5. Does the limitation apply whenever the Air System is	Yes	Go to Q6
flown, regardless of configuration?	No	Place in Part D
6. Does the limitation affect the overall Air System flight	Yes	Place in Part B
envelope or handling?	No	Go to Q7
7. Does the limitation relate to	Yes	Place in Part C
an Air System?	No	Not legitimate RTS content, place elsewhere in the ADS

Table 1. Placing Information in Parts of the RTS.

16. Where different limitations apply to different Modification states of the Air System or equipment (for example when Air Systems are being progressively modified In-Service) then split limitations must be stated. These will normally be of the form 'pre-mod nnn...; post-mod nnn...' and the Modification identified at Part A within Section A.6. When appropriate, and when the TAA has confirmed that all Air Systems are to the same Modification standard, the RTS must be amended to remove the split limitation.

RECORDING OF MODIFICATIONS

17. Air System Modifications will be recorded by the TAA in the ADS under their configuration control. The RTS is not the repository of all Modifications embodied on the Air System, however, some Modifications need to be identified to Aircrew. A Modification affects the RTS when it is necessary to identify different limitations and / or procedures for the pre-mod and / or post-mod conditions of the Air System or equipment. Those Modifications affecting the RTS **should** be recorded in Part A.6 utilizing two headings for "Design Modifications (DM)" Part A.6.2 and "Service Modifications (SM) and Alternative Design Organization Modifications (ADOM)" Part A.6.3 and **should** be listed separately. Modifications may be listed numerically or by system (Engines, airframe, avionics, etc). Once a Modification has been superseded (Fleet embodiment, subsequent Modification, etc) it **should** be removed from the RTS.

CONTENTS OF THE RTS

PRELIMINARY PAGES

PART A - AIRWORTHINESS AND DOCUMENT MANAGEMENT

PART B - AIR SYSTEM DESIGN AND HANDLING LIMITATIONS

PART C - SYSTEM LIMITATIONS AND CONSTRAINTS

PART D - ROLE LIMITATIONS AND CONSTRAINTS

PART E - TEMPORARY INFORMATION

PART F - CLEARANCES WITH LIMITED EVIDENCE / OPERATIONAL EMERGENCY CLEARANCES

PART G - RTS HISTORY

Preliminary pages

Classified Supplement: When the document is a Classified Supplement the following statement will be inserted at the head of this page; it is vital that the Supplement and main document are coherent at all times:

This document is the Classified Supplement to the RTS for the {*Air System identifier*}. This Supplement will be read in conjunction with the main document {document reference} at {*Issue*} and {*amendment*}.

The preliminary pages of the RTS must contain the following sections:

List of Contents List of Amendments List of Effective Pages List of Abbreviations Definition of Terms Distribution

Note: Conventionally each of the above elements of the Preliminary pages would start on a new page.

List of Contents

A List of Contents will be provided, to a level of detail defined by the RTSA. The following represents the minimum list:

Preliminary pages

- Part A Airworthiness and Document Management
- Part B Air System Design and Handling Limitations
- Part C System Limitations and Constraints
- Part D Role Limitations and Constraints
- Part E Temporary information
- Part F Clearances with Limited Evidence / Operational Emergency Clearances

Part G - RTS History

Classified Supplement: When there is a Classified Supplement, the following statement will be inserted at the end of the List of Content, and the reference included at A.7.4:

Classified Supplement – There is a Classified Supplement to this RTS. It is issued under a separate distribution.

Regulatory Article 1300 UNCONTROLLED COPY WHEN PRINTED

List of Amendments

An amendment list must be provided to record all amendments made to the RTS, eg:			
Amendment number	Amendment number Date Detail of Changes		

List of Effective Pages

An important element of document control is a correct and auditable amendment procedure. To achieve this the RTS will have a 'List of Effective Pages' which will be updated by every amendment eg:

Page	Issue / Amendment	Page	Issue / Amendment

List of Abbreviations

The RTS must provide a consolidated list of the abbreviations used throughout the document as an aid to the reader. Where appropriate, this list will include specific labels and / or captions in the Air System that are used to define limitations (in which case they must reproduce the presentation in the Air System exactly in relation to (mis-) spelling and capitalisation and not follow any particular style conventions in use in the RTS). No further expansion of abbreviations need be used throughout the document.

Definition of Terms

It is important to the use of the RTS and the overall Airworthiness of the Air System, that there is a clear and common understanding of the terms used within the RTS. Therefore, every RTS will have a section dealing with the definition of terms.

Many of the terms used within an RTS are common to all Air Systems, and hence must be defined in all RTS. The following must be included in all RTS:

Term	Definition		
Airworthiness	The ability of an Air System or other Airborne Equipment or system to be operated in-flight and on the ground without significant Hazard to Aircrew, ground crew, Passengers or to third parties; it is a technical attribute of materiel throughout its lifecycle.		
TAA-approved Design Standard	The Standard is the standard to which the RTS applies. The TAA has the discretion to use a reference design standard that is other than the Design Organization (DO) Configuration Status Record (CSR). The TAA must be satisfied that there is a Safety Assessment for this reference design standard and that configuration control procedures are equivalent to those required for a CSR.		
CAUTION When the consequence of not respecting a limitation might be dam Air System or equipment.			
Installation only The equipment may be fitted but must not be operated in-flight. It is isolated iaw a defined scheme unless it has been shown that inadvorted operation represents an acceptable Hazard.			
Note	To clarify the reason for a limitation.		
Operational Emergency Clearance (OEC)	A clearance within the Release To Service (RTS) for an Air System that does not achieve the Air System Design Safety Target. This judgement may be substantiated by an Type Airworthiness Safety Assessment (TASA) or on limited available evidence. An OEC will only be authorized by the RTS Authority once it is assured that any operating Risks have been communicated to, and accepted by, the appropriate Aviation Duty Holder.		
Clearance with Limited Evidence (CLE)	A clearance within the Release To Service (RTS) for an Air System when a fully substantiated TASA is not available to support a full RTS clearance but, on the balance of available evidence, the clearance is judged to remain within the required Air System Design Safety Target.		

Prohibited	Operation in the manner described, or of the equipment specified (as appropriate), is prohibited because the associated Risk is unacceptable. The Risk may be judged unacceptable because it is either too high or because there is insufficient knowledge to determine the likelihood of encountering a severe Hazard.
Switch-on only	Operation of the equipment does not interfere with the proper operation of any other equipment or system fitted to the Air System. The equipment may be fitted and may be operated in flight within the limitations defined (which may therefore restrict such operation to specific phases of flight and parts of the flight envelope) but cannot be relied upon to function correctly (which may include incorrect functioning of any failure indications). The Air System will not be operated in any way that places any reliance whatsoever on the proper functioning of this equipment.
"Cannot be Relied Upon" and "Not to be Relied Upon"	"Cannot be Relied Upon" – correctly forms part of the definition of "Switch on only" which applies to phased clearances as defined in Reg(3). However, "Cannot be Relied Upon" and "Not to be Relied Upon" may also be used more widely to provide limitations on a system in a Special or Full Clearance. These limitation(s) should provide direction on how the system may be used ²⁴ , and / or which parts or elements of the system, its information or envelope are unreliable and when ²⁵ . It follows that a "Cannot be Relied Upon" or "Not to be Relied Upon" clearance may provide limitations for conditional or partial reliance rather than prohibiting "any reliance whatsoever" as is the case for "Switch on only".
Temporary Information	Temporary Information includes: Temporary Clearances, Temporary Restrictions, and Temporary Information Notices. The details of Temporary Information will be located in Part E of the RTS. Within Temporary Information, where a Temporary Clearance is used, it is to be of a genuinely transitory nature (eg the clearance of a Modification for a short duration trial after which it will be removed, test equipment for short term use only, etc). Temporary Clearances with a fully substantiated and evidenced Safety Assessment would be included in Part E of the RTS as stand-alone entries (not covered by an OEC or CLE); if the Safety Assessment is not fully substantiated or does not meet the Design Safety Target, the Temporary Clearance would also need to be covered by either an OEC or CLE and listed / cross-referenced in Part F. Temporary Clearances will be expected to reference the specific Air System tail numbers or other applicability restrictions (eg Aircrew requirements, software loads, operating restrictions, etc) it is applicable to.
WARNING	When the consequence of not respecting a limitation might be death and / or injury.

In addition to these there may be other terms that are specific to the Air System type; these **should** all be clearly defined.

Presentation of WARNINGS, CAUTIONS and Notes

The convention used for presenting **WARNINGS**, **CAUTIONS**²⁶ and Notes within the RTS needs to be explained. The appropriate statement will be selected from the following:

The **WARNINGS**, **CAUTIONS** and Notes are placed as close as practicable to the relevant limitation / procedure.

or

The **WARNINGS**, **CAUTIONS** and Notes are called out and numbered within each sub-section, and placed at the end of the relevant sub-section within each Part.

or

²⁴ For example – Not to be used as the sole source of reference for position - for a particular moving map system.

²⁵ For example – **Should not** be relied upon to provide altitude information of the target - for a particular Traffic Advisory System.

²⁶ WARNINGS and CAUTIONS are written in upper case and bold.

The **WARNINGS**, **CAUTIONS** and Notes are called out and numbered within each Part and placed at the end of the relevant Part.

Distribution²⁷

Necessary to ensure amendments are promulgated to all document holders

Action:

Mandatory:

RTSA	Master copy and to promulgate the RTS
ODH	
ТАА	
МАА	For independent assurance of new Air Systems and Major Changes to existing Air Systems only

Information:

Mandatory:

DT Safety Manager / RTS Manager	
DO	For comparison with Air System design assumptions and limits.
Delivery Duty Holder (DDH)	
Officer Commanding Defence Aircrew Publications Squadron (OC DAPS)	For comparison with Aircrew documentation data.
Operating Data Manual (ODM) Agency	
Military Continuing Airworthiness Management Organization (Mil CAMO)	

 $^{^{\}ensuremath{\text{27}}}$ The RTSA may add other addressees to the distribution list.

Part A – Airworthiness and Document Management

A.1 RTS STATEMENTS²⁸

All RTS statements must use a common standard of wording.

A.1.1 APPROVAL OF INITIAL RTSR ISSUE

I recommend the initial issue of the RTSR for the {Air System type and mark} to the RTSA.

{signature}

{name}

{Post of the 2* Operating Centre Director (OCD) with appropriate delegated airworthiness authority}

{date}

A.1.2 AUTHORIZATION OF INITIAL ISSUE

The {*Air System type and mark*} is released for flight subject to the limitations stated in this initial issue RTS.

The limitations of the RTS are the definitive limits for the Air System in Service. Where any conflict arises between this RTS and any other Air System documentation, the limitations in the RTS are overriding.

Authorized holders of the RTS are to ensure that all RTS documents that define current flight limitations are kept with this authority under one cover.

The authority for authorizing changes to this RTS is vested in {*appropriate post title*} as my DRTSA for the {*Air System type and mark*}.

{signature}

{name}

{rank}

{RTSA}

{date}

²⁸ On initial Issue for new Air Systems and Major Changes that result in the Mark Number for the Air System changing, the RTSR must be approved by the 2* OCD and the RTS must be authorized by the RTSA. Subsequent (routine) amendments of the RTS can be delegated for authorization by the Delegated RTSA (DRTSA).

A.1.3 CERTIFICATION OF SAFETY AND AIRWORTHINESS

I certify that the {*Air System type and mark*}, when operated iaw the RTS at Issue {*number*} amendment {*number*}, including those CLEs listed in Part F.1, is airworthy and that the overall Risk is in the order of the Project Safety Target.

Clearances which carry a higher level of Safety Risk are identified as OECs and their use, once authorized by the RTSA, requires specific approval by the relevant ODH iaw RA 1300 Regulations 4 and 5.

Clearances in Part E and F that are not supported by a fully substantiated Air System Safety Case (ASSC) or Type Airworthiness Safety Assessment (TASA) are authorized for inclusion in the RTS by the RTSA.

The authority for the exposure to, and the ownership and management of, the residual Risk associated with the clearances in Part E and F lies with the Aviation Duty Holder (ADH) chain.

{Signature}

{name}

{Type Airworthiness Authority for the {Air System Identifier}}

{Date}

A.1.4 AUTHORIZATION OF AMENDMENT (not required for initial issue)

As the Delegated Release To Service Authority, I authorize amendment {*number*} to issue {*number*} of the {*Air System type and mark*} RTS.

The following wording is required if not included in the initial authorization statement for legacy RTS (delete this sentence when populated)

The limitations of the RTS are the definitive limits for the Air System in Service. Where any conflict arises between this RTS and any other Air System documentation, the limitations in the RTS are overriding.

Authorized holders of the RTS are to ensure that all RTS documents that define current flight limitations are kept with this authority under one cover.

{signature}

{name} {rank} DRTSA {Service} {date}

A.2 Introduction

A.2.1 Purpose: The initial RTSR is the statement by the TAA approved by the OCD, to the RTSA that an acceptable TASA has been prepared for the Air System and its equipment, and forms the basis for the initial RTS of the Air System.

The RTS describes the approved Air System configuration(s), the operating envelope, limitations, design standard, standard of operational software and the parameters within which the ASSC has been established, and to which the Air System or equipment may be flown in Service regulated flying. It also includes the approved OECs and CLEs, and advice on their application.

A.2.2 Structure: This RTS comprises RTS statements and 7 supporting parts:

Part A covers the purpose and management of the RTS and any other relevant information that does not appear as a flying limitation.

Part B covers limitations on the handling and use of the basic Air System.

Part C covers those additional limitations and constraints that may be imposed by systems integral to the Air System.

Part D covers those limitations and constraints imposed when the Air System is operating in a particular role.

Part E details Temporary Clearances and the management of temporary information.

Part F details Clearances with Limited Evidence and Operational Emergency Clearances.

Part G enables the production, content and evolution of the RTS to be audited.

The limitations in Parts B to E may be either: for normal use (ie in peace and war), or for operational emergency use only.

All permanent information that has been derived from the ASSC will be included within the main Parts B to D, of the RTS, with temporary information, also having been derived from the ASSC, being covered by Part E.

A.2.3 Amendment: Amendments will be promulgated automatically to the agencies detailed within the distribution list. Suggestions for amendment are to be forwarded to:

{Contact details of the RTSA Desk Officer}

A.3 Description

The {*Air System identifier*} is an {*Air System description*}, procured against {*reference to agreed characteristics against which contract was let*} for use by {*service operator*} in the following roles:

{Primary Roles}

{Secondary Roles}

{Tertiary Roles}

The {*Air System identifier*} was designed to meet the requirements of {*Type Certification Basis* (*TCB*), design standard eg EASA, JAR, FAR, Def Stan (including anthropometric considerations)}. It is manufactured in {country of origin} by {manufacturer} under {arrangements to ensure manufacture will meet the design}.

The DO(s) for various elements of the Air System are listed below:

This list will highlight all DOs who have a role in maintaining the Configuration Control of the Air System.

Air System: {*Air System DO*}

Engine: {Engine DO}

Equipment or major system: {Equipment or Co-ordinating DOs}

The MAA has examined compliance with the Type Certification Basis (TCB) and has issued a Military Type Certificate / Statement of Type Design Assurance / Approved Design Change Certificate {*delete as appropriate*} file reference ###.

A.4 Air System Life and Fatigue

The limitations in Parts B, C and D are valid for the life of the Air System. The Air System life is {*eg x hours or assessed on condition*}. This life and elements of the maintenance and servicing schedule are based on the following assumed spectrum:

{Design Usage Spectrum}

A.5 Statement of Operating Intent and Usage (SOI / SOIU)

The use of the {*Air System identifier*} has been reviewed by the ADH and TAA within the roles and fleets as detailed below:

{List of all Marks, Roles or fleets (groupings) of Air System that operate to different usage spectrum.}

The Statement of Operating Intent / Statement of Operating Intent and Usage (SOI / SOIU) {*delete as appropriate*} for {*Air System identifier*} has been issued at {*SOI / SOIU reference*} and has been passed to {*Air System DO*} for comparison against the assumed design spectrum. Any perceived differences between the Air System use described by the SOI / SOIU and the way in which the Air System is actually being operated are to be highlighted to {*SOI / SOIU issuing authority*} for resolution or SOI / SOIU amendment.

{SOI / SOIU executive summary}

A.6 Air System Configuration

The design standard of {*Air System identifier*} to which this RTS applies is given below:

Users of the RTS are to note that, unless listed or referenced below, a Modification / item of equipment is not authorized to be fitted or used. In case of doubt, refer to {*Contact details of the Delivery Team EA*}

Within section A6 the Air System Configuration will be built up through the sub-sections of:

A.6.1 Basic Design Standard

The initial design of the manufacturer. If there are several DOs, then multiple entries will be required.

Production Design Standard(s). Configuration Status Record {number and issue state}

A.6.2 In-Service Design Modifications and Alternative Design Organization Modifications

This will provide a cross-reference to a list that is under the configuration control of the TAA, all In-Service DM / ADOM introduced since the initial design.

SM / ADOM affecting the RTS:

Service Modific	ations and Alternative Design Organization Modifications affectir	ng RTS
Mod №	Title	RTS Reference

A.6.3 Other equipment

<u>Subject to RTSA / TAA's discretion</u>, Modifications or authorizations for any equipment that is fitted to, or carried in, the Air System but is not covered by sub-sections A.6.1 or A.6.2 (ie Equipment Not Part of the Type Design). Everything listed under 'Other Equipment' must have a Safety Assessment to determine the Safety impact and any associated limitations incorporated in the ADS. Such Safety Assessments may be integral to (or supplements to) the TASA, or can be based on the equipment's own Safety Assessment, provided specific consideration of the Air System integration aspects is added.

Freight carried iaw standard rules is not included.

Aircrew Equipment Assemblies (AEA)

This section **should** detail the AEA that has been specifically cleared for use with the Air System. Ideally cross reference **should** be made to AEA schedule DAP108B-0001-1 (providing appropriate procedures are in place for the TAA and RTSA to approve AEA introduction), thereafter the table of AEA in the RTS **should** endorse a limited amount of AEA. The limitations for AEA will be given at C.1.

The following further sub divisions are suggested, but others may be used at the discretion of the TAA.

Role Equipment (when applicable)

The limitations for Role Equipment will be given at C.21 or Part D, as appropriate.

Armament and non-armament stores (when applicable).

The limitations for armament and non-armament stores will be given at C.20 or Part D, as appropriate.

Airborne Equipment (AE) (when applicable).

Helicopter Under-Slung Load Equipment (HUSLE) (when applicable).

Cleared Carry-on Equipment (when applicable).

The limitations for AE, HUSLE and Miscellaneous Items of Carry-on Equipment will be given at Part D. Where an OEC or CLE is provided it is referenced in Part F.

A.7 Related Documents

A.7.1 The production design is airworthy when operated by qualified Aircrew within the limitations promulgated in Parts B, C, D and E of this RTS and iaw the information and provisions contained in the following related documents:

Enter in the form given below for all Airworthiness related documents, including: AM, ODM, FRCs, Tech Pubs, MOD F700, etc.

{Document} to the latest standard, published and maintained by {publishing organization eg OC HS, ODM Agency} on behalf of {sponsor eg TAA / RTSA / ODH}.

A.7.2 To ensure the Air System retains its design Airworthiness it will be serviced and maintained iaw:

{Tech Pubs reference} to the latest standard, published and maintained by *{publication organization}* under the authority of *{document sponsor}*.

{Component lifing policy reference} to the latest standard, published and maintained by *{publication authority}* under the authority of *{document sponsor}*.

The following sub-section is used when appropriate.

A.7.3 Other documents referred to in this RTS which contain information relevant to the Airworthiness and operation this Air System are:

{Document Reference eg BRd766C} to the latest standard, published and amended by {publication organization} under the authority of {document sponsor}.

The following sub-section is used when appropriate to a main RTS document that has a Classified Supplement, or to the Supplement itself.

A.7.4 The Classified Supplement {Document Reference}, {Issue}, {Amendment}.

or

The main RTS {Document Reference}, {Issue}, {Amendment}.

Part B – Air System Design and Handling Limitations

This part of the RTS contains Air System design and handling limitations that provide for airworthy operation of the Air System by qualified Service Aircrew. This part covers the information to Aircrew, for limitations that are basic to flying the Air System without external stores or other role equipment fitted. Thus it covers items such as: speed, altitude, manoeuvres, environmental conditions, take-off and landing etc. They are to be expressed in a manner that allows them to be respected by the Aircrew. The conditions pertaining to a particular limit are to be expressed unambiguously. Where the meaning of a term is not formally defined it needs to be explained (eg ramp mass). Conflict, or perceived conflict, of information will be avoided. When operation is dependent on the Air System configuration this will be expressed unambiguously (eg including reference to the relevant Modification number).

Where an OEC or CLE is appropriate, it is referenced in Part F and the detail is placed in Part B.

B.1 Environmental Conditions

Snow, icing, cold weather limits; hot weather limits; operation in sandy or dusty environments.

B.2 Temperature Envelope

Maximum and minimum temperatures (ie with reference to International Standard Atmosphere see also Def Stan 00-970, Part 1, section 7) for ground operation and flight; dew point limits; hot and cold soak limits. To assist the Aircrew an indication needs to be provided as to where the temperature will be measured.

B.3 Flight Envelope

Altitude / Speed / All Up Mass limits expressed in written or (preferably) graphical form (eg flight velocity diagrams). Instrument flying and degraded mode flight envelopes, formation flying, speeds limits for systems (eg flaps, undercarriage) and degraded systems (eg one hydraulic system) etc.

B.4 Mass and Centre of Gravity

Maximum all up mass (AUM) and any other AUM related limits eg maximum take-off mass if different to landing mass, maximum towing mass, jacking mass slinging mass. Longitudinal and lateral centre of gravity limits. This may be a graph with AUM and CG as the axes. For Fixed Wing Air Systems, it may include: ramp mass, maximum take-off mass, maximum overload take-off mass, maximum landing mass and maximum fuel mass. (Note that this document takes the scientific view that mass is not the same as weight).

B.5 Manoeuvre Limits

Angle of bank limits (may be a graph); G limits, incidence, stalling and spinning, roll limits, aerobatics and unusual manoeuvres. For Rotary Wing Air Systems, it may include: hovering and low speeds flight envelope; spot turn limits. Note any additional limits with external configurations by referring to roles (Part D).

B.6 Ground Operations, Take-Off and Landing

Airfield or alternative surface limitations; ground running restrictions; towing and taxiing; Air System tie down / restraint arrangements for engine ground runs; for Rotary Wing: rotor brake, rotor engaging and disengaging; cross wind take-off and landing; maximum rate of descent on landing; Air System arresting systems; sloping ground limits; undercarriage, tyres and brakes limits; taxiing limits; running take-off and running landing limits; engine off landings. Limitations on ship operations: ships from which operation is cleared or prohibited, airspeed and approach limits, landing spots etc.

B.7 Instrument and Night Flying

Limitations for unaided instrument or night flying (ie without NVGs etc). Any special to type limits which need to be observed only at night. Any external configurations which affect these and refer to Part D. Refer to instrument flying envelope at Paragraph 1. Helicopter Type Allowance (needs to state if pressure error is or is not included) and any special to type limits.

B.8 Electro-Optic Flying

Air System / equipment combination related limits only; NOT equipment related limits for flying with NVG, FLIR, visor displays etc. May include primary and reversionary modes. Equipment-related limitations (eg those relating to temperature storage of NVG) must not be included in the RTS but must appear in the appropriate equipment publication. Aircrew will be aware of equipment limitations by receiving the required training before they are authorized to use it.

B.9 Electromagnetic Compatibility

Basic Air System HIRTA limits; reference to any additional limits due to role configuration (Part D).

B.10 Minimum Crew

Minimum Crew. The minimum number of Certificate of Qualification on Type (CQT) Aircrew (Pilot and Non-Pilot) will be stated. Additionally, due to the nature of RPAS operations, the minimum number of Ground Crew required during the launch and recovery phase will be stated.

Guidance Material. The minimum crew will be determined by the Design Organization. Stipulation of minimum Crew by task (eg take-off and landing) or Crew position (eg cockpit seat or RPAS Remote Pilot Station position) may be required.

Guidance Material. Operation of the Air System by non-CQT personnel (eg test flying, students, Passengers, Supernumerary Crew) as permitted within the MRP 2000 Series²⁹, will be detailed in ADH / AM(MF) Orders.

²⁹ Refer to the 2000 Series: Flying Regulations (FLY).

Part C – System Limitations and Constraints

This part of the RTS covers those systems integral to the Air System and contains limitations that provide for airworthy operation of the Air System by qualified Service Aircrew. Only system limitations that have an impact on the airworthy operation of the Air System, to a required performance standard, by qualified Service Aircrew are to be included. They are to be expressed in a manner that allows them to be respected by the Aircrew. The conditions pertaining to a particular limit are to be expressed unambiguously. Where the meaning of a term is not formally defined (eg ejection mass) it needs to be explained. Conflict, or perceived conflict, of information will be avoided. When operation is dependent on the Air System configuration this will be expressed unambiguously (eg including reference to the relevant Modification number).

Where system limitations are wholly described in Part B they need not be repeated in Part C. Where this is not the case, system limitations need to be comprehensively covered under the relevant heading.

Role-related limitations (ie those covering different external stores configurations and specific roles) will appear in part D.

Where an OEC or CLE is appropriate, it is referenced in Part F and the detail is placed in Part C.

C.1 Aircrew Equipment

Where there are Air System limitations associated with the equipment / Air System combination they will appear here. Equipment limitations will only appear in the RTS when they need to be brought to the attention of the Aircrew and do not exist elsewhere. For RTS purposes Aircrew equipment includes Carry-on Equipment.

Any items specifically cleared for use need to be either listed in the AEA section of the Design Standard in Part A or covered by a Modification.

C.2 Fuels, Oils and Lubricants

List of all permitted fuels³⁰, oils and lubricants, use of icing inhibitors, with associated limits if any.

C.3 Auxiliary Power Units

All APU and starter system limits; air and ground use; system temperature limits; starting limits; running time.

C.4 Electrical System

Any relevant limits including those associated with degraded modes or load shedding; battery limits. Limitations on the testing of warning systems in-flight.

C.5 Hydraulic System

System temperature and pressure limits. Any limits associated with degraded modes; ground use limits; limitations on any services provided by hydraulic system.

C.6 Fuel System

Minimum fuel for flight; altitude limits associated with booster or fuel pump operation; any cross-feeding limitations; refuelling and de-fuelling limits; in-flight refuelling limitations.

C.7 Engines and Transmission

System temperature and pressure limits; starting limits; running time; limits on in-flight shut down or inflight re-light. Torque; compressor speed; gas temperature; free turbine limits.

If required, sub-sections on: propellers; reheat; water injection; rotors etc.

C.8 Environmental Conditioning System

Associated system limits and operational constraints for Aircrew, cargo and equipment, including oxygen system.

C.9 Canopy / Windscreen

Associated system limits; operational constraints.

³⁰ Permitted fuels include synthetic fuels as detailed in RA 1910 - Quality Assurance of Aviation Fuel from non-UK MOD Sources.

C.10 Undercarriage

Associated system limits; operational constraints.

C.11 Emergency and Escape Systems

Needs to include any limits associated with escape systems, emergency avionics such as cockpit voice recorders, sonar location beacons etc. Limitations on ejection mass and how mass is defined (eg walk out mass, total mass etc). Emergency lighting limitations.

C.12 Fire Protection System

All limitations associated with fire detection and fire fighting system for airframe and engine.

C.13 Ice Detection and Ice Protection Systems

All limitations associated with the functioning of the ice detection system and ice protection (de-icing, anti-icing) systems. Limitations on the operational envelope imposed by the capability of the ice detection / protection are expressed in Parts B1, B2, B3 and B6 as appropriate.

C.14 Flying Control System

All limitations associated with flying controls, lifting surfaces etc.

C.15 Stability Augmentation / Autopilot System

Limitations associated with any form of stability augmentation or autopilot system, including degraded mode limits. Stability augmentation equipment autopilot modes including engagement / disengagement / mode failure constraints; any specific flying control limitations (eg any need to keep hands on stick); minimum operating height to allow for recovery from runaway.

C.16 Communication Systems

Limitation of the use of communication equipment; including homing equipment and data links (for example RPAS); operational performance constraints.

C.17 Navigation Systems and Sensors

Limitation associated with use of navigation equipment (eg GPS, RAD Alt, TACAN, digital maps, PBN, RVSM etc); operational constraints which affect performance.

C.18 Mission Management Systems

Mission management systems include weapon aiming systems.

C.19 Operational / Mission Sensors

Any limitations or operational constraints associated with ESM, optical, sonar, sonic sensor systems, IFF, radar: needs to include operating performance constraints such as areas of blanking etc.

C.20 Defensive Aids

Installed system limits where these form part of an integrated suite or are individual items.

C.21 Armament System

Identification of armament / stores management systems, stores and associated limits (eg HIRTA, RAD Haz) imposed on the Air System by its armament systems. Carriage, Release and Jettison limits may either be included here (where they can be simply expressed; for example where an Air System carries a single store type and which is not configuration dependent), or reference may be made to Part D (where there may be a number of different stores, configurations and other associated variables). RTS limitations need to be consistent with weapon aiming and mission management system limits. Limitations associated with the use of integral guns, as opposed to role fit guns, would appear here. Role fit guns would appear in Part D.

C.22 Role Equipment

Where the TAA and RTSA judge it convenient and appropriate, rather than using Part D, list equipment and respective limits for equipment which is related to a role or roles but is normally carried in or on the Air System as normal fit.

Part D – Role Limitations and Constraints

The Air System configuration(s) for each role needs to be listed including any Equipment Not Basic to the Air System, or are to be removed from the basic design standard. Cleared equipment for each role fit must be listed (eg HUSLE). Any additional or different limits to those in Parts B and C which need to be observed as a result of these configurations must be detailed.

Where equipment is role-related but not considered a role fit item (eg a hoist which is fitted all the time as opposed to solely during SAR missions) this needs to be included in Section C.

When operation is dependent on the Air System configuration this will be expressed unambiguously (eg including reference to the relevant Modification number). If necessary, compatibility matrices are to be used.

Where an OEC or CLE is appropriate, it is referenced in Part F and the detail is placed in Part D.

Part D is likely to be highly Air System specific.

The headings suggested are indicative and not prescriptive.

Examples of section headings for a Fixed Wing Air System include:

Authorized Configurations (with associated Carriage, Release and Jettison limits)

Air to Air Refuelling

Target Towing

Loading Limitations (including passengers and freight)

Ferry Configurations

Air Drop

Parachuting

Reconnaissance

Examples of section headings for a Rotary Wing Air System include:

Underslung Load Operations

Winch Operations

Casevac

ASW

ASuW

Troop Carrying

SAR

Parachuting

Surveillance

Part E – Temporary information

Part E is reserved for the 'Management of Temporary Information'. Clearances included in this section are to be of a genuinely transitory nature (eg the clearance of a SM for a short duration trial after which it will be removed); or included within this part through operational necessity as a temporary amendment, pending its inclusion in the appropriate part at the next formal amendment of the RTS and / or ADS. Each element of Part E will have been derived from a supplementary Safety Assessment, and provides information (limitations) on one or more aspects of Air System operation. This section may also be used to promulgate other urgent information to Aircrew pending formal amendment of Aircrew publications (eg operating data in support of a new clearance). This part may also be used for time-limited clearances (eg any that are specific to an operation or exercise), and where it is expected that they will not form part of the RTS in the longer term.

The RTSA has the option to place the Temporary Clearances entirely within Part E of the RTS, or to insert pages in the appropriate places throughout the ADS, or a combination, whichever method suits the particular circumstances.

This section may be subdivided into the following sections:

Record of Temporary Clearances.

Record of Temporary Restrictions.

Record of Temporary Information Notices.

The information within Part E must provide:

A record of all current Temporary Clearances;

The definition of the applicability of each Temporary Clearance (eg tail number, OEU flying only, named exercise, named operation);

The arrangements for withdrawal of each Temporary Clearance (eg calendar, embodiment of a Modification);

A definition of the parts of the ADS affected by each Temporary Clearance;

The location of the information relating to the Temporary Clearance.

	This r	nust be done wi	th a table of the follow	ing form:	
Temporary Clearance №	Title	Applicability	Arrangement for Withdrawal (to include duration)	Affected parts of ADS	Location of Temporary Clearance
	der suitable sub	- heading(s) belo	hay be included within hay sub-section E.2 (eg rt title}').		

Part F – Clearances with Limited Evidence / Operational Emergency Clearances

The purpose of Part F is to record where information has been included within the RTS that has not been derived from a fully substantiated Safety Assessment; such clearances are termed 'Clearances with Limited Evidence' (CLE). Each CLE will be integrated into the appropriate part of the RTS, and identified as a CLE through cross referencing to the Part F register. Such clearances are subject to periodic review, frequent amendment, and some may be applicable only to certain marks, operating units or even individual Air Systems. Following a periodic review or change to such clearance, the applicability and validity of the CLE may change.

An Operational Emergency Clearance (OEC) can be applied to a clearance residing in the main body of the appropriate section of the RTS and referenced in Part F (if appropriate). The RTS must present OECs in a separate sub section within the section to which they are applicable. The OEC must include an indication of the reason for identifying it as a high Risk clearance. A full explanation of the Risks must be retained by the TAA within the Audit trail.

The information within Part F.1 and F.2 must provide:

The title of the CLE / OEC.

A record of all current CLEs / OECs.

The definition of the applicability of each CLE / OEC (eg Tail Number, OEU flying only, named exercise, named operation).

The review period of the CLE / OEC is defined in RA 1300 Regulation 4 and Regulation 5.

The arrangements for withdrawal of each CLE / OEC (eg calendar, embodiment of a Modification).

The location within the RTS of the details of the CLE / OEC.

F.1 Record of Clearances with Limited Evidence

Clearance with Limited Evidence №	Title	Applicability	Arrangement for Withdrawal	Location within RTS	Review Date

F.2 Record of Operational Emergency Clearances

Operational Emergency Clearance №	Title	Applicability	0	Location within RTS	Review Date

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Part G – RTS History

Not part of promulgated RTS.

This part covers the historical function required to ensure Airworthiness. It is a record of all the Safety Assessment data that has been used in compiling the RTS and provides justification for all elements of the RTS content. It is not required that the full Audit trail be produced in Part G, but rather that it defines what the Safety Assessment Audit trail is, and identifies where the information can be located. It will be maintained by the RTSA in conjunction with the TAA throughout the life of the Air System; after the Out of Service Date appropriate data must be retained for 5 years¹¹. Some elements may exist as databases in their own right. Careful consideration will be given to archiving such material and it is not to be destroyed until at least 5 years¹¹ after the Air System is Out of Service.

The minimum that is required in Section G is an index of where the following information can be found:

Attribution matrix specifying the source of every element of the earlier parts.

Design documentation (F100 Series Forms, Military Permit to Fly (MPTF)³¹ etc).

List of Trials and associated Reports not covered by the design documentation.

Details of any Safety Assessments relating to the Air System or its systems.

Details of sentencing of trial recommendations.

Other baseline data used in generating the first issue.

Details of all changes to the initial issue (amendments and subsequent issues) to include: their nature, the reason for their introduction and the individual authorizing their implementation.

Acceptable layouts for Part G include, but are not limited to:

A reference to one or more series of files held in particular locations. Thus it could be a list such as: RTSA RTS Safety Assessment files {file series reference}, TAA Modification files {file series reference}, and Independent Evaluation and Audit¹⁶ reports {reference to list of applicable reports}. Each of these groups of files could, and often will, be held in different locations which need to be specified³².

A reference to an Airworthiness or Safety Assessment database. Many modern Air Systems will be developed with much, or all, of the information relevant to the RTS held on a Safety Assessment or configuration database. A reference to this database is acceptable, providing that the database references further source documents, or data¹⁷.

³¹ Refer to RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P).

³² Refer to RA 1200 – Air Safety Management.

► This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety ◄

RA 1305 - Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task)

Rationale	A Military Permit To Fly (MPTF) (In-Service) and MPTF (Special Case Flying) is the flight release and limitations document ¹ authorizing the operation of an Air System in the Civilian Operated (In-Service) ² and Special Case Flying DAE Operating Categories. An MPTF (Single Task) permits the bespoke flight release limitations for a specific flight outside of an MPTF (In-Service) or MPTF (Special Case Flying). Not having an MPTF (In-Service), MPTF (Special Case Flying) or MPTF (Single Task) could result in the Accountable Manager (Military Flying) (AM(MF)) and Aircrew not knowing the limitations placed on the Air System. This RA describes the process and Air Safety governance requirements for Authorization and issue of an MPTF (In Service), MPTF (Single Task).

ContentsDefinitions Relevant to this RA
Applicability of this RA
1305(1): Military Permit To Fly (In-Service)
1305(2): Military Permit To Fly (In-Service) Recommendation
1305(3): Military Permit To Fly (In-Service) Preparation and
Authorization
1305(4): Military Permit To Fly (Single Task)
1305(5): Military Permit To Fly (Special Case Flying)
Recommendation
1305(6): Military Permit To Fly (Special Case Flying)

Definitions Relevant to this RA

1. **MPTF (In-Service).** The MPTF (In-Service) is the flight release and limitations document applicable to Air Systems being operated under the Contractor Flying Approved Organization Scheme (CFAOS) in the Civilian Operated (In-Service) DAE Operating Category².

2. **MPTF (Special Case Flying).** The MPTF (Special Case Flying) is the flight release and limitation document applicable to Air Systems being operated under the CFAOS in the Special Case Flying DAE Operating Category.

3. **MPTF (Single Task).** The MPTF (Single Task) is the flight release and limitations document for bespoke circumstances when an Air System is required to operate outside its extant MPTF (In-Service) or MPTF (Special Case Flying). An example being a ferry flight following damage to the Air System. An MPTF (Single-Task) will apply for a single flight (or a series of multi-sector ferry flights) and will reflect the defined conditions under which the Air System is deemed safe to operate.

Applicability

Definitions

Applicability of this RA

4. This RA applies to Air Systems, except Open and Specific S1 Category Remotely Piloted Air Systems, operating in the Civilian Operated (In-Service) and Civil Operated (Special Case Flying) DAE Operating Categories.

¹ Analogous to the Release To Service (RTS) authorizing the operation of an Air System in the Military Operated (In-Service) Defence Air Environment (DAE) Operating Category.

² The RTS may also be used by the Sponsor to authorize flying in the Civilian Operated (In-Service) DAE Operating Category for Air Systems temporarily Allotted in accordance with RA 1164. Refer to RA 1164 – Transfer of UK Military Registered Air Systems.

Regulation 1305(1)	 Military Permit To Fly (In-Service) 1305(1) Civilian Operated (In-Service) Air Systems shall operate under an MPTF (In-Service).
Acceptable Means of Compliance	Military Permit To Fly (In-Service) 5. The MPTF (In-Service) should be an integrated document with all Limitations and associated Warnings, Cautions, and Notes detailed in the appropriate parts (see
1305(1)	 the MPTF (In-Service) template on the MAA websites) and: a. Define the permissible as-flown Configuration(s) of the Air System, establish the boundary and context for the supported Air System Safety Case (ASSC) and detail any procedural Safety mitigations required.
	b. Detail the permitted flight envelope of the Air System including discrete prohibitions ³ .
	c. Detail any Limitations, Warnings, Cautions, or Notes required as a result of Type Design Changes (eg: Air Launched Weapons (ALW)) ^{3, 4} .
	d. Include all Equipment that is authorized to be carried in or fitted to the Air System ^{5, 6, 7} .
	e. Include all Temporary Information affecting the MPTF (In-Service).
	f. Record all Clearances with Limited Evidence (CLE).
	g. If applicable ⁸ , include a Minimum Equipment List (MEL).
	h. Include an Audit trail of amendments.
	i. Be subject to a formal review, by the Sponsor ⁹ , on a 5 yearly basis against the template and the recommendations leading to amendment of the MPTF (In-Service).
	j. Where there is any conflict between limits specified within the MPTF (In- Service) the most restrictive should be used.
	 If referenced, include in the Aircrew Equipment Assemblies section, the DAP108B-0001-1 issue and amendment state.
	6. There may be an urgent need to operate the Air System for a specific activity, beyond the approved limitations and constraints of the extant MPTF (In-Service), where an MPTF (Single Task) should be issued and authorized ¹⁰ .
	7. The content of the MPTF (In-Service) should be:
	a. Auditable and traceable back to the source data.
	b. Maintained by the Operator throughout the life of the Air System and appropriate data retained ¹¹ .
Guidance	Military Permit To Fly (In-Service)
Material 1305(1)	8. Temporary Information includes: Temporary Clearances, Temporary Restrictions, and Temporary Information Notices. The details of Temporary

a Temporary Information Notice Information will be located in Part E of the MPTF (In-Service). Within Temporary Information, where a Temporary Clearance is used, it is to be of a genuinely transitory

⁹ Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned Air Systems or Civilian Operated Air Systems – Air Safety Responsibilities.

³ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).

⁴ Refer to RA 1350 – Air Launched Weapon Release.

 ⁵ Refer to RA 1340 – Equipment Not Basic to the Air System.
 ⁶ Refer to RA 1345 – The Compendium of Airborne Equipment Release Certificates.

⁷ This RA is not applicable to items properly classified as cargo. Cargo is regulated by the Movement and Transport Safety Regulator as directed by JSP 800.

⁸ The inclusion of the MEL is applicable where the Master MEL forms part of the Type Certification Basis of the Air System.

 ¹⁰ Refer to RA 1305(4): Military Permit to Fly (Single Task).
 ¹¹ Refer to RA 1225 – Air Safety Documentation Audit Trail.

Guidance Material 1305(1)	nature (eg the clearance of a Modification for a short duration trial after which it will be removed, test equipment for short term use only, etc). Temporary Clearances with a fully substantiated and evidenced Safety Assessment would be included in Part E of the MPTF (In-Service) as stand-alone entries (not covered by a CLE); if the Safety Assessment is not fully substantiated or does not meet the Design Safety Target, the Temporary Clearance would also need to be covered by either a CLE and listed / cross-referenced in Part F. Temporary Clearances will be expected to reference the specific Air System tail numbers or other applicability restrictions (eg Aircrew requirements, software loads, operating restrictions, etc) it is applicable to.
Regulation 1305(2)	 Military Permit To Fly (In-Service) Recommendation 1305(2) The TAA shall submit the Initial MPTF (In-Service) Recommendation or Major Changes to Type Design to the Operating Centre Director (OCD). The OCD shall approve and issue the MPTF (In-Service) Recommendation.
Acceptable Means of Compliance 1305(2)	 Military Permit To Fly (In-Service) Recommendation 9. Preparation of the data to support the MPTF Recommendation should be completed by an appropriate Type Airworthiness Manager (TAM)¹². 10. The MPTF (In-Service) Recommendation evidence should provide the argument, backed up by appropriate evidence, that supports the Airworthiness arguments of the MPTF (In-Service). All clearances and associated limitations should be in a format consistent with the MPTF (In-Service) structure. 11. The TAA should submit the initial MPTF (In-Service) structure. 11. The TAA should submit the initial MPTF (In-Service) structure. 11. The TAA should only be made by the TAM if agreed within the Sponsor's approval and issue. Amendments to, or re-issues of, the MPTF (In-Service) Recommendation made by the TAM should be reviewed by the TAA and submitted to the OCD for Approval and issue. 12. As the approving authority for the MPTF (In-Service) Recommendation, the OCD should be at 2* level or above with an appropriate Airworthiness delegation. 13. The OCD should submit the initial MPTF (In-Service) Recommendation or Major Change evidence to the MAA for independent review¹³. 14. Once reviewed by the MAA, the OCD should issue the MPTF (In-Service) Recommendation to the Sponsor. 15. The Sponsor should ensure appropriate independent scrutiny of the MPTF (In-Service). 16. The initial MPTF (In-Service) Recommendation Process (MACP)³.¹⁴.
Guidance Material 1305(2)	 Military Permit To Fly (In-Service) Recommendation 17. The MPTF (In-Service) Recommendation is the statement, certified by the TAA and submitted to the OCD and Sponsor, that a Type Airworthiness Safety Assessment (TASA) has been prepared for the Air System and an acceptable level of Airworthiness has been achieved. 18. As part of the MACP, there is a requirement for type Certification evidence to support the issue of a Military Type Certificate (MTC) or an Approved Design Change

 ¹² Where there is no TAM, the MPTF (In-Service) Recommendation will be prepared by the TAA.
 ¹³ Via <u>DSA-MAA-Cert-PTC@mod.gov.uk</u>.
 ¹⁴ Refer to the Manual of Military Air System Certification (MMAC).

Guidance Material 1305(2)	 Certificate (ADCC), which supports the issuance of an MPTF (In-Service). For types with existing Civil Type Certificates or those certified by another Military Airworthiness Authority that has been Recognized by the MAA¹⁵, the MAA may award credit towards completion of the MACP. Details of the structured two-part process to determine the credit to be awarded for such activities are detailed in RA 5810³ and the MMAR¹⁵. 19. To facilitate delivery of the Air System into service it might be necessary to clear certain aspects of the Air System in advance of others. In such cases, the MPTF (In-Service) will proceed in stages. The priority of each stage will be agreed between the appropriate AM(MF), the Sponsor and the TAA. 20. For Equipment Not Basic to the Air System (ENBAS), the TAM and / or TAA will ensure that the equipment Safety evidence covers all aspects of the proposed Air
	System's use and is appropriately addressed through a TASA. The TAA and / or TAM will ensure this Safety evidence supports the AM(MF)'s ASSC and if necessary, is captured in the relevant MPTF (In-Service) by including any associated Air System limitations applicable to the ENBAS.
	21. The MAA independent Assurance ¹³ of the MPTF (In-Service) Recommendation will examine Equipment Defence Lines of Development (DLoD) aspects of the MPTF (In-Service) Recommendation, equipment Risks and any associated Risk to Life (RtL), the communication of those Risks to the Sponsor and AM(MF) and, where appropriate, proposed mitigations. The MAA Audit will result in an Audit Report, covered by a Sponsor Assurance Letter to the Sponsor for consideration, giving MAA advice on the Equipment DLoD aspects of the MPTF (In-Service) Recommendation.
Regulation 1305(3)	Military Permit To Fly (In-Service) Preparation and Authorization
1000(0)	1305(3) The MPTF (In-Service) shall be prepared by the Operator and shall be authorized by the Sponsor.
Acceptable	Military Permit To Fly (In-Service) Preparation and Authorization
Means of Compliance	22. The MPTF (In-Service) should be prepared by the Operator, ensuring appropriate input from all DLoD leads.
1305(3)	23. As the authorizing authority for the MPTF (In-Service) the Sponsor should be at 2* level or above with an appropriate delegation from the relevant service Chief of Staff or Chief Executive Officer.
	24. Prior to authorizing the MPTF (In-Service) and subsequent amendments the Sponsor should :
	a. Ensure an appropriate level of independent scrutiny of the MPTF (In- Service) Recommendations and MPTF (In-Service) is undertaken.
	b. Obtain a Certificate of Registration for the Aircraft from the MAA ¹⁶ .
	 Be satisfied that all RtL has been identified and brought to the attention of the AM(MF).
	d. Be satisfied that all DLoDs are at an appropriate level of maturity.
	e. Be satisfied that an Air Safety Management System (ASMS) is in place that describes how changes to an Air System, and any associated limitations and procedure, are to be managed.
	f. Be engaged with the AM(MF)s ASSC governance structure to ensure the Operator has appropriate means to ensure the integrity of the MPTF (In-Service) is maintained.
	25. Amendments to the MPTF (In-Service) should be prepared by the TAM and should be reviewed by the Operator and TAA before submission to the Sponsor for Authorization.

 ¹⁵ Refer to the Manual of Military Airworthiness Recognition (MMAR).
 ¹⁶ Refer to RA 1161(3): Request for Activation on the UK Military Aircraft Register.

Guidance	
Material 1305(3)	Military Permit To Fly (In-Service) Preparation and Authorization 26. A flow chart summarizing the route to Authorization of the MPTF (In-Service) is at Annex A.
	27. When authorizing the MPTF (In-Service), the Sponsor will take a proportionate based approach to the scrutiny that is required of the MPTF (In-Service) Recommendation and MPTF (In-Service), depending on the Air System's operating context. Independent scrutiny could be conducted by either a MOD organization (such as a Release To Service Authority) or a suitably independent, Competent and experienced civilian organization.
	28. As the authorizing authority for the MPTF (In-Service), the Sponsor will consider the submission in light of the independent MAA Audit and the maturity of the other DLoDs as presented in an ASSC Report. The Sponsor may accept the MPTF (In-Service) Recommendation with Risk outside the Design Safety Target but will ensure that the AM(MF) has made an associated statement of tolerability and that it is captured appropriately in the ASSC. In considering an MPTF (In-Service) Recommendation, the Sponsor will, as a minimum:
	 Obtain confirmation that all the operating and support elements necessary to preserve the Airworthiness of the Air System during operation are in place.
	b. Review the adequacy of the Safety justification and consider the change in overall Risk to the Air System.
	c. Highlight the implications on operating Safety.
	d. Assure the sufficiency of the Air System Document Set.
	29. Obtain Assurance that the DLoDs are at an appropriate level of maturity.
Regulation	Military Permit To Fly (Single Task)
1305(4)	1305(4) Civilian Operated (In-Service) and Special Case Flying Air Systems shall operate under an MPTF (Single Task) when required to operate outside the extant MPTF (In-Service) or MPTF (Special Case Flying).
Accentable	
Acceptable Means of Compliance	Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task).
Means of	Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF
Means of Compliance	Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task).
Means of Compliance	 Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task). 31. The MPTF (Single Task) should: a. Follow the format shown in the MPTF (Single Task) template (held on the
Means of Compliance	 Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task). 31. The MPTF (Single Task) should: a. Follow the format shown in the MPTF (Single Task) template (held on the MAA websites). b. Refer to relevant parts of the MPTF (In-Service) or MPTF (Special Case Flying) for clearances and limitations that remain applicable for the single task
Means of Compliance	 Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task). 31. The MPTF (Single Task) should: a. Follow the format shown in the MPTF (Single Task) template (held on the MAA websites). b. Refer to relevant parts of the MPTF (In-Service) or MPTF (Special Case Flying) for clearances and limitations that remain applicable for the single task flight activity. c. Define the additional clearances and associated limitations, beyond the Air Systems MPTF (In-Service) or MPTF (Special Case Flying), specific to the
Means of Compliance	 Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task). 31. The MPTF (Single Task) should: a. Follow the format shown in the MPTF (Single Task) template (held on the MAA websites). b. Refer to relevant parts of the MPTF (In-Service) or MPTF (Special Case Flying) for clearances and limitations that remain applicable for the single task flight activity. c. Define the additional clearances and associated limitations, beyond the Air Systems MPTF (In-Service) or MPTF (Special Case Flying), specific to the single task flight activity.
Means of Compliance	 Military Permit To Fly (Single Task) 30. The 2* Sponsor should endorse the TAA / TAM decision to invoke an MPTF (Single Task). 31. The MPTF (Single Task) should: a. Follow the format shown in the MPTF (Single Task) template (held on the MAA websites). b. Refer to relevant parts of the MPTF (In-Service) or MPTF (Special Case Flying) for clearances and limitations that remain applicable for the single task flight activity. c. Define the additional clearances and associated limitations, beyond the Air Systems MPTF (In-Service) or MPTF (Special Case Flying), specific to the single task flight activity. d. Define any additional as-flown Configuration(s) of the Air System.

Acceptable Means of Compliance 1305(4)	 32. For Civilian Operated (In-Service) Air Systems, issue and Authorization of the MPTF (Single Task) should be completed by the Sponsor's nominated TAA, with a copy sent to the Sponsor. 33. For Special Case Flying Air Systems, issue and Authorization of the MPTF (Single Task) should be completed by the Sponsor's nominated TAM, with a copy sent to the Sponsor.
Guidance Material 1305(4)	 Military Permit To Fly (Single Task) 34. The MPTF (Single Task) is a single task flight activity limitations-based document supported, where necessary, by evidence from all DLoDs. 35. Where the activity requires a series of ferry flights, within which the Airworthiness Configuration and limitations imposed on the Air System remain unchanged, then an MPTF (Single Task) is valid.
Regulation 1305(5)	Military Permit To Fly (Special Case Flying) Recommendation1305(5)The Design Organization (DO) shall submit the Initial MPTF (Special Case Flying) Recommendation or Major Changes to Type Design to the TAM. The TAM shall approve and issue the MPTF (Special Case Flying) Recommendation.
Acceptable Means of Compliance 1305(5)	 Military Permit To Fly (Special Case Flying) Recommendation 36. Preparation of the data to support the MPTF Recommendation should be completed by an appropriate DO. 37. The TAM should certify the initial issue of MPTF (Special Case Flying) Recommendation and subsequent amendment and re-issue. 38. The MPTF (Special Case Flying) Recommendation evidence should provide the argument, backed up by appropriate evidence, that supports the Airworthiness arguments of the MPTF (Special Case Flying). All clearances and associated limitations should be in a format consistent with the MPTF (Special Case Flying) structure. 39. The DO should submit the initial MPTF (Special Case Flying) Recommendation and Major Change evidence to the TAM for Approval and issue. Amendments to the MPTF (Special Case Flying) Recommendation made by the DO should be submitted to the TAM for Approval and issue. 40. The TAM should submit the initial MPTF (Special Case Flying) Recommendation or Major Change evidence to the MAA for independent review¹³. 41. Once reviewed by the MAA, the TAM should issue the MPTF (Special Case Flying) Recommendation to the Sponsor. 42. The Sponsor should ensure appropriate independent scrutiny of the MPTF (Special Case Flying). 43. The initial MPTF (Special Case Flying) Recommendation should include, as a key component, the outcome of the MAA's MACP^{3, 14}.
Guidance Material 1305(5)	 Military Permit To Fly (Special Case Flying) Recommendation 44. The MPTF (Special Case Flying) Recommendation is the statement, certified by the TAM and submitted to the Sponsor, that a TASA has been prepared for the Air System and an acceptable level of Airworthiness has been achieved. 45. As part of the MACP, there is a requirement for type Certification evidence to support the issue of an MTC or an ADCC, which supports the issuance of an MPTF

	(Special Case Flying). For types with existing Civil Type Certificates or those certified by another Military Airworthiness Authority that has been Recognized by the MAA ¹⁵ , the MAA may award credit towards completion of the MACP. Details of the structured two-part process to determine the credit to be awarded for such activities are detailed in RA 5810 ³ and the MMAC ¹⁴ .
	46. To facilitate delivery of the Air System into its intended operation it might be necessary to clear certain aspects of the Air System in advance of others. In such cases, the MPTF (Special Case Flying) will proceed in stages. The priority of each stage will be agreed between the AM(MF), the Sponsor and the TAM.
	47. For ENBAS, the TAM will ensure that the equipment Safety evidence covers all aspects of the proposed Air System's use and is appropriately addressed through a TASA. The TAM will ensure this Safety evidence supports the AM(MF)'s ASSC and if necessary, is captured in the relevant MPTF (Special Case Flying) by including any associated Air System limitations applicable to the ENBAS.
	48. The MAA independent Audit ¹³ of the MPTF (Special Case Flying) Recommendation will examine Equipment DLoD aspects of the MPTF (Special Case Flying) Recommendation, equipment Risks and any associated RtL, the communication of those Risks to the Sponsor and AM(MF) and, where appropriate, proposed mitigations. The MAA Audit will result in an Audit Report, covered by a Sponsor Assurance Letter to the Sponsor for consideration, giving MAA advice on the Equipment DLoD aspects of the MPTF (Special Case Flying) Recommendation.
	 Military Permit To Fly (Special Case Flying) 1305(6) Special Case Flying Air Systems, not in development¹⁷, shall operate under an MPTF (Special Case Flying).
9	 Military Permit To Fly (Special Case Flying) 49. The MPTF (Special Case Flying) should be an integrated document, with all clearances and associated limitations detailed in the appropriate parts and:
	a. Follow the format shown in the MPTF (Special Case Flying) template

Regulation 1305(6)

Guidance

Material

1305(5)

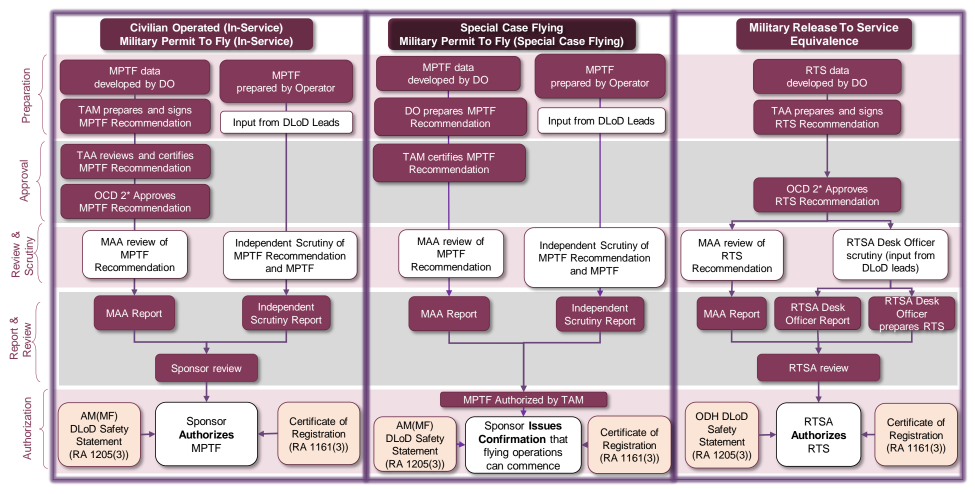
Acceptable Means of Compliance	Military Permit To Fly (Special Case Flying)49. The MPTF (Special Case Flying) should be an integrated document, with all clearances and associated limitations detailed in the appropriate parts and:
1305(6)	a. Follow the format shown in the MPTF (Special Case Flying) template (held on the MAA websites).
	b. Define the as-flown Configuration(s) of the Air System, establish the boundary and context for the supported ASSC and detail any procedural Safety mitigations required.
	c. Detail the permitted flight envelope of the Air System, including activities that are not permitted.
	d. Include all ENBAS ⁵ that is authorized to be carried in or fitted to the Air System ⁵ .
	e. Include all temporary information affecting the MPTF (Special Case Flying).
	f. Include an Audit trail of amendments.
	g. If applicable, include an MEL.
	h. Be subject to a formal review, by the Sponsor, on a 5 yearly basis.
	50. Procedures and limitations for the carriage, release, and jettison of Airborne Equipment (AE) or ALW should be included in the MPTF (Special Case Flying) of the Air System. AE and ALW Release certificates should be in the format detailed in RA 1345 ⁶ and RA 1350 ⁴ , respectively.

¹⁷ Those under development shall operate under an MPTF (Development). See RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P).

Acceptable Means of Compliance	51. Preparation of data to support the MPTF (Special Case Flying) should be collated by an organization holding an appropriate MAA Design Approved Organization Scheme Approval.
1305(6)	52. Preparation of the MPTF (Special Case Flying) should be completed by the Operator, ensuring input from all DLoD leads.
	53. The MPTF (Special Case Flying) should be approved and issued by the TAM.
	54. The Sponsor should ensure Independent scrutiny of the MPTF (Special Case Flying) is completed.
	55. Once satisfied with the MPTF (Special Case Flying); the independent scrutiny; and upon receipt of the Certificate of Registration, the Sponsor should authorize commencement of flying operations by issue of the Certificate of Commencement of Flight (template held on the MAA websites).
	56. Amendments to the MPTF (Special Case Flying), and the subsequent changes to the approved MPTF (Special Case Flying), should be made by the TAM.
	57. There may be an urgent need to operate the Air System for a specific activity, beyond the approved limitations and constraints of the extant MPTF (Special Case Flying), where an MPTF (Single Task) should be issued and authorized ¹⁰ .
Guidance	Military Permit To Fly (Special Case Flying)
Material 1305(6)	58. As part of the MACP, there is a requirement for type Certification evidence to support the issue of a MTC or an ADCC, which supports the issuance of an MPTF (Special Case Flying). For types with existing Civil Type Certificates or those certified by another Military Airworthiness Authority that has been Recognized by the MAA ¹⁵ , the MAA may award credit towards completion of the MACP. Details of the structured two-part process to determine the credit to be awarded for such activities are detailed in RA 5810 ³ and the MMAC ¹⁴ .
	59. A flow chart summarizing the route to Authorization of the MPTF (Special Case Flying) is at Annex A.
	60. The Certificate of Commencement of Flight needs to be issued for the initial MPTF (Special Case Flying) only.
	61. For Major Changes, the Sponsor needs to be informed ahead of the MPTF (Special Case Flying) being re-issued.

Annex A

Figure 1 - Route to Authorization of a Military Permit to Fly (In-Service) and (Special Case Flying)



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This RA has been substantially re-written; for clarity, no change marks are presented – please read RA in entirety

RA 1310 - Air System Document Set

Rationale	Air Systems can only be operated and maintained safely if there exists a set of instructions which describes: operating procedures, operating limitations and Maintenance procedures. These publications are known collectively as the Air System Document Set (ADS). Deficiencies within the ADS may mean the Air System is no longer Safe to Operate, or being Operated Safely. This RA requires individuals and organizations to identify their responsibilities in maintaining the integrity of the ADS, throughout the life of the Air System.
Contents	1310(1): The Air System Document Set
	1310(2): Validation of the Air System Document Set
	1310(3): Verification of the Air System Document Set
Regulation	The Air System Document Set
1310(1)	1310(1) The Type Airworthiness Authority (TAA) ¹ , Commodity Chief Engineer (CE) ² , Operating Duty Holder (ODH) / Accountable Manager (Military Flying) (AM(MF)) and Release To Service Authority (RTSA) shall define the scope, develop and maintain their contributions to the ADS.
Acceptable	The Air System Document Set
Means of Compliance 1310(1)	1. The ADS is a bespoke set of instructions for each Air System and its scope should be defined by the TAA, Commodity CE, ODH / AM(MF) and RTSA's contributions, as applicable.
1310(1)	2. The TAA should produce an ADS management plan, in consultation with the Commodity CE, ODH / AM(MF) and RTSA, which:
	a. Defines the contributions of the TAA, Commodity CE, ODH / AM(MF) and RTSA.
	b. Details who is authorized ³ to approve and make changes to the scope and content of the ADS.
	c. Ensures that all operating procedures, operating limitations and Maintenance instructions needed to maintain Airworthiness are developed in accordance with the Type Certification Basis ⁴ .
	d. Ensures that amendments to the ADS are promulgated to relevant users in a timely manner.
	e. Describes the processes to ensure the ADS is managed effectively throughout the Air System's complete life cycle.
	f. Describes the processes for Validation and Verification of the ADS.
	 g. Describes the processes for the management of Unsatisfactory Feature Reports (UFR).

¹ Where the Air System is Civilian-Owned, ownership of regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model for Type Airworthiness (TAw) management; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems. Dependent on the agreed split of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA. ² Although a Commodity CE is not the delegated authority to amend the ADS (refer to RA 1003 – Delegation of Airworthiness

Authority and Notification of Air Safety Responsibility), the TAA is critically reliant upon Commodity CE inputs in manuals to maintain

Airworthiness and meet the TAA's Type Airworthiness Safety Assessment. ³ Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility and RA 5850 – Military Design

Approved Organization (MRP Part 21 Subpart J). ⁴ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).

Acceptable Means of	3. The TAA should :
Compliance	a. Define the scope and structure of the Aircrew Publications (AP) ⁵ and Instructions for Sustaining Type Airworthiness (ISTA) ⁶ within a leaflet in the Orders and Instructions issued by the TAA (Topic 2(N/A/R)1) ⁷ .
	b. Provide the ODH / AM(MF) with source material to feed into the Air Transport Operation Manuals (ATOM).
	c. Provide the source material for the Release To Service (RTS) within the RTS Recommendation (RTSR) ⁸ .
	d. Provide the source material for a Military Permit To Fly (MPTF) ⁹ .
	e. Ensure the Statement of Operating Intent (SOI) / Statement of Operating Intent and Usage (SOIU) is published in the ADS once authorized by the Aircraft Operating Authority (AOA) ¹⁰ .
	4. The Commodity CE should :
	a. Prepare ISTA as required by the TAA ⁶ for Commodity Delivery Team provisioned Products, Parts and Appliances and Air Launched Weapons.
	 b. Approve Maintenance Manuals to support off-aircraft Maintenance of Products, Parts and Appliances.
	c. Approve Maintenance Manuals to support off-aircraft equipment, which is required by the TAA's Type Airworthiness Safety Assessment ¹¹ and the ODH / AM(MF)'s Air System Safety Case ¹² .
	5. Where appropriate the ODH / AM(MF) in collaboration with the Joint Air Delivery Test and Evaluation Unit (JADTEU), should define the scope, structure and manage the ATOM.
	6. Where appropriate the RTSA ¹³ should authorize and issue an initial RTS and subsequent RTS amendments.
Guidance	The Air System Document Set
Material 1310(1)	7. The ADS management plan. In developing the ADS management plan, the following may be considered:
	a. Stakeholders, including the scope and nature of their responsibilities.
	b. Governance, including the meetings (agenda, frequency and attendees) and review procedures that will be used periodically to assess the ADS and share the status of activities between relevant stakeholders.
	c. Configuration management, detailing the processes for maintaining and updating the ADS to reflect the RTS / MPTF cleared configuration of the Air System.
	d. Amendments may be made by means of a MOD Form 765 UFR, MOD Form 765X Aircrew Publications Amendment Request or equivalent.
	8. Aircrew Publications . Aircrew Publications ⁵ are the TAA approved user information on the technical details, performance and handling characteristics of an Air System. They also include the normal operating and emergency procedures.
	9. ISTA . ISTA ⁶ are TAA approved Instructions and combined suite of methods, inspections, processes, and procedures necessary to maintain an Air System's Type and Continuing Airworthiness and ability to deliver its operational capabilities.

⁵ Refer to RA 5406 – Aircrew Publications.
⁶ Refer to RA 5815 – Instructions for Sustaining Type Airworthiness.
⁷ The Topic number in brackets are legacy military references.
⁸ Refer to RA 1360 – Release To Service Recommendations Preparation and Authorization.

 ⁹ Where an Air System is operated under MPTF, refer to RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P) or RA 1305 – Military Permit to Fly (In-Service), (Special Case Flying) and (Single Task).
 ¹⁰ Refer to MAA01: MAA Regulatory Policy, Chapter 3, paragraph 10.

 ¹¹ Refer to RA 1220 – Delivery Team Airworthiness and Safety.
 ¹² Refer to RA 1205 – Air System Safety Cases.
 ¹³ Refer to RA 1300 – Release To Service.

Guidance Material 1310(1)	 10. ATOM. JADTEU are the subject matter experts on all air transport information. The ATOM is the suite of publications used to enable the effective delivery of air transport capability for a given Air System. It is comprised of five key parts: a. General information and the carriage of personnel and cargo (Topic 11A). 			
	b. Tie-down schemes - planned and special loads (Topic 11B).			
	c. Carriage and despatch of parachutists and / or air-dropped loads - Parachuting of personnel and air-dropping of loads (Topic 11C).			
	d. Loading information (Topic 11D).			
	e. Underslung Load Clearance (USLC).			
	11. SOI / SOIU . The SOI is the means by which the AOA formally conveys the operating intent for a new Air System type or major mark to the TAA. The SOI is converted into an SOIU as soon as sufficient representative In-Service usage data is accumulated, no later than 3 years after In-Service Date (ISD).			
	12. The appropriate AOA owns and authorizes each issue of, and any amendment to, the SOI / SOIU. The AOA will advise the TAA, via the SOI / SOIU (which will state the operating parameters and conditions the Air System is operating in, or expected to operate in), about any changes to the operating parameters and conditions to enable the TAA to plan and carry out engineering activities to support the Air System's intended usage.			
	13. RTS . The RTS ¹³ is the document that authorizes Service flying. It is based on the RTSR and includes the definitive limits for the Air System.			
Regulation 1310(2)	 Validation of the Air System Document Set 1310(2) The TAA, Commodity CE and ODH / AM(MF) shall ensure, through validation, that all the information contained within their contribution to the ADS is technically accurate. 			
Acceptable Means of Compliance 1310(2)	Validation of the Air System Document Set 14. The TAA, Commodity CE or ODH / AM(MF) should ensure that quality assurance processes are in place to validate that all the information contained within the ADS is technically accurate before first use.			
1310(2)	15. The TAA, Commodity CE or ODH / AM(MF) should ensure that the ADS is reviewed on a regular basis to ensure its continued validity and accuracy.			
	16. When practical validation trials are deemed necessary, they should be conducted under conditions that provide reasonable assurance that the procedure can be accomplished under normal In-Service conditions.			
	17. Flight or safety-critical procedures should be validated by practical trial, except where it can be shown that such procedures have already been accomplished on identical installations, for example, civil aeroplanes / equipment adopted for Service use.			
	18. Descriptive material should be validated by means of a comparative check against design source material to ensure its accuracy.			
	19. At the conclusion of validation, all work delivered to the TAA or Commodity CE for acceptance should be accompanied by evidence that validation has been completed.			

Guidance Material 1310(2)	 Validation of the Air System Document Set 20. Procedural material may be validated in one or more of three ways: a. A practical trial of the procedure. b. A simulated practical trial whereby the text is taken to the materiel concerned and the procedure is 'talked through'. c. A 'table-top' comparison with a similar procedure that has been subject to practical trial. 	
Regulation 1310(3)	 Verification of the Air System Document Set 1310(3) The TAA, Commodity CE and ODH / AM(MF) shall ensure that the relevant quality checks are carried out to verify that all the information contained within their contribution to the ADS is safe in application and suitable for its intended purpose. 	
Acceptable Means of Compliance 1310(3)	Verification of the Air System Document Set 21. The TAA, Commodity CE or ODH / AM(MF) should implement a process that satisfies themselves ¹⁴ , through verification, that the information contained within the validated ADS meets the user requirement, can be used for its intended purpose by operators and maintainers under normal operating conditions and is coherent with authorized limitations ^{15, 16} .	
Guidance Material 1310(3)	Verification of the Air System Document Set 22. Nil.	

 ¹⁴ Using operators and / or maintainers where required, or an individual akin to a User Authenticator.
 ¹⁵ Such as those within the RTS.
 ¹⁶ See the Defence Aircrew Publications Guide for further info.

This RA has been substantially re-written; for clarity no change marks are presented – please read RA in entirety

RA 1340 - Equipment Not Basic to the Air System

Rationale	Equipment Not Basic to the Air System (ENBAS) ¹ comprises items which are carried onboard / attached to the Air System to support delivery of the required capability but are not included within either the Air System design drawings or Certification of the Type Design ² . Failure to properly identify and assess all ENBAS in the Air System Safety Case (ASSC) ³ could lead to unmanaged Hazards and a lack of appropriate Risk mitigation. Therefore, all ENBAS requires a Safety Assessment prior to inclusion in the Release To Service (RTS) ⁴ or appropriate Military Permit To Fly (MPTF) ⁵ .		
Contents	1340(1): Equipment Not Basic to the Air System		
Regulation	Equipment Not Basic to the Air System		
1340(1)	1340(1) Operating Duty Holders (ODH) / Accountable Managers (Military Flying) (AM(MF)) shall ensure ENBAS is addressed in their ASSC and included in the RTS / appropriate MPTF.		
Acceptable	Equipment Not Basic to the Air System		
Means of Compliance	1. ODHs / AM(MF)s should ensure that ASSC are supported by a Safety Assessment (SA) for carriage, fitment and operation of ENBAS.		
1340(1)	2. The Type Airworthiness Authority (TAA) ⁶ should ensure that an SA has been completed prior to authorizing ENBAS for inclusion in the RTS Recommendations or appropriate MPTF.		
	3. The RTS Authority (RTSA) should ensure that all authorized ENBAS is included in the RTS ⁴ and supported by an appropriate SA.		
	4. The SA should define the configuration and approved operating environment for the equipment to which it applies. Where the ENBAS is supported by a Commodity Letter of Air Safety Notification (LoAN) holder SA ⁷ , the TAA is responsible for ensuring their Air System provides an operating environment that meets the safe operating conditions identified in the Commodity SA.		
	5. The SA should identify the limitations and procedures necessary to achieve safe carriage (including secure stowage when not in use), fitment and operation of the intended configuration.		
	6. Relevant detail from the SA should be included in the Air System Document Set (ADS) ⁸ and local orders.		
	7. The SA should be reviewed on changes to the equipment or its operating context.		

¹ Examples of ENBAS are provided in Guidance Material.

² Type Design requirements are regulated via RA 5810 – Military Type Certificate (MRP Part 21 Subpart B). Changes to Type Design are regulated via RA 5305 – In-Service Design Changes. Making any permanent change to the Air System structure or systems is considered a design change.

 ³ Refer to RA 1205 – Air System Safety Cases.
 ⁴ Refer to RA 1300 – Release To Service.

⁵ Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task); and RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).

⁶ Where the Air System is not UK MOD owned, Type Airworthiness (TAw) management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems or refer to RA 1163 - Air Safety

Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

⁷ Refer to RA 5013 – Air Safety Management of Equipment and Commodity Items.

⁸ Refer to RA 1310 - Air System Document Set.

Acceptable Means of Compliance 1340(1)		ment	o Insertion and Extraction Systems (TIES), Helicopter Under-Slung Load (HUSLE) and cargo restraint equipment should be selected from items Joint Air Delivery Test and Evaluation Unit (JADTEU) publications ⁹ .
Guidance Material 1340(1)	 9. all, but to be change equiper Simila such a and n 10. 11. when the re made 	Due Due to the made ge to t made ge to t made to the are v to a. b. c. d. e. f. g. are v This a. b. Trans 800) c. d. e. perfor fitting within f. or for the E quired by th	to the broad scope of potential ENBAS items it is not practical to list them following example categories will be sufficient to allow informed decisions . The responsibility for deciding whether an item of equipment requires a he Type Design lies with the TAA ¹⁰ . The key criterion being that any which necessitates change to the Air System ¹¹ cannot be ENBAS. ems which are carried internally but are not required to be used in flight, uipment to support maintenance at the destination, is classified as cargo BAS ¹² . Categories of ENBAS may include but are not limited to: Aero Medical Equipment (AME) ¹³ . Handheld viewing aids. Hand-launched ordnance. Personal weapons which can be used in flight. TIES, HUSLE and cargo restraint equipment. Portable Electronic Devices (PED) ¹⁴ . Aircrew Equipment Assemblies (AEA) / Survival Equipment (SE) which for nor carried onboard but are not included in the Type Design. RAA / SE that is included within the Type Design ² . Litems classified as cargo (which are regulated by the Movement and sport Safety Regulator as directed by Joint Service Publication (JSP) ¹⁵ . Aircome Equipment ¹⁷ . Items of Role Equipment which may affect handling qualities or flight remance, or which necessitate permanent change to the Aircraft (such as gnounting frames or dedicated attachment points); these will be included in the Xystem Type Design, which decicated Type Certification requirements apply ² . SA will need to be sufficiently detailed to address the Hazards identified NBAS is carried and operated in the context defined in the ASSC so that d A Low As Reasonably Practicable and Tolerable assessment can be e ODH / AM(MF) ³ . The relationship of SAs to the ASSC is depicted in Figure 1.

⁹ Refer to the publications on the JADTEU SharePoint site (organizations without SharePoint access should contact JADTEU direct). See also paragraph 14.

¹⁰ Refer to RA 5301 – Air System Configuration Management.

¹¹ Such as by drilling holes for attachment points, updating onboard software or connecting equipment to a discrete power supply or the avionics system; these are changes to the Type Design. See paragraph 15 regarding temporary connection of carry-on items to

existing sockets. ¹² Refer to RA 2309(9): Carriage of Loose Articles and Stores for Aircraft Commander responsibilities to ensure safe stowage. ¹³ AME covers a broad range of equipment which may contain liquids or compressed gases, may be battery operated or require connection to auxiliary power sockets; detailed procedures for secure stowage and operating conditions will be required.

 ¹⁴ Refer to RA 2360 – Portable Electronic Devices.
 ¹⁵ Refer to JSP 800: Defence Movement and Transport Regulations.

¹⁶ Refer to RA 1350 – Air Launched Weapons Release.

 ¹⁷ Refer to RA 1700 series – Airborne Equipment.
 ¹⁸ Refer to RA 5012 – Type Airworthiness Safety Assessment.

Guidance Material 1340(1)	12. The RTS / appropriate MPTF will include limitations and procedures for safe operation of ENBAS (where necessary). Examples may include Aircraft attitude and speed for conduct of relevant operations; or phases of flight where operation of equipment (such as medical devices) is prohibited. Test and Evaluation activity may be required to generate evidence to support the SA, such as Human Factors Integration for equipment operation or safe separation from the Aircraft for hand launched ordnance ¹⁹ .
	13. Procedures will also need to consider safe restraint of equipment when not in use and dealing with potential emergencies such as battery fires in electronic equipment.
	14. A comprehensive list of all TAA / Commodity DT approved TIES ²⁰ , HUSLE and cargo restraint equipment are included within the appropriate publications ^{9, 21} , including approved configurations and procedures for their use. Any SA will need to exploit the test reports and approved loading schemes which support these publications, referencing engagement with the authorizing authorities where applicable ENBAS items or schemes are not yet included. Additional test and evaluation ¹⁹ for the required operational environment and intended role may be required. Where equipment is included in JADTEU publications, the supplier of that equipment will not require Design Approved Organization Scheme (DAOS) approval.
	15. PEDs / Electronic Flight Bags (EFB) may be classified as ENBAS when their only connection to the Air System is via an existing auxiliary power supply and / or an existing fixed aerial connection; any dedicated wiring for connection to Air System avionics or power will make the equipment part of the Type Design. Guidance on mitigating the Hazards with PEDs / EFBs is available via the Civil Aviation Authority (CAA) website ²² . Also, Aviation Duty Holder / AM(MF) are required to publish orders for use of PEDs ¹⁴ to augment the limitations that will be required in the RTS / MPTF, based upon the relevant SA.
	16. The requirement for DAOS approval will need to be considered, ²³ addressing queries to <u>DSA-MAA-OA-DAOSGroup@mod.gov.uk</u> when clarification is required. If MAA confirm there is no DAOS requirement the SA will need to state how the competence of the organization will be assured.

 ¹⁹ Refer to RA 2370 – Test and Evaluation.
 ²⁰ Refer to RA 2357 – Troop Insertion and Extraction Systems.
 ²¹ DAP 105F-0706-1 (Internal Cargo Restraint Nets) details items approved by DE&S Air Commodities Delivery Team.
 ²² The <u>CAA site</u> provides PED Safety advice and also links to the applicable <u>European Union Aviation Safety Agency AMC</u> detail for EED Safety advice EFB Safety guidance.

²³ Refer to RA 1005 – Contracting with Competent Organizations.

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► This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety

RA 1350 - Air Launched Weapon Release

Rationale	The Carriage, Release and Jettison (CR&J) of Air Launched Weapons ¹ (ALW) from Aircraft presents equipment Risk and Risk to Life (RtL), additional to those from the Air System. Not having all ALW limitations and clearances identified and understood could result in the Air System's stakeholders incorrectly utilizing the ALW. The ALW Release (ALWR) allows the stakeholders to understand all the limitations and clearances applicable to the use of the ALW.		
Contents	1350(1): Air Launched Weapon Release		
	1350(2): Withdrawn Content Incorporated into RA 1350(1)		
Regulation	Air Launched Weapon Release		
1350(1)	1350(1) The ALW Delivery Team (DT) Letter of Air Safety Notification (LoAN) holder ^{2, 3} shall authorize all ALWs for Aircraft CR&J for acceptance by the Air System Type Airworthiness Authority (TAA) ⁴ .		
Acceptable	Air Launched Weapon Release		
Means of Compliance 1350(1)	1. The ALWR should be provided by the ALW DT LoAN Holder and is the body of evidence that supports the relevant Safety Assessment in the Military Permit To Fly (Development) (MPTF (Dev)) ⁵ and / or Type Airworthiness Safety Assessment (TASA) ⁶ , and Air System Safety Case (ASSC) ⁷ . The ALWR should be tailored and proportionate to the complexity of the ALW and the associated Hazards.		
	2. The ALWR should encompass CR&J and refer directly to all the limitations and clearances required by the Safety and Environmental Case Report (SECR) and the "Ordnance, Munitions and Explosives" (OME) Safety Review Panel Assurance Statement (OAS) ⁸ for the ALW.		
	Note:		
	Where an OAS is not achievable in the required timescales, but the ALW DT can demonstrate continued Safety, a Demonstrably Safe Statement (DSS), which provides 1 st party Assurance, may be acceptable as an interim solution to obtaining an OAS as per DSA03.OME Defence Code of Practice 117(f) ⁹ . DSSs should not normally be longer than 6 months.		
	Development of Air Launched Weapons		
	3. Where the ALW is authorized for inclusion in MPTF (Dev) to conduct Test and Evaluation (T&E) activity ¹⁰ it should be supported by issue of an Interim ALWR by the ALW DT LoAN holder to an appropriate level of maturity.		

¹ Refer to MAA02: Military Aviation Authority Master Glossary.

⁶ Refer to RA 5012 – Type Airworthiness Safety Assessment.

² Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.

³ Where there is no ALW DT LoAN holder, the TAA **shall** contact the MAA (<u>DSA-MAA-Cert-ES4-ArmSys@mod.gov.uk</u>) to ensure an appropriate regulatory framework (see paragraph 8).

⁴ Where the Air System is not UK MOD-owned, Type Airworthiness (TAw) management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

⁵ Refer to RA 5880 - Military Permit To Fly (Development) (MRP Part 21 Subpart P).

⁷ Refer to RA 1205 - Air System Safety Cases.

⁸ Refer to DSA 02.OME – Defence Ordnance, Munitions and Explosives (OME) Regulations.

⁹ Refer to DSA 03.OME – Part 1 Acquisition Defence Code of Practice (DCOP) 117 – OME Safety Review Panel and Assurance Statement.

¹⁰ Refer to RA 2370 – Test and Evaluation.

Acceptable	In-Service Air Launched Weapons	
Means of Compliance 1350(1)	4. Where the ALW is authorized for inclusion in the Release To Service (RTS) ¹¹ MPTF (In-Service) or MPTF (Special Case Flying) ¹² it should be by issue of an ALV by the ALW DT LoAN Holder prior to any RtL being incurred from in-service operations. Integration of the ALW should be addressed by the TAA through the Military Air System Certification Process ¹³ .	
	ALW DT LoAN Holder responsibilities	
	5. The ALW DT LoAN holder should ensure:	
	a. The Air System TAA is provided with the applicable ALWR, SECR and OAS (See paragraph 2 Note) ¹⁴ .	
	b. The ALWR conforms to the ALWR template held on the MAA website.	
	c. The Air System TAA and Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF)) are informed of all emergent Hazards or equipment changes that might affect Air Safety.	
	d. The ALWR documents the ALW's limitations, and the information required (eg interface control documentation) to allow its safe integration and operation on the specified Aircraft.	
	e. The ALWR states unambiguously the applicability of various marks or variants of the ALW on each Aircraft type ¹⁵ .	
	f. The ALWR is reissued when any change affecting the ALWR is identified.	
	g. Robust Safety Management ^{16, 17} processes fully supporting the Safety Panel reviews are employed.	
	h. Configuration Management activities are conducted in accordance with a Configuration Management Plan prepared to the applicable requirements of Defence Standard 05-057 ¹⁸ .	
	i. The ALWR is reviewed on an annual basis or when there are changes to the supporting documentation (eg Statement of Operating Intent / Statement of Operating Intent and Usage ¹⁹ , SECR, OAS (See paragraph 2 Note), Certificate of Design ²⁰ , etc).	
	Air System TAA responsibilities	
	6. The Air System TAA should :	
	a. Ensure the SECR and OAS (See paragraph 2 Note) are robust, correctly reflect the Air System operating environment, recorded, and accepted.	
	b. Review the ALWR for suitability for their Air System and:	
	(1) If acceptable, formally accept and acknowledge receipt (template held on the MAA websites) to the ALW DT LoAN holder ²¹ .	
	(2) If unacceptable, formally reject with an explanation to the ALW DT LoAN holder.	
	c. Ensure that the TASA addresses CR&J of all ALW(s) and any associated Hazards ⁶ .	

¹¹ Refer to RA 1300 – Release To Service.

¹² Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).

¹³ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B) and RA 5820 – Changes in Type Design (MRP Part 21 Subpart D). ¹⁴ Where a separate trials authority is developing the Declaration of Compliance (DofC) to apply for an MPTF(Dev) from the TAA, they

should be provided with this information; refer to RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P). ¹⁵ If the ALW is utilized on multiple Aircraft types, then there **should** be a single ALWR for the ALW, with separate Part 3s (eg Part 3 –

Typhoon, followed by Part 3 – Lightning II, followed by Part 3 – Reaper, etc.) for each Aircraft type it is applicable to. ¹⁶ Refer to RA 5013 – Air Safety Management of Equipment and Commodity Items.

 ¹⁷ Refer to RA 5011 – Type Airworthiness Safety Management System.
 ¹⁸ Refer to Defence Standard 05-057 – Configuration Management of Defence Materiel.

¹⁹ Refer to RA 5726 – Integrity Management.

²⁰ Refer to RA 5103 – Certification of Design.

²¹ Formal acceptance of the Interim ALWR is not required since it will form part of the MPTF(Dev) application.

Acceptable Means of Compliance 1350(1)	 d. Ensure the RTS Recommendations¹¹ (RTSR), MPTF (In-Service) Recommendations, MPTF (Special Case Flying) Recommendations or MPTF (Development) include all ALW limitations and clearances. 7. Ensure that the ALW DT LoAN holder is provided with all information which may affect the Airworthiness of the ALW for CR&J.
Guidance	Air Launched Weapon Release
Material 1350(1)	 Where the ALW is being provided by a supplier other than an ALW DT LoAN Holder the MAA will identify the route to clearance, evidence requirements and equivalent acceptable alternatives.
	9. The ALWR is a living body of evidence and will be updated to reflect changes in any of the relevant information or evidence affecting the safe use of, or the limitations and clearances applied to, the Air Systems which utilize the ALW.
	10. For initial development of the ALWR or subsequent changes, information provided by the TAA includes, but not limited to, Radio Frequency environment, vibration spectrum, configuration change, usage change, change of environment for which the Air System or ALW is cleared, any Air System limitations or clearances applying to the ALW for CR&J of the ALW, etc.
	11. The chapter headings in the ALWR template are mandatory. The lower-level topics and headings will be considered by the ALW DT LoAN holder, only those appropriate to the ALW need be presented in the final document. The Interim ALWR will only have limited information in some chapters depending on the maturity of ALW development so the ALWR status of Interim will need to be clearly identified.
	12. The ALWR will be used to support acceptance of the ALW and the generation of the Air System RTS or appropriate MPTF by providing evidence in support of required Safety Assessments.
	13. An ALWR supplements the Air System RTS or appropriate MPTF:
	a. It covers all aspects of an ALW build standard and operation in the Manufacture to Target / Disposal Sequence (MTDS), thus providing a link between the ALW SECR and OAS and the ASSC.
	b. It records the build standard that has been assessed for safe CR&J on each Air System with its associated Air System specific limitations and clearances.
	c. Informs and / or restricts the Air System RTS or appropriate MPTF for each Aircraft that is cleared to carry the ALW. Limitations and clearances are unlikely to be the same for different Air Systems or Air System variants.
	14. The ALWR can provide details of what has been met (eg Compliance with Regulations, standards and processes) to confirm the ALW can be operated safely to the Air System TAA and ADH / AM(MF).
	Development of Air Launched Weapons
	15. Where flight trials are being conducted to develop further ALWR detail, the Interim ALWR will be at a level of maturity appropriate to the activity being undertaken and will feed the Safety Assessment required by the MPTF(Dev) Declaration of Compliance. Where there are gaps in information or evidence and additional limitations these need to be clearly identified within the ALWR.
	ALW Limitations
	16. The ALW limitations and clearances apply only while the ALW is carried on its host Aircraft, and up to a defined safe separation distance ²² after Release or Jettison (ie not all the way to target) from the host Aircraft and to other Aircraft in close proximity.

²² Defined in Allied Administrative Publication (AAP)-06 as: "The distance from the delivery system or launcher to the munition beyond which the hazards to the users and / or the delivery system resulting from functioning of the munition system are acceptable".

Guidance Material	17. The CR&J design envelope applicable to an ALW (eg the max / min speed, "g", altitude, etc) might be considerably different from that of the Aircraft it is carried on.		
1350(1)	Sources of advice		
	18. Weapons Engineering Centre of Excellence (WESCOE) ²³ , Weapons Technical Services (WTS) ²⁴ , and MAA ²⁵ armament specialists may be consulted in the preparation of the ALWR and Air System RTSR, MPTF (In-Service) Recommendations, MPTF (Special Case Flying) Recommendations or MPTF (Development) to ensure that all ALW aspects have been addressed as described in this RA and DSA 02.OME. Advice and assistance may also be needed from independent organizations.		
Regulation 1350(2)	Air Launched Weapons not requiring an Air Launched Weapon Release Certificate		
	1350(2) Withdrawn Content Incorporated into RA 1350(1).		
Acceptable Means of Compliance	Air Launched Weapons not requiring an Air Launched Weapon Release Certificate		
1350(2)	19. Withdrawn Content Incorporated into RA 1350(1).		
Guidance	Air Launched Weapons not requiring an Air Launched Weapon		
Material	Air Launched Weapons not requiring an Air Launched Weapon Release Certificate		
1350(2)	20. Withdrawn Content Incorporated into RA 1350(1).		

 ²³ DESWpnsWES-Tasking@mod.gov.uk.
 ²⁴ DESWpnsEng-PMO@mod.gov.uk.
 ²⁵ DSA-MAA-Cert-ES4-ArmSys@mod.gov.uk.

RA 1380 - Performance Based Navigation

Rationale	The drive for improved operating efficiency has resulted in the development of the
	International Civil Aviation Organization (ICAO) Performance Based Navigation (PBN) ^{1, 2, 3} concept. This concept ▶ utilizes traditional navigation beacons and navigation fixing solutions fusing with Global Navigation Satellite System (GNSS) to provide Area Navigation (RNAV) and Required Navigation Performance (RNP), ◄ and aims to ensure global interoperability through the standardisation of PBN system performance through internationally agreed specifications. Without appropriate governance of PBN, access to certain procedures may be restricted. In order to fully exploit airspace worldwide there is a requirement to comply with the appropriate PBN standards either through equipage or the demonstration of equivalence.
Contents	Definitions Relevant to this RA
	1380(1): Performance Based Navigation
Definitions	Definitions Relevant to this RA
	1. ► RNAV. RNAV is a navigation method that permits Aircraft operation on any desired flight path using ground and space based or on board navigation aids. This allows efficiencies over legacy direct Track navigation where the Aircraft was required to Track between ground based navigation aids as waypoints on a route.
	2. RNP . RNP is RNAV with the support of on board performance monitoring and alerting.
	3. PBN . The PBN concept specifies that Air System RNAV and RNP system performance requirements are defined in terms of accuracy, integrity, continuity and functionality. It enables Aircraft to fly flexible, accurate and repeatable 2-dimensional and 3-dimensional flight paths. PBN encompasses both RNAV and RNP navigation specifications.
	4. Navigation Specifications (Nav Spec) . Nav Specs are a set of Air System and Aircrew requirements needed to support PBN operations within a defined airspace. Nav Specs define lateral navigation accuracy in terms of Total System Error (TSE). For example, RNAV 10 / RNP 10, where the lateral TSE must be within 10 NM for at least 95% of the total flight time. These Nav Specs allow Certification of Air Systems for PBN operations based on their navigation system performance rather than equipment requirements. ◀
Regulation	Performance Based Navigation
1380(1)	 1380(1) Aviation Duty Holders (ADHs) and Accountable Managers (Military Flying) (AM(MFs)) shall ensure that for PBN operations, the ► < Air Systems ► within their Area of Responsibility (AoR) are certified to the required Navigation Specification.
Acceptable	Performance Based Navigation
Means of Compliance 1380(1)	5. UK military registered Air Systems that ► ◄ use the civil Air Traffic Service (ATS) Structure as General Air Traffic should comply with or demonstrate equivalence to civil PBN regulatory requirements and standards of performance ► with respect to Air System functionality and the ability to conduct required PBN operations ◄ such as: ►
	a. Accuracy;
	b. Integrity;
	-

 ¹ Refer to RA 2120 – Pilots' Instrument Rating Scheme.
 ² Refer to RA 2380 – Performance Based Navigation Operations.
 ³ Refer to RA 3295 – Required Navigation Performance Approach – Controller Responsibilities.

Acceptable	c. Continuity.
Means of	PBN Approval Process
Compliance 1380(1)	6. Senior Responsible ► Owners ◄ (SROs), Operating Duty Holders (ODHs) and AM(MF)s should include PBN specifications and Systems (across all Defence Lines of Development (DLoD)) in their Air System Safety Cases (ASSC) ⁴ .
	7. ODHs and AM(MF)s should :
	a. Ensure Air Systems within their AoR achieve the performance required by the RNAV / RNP specifications to be encountered (ie against the RNAV / RNP specifications demanded by particular airspace controlling authorities) through provision of appropriate orders, instructions and Minimum Equipment List (where used);
	b. Ensure data for use with PBN Systems is assured to appropriate standards ⁵ , and ensure that appropriate processes exist for the handling, updating ⁶ and Configuration Management of electronic navigation data;
	c. Ensure Aircrew are qualified and Competent both in the operation of PBN Systems and in any other relevant procedures needed to achieve the performance required by the RNAV / RNP specifications to be encountered;
	 Ensure that Aircrew are qualified against the particular specifications required for operation in specific airspace;
	e. When required, assert compliance to civil authorities ⁷ against stipulated specifications;
	f. ► PBN Approval will be granted via the Release To Service (RTS), Military Permit To Fly (MPTF), Ops Manuals and local orders. ◄
	8. AM(MF)s should be in possession of the appropriate Contractor Flying Approved Organization Scheme (CFAOS) ⁸ Approval prior to conducting PBN operations.
	9. UK military registered Air Systems should not conduct RNP Authorization Required Approaches (AR APCH).
Guidance	Performance Based Navigation
Material 1380(1)	10. ► The Nav Spec Certification required by Air Systems conducting PBN Ops will be designated for the airspace to be used or the Aerodrome procedure to be flown. Certification will be achieved when the Air System's navigation performance in terms of accuracy, integrity and continuity is assessed as equivalent to civil standards.
	11. Specific Approval is required for RNP 0.3 (for helicopters) and RNP AR APCH for all Air Systems, in accordance with Part-SPA of European Union Commission Regulation Number 965/2012 ⁴ as retained (and amended in UK domestic law) under the European Union (Withdrawal) Act 2018 (UK (EU) Reg No 965/2012 ⁹⁴).
	12.
	13. PBN creates requirements for Airworthiness Certification ¹⁰ and Operational ¹¹ Approval to use RNAV / RNP Systems on routes / airspace notified for a given PBN application. RNAV / RNP System functionality as well as its navigation accuracy in a

⁴ Refer to RA 1205 – Air System Safety Cases.

⁵ To meet international / national requirement or as demanded by airspace providers.

⁶ Refer to RA 1030 – Defence Aeronautical Information Management.

 ⁷ Declaration of Compliance is articulated through the Flight Plan.
 ⁸ Refer to RA 1028 – Contractor Flying Approved Organization Scheme ►

⁹ https://www.legislation.gov.uk/eur/2012/965/contents and https://www.caa.co.uk-regulations.aviation-safety/basic-regulationthe-implementing-rules-and-uk-caa-amc-gm-cs/air-operations/.

¹⁰ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B); ► < RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task); ► < RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P); and RA 1160 – The Defence Air Environment Operating Framework.</td>

¹¹ Operational' is used in the context of this RA because the term 'PBN Operational Approval' is used specifically by ICAO and

the ►UK < Civil Aviation Authority (CAA).

given Navigational Aid (NAVAID) infrastructure environment must comply with the

1380(1)	14. When the relevant PBN Approval process has been completed then the respective UK military registered Air System can be considered as having achieved equivalence to PBN Operational Approval ¹² in the civilian domain.
	15. When the appropriate RTS / MPTF, supporting documentation, ASSC, and CFAOS Approval are in place; ODHs / AM(MF)s may assert compliance ¹³ to civil authorities.
	16. Defence Airspace and Air Traffic Management (DAATM) is the focal point for PBN policy. DAATM will also provide guidance on forthcoming changes to legislation to the Capability areas and MAA through the International Aviation Regulation and Compliance (IARC) Community of Interest.
	17. The ICAO PBN Manual (ICAO Doc 9613) defines PBN (RNAV / RNP) navigation specifications and performance requirements (technical and operational criteria). The manual also details: Air System requirements and operating procedures; specific Aircrew knowledge and training where applicable; any requirements for control of navigation databases and oversight of operators; and provides practical guidance to States, regulatory authorities, air navigation service providers, manufacturers and airspace users on how to implement RNAV / RNP applications. The manual comprises two volumes: Volume I contains, amongst other things, guidance on airborne RNAV / RNP Systems and aeronautical data processes; Volume II provides the direct support for implementing RNAV and RNP navigation applications.
	18. Further guidance on PBN policy, Approval and processes may be found in the following:
	a. ICAO PBN Operational Approval Manual (ICAO Doc 9997);
	b. CAA / Irish Aviation Authority Policy for the Application of PBN in UK /

requirements stipulated for the routes / airspace.

BN in UK / viation Authority Policy for the Application of P Irish Airspace¹⁴;

UK (EU) Reg No 965/2012 • ; c.

https://www.easa.europa.eu/document-library/general-publications/easyd. access-rules-air-operations;

- e. Assimilated UK PBN Regulation (EU) 1048/2018;
- CAA CS-ACNS¹⁵; f.

https://www.caa.co.uk/uk-regulations/aviation-safety/basic-regulation-theg. implementing-rules-and-uk-caa-amc-gm-cs/air-operations/.

19. Identification of which PBN Approval is required depends on:

a. What access to airspace, ATS routes, terminal airspace procedures and Instrument Approach procedures is required;

b. The airspace requirement which will dictate the necessary performance (accuracy / integrity / continuity) and functionality required;

And the navigation infrastructure (sensors) upon which the performance C. is based.

ADHs and AM(MF)s can refer to the relevant paragraphs > and Annexes 20. (including IV, V and VI) in UK Reg (EU) 965/2012 Air Operations¹⁶ ◄ and complete a PBN compliance matrix against these latest ► UK CAA < flight operational requirements.

Guidance

Material

¹² Against stipulated RNAV / RNP specifications.

¹³ Compliance must be determined against each relevant navigation specification; compliance with one does not automatically imply compliance with another.

¹⁴ ▶<u>https://www.caa.co.uk/our-work/publications/documents/content/dap-policy-112/</u>◀, Dated 21 Oct 2011.

¹⁵ https://regulatorylibrary.caa.co.uk/cs/Content/PDF Files/Inital Airworthiness Adopted CS-ACNS Issue 4.pdf.

¹⁶ Refer to Air Operations Regulation 965/2012.

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RA 1390 - Reduced Vertical Separation Minimum

Rationale	Growing demand to increase airspace capacity has resulted in the Reduced Vertical Separation Minimum (RVSM) Programme which has, in turn, introduced an additional
	6 Flight Levels between FL 290 and FL 410 through the reduction of vertical
	separation between those Flight Levels from 2000 ft to 1000 ft. Without providing
	RVSM, airspace worldwide would become saturated with flights leading to increased
	Airprox Incidents and potential mid-air collisions. In order to fully exploit airspace
	worldwide there is a requirement to comply with the appropriate civil RVSM standards.

Contents 1390(1): Reduced Vertical Separation Minimum

Regulation	Reduced Vertical Separation Minimum
1390(1)	 Aviation Duty Holders (ADHs) and Accountable Managers (Military Flying) (AM(MFs)) shall ensure that for RVSM operations, ► < Air Systems ► within their Area of Responsibility (AoR) < are ► < approved.
Acceptable	Reduced Vertical Separation Minimum
Means of Compliance 1390(1)	1. UK military registered Air Systems that ► < use the civil Air Traffic Service Structure as General Air Traffic (GAT) should comply with civil RVSM regulatory requirements of the nation who controls the airspace that the Air System is operating in.
	RVSM Approval Process
	2. Senior Responsible ► Owners ◄ (SROs), Operating Duty Holders (ODHs) and AM(MF)s should :
	a. Ensure that RVSM vertical navigation performance capability is compliant with the criteria ▶ specified by the International Civil Aviation Organization (ICAO) ¹ ; ◄
	 Include RVSM specifications and Systems (across all Defence Lines of Development (DLoD)) in their Air System Safety Cases (ASSC)².
	3. ODHs and AM(MF)s should :
	 Ensure Air Systems within their AoR achieve RVSM compliance through provision of appropriate orders, instructions and Minimum Equipment List (where used);
	 Ensure Aircrew are qualified and Competent both in the operation of RVSM equipment and relevant procedures needed for operation in RVSM airspace;
	 c. Assert compliance to the Defence Airspace and Air Traffic Management (DAATM) organization using ► Annex C to EUROCONTROL Guidelines ◄ for the Certification ► and Operation ◄ of State Aircraft in European RVSM Airspace³;
	 Ensure that Flight Plans are appropriately annotated for those Air Systems with a valid RVSM Approval.
	4. The DAATM organization should :
	a. Act as the point of contact with the European Regional Monitoring Agency (RMA) for RVSM matters regarding UK military registered Air Systems;
	b. Provide updates regarding UK military RVSM Approvals, de-registrations,

Refer to ICAO Part 91, Appendix G – Operations in Reduced Vertical Separation Minimum (RVSM) Airspace, Section 2.
 Refer to RA 1205 – Air System Safety Cases.
 <u>https://www.eurocontrol.int/publication/eurocontrol-guidelines-certification-and-operation-state-aircraft-european-rvsm</u>.

Acceptable Means of Compliance 1390(1)	and withdrawals to the European RMA.
Guidance Material 1390(1)	 Reduced Vertical Separation Minimum RVSM creates requirements for Airworthiness Certification⁴ and Operational⁵ Approval to use RVSM Systems in RVSM designated airspace. This Regulation is designed to outline the route to RVSM Approval for UK military registered Air Systems. This Regulation does not aim to detail the RVSM Minimum Aircraft System Performance Specifications. When the appropriate Release To Service (RTS) / Military Permit To Fly and ASSC² are in place, ODHs / AM(MF)s may assert compliance to DAATM. RTS clearance for RVSM operations does not can only be granted by the ODH. When the relevant RVSM Approval process has been completed then the respective UK military registered Air System can be considered as having achieved RVSM Operational Approval⁶ in the civilian domain allowing them to operate in RVSM airspace worldwide. The DAATM organization[★] is the focal point regarding RVSM policy. The DAATM organization will also provide guidance on forthcoming changes to legislation to the Capability areas and MAA through the International Aviation Regulation and Compliance (IARC) Community of Interest. Guidance on RVSM policy, Approval and processes may be found in the following documents: ICAO 'Doc 9574 AN/934 Manual on Implementation of a 300 m (1000 ft) Vertical Separation Minimum Between FL 290 and FL 410 Inclusive⁷; EUROCONTROL ▶ Guidelines for the Certification and Operation of State Aircraft in European RVSM Airspace³; UK Aeronautical Information Publication ▶ (AIP) – GEN 1.5 – Aircraft Instruments, Equipment and Flight Documents⁸. 10. The European RMA is obliged to maintain a database of RVSM Approvals and will periodically compare samples of Flight Plan data where RVSM Approval has been stated with the database of Approvals. UK military registered Air Systems without RVSM Approval may not operate as GAT within RVSM airspace with 1000 ft vertical separation. Howev

⁴ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B)); ► < RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task); ► < RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P); and RA 1160 – The Defence Air Environment Operating Framework. ⁵ 'Operational' is used in the context of this RA because the term 'RVSM Operational Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is used specifically by ICAO and the Original Approval' is USAO approach.

Civil Aviation Authority (CAA).

⁶ Note: the term "RVSM-APPROVED" will be used to indicate that an Air System has been granted RVSM Approval.

⁷ Manual on Implementation Vertical Separation (Doc 9574) | ICAO Store.

⁸ https://nats-uk.ead-it.com/cms-nats/opencms/en/Publications/AIP/.

RA 1395 - Authorization to Permit Embarked Aviation in His Majesty's / **MOD Ships**

Rationale	Operating embarked aviation requires the integration of two complex independent systems, Ship and Air System, which are operated through separate Ship Duty Holder (DH) ► / Accountable Person (AP) ◀ and Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF)) constructs. The safe conduct of this embarked activity requires that the Risk to Life (RtL) associated with operating Air Systems from Ships are understood and that the scope and boundaries of such operations are clearly defined. The Ship Air-Release (SA-Release) is the document that Authorizes a specified Class of His Majesty's (HM) / MOD Ship ¹ and Air System Type / Mark to conduct embarked aviation activity. The SA-Release is underpinned by Safety documentation for the Ship / Air System combination and contains vital Safety information and operating limitations.
Contents	 1395(1): Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships 1395(2): Ship Air-Release 1395(3): Ship Air-Release Recommendation 1395(4): Ship-Air Special Releases 1395(5): Ship Air-Release – Remotely Piloted Air Systems
Regulation 1395(1)	 Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships 1395(1) ▶ Permission to conduct ◄ embarked aviation in aviation-capable² HM / MOD Ship Classes shall be Authorized.
Acceptable Means of Compliance 1395(1)	 Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships 1. Where the requirement for a Ship and Air System to conduct embarked aviation exists, the combination should be Authorized through a SA-Release. 2. Where, by exception:
	a. Circumstances of operational need or short term and unlikely to be repeated requirements, make it impractical for the SA-Release process to be followed in full. In such situations, the Ship Operating DH (ODH) ►/ AP < and ADH / AM(MF) should Authorize specified Ship / Air System combinations to conduct embarked aviation outside of established orders only after dynamic, pan Defence Lines of Development (DLoD) assessments of the associated Risks are conducted and prescribing specific Assurance and mitigation. In these circumstances, the processes required to generate a SA-Release should be followed as far as reasonably practicable.
	b. Situations of very short notice where operational circumstances are such that it is impractical for the Ship ODH and ADH to grant Authorization, the Ship's Delivery Duty Holder (DDH) ³ or the Operational Commander ⁴ should only Authorize specified Ship / Air System combinations to conduct embarked aviation outside of established orders after dynamic Risk Assessments are conducted and the prescribing of specific Assurance and mitigation. In such circumstances the Ship DDH / Operational Commander should inform the ADH / AM(MF), the Ship Platform Authority (PA), the Ship ODH and Navy Command

¹ As defined in the Defence Maritime Regulator (DMR) Master Glossary of Terms.

 ² ► Defined ◄ as those which can be categorized as Applicability Level A, B or C in Defence Standard 00-133 Part 1.
 ³ As defined in DSA02-DMR – Defence Maritime Regulations for Health, Safety and Environmental Protection.
 ⁴ Embarked aviation activity involving operational tasking (eg Search and Rescue Operations) will not necessarily be conducted in an 'Operational Theatre' but requires use of the Air System by an Operational Commander in a manner described in RA 1020(1): Role and Responsibilities of the Aviation Duty Holder. The Ship's Commanding Officer (CO) or DDH Authorizes aviation activity from their Ship and may be the Operational Commander, or the role of Operational Commander may be performed by a third party; in either circumstance, the Ship's CO or DDH remains responsible for immediate RtL to personnel on the Ship.

Acceptable Means of Compliance 1395(1)	 Headquarters (NCHQ) Naval Aviation Division (NAvn) as soon as reasonably practicable. The Release To Service (RTS)⁵ or appropriate Military Permit To Fly (MPTF)^{6, 7} of an Air System should generically permit the Air System to operate in a maritime role and conduct embarked operations to HM / MOD Ships. A SA-Release is not required for short term and / or non-enduring nature Crossdeck Operations. Such activity should be conducted in accordance with (iaw) BRd 766⁸. The Ship DH and ADH / AM(MF) chain should remain accountable for the safe operation of the Ship / Air System and that RA 1026⁹ still applies in the case of HM / MOD ships. NCHQ NAvn advice should determine if the activity may be considered appropriate to be conducted iaw MPP-02¹⁰ or whether a specific clearance is required. In such circumstances the Ship DH and ADH / AM(MF) chains should ensure, as a minimum that the associated procedures detailed in BRd 766 are followed.
Guidance Material 1395(1)	Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships SA-Release
	5. The SA-Release will be generated iaw RA 1395(2) and Authorized by the Royal Navy Release To Service Authority (RN RTSA) for Air Systems required to embark in HM / MOD Ships. The SA-Release process provides a clearance for a Ship Class to conduct embarked aviation with a specified Air System Type / Mark iaw established orders as directed in ►RA 2309(18) <11. This process is illustrated at Annex A Figure 1, and is to be read in conjunction with the Roles and Responsibilities detailed in RA 1029 ¹² .
	6. Once Authorized, the SA-Release will remain valid throughout the lifetime of the Ship-Air System combination unless amended or withdrawn.
	Authorization to Permit HM / MOD Ships and Air Systems to Conduct Embarked Aviation Outside of Established Orders
	7. An abridged route is detailed in Annex A, Figure 2 for conducting specific, short notice urgent or short term operations and unlikely to be repeated requirements that do not fall within the existing clearances and orders. Clearance in such circumstances is achieved through the Ship ODH and ADH / AM(MF) conducting dynamic, pan DLoD assessments of individual Ship and Air System Risks to ensure procedural Safety mitigations can be implemented as required for any given operational requirement. Such Assurance and operation specific direction ▶ will ◄ be used to mitigate specific Ship shortfalls (such as limited Ship's company experience and / or training shortfalls; equipment deficiencies; etc) or aviation shortfalls (such as crew currency; Aircraft deficiencies; specific climatic conditions; etc). Such abridged Authorizations will be temporary in nature. For scheduled deployments, operational planners would be expected to ensure that all SA-Releases for expected combinations of Ships and Air Systems are in place following the SA-Release process in Annex A, Figure 1.
	8. The complexity and depth of these Ship ODH and ADH / AM(MF) assessments will be tailored dependent upon the specific operation, including such elements as the duration and level of integration. Consideration will be given to collating evidence from these assessments for any future formal SA-Release.
	9. In all circumstances where the Ship and / or Air Systems do not meet the requirements defined in the established orders, these assessments are required before operations commence, to ensure both Ship ODH and ADH / AM(MF) fully understand the RtL associated with their respective platforms. Although in such

 ⁵ Refer to RA 1300 – Release To Service.
 ⁶ Refer to RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).
 ⁷ Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).

 ⁸ Refer to RA 1026 – Embarked Aviation Orders.
 ⁹ Refer to RA 1026 – Aerodrome Operator and Aerodrome Supervisor (Recreational Flying) Roles and Responsibilities
 ¹⁰ For crewed aviation, refer
 to MPP-02: Volume I
 Helicopter Operations from Ships Other Than Aircraft Carriers (HOSTAC); Volume II – Multinational Through-Deck and Aircraft Carrier Crossdeck Operations (MTACCOPS).

 ¹¹ Refer to ► RA 2309(18): Embarked Aviation Operations.
 ¹² Refer to RA 1029 – Ship Air-Release - Roles and Responsibilities.

Guidance Material 1395(1)	circumstances formal independent RN RTSA Authorization may not be achievable in the time available, both Ship ODH and ADH / AM(MF) are to consider seeking Subject Matter Expert (SME) advice from relevant departments within Defence Equipment & Support (DE&S), Front Line Commands (FLC), Ship PA, NCHQ NAvn and RTSAs / Sponsor.
	Embarkation of Non-MOD Air Systems
	10. Where the requirement for Foreign ► ◀ Air Systems ^{►13} ◀ to conduct embarked aviation is enduring, then the issue of a SA-Release will be required. In such circumstances, where no UK ADH / AM(MF) chain and / or Type Airworthiness Authority (TAA) ¹⁴ exist, the requirement sponsor is responsible for providing information on the Air System ¹⁵ iaw RA 1395(2) paragraph 15.
	Embarkation in Non-HM / MOD Ships
	11. UK Military registered Air System embarkations in non-HM / MOD Ships are outside of this Regulation, however in order to manage RtL, ADHs / AM(MF)s will follow the principles of SA-Release when planning embarkations, utilizing the guidance within this RA, BRd 766 and MPP-02. Further advice will be sought from NCHQ NAvn ▶ and the RN RTSA. ◄
	Risk to Life boundary demarcation
	12. The Ship DH ►/ AP ◄ is accountable for the RtL of an individual aboard a ship, that is due to embark on an Air System, until they are taken under the supervision of the Aircraft's crew or pass under the Aircraft's main rotor (whichever occurs first), at which point the ADH / AM(MF) becomes accountable for the RtL that the Air System poses to them. Additionally, the ADH / AM(MF) would be accountable for the RtL of an individual embarked on an Air System until they are taken under the supervision of the Flight Deck Crew or pass from underneath the Aircraft's main rotor (whichever occurs first) after which accountability passes to the Ship DH ►/ AP ◀. If rotors (or engines for Fixed Wing Air Systems) are not turning then the transition point is on entry / exit to / from the Aircraft.
Regulation	Ship Air-Release

► The RN RTSA shall review pan DLoD evidence and if 1395(2) satisfied authorize an SA-Release.

Acceptable	Ship Air-Release
Means of Compliance 1395(2)	13. The SA-Release should be an integrated, limitations based document with all associated Safety information, operating limits and constraints included in the appropriate part and underpinned by the following considerations:
	a. The SA-Release should be supported by evidence from all DLoDs ¹⁶ based on:
	(1) An Equipment DLoD based SA-Release Recommendation produced by the Ship PA and the TAA; RA 1395(3) refers.
	(2) Non-Equipment DLoD assessments drawn from the Ship \triangleright DH / AP \triangleleft and ADH / AM(MF) as appropriate.
	 b. The SA-Release should specify the subject Ship Class and Air System Type / Mark combination.

1395(2)

 ¹³ ► Refer to RA 1029(4): Foreign Air System Sponsor: Roles and Responsibilities.
 ¹⁴ Where the Air System is ► non-UK MOD-owned, Type Airworthiness (TAw) management < regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model ► ◀; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

¹⁵ For example, flight performance, hazardous materials, lost-link protocol of Remotely Piloted Air Systems (RPAS), Electro-magnetic Compatibility (EMC) vulnerability etc. ¹⁶ For UK Military Registered Air Systems see also RA 1205 – Air System Safety Cases; For HM / MOD Ships see DSA02-DMR –

Defence Maritime Regulations for Health, Safety and Environmental Protection.

Acceptable Means of	c. The 'as flown' standard of the subject Air System Type / Mark should be defined as suitable for the proposed aviation activities at sea.
Compliance 1395(2)	d. The 'as operated' configuration of the Ship platform (associated with aviation arrangements, equipment and ▶ crewing) should be ◄ defined and is suitable for the proposed aviation activities.
	e. The identified RtL associated with integration and operation of the subject Ship / Air System combination, across all DLoDs, should be demonstrated to be As Low As Reasonably Practicable (ALARP) and Tolerable, and owned by the Ship DH ►/ AP ◄ or ADH / AM(MF). Procedural Safety mitigations, including those identified in the Ship Safety Assessment and Air System Type Airworthiness Safety Assessment (TASA) should be included in a ADH / AM(MF) SA-Release Safety Statement and supported by a claim-argument- evidence based Safety Case ¹⁷ which should be reflected in the SA-Release.
	14. The content of the SA-Release should :
	a. Be maintained by the RN RTSA; supported by the Ship DH ►/ AP ◀, Ship PA, ADH / AM(MF), TAA ¹⁴ , Air System RTSA ¹⁸ , and Sponsor ¹⁹ as appropriate.
	b. Include an Audit trail of amendments.
	c. Be subject to a formal review on a routine basis ²⁰ .
	15. For non-UK Military Registered Air Systems where no UK ADH / AM(MF) and / or TAA exists, the ► Foreign Air System Sponsor ¹³ < should be responsible for:
	a. Providing the Air System Equipment DLoD Safety evidence associated with the production of a SA-Release Recommendation to DE&S following the principles in RA 1395(3). The requirement sponsor should not be responsible for managing Type or Continuing Airworthiness as this remains the responsibility of the civil Air System Type Certificate / Supplementary Type Certificate (TC / STC) ²¹ holder, Continuing Airworthiness Manager (CAM) or AP within the Foreign ► < Air System operating authority.
	b. Providing the non-Equipment DLoD Safety evidence associated with the production of a SA-Release to the RN RTSA. The requirement sponsor should not be responsible for managing 1 st party RtL of the Air System as this remains the responsibility of the civil Air System Air Operator Certificate (AOC) ²⁰ holder (or equivalent) or AP within the Foreign ► ◀ Air System operating authority.
	16. This RA should be read in conjunction with RA 1029 ¹² .
Guidance	Ship Air-Release
Material 1395(2)	17. Annex A, Figure 1 illustrates the SA-Release process and the relationship between the organizations responsible for producing the outputs which enable the production and approval of a SA-Release. Fundamental to this is that the RtL for aviation operations with HM / MOD Ships remains clearly defined between the Ship DH ►/ AP < and ADH / AM(MF). The ADH / AM(MF) remains accountable for the inherent RtL to all parties associated with their Air System, noting that the Ship DH ►/ AP < is accountable for the RtL that the Ship poses to the Air System and that the Air System poses to the Ship's Company specifically. DH-Facing Organizations ► will < support the ADH / AM(MF) with delegations defined as appropriate for delivery of safe equipment. The development and approval of the SA-Release is therefore a crucial element in managing the interface between these DHs.
	18. The SA-Release is complementary to the existing Authorization processes for Ships (DSA02-DMR) and Air Systems (eg RA 1300 Series ²² or appropriate MPTF) and

 ¹⁷ Refer to BRd 766 Chapter 1 Annex EAO01(4)C.
 ¹⁸ For Military Registered Civilian-Owned and Civilian Operated Air Systems, the Sponsor fulfils the role of Air System RTSA.
 ¹⁹ Refer to RA 1019 – Sponsor of Military Registered Civilian-Owned and Civilian Operated Air Systems - Air Safety Responsibilities.
 ²⁰ Refer to BRd 766 – Embarked Aviation Orders 1029 - Roles and Responsibilities: Ship Air-Release – Stakeholder Roles Responsibilities and Deliverables.

 ²¹ As defined in European Union Aviation Safety Agency (EASA) and UK Civil Aviation Authority Regulation.
 ²² Refer to RA 1300 Series – Release To Service.

will not countermand the limitations or requirements of these processes (ie if any doubt exists, then the most restrictive limitation ▶ will ◄ be applied).
19. The SA-Release will take account of design differences of individual Ships within a Ship Class that impact aviation. Ships within the subject Ship Class, iaw the requirements of DSA03-DMR ²³ , must hold Naval Authority Certification ²⁴ and subsequently hold a Ship Management Certificate.
20. The maturity of Non-Equipment DLoDs relevant to safe integration of the Ship and Air System will be assessed and demonstrated to the RN RTSA by the Ship DH ▶DH / AP < and ADH / AM(MF). The output of these assessments will be summarised in a ADH / AM(MF) SA-Release Safety Statement supported by a pan DLoD claim-argument-evidence assessment and Command Safety & Environmental Summary. The RN RTSA will issue the SA-Release once the Ship ▶DH / AP < and ADH / AM(MF) have finalised their respective Safety Statements.
21. To facilitate operation of the Air System on the Ship it might be necessary to Authorize operation of certain aspects of the integrated Ship / Air System combination in advance of others (eg for the conduct of Ship-Air trial activity ²⁵). In such cases, the SA-Release process will proceed incrementally through the imposition of Ship-Air Special Releases iaw RA 1395(4).
22. Generation of a SA-Release can be detailed and include representation from a large number of stakeholders. In order to manage this process further guidance is available in NCHQ Mid-Level Orders ²⁰ , stakeholders can follow these additional requirements, noting that on most occasions a SA-Release will involve a minimum of one NCHQ DH. When a new ship or Air System enters service, extensive planning will be required to conduct First of Class Flying Trials or First of Type Flying Trials respectively ²⁵ . The purpose of the Ship-Air Working Group (WG), however, is not a function of Project Management, but rather as the vehicle to achieving regulatory compliance.
Ship Air-Release Recommendation
1395(3) The Ship PA and TAA shall jointly prepare the SA-Release Recommendation for each Ship / Air System combination to the satisfaction of the RN RTSA.
Ship Air-Release Recommendation
23. The SA-Release Recommendation is the evidenced equipment-based argument supporting the SA-Release; all operating requirements, limitations, warnings and cautions should be in a format consistent with the SA-Release structure or prepared to the satisfaction of the RN RTSA and the Ship-Air WG. Content is likely to vary dependent upon the type of clearance being required.
24. The Ship PA and TAA should certify that the SA-Release Recommendation:
 Demonstrates that both the Ship and Air System equipment are acceptably safe to conduct embarked aviation.
b. Provides an acceptably safe Ship / Air System operating envelope for subsequent approval and Authorization.
25. The Ship PA and TAA should submit the SA-Release Recommendation and supporting evidence to the Ship-Air WG for consideration and copy to the Defence Safety Authority, for the Military Aviation Authority (MAA) Head of Regulation &

 ²³ Refer to DSA03-DMR – Naval Authority Rules for Certification of MOD Shipping.
 ²⁴ Including a valid Certificate of Safety (Aviation) (CS-A), MOD Ship Safety Certificate, or MOD Boat Safety Certificate.
 ²⁵ As defined in Defence Standard 00-133 Part 4.

Regulatory Article 1395UNCONTROLLED COPY WHEN PRINTED		
Acceptable Means of Compliance 1395(3)	 a. The Military Air System Certification Process²⁶. b. The Certification process for aviation capable HM / MOD Ships²³. c. Updated drafts of the relevant BRd 766 chapters for the Ship, Air System and Ship / Air combination. d. Equipment Hazards identified within Ship / Air System Safety Assessments which are mitigated by DLoDs for which the DHs ► / APs < are responsible. e. The reviewed BRd 766 chapters that identifies any elements that cannot be substantiated by supporting evidence or are generated through DLoDs for which the DHs are responsible. 	
Guidance Material 1395(3)	 Ship Air-Release Recommendation 26. The Ship PA and TAA will prepare the SA-Release Recommendation, coordinating its development through Working Groups considering each Ship / Air System combination iaw the requirements of ▶ RA 1029(2)²⁷ and RA 1029(3)²⁸. 27. The SA-Release Recommendation will contain the content of the proposed SA-Release bar any amendments deemed necessary by the RN RTSA. It will articulate: a. The suitability of the Air System to operate with the Ship and its associated equipment safely in the maritime environment. This will be supported by evidence from the Air System TASA and subordinate TASAs where appropriate. b. The suitability of the Ship to operate safely with the Air System and its associated equipment. This will be supported by evidence from the Ship Aviation Safety Report (SASR) and from subordinate Safety Assessments where appropriate. c. That an acceptably safe Ship-Air System combination. Although derived from the Ship and Air System Safety Cases (ASSC), the development of the Ship-Air System operating envelope has been established for the detailed Ship / Air System combination of limitations, will be supported by appropriate evidence, for example Instrumented Flying Trials and Independent Test and Evaluation (ITE) evidence, or evidence derived from analysis of previously conducted trials. 28. The SA-Release Recommendation will include specific operating procedures but may also reference other related operating Procedures, etc) or other orders developed from the DLoD / Safety Assessments and trials evidence. 	
Regulation 1395(4)	 Ship-Air Special Releases 1395(4) ► When the SA-Release evidence requirements of RA 1395(2) cannot be fully met, ◄ a Ship-Air Special Release shall be raised by the Ship PA and TAA to permit Ship Classes and Air System Type / Marks to conduct embarked aviation ► ◄. 	
Acceptable Means of Compliance 1395(4)	 Ship-Air Special Releases 29. A Ship-Air Release with Limited Evidence (SA-RLE)²⁹, as Authorized by the RN RTSA, should: a. Be identified when a fully substantiated Ship and / or ASSC is not available to support a full SA-Release, but on the balance of available evidence, 	

 ²⁶ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).
 ²⁷ ► Refer to RA 1029(2): Ship Platform Authority: Roles and Responsibilities.
 ²⁸ Refer to 1029(3): Air System Type Airworthiness: Roles and Responsibilities.
 ²⁹ Equivalent to a RTS Clearance with Limited Evidence.

Acceptable Means of Compliance 1395(4)	 clearance is judged safe and within the declared Safety Target. This can include Test and Evaluation activity. b. Be reviewed at a periodicity not exceeding 12 months. c. Have a maximum life of 5 years. 30. A Ship-Air Operational Emergency Release (SA-OER) should be raised when the RtL is considered too high for normal day-to-day operations. A SA-OER, as Authorized by the RN RTSA, should: a. Be identified when the embarked aviation activity associated with a specified Ship / Air System combination is deemed outside the declared Safety Target. A SA-OER is not applicable to Air Systems under the responsibility of an AM(MF). b. Be jointly enabled at Ship ODH and ADH level for a defined activity or period. c. Be reviewed at a periodicity not exceeding 12 months.
Guidance Material 1395(4)	 Ship-Air Special Releases General 31. Where a Special Release is ► < used to permit a Ship / Air System combination to conduct embarked aviation activity in lieu of a full SA-Release, a SA-OER and SA-RLE can only become a fully Authorized SA-Release with the provision of suitable additional evidence. 32. For trials activity this Regulation ► must < be read in conjunction with RA 2370³⁰. 33. Special Releases may also be used to introduce a new operating capability (eg Helicopter In-Flight Re-fuelling (HIFR)), changes in limitations (eg Ship Helicopter Operating Limits (SHOL)), or adding subordinate equipment (eg Air Launched Weapon), to an existing Release document. Where a Special Release is used in this manner, the Acceptable Means of Compliance and Guidance Material contained within paragraphs 29 to 32 above will remain applicable. SA-OER 34. A SA-OER will only be used to permit aviation activities related to a specified Ship/Air System combination under the following circumstances: a. In conditions of actual or potential hostile enemy action. b. In the evaluation of options needed for contingency planning. c. In other conditions of operational imperative, to include training for actual, or planned, operations, when enabled by the Ship ODH and ADH. The RN RTSA ► will < be informed of all such activity, and the Aviation ODH ► will < consider seeking Air System RTSA advice prior to use of the SA-OER.
Regulation 1395(5)	 Ship Air-Release – Remotely Piloted Air Systems 1395(5) Embarked operation of RPAS in HM / MOD Ships³¹ shall be Authorized.
Acceptable Means of Compliance 1395(5)	 Ship Air-Release – Remotely Piloted Air Systems 35. Where the requirement for an RPAS³² to be operated from a HM / MOD Ship exists, the combination should be Authorized through an appropriate SA-Release process (with the exception of RPAS categorized in the A1 Open sub-category). The level of Authorization required is dependent on the Risk:

 ³⁰ Refer to RA 2370 – Test and Evaluation.
 ³¹ Due to the flexibility offered by RPAS, this Regulation applies to all HM / MOD ships including those not considered aviation capable, ► boats ◄ and submarines. ³² Refer to RA 1600 series – Remotely Piloted Air Systems.

Acceptable Means of Compliance 1395(5)	 a. RPAS categorized in the Open A2 and A3 sub-categories and ► Specific ► < category. The Ship DH ► / AP < and RPAS ► Responsible Officer (RO) / RPAS Accountable Manager (AM) ► ADH / AM(MF) should complete a preliminary assessment of Risk ³³ , in consultation with the Ship PA ► and TAA³⁴ , prior to discussion with the RN DRTSA, who ► should decide on the extent of SA-Release required ► and whether the accelerated route illustrated at Annex A Figure 3 / 4 is applicable. b. RPAS categorized in the ► Certified Category. ► The Ship DH / AP and ADH / AM(MF) should conduct a full SA-Release iaw RA 1395(2). 36. Prior to being operated, all RPAS should have received a Letter of Endorsed Categorization from the MAA iaw RA 1600. Where RA 1600 does not apply ³⁵<, such as Civilian Operated RPAS operating iaw the Air Navigation Order, ► the
	organizations operating RPAS ◄ should demonstrate equivalence with respect to ► the RA 1600 ◀ Categorization ► requirements by complying with paragraph 35.
	37 . Unless conducting Crossdeck Operations or operating under a Trial Instruction all Air Systems should be within the Scope of the ship's certificate ^{23, 36} , this applies to all HM / MOD ships including those not previously considered aviation capable, boats and submarines.
	38. When carrying out the accelerated route illustrated at Annex A Figure 3 / 4, as a minimum the Ship DH / AP and RPAS RO / RPAS AM / ADH / AM(MF) should consider the following in the Risk Assessment:
	a. RPAS / Vessel Electromagnetic Interference (EMI) ³⁷ .
	b. Take-off and landing location and method.
	c. Battery charging and stowage.
	d. Fuel storage and transportation.
	e. Inter-Communications as applicable between the Remote Pilot and:
	(1) Flight Deck Officer (FDO).
	(2) Command.
	(3) Air Systems Controller.
	(4) Principle Warfare Officer (PWO).
	(5) Deck Crew.
	f. Firefighting.
	g. Radiation Hazards.
	h. Ship Motion / SHOLS.
	i. Air Flow effect on RPAS.
	j. Remote Pilot Station (RPS) Location.
	k. Securing and movement / handling of RPAS.
	I. Concurrent operations.
	m. Impact of RPS equipment on other RPAS and crewed operations ³⁸ .
	n. Maintenance / Equipment stowage and activity areas.
	39 . The Ship DH / AP and RPAS RO / RPAS AM / ADH / AM(MF) should generate a set of SOPs to operate the Air System and Ship combination for this SA-Release.

³³ ► Refer to JSP 892: Risk Management.

³⁴ Open Category and Specific S1 sub-category RPAS do not require a TAA, whereas Specific S2 sub-category and Certified Category RPAS require a TAA. Refer to the RA 1600 Series. ³⁵ Refer to RA 1600 – Remotely Piloted Air Systems.

³⁶ Refer to RA 1920 – Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards.

³⁷ Note, if no EMI assessment has been carried out consideration **should** be given to mitigating actions (ie sector blanking of the ships radar etc). Refer to BRd 2924 – EMF Hazards in the Royal Navy. ³⁸ Refer to 2022DIN04-220 – Guidance on Conducting Surface Fleet Development Trials.

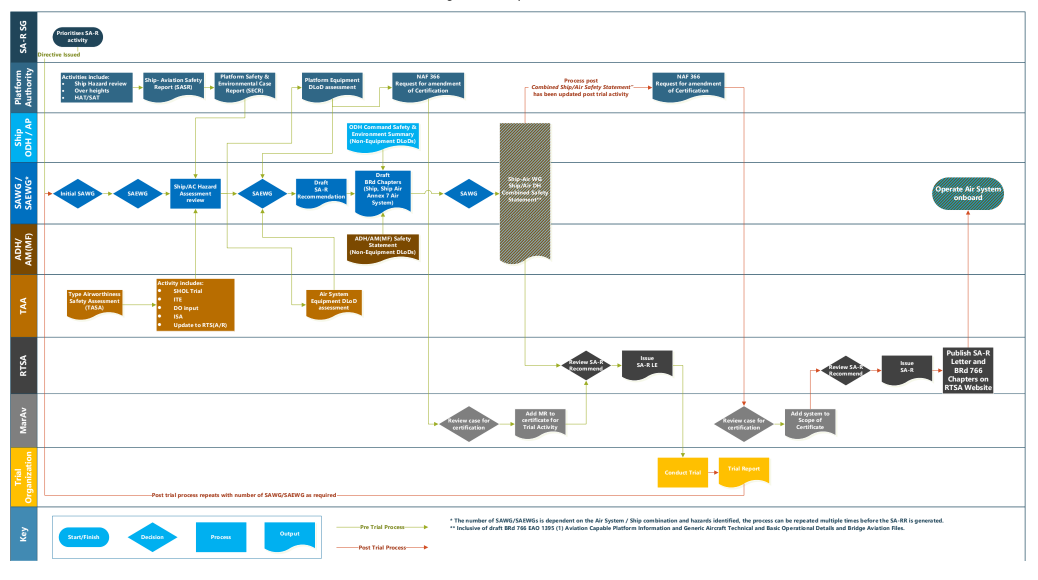
Guidance Material 1395(5)

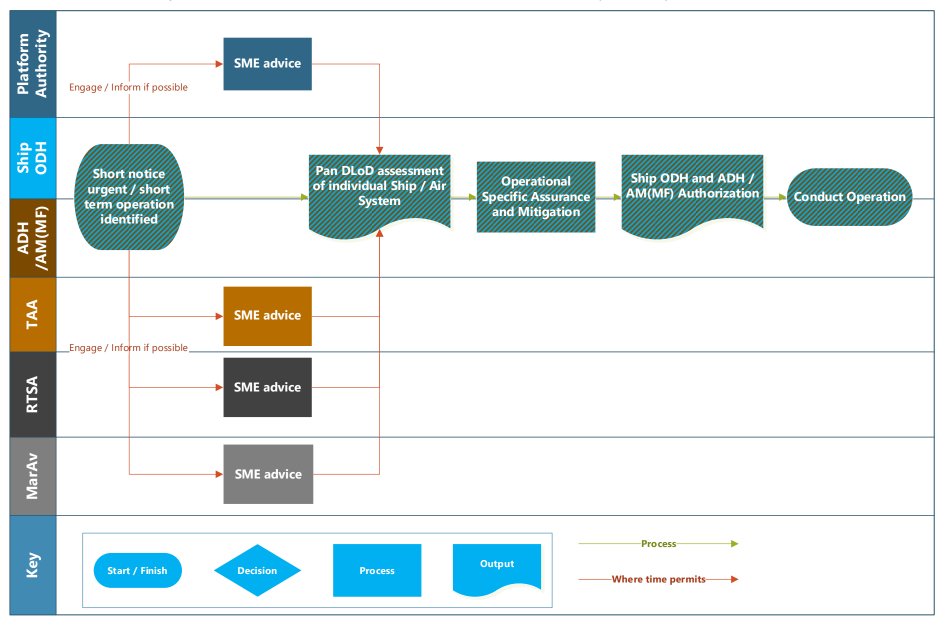
Ship Air-Release – Remotely Piloted Air Systems

40. The extent of SA-Release Assurance required may range from a simple documented agreement between DHs to completion of the full SA-Release process, depending on the Risk encountered during the embarked take-off and landing cycle (including movements, securing, start up, shut down, etc). The aggravating and mitigating factors in RA 1600 for RPAS categorization may not be the primary indicators of Risk in this phase of operation.

SHIP / AIR SYSTEM COMBINATIONS – AUTHORIZATION PROCESS <

Figure 1 – Ship-Air Release

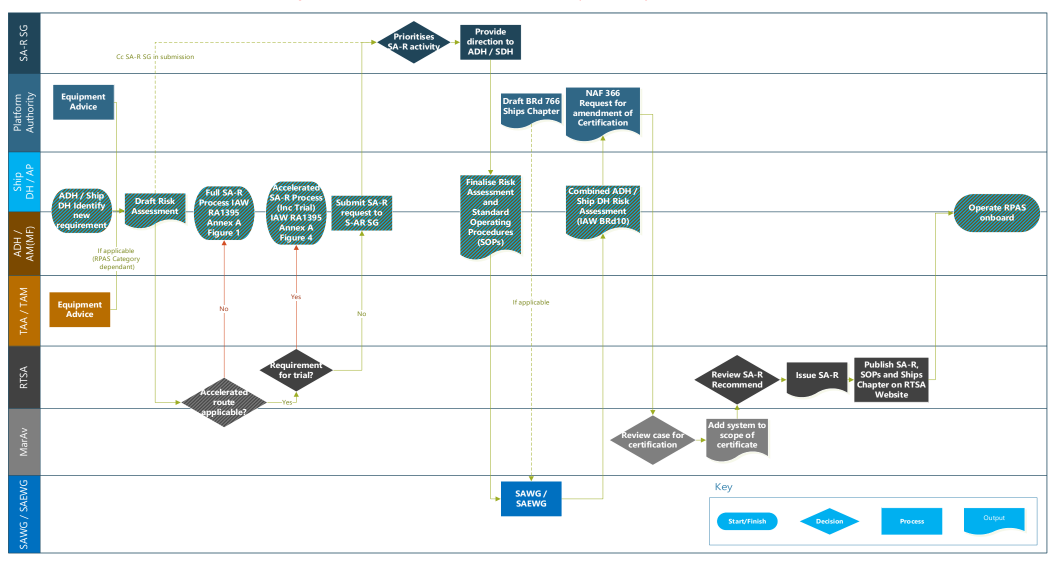




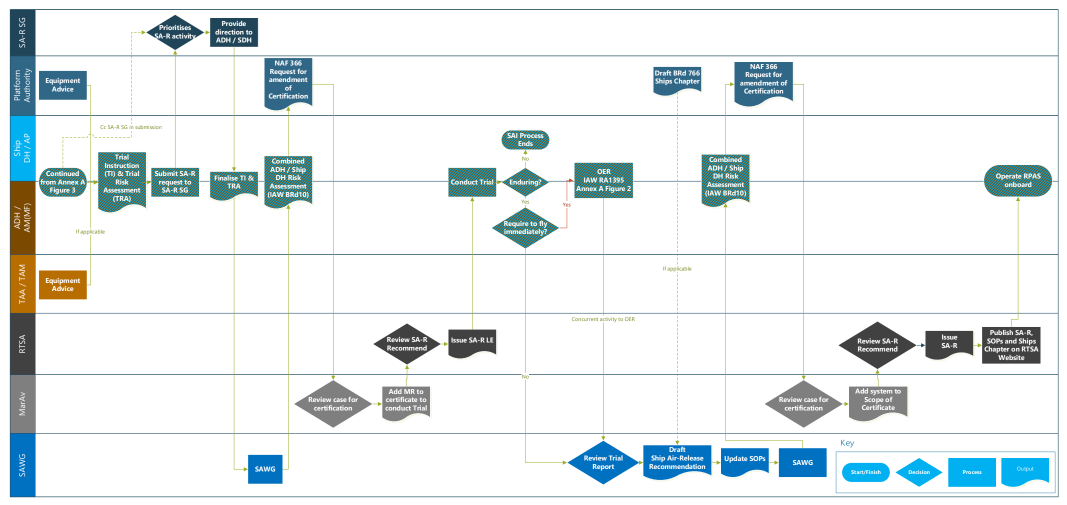


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► Figure 3 – RPAS Accelerated Authorization of Ship and Air System Combinations ◄



► Figure 4 – RPAS Accelerated Authorization of Ship and Air System Combinations (Inclusive of Trial) ◄



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RA 1400 - Flight Safety

Rationale	Flight Safety is a key component of Air Safety and is a collective endeavour to operate safely in the Defence Air Environment (DAE) that embraces any activity in flight or on the ground that contributes to the operation of Air Systems. A failure to enforce Flight Safety will increase Risk to Life and therefore coherent control of supporting activities is required. This RA details the requirements organizations dealing with Flight Safety are to manage, in order to ensure the safe operation of Air Systems.
Contents	1400(1): Flight Safety 1400(2): Withdrawn – Content incorporated in RA 1400(1)
Regulation 1400(1)	 Flight Safety 1400(1) Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers (AM)¹, ► Heads of Establishment (HoE), < Heads of ADH-Facing Organizations² ► and Heads of AM(MF)-Facing Organizations (AA-Facing Organizations)³, Remotely Piloted Air Systems (RPAS) Responsible Officers (RO) and RPAS AMs, < shall have appropriate Flight Safety measures in place, and promulgate appropriate orders, to support the flying operations for which they are responsible.
Acceptable Means of Compliance 1400(1)	 Flight Safety 1. ADHs, AM(MF)s, ►RPAS ROs and RPAS AMs < should: a. Have a Flight Safety organization in place. b. Produce orders or instructions detailing the Flight Safety organization and
	 duties within their Area of Responsibility (AoR). c. Nominate and issue Terms of References (TOR) to Suitably Qualified and Experienced Persons (SQEP) Flight Safety Officer (FSO) ►/ Air Safety Officer (ASO)⁴ and Foreign Object Debris (FOD)^{5,6} Prevention Officers. AMs, ►HoEs, and AA <-Facing Organizations should produce orders and instructions detailing the Flight Safety measures and duties appropriate to the flying activity which they support.

¹ Those AMs within: AA -Facing Organizations; Maintenance Approved Organizations; or Air Traffic Management Equipment Approved Organizations. This RA excludes those AMs within Design Approved Organizations. ² 'Heads of ►AA -Facing Organizations' includes but is not limited to: Aviation Delivery Team Leaders, Commodity Delivery Team

Leaders, HoE, Military Continuing Airworthiness Managers (Mil CAMs). ³ ► Refer to RA 1032 – Aviation Duty Holder – Facing Organizations and Accountable Manager (Military Flying) – Facing

Organizations – Roles and Responsibilities. ⁴ Refer to RA 1440 – Air Safety Training. ◀

⁵ As defined in MAA02: MAA Master Glossary.

⁶ For further guidance and instructions for FOD prevention see AP 8000 – Air TLB Safety and Environmental Management System. ⁷ 'Relevant HoEs' are the individuals with responsibility for Duty of Care within their AoR, where aviation activity takes place.

Regulatory Artic	cle 1400 UNCONTROLLED COPY WHEN PRINTED
Guidance Material 1400(1)	c. Provision for the reporting ^{▶8◄} and investigation of all Flight Safety occurrences, subsequent understanding of the cause(s) and promulgation and implementation of lessons identified.
	d. ► Sharing relevant Flight Safety information within the bounds of security and commercial considerations. ◄
	e. FOD prevention.
	f. FOD removal.
	5.
	6. Additional guidance on Air Safety principles, policies and procedures can be found in RA 1200 ⁹ and the MAA Manual of Air Safety.
Regulation	Foreign Object Debris Damage Prevention
1400(2)	1400(2) Withdrawn – Regulatory content included in RA 1400(1).
Acceptable	Foreign Object Debris Damage Prevention
Means of Compliance	7. Withdrawn – Regulatory content included in RA 1400(1).
1400(2)	
Guidance	Foreign Object Debris Damage Prevention
Material 1400(2)	8. Withdrawn – Regulatory content included in RA 1400(1).

 ⁸ Refer to RA 1410 – Occurrence Reporting and Management.
 ⁹ Refer to RA 1200 – Air Safety Management.

RA 1410 – Occurrence Reporting and Management

e T	Accurate and timely Occurrence reporting with effective investigation is fundamental to identifying Air Safety Risks and delivering effective mitigation. Without a simple, robust reporting and management system, that includes investigation and feedback, these events will re-occur, leading to increased Risk to personnel, equipment and the public. This RA requires the Regulated Community to report all Air Safety Occurrences, and take appropriate action, in order to reduce the overall number of events.		
Contents 1	1410(1): Occurrence Reporting and Management		
	 Occurrence Reporting and Management 1410(1) Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers (AM)¹, ► < Heads of ADH-Facing Organizations^{2,3} ► and Heads of AM(MF)-Facing Organizations (AA-Facing Organizations)⁴ < shall ensure that all Air Safety reportable Occurrences are reported, managed and appropriate action taken. 		
Means of Compliance 1410(1) 2 A 3	 Air Safety Occurrences should be reported in accordance with (iaw) Annex A and the Air Safety Information Management System (ASIMS) User Manual (hosted on the MAA websites). ADHs, AM(MF)s, AMs, and ►AA <-Facing Organizations with access to ASIMS⁵ should ensure that: All Air Safety Occurrences are reported, investigated, the results recorded, and any identified actions recorded and closed using the ASIMS as the primary management tool. A Significant Occurrence Notification (SON) is raised following any Accident, or any serious or sensitive Incident utilizing the template held on the MAA websites and accessible through the ASIMS homepage. An ASIMS Occurrence reporting structure is maintained and managed. ADHs, AM(MF)s, AMs and ►AA <-Facing Organizations without access to ASIMS should ensure that: a. All Air Safety Occurrences are reported in the first instance to the MOD in the form of a PDF ⁶⁴ Defence Air Safety Occurrence Report (DASOR) within the timescales detailed in Annex A. Subsequent actions, including the following > should b. Completed > and uploaded to ASIMS. This may be done using < an appropriate local Occurrence Management System > which should be < uploaded to ASIMS upon completion: (1) Investigating the Cause, 		

(2) Recording the result of the investigation,

¹ Those AMs within: ►AA <-Facing Organizations; Maintenance Approved Organizations; or Air Traffic Management Equipment Approved Organizations. ► For < AMs within Design Approved Organizations, ► refer to RA 5825 – Fault Reporting and Investigation.

² 'Heads of ADH-Facing Organizations' includes but is not limited to: Aviation Delivery Team Leaders, Commodity Delivery Team Leaders (DTL), Heads of Establishment (HoE), Military Continuing Airworthiness Managers (Mil CAMs).

³ Where the Air System is > not UK MOD-owned, Type Airworthiness (TAw) management < regulatory Responsibility by either the Type Airworthiness Authority (TAA) or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model If refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems,
 If refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed

delegation < of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.
 Refer to RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military Flying)-Facing Organizations – Roles and Responsibilities.

⁵ https://asims.ice.mod.gov.uk/MODCas/login.

⁶ ► PDF DASOR available from ASIMS and Gov.uk website. ◄

Acceptable Means of

Compliance

1410(1)

(3) Identifying any recovery actions and recording their closure.

A SON is raised following any Accident, or any serious or sensitive b. Incident utilizing the template held on the MAA websites.

A local Occurrence reporting structure is maintained and managed. C.

4. Air Safety Occurrences involving civil registered Aircraft, MOD civil derived Aircraft or applicable agencies **should** be reported as a DASOR and distributed as a Mandatory Occurrence Report (MOR) iaw paragraph 18 and ►UK Reg (EU) No. ◄ 376/2014 ► <. ADHs, AM(MF)s, AMs, and ►AA <-Facing Organizations should ensure that any MOR received from civil aviation, which might affect Defence Aviation, is also reported as a DASOR. MORs should be attached to the DASOR for ease of information transfer.

5. ADHs, AM(MF)s, AMs and AA<-Facing Organizations should ensure that all DASORs relating to their platform or equipment type(s) are routinely reviewed. assessed for Safety and / or Airworthiness impact with appropriate activity undertaken by individuals who are Suitably Qualified and Experienced Persons (SQEP)7. This activity > should < include, but is not limited to, actions against the Hazard Log and equipment Safety Assessment.

ADHs, AM(MF)s, AMs and AA-Facing Organizations **should** ensure that: 6.

Their Air Safety Management System⁸ explicitly trends and tracks a. applicable Occurrence Investigation recommendations to closure.

Applicable Occurrence Investigation recommendations that affect their Air b System Safety Case (ASSC) are reviewed as part of the periodic ASSC review⁹; especially those from Service Inquiries (SI) and Director General Defence Safety Authority (DSA-DG) Non-Statutory Inquiries (NSI).

TAAs and Commodity DTLs should ensure that a brief summary of activity 7. relating to each DASOR is added in a timely manner to inform and support the relevant investigation; this summary **should** also include reference **b** to **d** any Special Instructions (Technical) raised, references to Airworthiness management tools (eq RESOLVE), and other supporting documentation as required.

DASOR information transmitted via ASIMS **should** be classified no higher than Official¹⁰. Where relevant information attracts a higher classification, ADHs, AM(MF)s, AMs and AA -Facing Organizations should maintain a record on an appropriately classified system. > DASORs classified as Official should reference the corresponding classified record(s), and the classified record(s) should reference the corresponding DASOR.

9. DASORs **should** be distributed to all areas, such as other ADHs, AM(MF)s, AMs and AA-Facing Organizations that may be affected or provide / gain benefit through awareness.

10. ADHs, AM(MF)s, AMs and ►AA◀-Facing Organizations **should** assure the Quality of the reports within their Area of Responsibility. > All recommendations arising from the investigation should to be recorded on ASIMS with any actions taken corroborated with an auditable record of supporting evidence. There are specific requirements with regard to recommendations arising out of SIs.

An Airprox form **should** be raised by the Aircraft Commander whenever an Airprox is deemed to have occurred. All parties involved in an Airprox (eq the Aircraft Commander, Air Traffic Control (ATC) Controllers, Flt Ops Assistants, etc) who are advised that they have been involved in an Airprox, irrespective of whether or not they were aware of the Occurrence or considered that it Constituted an Airprox, should

⁷ The individuals who are SQEP might not just be TAA / Delivery Team personnel; this may include forwarding Occurrences to relevant stakeholders (ie Design Organizations, Original Equipment Manufacturers, etc). Refer to RA 1015 – Type Airworthiness Management - Roles and Responsibilities.

 ⁸ Refer to RA 1200 – Air Safety Management.
 ⁹ Refer to RA 1205 – Air System Safety Cases.

¹⁰ Information marked Official-Sensitive cannot be transmitted via ASIMS.

Acceptable Means of Compliance 1410(1)	submit a DASOR which is independent but linked to the Airprox prime DASOR. 12. Reporters should refer to the Health and Safety Executive (HSE) website to evaluate if an Injury ¹¹ is reportable under RIDDOR. If an Injury is reportable, the reporter is also required to complete a RIDDOR Report. ◄		
Guidance Material 1410(1)	Occurrence Reporting and Management 13. Air Safety Occurrences fall into one of 3 types: Accidents, Incidents or Hazard Observations ¹² . To reduce the likelihood of re-Occurrence, all Air Safety Occurrences and failures of Safety controls (including those that originate in areas such as logistics, infrastructure and other support) need to be reported and investigated to a suitable depth in order that Causes are understood and lessons identified, promulgated and appropriate action taken. Examples of Air Safety reportable Occurrences are detailed in Annex B.		
	14. Timely and accurate Occurrence reporting is required across Defence Aviation to:		
	a. Notify all relevant agencies of actual and potential Hazards.		
	b. Identify the Cause and causal factors.		
	c. Initiate further investigation where appropriate.		
	d. Highlight recommendations to address identified issue(s).		
	e. Enable data capture and analysis.		
	15. Reporting Types . There are three main Occurrence report types:		
	a. Significant Occurrence Notification . It is essential that a SON is submitted as soon as possible following any applicable reportable Occurrence, see Annex A, and updated as additional information becomes available, so that senior military leadership is notified as quickly and as accurately as possible. Units / Organizations submitting a SON need to ensure their Chain of Command and supporting organizations, such as ADH chain / AM(MF), TAAs etc, are appropriately informed independently of the SON. SONs need to be supported by a linked DASOR, where possible. The format for a SON and the report addressees are available in the SON template held on the MAA websites and accessible through the ASIMS homepage.		
	b. Defence Air Safety Occurrence Report . All Occurrences (including those described in a SON) need to be reported and distributed using a DASOR submitted via ASIMS. Other documents may be referenced where either classification or sensitivity markings mean they are inappropriate for transmission via ASIMS.		
	c. Unit Level Forms . ► < Alternative methods for the initial reporting of Hazard Observations may be in use at unit level such as InForms and ► < the Flight Safety Log ► etc. < Nevertheless, all Air Safety related observations need to be recorded via a DASOR.		
	16. Non-ASIMS Organizations . For organizations not using ASIMS as ► their ◄ primary management tool, an editable DASOR template can be found on the MAA websites. This will result in organizations dual reporting to ensure that all interested parties are aware of the Occurrence.		
	17. Reporting Procedures . Air Safety reporting procedures including required timelines will be iaw Annex A.		
	18. ASIMS Training . Individuals may complete the online training, which is available within ASIMS on the launch page, for their respective roles and responsibilities within the reporting process, prior to the use of ASIMS. MAA		

 ¹¹ Injuries are defined in the Reporting of Injuries, Diseases and Dangerous Occurrence Regulations (RIDDOR) 2013 Regulation 4: http://www.hse.gov.uk/riddor/ and http://www.hse.gov.uk/riddor/ and http://www.hse.gov.uk/riddor and http://www.hse.gov.uk/riddor"/ a

Material	sponsored ASIMS role training is available via Safety Training for Error Prevention (STEP), the suite of which is highlighted in RA 1440 ¹³ .		
1410(1)	of MORs an wider select Manager ne	Occurrence Reporting ¹⁴ . ► UK Reg (EU) No. 376/2014, ◄ is comprised d Voluntary Occurrence Reports (VOR). The MOD requires DASORs for a ion of Occurrences than the civilian MORs and VORs ¹⁵ . The Occurrence eds to select the ASIMS MOR function for all appropriate DASORs (for MORs and civilian VORs), using the following breakdown:	
	a. Safet	MORs . Occurrences which may represent a significant Risk to aviation y, such as Occurrences related to:	
		(1) The operation of the Air System.	
		(2) Technical conditions, Maintenance and Repair of the Air System.	
		(3) Air navigation services and facilities.	
		(4) Aerodromes and ground services.	
	b.	VORs. Occurrences which:	
		(1) May not be captured as a MOR.	
		(2) Are perceived by the reporter as an actual or potential Hazard to aviation Safety.	
	Reporting of	of Occurrences Involving Other Nations ¹⁶	
	occur in the the control of	icant Occurrences involving other nations' military Air Systems which UK Flight Information Regions or in UK overseas territories ¹⁷ , or are under of or hosted by a UK Service unit or Contractor Flying Organization, need ed via a SON.	
	or hosted by	e an Occurrence, significant or otherwise, takes place under the control of a UK Service unit or Contractor Flying Organization a DASOR also needs by the controllers or hosts respectively.	
	Confidentia	al Reporting	
	issue with th system. In th	ral. There may be occasions where an individual may not wish to raise an neir immediate superior or colleagues through the DASOR reporting his circumstance reports may be raised through the ▶Defence Occurrence Reporting Scheme (DCORS) ◄ directly to ▶ the ◄ sponsor.	
	aims to enco Command F the author's	the Confidential Occurrence Report Scheme (DCORS) . The DCORS burage the reporting of such Incidents directly to the appropriate Flight Safety Officer (CFSO) or MAA as per the DCORS form. If desired, anonymity is guaranteed and names will only be released with appropriate Originators of anonymous Reports will not receive feedback.	
	24. Proce	edure. The DCORS procedure is as follows:	
		Forms . The DCORS form and addresses are available on the MAA ite and accessible through the ASIMS homepage. Forms may be itted in a plain envelope addressed to the appropriate sponsor.	
		Progression . Only the individual to whom it is addressed may open the The MAA or the relevant CFSO will reply to the originator with a full ess report ▶ if the originators contact details have been provided. ◄	
		Publication of DCORS . Information from DCORs may be published for ational purposes; however, CFSOs will maintain confidentiality. If, for any n, an originator feels that a report may not be used for any subsequent	

 ¹³ Refer to RA 1440 – Air Safety Training.
 ¹⁴ <u>http://www.caa.co.uk/Our-work/Make-a-report-or-complaint/MOR/Occurrence-reporting</u>.
 ¹⁵ Civilian aviation authorities reportable Occurrence are detailed in EU Commission Implementing Regulation 2015/1018 as retained (and amended in UK domestic law) under the European Union (Withdrawal) Act 2018. ¹⁶ For the avoidance of doubt paragraphs $\geq 20 \triangleleft$ and $\geq 21 \triangleleft$ apply to non-UK military-registered Aircraft. ¹⁷ For the avoidance of doubt this includes Sovereign Base Areas.

publicity this will be explicitly stated. Guidance Material Forms Supply. ADHs, AM(MF)s and CFSOs will ensure that a supply of d. DCORS forms is readily available. 1410(1) Investigations 25. happened, why it happened and provide formally recorded recommendations or mitigation¹⁸ to prevent recurrence. There are three main types of investigation: Service Inquiries (SI)^{19, 20}. When mandated by law or policy, or where a. DSA-DG deems appropriate, DSA-DG will convene a SI iaw The Armed Forces (Service Inquiry) Regulations 2008 and RA 1420. When DSA-DG deems that a SI is not required, the DSA-DG may direct that an NSI be conducted by the relevant authority (such as the ADH). Occurrence Safety Investigation (OSI). An OSI is a non-statutory and b. flexible investigation that provides a standard Defence investigation format within ASIMS that can be used to record an investigation into any Air Safety Occurrence. An OSI also provides additional levels of scrutiny through the Occurrence Review Group (ORG). Local Investigation (LI). For Occurrences that do not require a SI or C. OSI, the depth of the investigation may be tailored by the local Occurrence Manager to suit the nature of the Occurrence. 26. Investigation Support. The Defence Accident Investigation Branch (DAIB) will support the SI and can also provide advice and assistance to the NSI. Following notification by SON, DAIB staff acting on behalf of DSA-DG will review the Occurrence and, subject to information available, may deploy to undertake Triage investigation. All personnel need to assist DAIB investigators during the Triage process to ensure that an accurate Risk picture can be established and the most appropriate follow-on investigation can be instigated²¹. ► Further guidance can be found in 2023DIN06-02422. **Recommendations**. Recommendations provide a mechanism for managed 27 change within the Air Safety environment based on the conclusions from investigations. As such, they will have a clear and justifiable purpose and a reasonable timescale for implementation. Recommendations can be used to address particular causal factor issues or wider preventative / corrective / mitigating action. ► Specific requirements with regard to recommendations arising out of SIs and NSIs are contained in RA 1420. Airprox Investigation and follow-up actions 28. 29. Investigation. ADHs, AM(MF)s and AMs will ensure that any Airprox involving their Air Systems are investigated. Results of investigations will be placed on a DASOR and linked to any other report pertinent to that Airprox. Follow-up Action. Airprox within UK and delegated airspace will be assessed 30. by the UK Airprox Board (UKAB). Any recommendations from the Director UKAB will be actioned where required and notified once complete.

²⁰ Refer to RA 1420 – Service Inquiries and Non-Statutory Inquiries.

¹⁸ Mitigations are used within ASIMS, to record local actions or activity, to prevent a further Occurrence, that do not require Delivery Duty Holder / Operating Duty Holder / AM Approval. Further details are contained within the ASIMS User Manual.

¹⁹ SIs are statutory inquiries, in that they are governed by statute – The Armed Forces (Service Inquiries) Regulations 2008. Any investigations below a SI – such as an OSI or LI – are often called "Non-Statutory Inquiries" (NSI).

²¹ Refer to RA 1430 – Aircraft Post Crash Management and Significant Occurrence Management.

²² ► Refer to 2023DIN024 – The Defence Accident Investigation Branch. ◄

Annex A

Air Safety Occurrences Reporting Quick Reference Guide

	Unit	DASOR Occurrence Types			SON
	Level Forms	Haz Obs	Incident	Accident	(see note 4)
Accident see notes 1 and 6.				✓	✓
Incident see notes 2 and 6.			1		As required
Hazard Observation see notes 3 and 6.	1	✓			As required
SON Consideration					
Sensitive (Air Safety). VIP involved, possible societal, media or ministerial interest, including damage to commercial and / or public property.		Recorded	d on originating	g DASOR	~
Suspension or Restriction. An Air Safety Occurrence that has led to, or may lead to, the suspension of flying operations or a significant restriction being imposed such as an 'op pause'.		Recorded	d on originating	g DASOR	~
Non-UK NATO Aircraft in the UK. On notification of an Accident or serious Occurrence involving a non-UK NATO Aircraft in the UK.		Recorded on originating DASOR		~	
To be reported within : see note 5	48 hrs	48 hrs	48 hrs (or 24 hrs for Airprox)	24 hrs	ASAP (<1 hr)

Notes:

2.

Accident. An Air Safety related Occurrence which has resulted in any or all of the following conditions:

- a. A person being killed, or,
 - b. A person suffering a specified Injury^{23, 24} lasting over seven days, ▶ not applicable to injuries from parachuting activity unless they have been classified as Seriously III²⁵, or Very Seriously III²⁵, ◀ In the event that an Injury severity is not known or confirmed (eg not immediately determinable, awaiting a medical examination, etc) when initially reported (as per the reporting quick reference guide above), then the Injury **should** be assumed to last for over seven days and be reported accordingly. When the Injury severity is confirmed the report **should** be updated accordingly; or,
 - c. An Air System sustaining damage or structural failure which adversely affects the structural strength, performance, or flight characteristics of the Aircraft, and would normally require major Repair or replacement of the affected component. Except for: engine failure or damage, when the damage is limited to a single engine, (including its cowlings or accessories), to propellers, wing tips, antennas, probes, vanes, tires, brakes, wheels, fairings, panels, landing gear doors, windscreens, the Aircraft skin (such as small dents or puncture holes) or minor damages to main rotor blades, tail rotor blades, landing gear, and those resulting from hail or bird strike, (including holes in the Radome). Derived from International Civil Aviation Organization (ICAO) Annex 13; or,

- e. An assessment of Air System Repair Category 4 or (including provisional) Category 5.
- Incident. An Air Safety related Occurrence which has not resulted in an Accident but has resulted in any or all of the following conditions:

a. A person receiving a specified Injury lasting seven days or less²⁶, > not applicable to injuries from parachuting activity unless they have been classified as Seriously III²⁵, or Very Seriously III²⁵, or,

- b. An event which compromises Air Safety; or,
- c. An assessment of Air System Repair Category 1, 2 or 3 damage.
- 3. **Hazard Observation**. A report used to provide information on a specific situation or set of circumstances which did not actually result in an Air Safety Incident but where the potential for an Air Safety Incident to occur in the future was identified. Air Safety related Hazard Observations reported on Unit Level Forms need to be transferred to a DASOR.
- 4. **SON**. The format and contact details for a SON are detailed within the SON template held on the MAA websites and accessible through the ASIMS homepage.
- 5. **DASOR Reporting Timeline**. DASOR reporting timelines refer to the submission and initial distribution of the report by the Occurrence Manager.
- 6. **Remotely Piloted Air System (RPAS)**. For RPAS investigations see also the appropriate RA in the RA 1600 series.

²⁴ Refer to JSP 375 Part 2 Volume 1 Chapter 16 Annex A – Accident/Incident Reporting and Investigation.

d. 🕨 ┥

²³ Injuries are defined in the Reporting of Injuries, Diseases and Dangerous Occurrence Regulations (RIDDOR) 2013 Regulation 4: <u>http://www.hse.gov.uk/riddor/</u> and <u>http://www.legislation.gov.uk/uksi/2013/1471/contents/made</u>.

²⁵ ► Classed as Seriously III or Very Seriously III; Refer to JSP 751 Part 1 Volume 3: Overseas Compassionate Travel at Public Expense. ◄

²⁶ The report (DASOR and SON if applicable) **should** be subsequently recategorized depending on the outcome, within 15 days of the Occurrence.

Annex B

Guide to Reportable Occurrences

1. Example Occurrences for which DASORs are required include (this list is not exhaustive; if in any doubt, a DASOR needs to be submitted):

a. General:

(1) Errors that significantly reduce the levels of Safety normally expected.

(2) Occurrences involving a serious increase in workload which correspondingly reduces Safety margins due to fatigue; this includes cumulative fatigue.

(3) Damage to an Air System sustained during any activity whilst on the ground occurring outside the Period of Operation of the ► Air System. ◄

(4) Flight simulator Occurrences or Occurrences in a synthetic environment which may be of benefit to the wider Defence Aviation community, but excluding those of a Health and Safety at Work nature.

(5) Real-event Occurrences that held elevated Risk due to negative consequences or learned behaviours from experiences in a synthetic environment.

(6) Real-event Occurrences that had a Cause tangibly-linked to experiences in a synthetic environment and may be of benefit to the wider Defence Aviation community.

(7) Occurrences involving Foreign Object Debris or loose articles either in or on an Air System and whether or not any damage results.

(8) Significant failure or unforeseen degradation of any Safety critical system.

b. Air Traffic Management:

(1) ATC / Area Control Centre (ACC) Incidents and Accidents – involving and reported by personnel of ATC and ACC.

(2) Any Occurrence where ATC procedures, military flying Regulations and / or, where appropriate, civil legislation are breached.

- c. Continuing Airworthiness:
 - (1) Maintenance Occurrences occurring during Maintenance of an Air System²⁷.
 - (2) Maintenance error where the potential for an Air Safety Incident to occur was identified.
 - (3) Maintenance errors identified after Certification.
 - (4) Serious equipment Faults identified during Maintenance.

(5) Misleading, incorrect or insufficient applicable Maintenance data or procedures that could lead to significant Maintenance errors.

(6) Incorrect control of the Air System Maintenance schedule.

(7) Releasing an Air System to service from Maintenance in which the material state endangers Flight Safety.

(8) Releasing an Air System to service from Maintenance in which the documented state of the Air System does not match the physical state of the Air System and could compromise Flight Safety.

(9) Where insufficient or inadequate resources are available to conduct safe Maintenance operations.

(10) The use of products, components or materials, from unknown, suspect origin, or Unserviceable critical components.

d. Flight Operations:

(1) Incidents and Accidents – occurring during the period of operation of the Air System under the control of ► Aircrew. ◄

(2) Uncharted Obstructions.

²⁷ Where applicable Health and Safety Executive & Service specific reporting (eg the Navy Lessons and Incident Management System (NLIMS)) needs to be raised and cross referred to within the applicable DASOR.

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- (3) Other Occurrences in support of flying operations²⁷.
- (4) Occurrences that represent an actual or potential Flight Safety Hazard.

(5) Abandoned take-offs or unintentionally leaving a Runway, taxiway or Aircraft operating surface.

- (6) Unplanned autorotative landing.
- (7) Aircraft forced landing.
- (8) Aircraft hard landing.
- (9) Unauthorised exceedances of the flight envelope.
- (10) Deviations from the Release To Service.
- (11) A significant loss of thrust / engine power.

(12) Flying control system failure or malfunction, or un-commanded flying control movement (UFCM) however momentary.

- (13) Any item that becomes detached from or falls from an Aircraft.
- (14) Helicopter external load malfunctions, including unusual load behaviour which led or could have led to irregular release, giving rise to significant concern for Safety.
- (15) Serious reduction in Aircraft performance due to weather or icing.
- (16) Severe turbulence, wake turbulence or wind shear.
- (17) Any loss of prescribed separation between Aircraft.

(18) When the Aircraft Commander has received and responded to a Traffic Collision Avoidance System Resolution Advisory, regardless of the Cause.

(19) When an individual during Air System operations has been adversely affected by Injury; incapacitated due to illness, the use of drugs or alcohol; or affected by noxious fumes or food poisoning. This includes Aircrew or support personnel who, for any reason, are required to report to a medical officer after an Incident.

- (20) Lightning strike.
- (21) Aircraft self-damage by weapons.
- (22) Losses due to Hostile Action.
- (23) Irregular release / discharge of weapons.
- (24) Inadvertent Release of towed targets.
- (25) Occurrences resulting from fast roping or abseiling from Aircraft.
- (26) Equipment failure or deficiencies causing significant concern to the user.
- (27) Wildlife strikes or near wildlife strikes.
- (28) Bird strikes or near bird strikes.
- (29) Wire strikes or near wire strikes.

(30) Instances of laser equipment being used against Aircraft and personnel in direct support of flying operations.

(31) Parachute deployment irregularities such as any difficulty experienced by a free fall Parachutist in locating or pulling their base of container toggle or difficulties experienced by a Parachute Jump Instructor drogue setting for a tandem Parachutist.

(32) Any parachuting equipment issues experienced by a parachutist either during or prior to a military parachute descent.

- (33) All occasions when a Runway or Aerodrome Movement Area Incursion has occurred.
- (34) Any Operation of a Personal Locator Beacon.
- (35) ► Activation of the Air System Ground Collision Avoidance System²⁸. ◄

²⁸ ► Where Air System design and flying task combinations lead to the potential for repeated Ground Collision Warning System activations in routine operation, ADH / AM(MF) will consider providing guidance on when the circumstances under which the requirement to submit an Occurrence Report is appropriate. ◄

RA 1420 - Service Inquiries and Non-Statutory Inquiries

Rationale	There is a necessity to investigate aviation ► < Occurrences ^{1, ►2<} to enhance the delivery of operational capability through continuous improvement to Defence Air Safety. ► Defence Safety Authority Director General < (DSA-DG) is appointed by the Defence Council as the primary Convening Authority (CA) for Service Inquiries (SI) into Safety related ► < Occurrences, which include those occurring in the aviation domain. The SI (whether required by law or policy or convened at the discretion of DSA-DG) and Non-Statutory Inquiries (NSI) (which may be convened at the discretion of DSA-DG or by Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers (AM), or Heads of ADH-Facing Organizations ► and Heads of AM(MF)-Facing Organizations (AA-Facing Organizations) ³ <) will make recommendations to prevent ► reoccurrence < and improve Air Safety.
Contents	1420(1): Service Inquiries and Non-Statutory Inquiries
Regulation	Service Inquiries and Non-Statutory Inquiries
1420(1)	1420(1) The independent, full time, SI / NSI Panel ► < shall fully investigate all aspects of ► an < Occurrence and provide the CA with a ► < comprehensive written report, with relevant recommendations. ADHs, AM(MF)s, AMs ⁴ and ►AA <-Facing Organizations ^{5, 6, 7} shall support ► < all aspects of the investigation and act upon SI / NSI recommendations.
Acceptable	Service Inquiries and Non-Statutory Inquiries
Means of Compliance 1420(1)	1. ►As per Joint Service Publication (JSP) 375 Chapter 16, all serious Occurrences should be reported to the Defence Accident Investigation Branch (DAIB), < the MOD Deputy Chief of Defence Staff Duty Officer and ► the < Permanent Joint Headquarters ► (for organizations under operational command of Commander Joint Operations). Head DAIB < should inform DSA-DG, ► <, Operating Duty Holders (ODH) and AM(MF)s of ► < Occurrences ► and near misses ⁸ . < The ODH or AM(MF) should inform all other relevant stakeholders.
	2. ► Where more than one ADH, AM(MF) or AA-Facing Organization has an interest in an SI or NSI, DSA-DG through their office or Head DAIB should inform all relevant stakeholders. ◄
	3. Following Notification of an ► < Occurrence, Head DAIB ► < should deploy an appropriately Constituted team to gather and secure vulnerable and perishable evidence as soon as possible.
	4. For ▶ the purpose of this RA, ◄ Occurrences ▶ ◄ should include those where serious injuries or fatalities occur during parachuting, fast roping or abseiling where a UK military registered Air System is deemed to have had a direct bearing on the Occurrence.

¹ For the purpose of this RA an Occurrence Involves circumstances indicating that there was a high probability of an Accident, and associated with the operation of an Air System. The difference between an Accident, Plncident 4 and Pan 4 Occurrence lies only in the severity of the outcome.

 ² ► Refer to MAA02 – MAA Master Glossary.
 ³ Refer to RA 1032 – Aviation Duty Holder-Facing and Accountable Manager (Military Flying)-Facing Organizations - Roles and Responsibilities.

⁴ Those AMs within: ►AA <-Facing Organizations; Contractor Flying Approved Organizations; Maintenance Approved Organizations; Air Traffic Management Equipment Approved Organizations; or Design Approved Organizations.

⁵ > 'AA < - Facing Organizations' includes but is not limited to: Aviation Delivery Team Leaders, Commodity Delivery Team Leaders, Heads of Establishment (HoE), Military Continuing Airworthiness Managers (Mil CAMs).

⁶ Refer to RA 1205 – Air System Safety Cases.

⁷ Where the Air System is > not UK MOD-owned, Type Airworthiness (TAw) management < regulatory Responsibility by either the Type Airworthiness Authority (TAA) or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model ; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 - Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed

⁸ Refer to RA 1410 – Occurrence Reporting.

Acceptable Means of Compliance 1420(1)	 5. Single Services < should provide appropriate candidates for SI or NSI panels as ▶requested < by DSA-DG ▶ <. This ▶ should < include the appropriate Front Line Command (FLC) provision of assistance to DSA-DG in respect of requirements arising from ▶ Occurrences < involving non-FLC Defence aviation Contractors. 6. The SI or NSI panel should conduct the investigation ▶ and complete the report < iaw JSP 832⁹. 7. ▶ 8. ▶ Final Report 9. ▶ < Prior to final publication the ▶ primary stakeholders < should be given the opportunity to check the provisional report for errors of fact ▶ 10. ADHs, AM(MF)s, AMs and ▶ AA < -Facing Organizations identified by the CA to enact SI or NSI recommendations should do so and subsequently report progress to Head DAIB. ▶
Guidance Material 1420(1)	 Service Inquiries and Non-Statutory Inquiries 11. An aviation Safety investigation below SI is a non-statutory and flexible investigation that may be used to investigate any matter (with the exception of those matters for which an SI is mandated by law or policy) in order to establish the Cause of the ► Occurrence and to make recommendations to prevent ► reoccurrence. On a case-by-case basis, DSA-DG may elect to ► direct the DAIB to carry out an NSI in place of a full SI. ► 12. ► 13. ► If an Occurrence merits deployment of the DAIB, the DAIB team will commence an investigation as soon as possible in order to secure vulnerable and perishable evidence. As part of this process they ► will need unrestricted access to the crash site, Air System and any evidence. This may include, but is not limited to, witnesses, documentation, Air Traffic Control and Air System data recording equipment. They will report on the broad circumstances of the ← docurrence and highlight any immediate ► Safety Occurrences, the final decision on whether or not to initiate an SI or NSI lies solely with DSA-DG. If DSA-DG determines that there is no requirement to convene an SI > or DAIB-led NSI, they MM(F) ► undertakes an NSI and give guidance on its conduct. ► Sor NSI Convening Process So where ► a DSA So n NSI panel posts, as required by the circumstances of the ► Courrence. Single Service ► Workforce Authority (►SWA Support will be necessary to identify suitable candidates promptly, including the appropriate FLC provision of assistance over the requirements arising from ► Courrence. Single Service ► Workforce Authority (►SWA Support will be necessary to identify suitable candidates promptly, including the appropriate FLC provision of assistance over the requirements arising from ► Courrence. <l< td=""></l<>

⁹ Refer to JSP 832 – Guide to Service Inquiries.

Guidance Having already beloved a team of investigators d to gather and secure 18 evidence, once the SI is convened, Head DAIB will
> nominate a trained Accident Material investigator as a member to the SI panel. < For >non-DSA < NSI investigations, the 1420(1) DAIB can provide advice and assistance upon request but will not augment the NSI panel. The DAIB will provide guidance relating to: the technical (including a technical report), operating and organizational elements of the investigation; investigative techniques and procedures; the procedural and regulatory aspects of aviation related SI or NSI; and access to specialist support and capabilities. Liaison between stakeholders and the CA 19. ► < Urgent ► < Safety information arising from ► an investigation < will be distributed to the relevant ODH or AM(MF) and lead Flight Safety organization by the CA (or SI or NSI President) for action and onward dissemination to any organization that may benefit from the information. Lead Flight Safety organizations will ensure that the relevant point of contact within MOD with Responsibility for notifying industry and other nations of Safety critical information receives the information immediately. 20. To ensure that urgent Flight Safety information has been adequately communicated and understood, the CA may require confirmation **>** of **<** what steps have been taken to notify interested parties of the Safety information > and what steps have been taken to implement any advice. General liaison between the CA and the relevant Chain of Command will be 21. directly with the ADH chain or AM(MF) ► <. Routine FLC internal communication within the Chain of Command, **SWA**, legal and secretariat **A** will be facilitated via the respective Flight Safety organizations and / or secretariat. 22. Any ADH or AM(MF) with a specific concern in relation to mitigating continuing Hazards may ► directly approach < the CA to discuss any aspect of an ► < Occurrence that presents them with such a Cause for concern. 23. At the discretion of the CA, the < < Occurrence owning ODH or AM(MF) may be provided with a personal update brief from the SI or NSI President on a privilege basis and in the presence of the CA \triangleright (or their representative). 24. Observers 25. The criteria for observers is covered in JSP 832¹⁰. **Return to Flying** Decisions on whether or not to cease and resume flying operations remain the 26 Responsibility of the ADH or AM(MF) who will, where appropriate, seek and expect specialist advice from their TAA or Mil CAM and exercise their professional judgement on the evidence available to them. > < The CA and Head DAIB will assist where ► deemed appropriate by providing feedback where clear evidence raises Cause for concern with regard to continued flying operations or where possible Causes have been eliminated. General Support from stakeholders ADHs, AM(MF)s or ►AA◀-Facing Organizations will provide 'kin-forming', 27 Aircraft Post Crash ▶ and Incident ◄ Management¹¹ and media handling. Reasonable costs for the SI or NSI will be borne by the DSA ▶ (in the case of a DSA convened SI / NSI), < but other stakeholders may be called upon to provide office accommodation, administrative and domestic support to the panel for the duration of the inquiry. **Final Report** Once the SI or NSI President has submitted the provisional > < Report, the 28 ► senior stakeholders < will have the opportunity to make formal comment ► on</p>

¹⁰ Refer to JSP 832, Para 2.26, Observers.

¹¹ Refer to RA 1430 – Aircraft Post Crash Management and Significant Occurrence Management; and the Manual of Post Crash Management.

Guidance Material 1420(1)	factual content only. ◀ The internal publication of ▶ an NSI ◀ report to MOD stakeholders by email from ▶ the CA's ◀ office constitutes the formal sign off of the report. ▶ In the case of a DSA SI, the report is deemed final when the formal review by DSA-DG has been completed. ◀ The DSA secretariat will redact the report to Freedom Of Information standards and publish on the internet ▶ (Gov.uk) ◀ as soon as practicable following internal distribution.
	29. Disclosure of the final report is effected iaw JSP 832 chapter 7 which reflects agreements between the DSA and Defence Inquest Unit (where there has been a fatality and resultant Coroner's inquest (or Fatal Accident Inquiry in Scotland)). There are specific requirements with regard to disclosing the report to the next of kin and to the Coroner (or Procurator Fiscal in Scotland) who will often use the content of the final report to inform ▶ their proceedings. ◄
	Recommendations
	 30. Recommendations are designed to reduce the potential for ▶reoccurrence and to improve Safety ▶across Defence. Urgent Safety recommendations can be made at any stage during the inquiry. ▶ Once the final report is completed, however, the inquiry President will circulate a consolidated list of recommendations to the appropriate Safety centre(s) for confirmation of recommendation owners and as an opportunity to make formal comment on the recommendations themselves. Recommendations will aim to articulate an effect to be achieved, as opposed to a solution. ▶ They will be Specific, Measurable, Achievable, Relevant and Time-bound (SMART) where possible, noting that definitive timeframes cannot be dictated.
	 31. The DAIB will monitor the implementation of the recommendations on behalf of the ►DSA-DG and will ensure that recommendations are initiated and tracked. The designated implementation manager will be ►asked to contact the DAIB to provide a plan of action and a ► potential timeframe for completion. The DAIB will advise on the background to the recommendation to assist the Accountable owner (of the recommendation) in determining a suitable solution that will meet ►DSA-DG's expectations for closure. The DAIB will report progress to DSA-DG ► monthly. Recommendations require the Approval of the CA before they can be closed. ► In the case of recommendations from a DSA SI, DSA-DG is the sole closure authority. Recommendations from a DAIB-led NSI with an Accountable owner below 2*, have been delegated by DSA-DG to Head DAIB.
	Criminal and Disciplinary Investigations
	32. In addition to SI and NSI, the police or other investigative bodies may also investigate an Occurrence, with a view to deciding whether a criminal prosecution or disciplinary action may result. Where there is an investigation into potential criminal or disciplinary activity, it is vital that the Safety investigation ► < continues in parallel wherever possible. This is to ensure that critical Safety information ► < is uncovered, captured and acted upon ► < as soon as possible. ► Early < liaison with ► other investigative bodies < will be essential to ensure de-confliction and continued effective Assurance of the independent and no blame nature of the SI or NSI.
	Investigation of > < Occurrences involving military Air Systems and Weapons of foreign nations
	33. The procedures for the Safety investigation ► ◀ of ► ◀ Occurrences involving military Air Systems and Weapons which involve the equipment, facilities and / or personnel of multiple nations (eg NATO / Partnership For Peace (PfP) nations, Five Eyes Air Force Interoperability Council (Five Eyes AFIC) nations, etc) are detailed in Standardization Agreement (STANAG) 3531 ^{12, 13} . Where an ► ◀ Occurrence has occurred to which the STANAG is not applicable ► or appropriate (for example Signatory countries to the European Air Accident Investigation Group, ◀ the relevant Memorandum of Understanding between the UK and the country / countries of the

¹² Refer to STANAG 3531 - Safety Investigation of Accidents / Serious Incidents involving Military Aircraft, Missiles, and / or UASs. ¹³ Historically Australia, Canada, New Zealand, the UK and the United States of America complied with the procedures in Air Standard 85/2A (which was authored by the Air Standardization Coordinating Committee (ASCC)). In 2005 the ASCC changed to the Air and Space Interoperability Council (ASIC), and then in 2017 the ASIC changed to the Five Eyes AFIC. The Five Eyes AFIC replaced Air Standard 85/2A with Air Standard ACS 4086 which is a part of STANAG 3531.

Guidance Material	military Air Systems involved in the ► < Occurrence is to be checked ► for < any special provision. ► <
1420(1)	Investigation Policy
	34. When a member of the UK Armed Forces or an MOD Contracted civilian organization is fatally or seriously injured in an Air Accident abroad, which is not covered by ▶ any formal agreement, ◄ the UK MOD will always provide at least an Observer to the Accident inquiry and will participate in any Safety Investigation Committee. The Observer will be required to furnish a detailed report ▶ to DSA-DG ◄ on the conclusion of the inquiry ▶ ◀. If the UK is denied adequate access to observe the inquiry or the DSA-DG considers there are additional lessons to be learned, ▶ ◀ a separate UK ▶ inquiry may ◀ be convened.
	35. ► ◄

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RA 1430 - Aircraft Post Crash ▶ and Incident ◄ Management and **Significant Occurrence Management**

Rationale	 There is a requirement for Aviation Duty Holders (ADH), Heads of Establishment (HoE) and Accountable Managers (Military Flying) (AM(MF)) to ensure that Aircraft¹ Post Crash ▶ and Incident ◄ Management (▶ APCIM ◄) and Significant Occurrence Management is carried out following an Accident, Incident or Significant Occurrence². The management measures and procedures that are required to be in place include correct reporting, preservation of evidence, Health and Safety precaution, ▶ Environmental Incident Management, ◄ appropriate corporate communications, and where required, activities to restore the Accident / Incident site to a satisfactory condition. If ▶ APCIM ◄ is inadequately prepared for, the handling of Accidents, Incidents and / or Significant Occurrences could be compromised, which could impact the ability of organizations to conduct Aircraft Post Crash investigations. This RA ensures ADHs, HoEs and AM(MF)s are suitably prepared for ▶ APCIM. ◄ For the avoidance of doubt, ▶ APCIM ◄ does not encompass activation of emergency services or Accident / Incident investigation.
Contents	1430(1): Aviation Duty Holders and Heads of Establishment 1430(2): Accountable Managers (Military Flying)
Regulation 1430(1)	 Aviation Duty Holders and Heads of Establishment 1430(1) ADHs and HoEs³ shall ensure that there are appropriate ► APCIM < plans and capabilities in place in the event of an Air System Accident, Incident or Significant Occurrence.
Acceptable Means of Compliance 1430(1)	 Aviation Duty Holders and Heads of Establishment ADHs and HoEs should produce and maintain standalone orders and procedures to be used for ► APCIM ◄ and Significant Occurrences which should: a. Detail, as a minimum, the following: (1) Reporting procedures. (2) Health and Safety precautions. (3) ► Environmental Protection precautions⁴. ◄ (4) Actions to ensure the preservation of evidence. (5) Corporate communications procedures. (6) Unit ► APCIM ◄ individual roles and responsibilities, along with resources available. b. Provide specific instructions regarding the handling and procedures for the preservation and isolation of electronic and digital data post Accident, Incident or Significant Occurrence, in order that the data is not lost or compromised. c. Be reviewed on the following occasions: (1) At least annually. (2) In the event of an Air System Accident, Incident or Significant Occurrence.
	(3) A major change to the scope of Air System operations.d. Be readily available and auditable.

¹ The term 'Aircraft' within the context of the acronym **>** 'APCIM' **<** also refers to an Air System.

² An occurrence involving circumstances indicating that there was a high probability of an Accident and associated with the operation

of an Air System. The difference between an Accident and a Significant Occurrence lies only in the result. ³ Commanding Officers of aviation capable His Majesty (HM) and Royal Fleet Auxiliary (RFA) ships are to be regarded as HoEs for the purposes of this Regulation. ⁴ ► MOD Aircraft Crash Hazards (ACHaz) Document Set. ◄

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Acceptable Means of	2. ► APCIM plans should ensure:
Compliance 1430(1)	a. The provision and availability of Suitably Qualified and Experienced Persons (SQEP) ► APCIM Officers (APCIMO) ¹⁰ ranked OF3 and above. Exceptionally, ADHs and HoEs can authorize SQEP ► OF1 / 2, WO and RN OR7 / 8 (deployed onboard or overseas) ◄ to act as ► APCIMO and that the use of named SQEP OF1 / 2, WOs and RN OR7 / 8 be recorded in an appropriate Safety Risk Register ⁵ . ◄
	b. That appropriate capabilities to cover Air System operations exist at permanent UK operating locations, on HM and RFA ships, and overseas deployed operating locations.
	 MOD units and Defence Contractor Flying Organizations (DCFOs) with an ►APCIM ◄ responsibility⁶ complete a live exercise with civil emergency service representation every 2 years, with multi-agency table-top exercises in the intervening years⁷.
	 d. That live and table-top exercises include consideration of the full response required, and for live exercises the inspection and deployment of the unit's ►APCIM
	e. The Defence Accident Investigation Branch (DAIB) ⁸ is advised of exercise dates.
	f. Exercise reports are submitted to the DAIB detailing lessons identified and / or learnt and confirming the suitability and serviceability of ►APCIM◀ Support Equipment.
	g. That in the event of unusual aerial activity (eg unit air display) or if circumstances dictate, additional ►APCIM◄ training or exercises are carried out.
	h. That appropriate Eng Tech ► Weapons, Air Weapons, Ordinance, Munitions and Explosives (Air WOME) Incident Support Team (AWIST), ◄ ATO or Qualified Maintainer (RN) personnel are rostered and that they are available to provide specialist guidance to Explosive Ordnance Disposal (EOD) operators
Guidance	Aviation Duty Holders and Heads of Establishment
Material 1430(1)	3. Guidance on the capabilities required to conduct ►APCIM < and the content of ►APCIM < plans can be found within the MAA ►MAPCIM. < Guidance on Significant Occurrence Management can be found within the MAA ►MAPCIM < and RA 1410(1) ⁹ .
	4. Elements of ► APCIM ◄ activity or a full ► APCIM ◄ response may be required in response to a Significant Occurrence or serious Incident ¹⁰ , regardless of whether or not an Air System Accident / Incident has occurred.
	5. Advice on ►APCIM
	6. Unit specific training (including familiarisation with unit ►APCIM ◄ plans and equipment) is required biennially in addition to the ►APCIMO ◄ Course ►11.◄
	7. ►Upon request, Air System Delivery Teams will supply the DAIB with completed Hazards Data Sheets (from the MOD Aircraft Crash Hazards (ACHaz) Document Set). ◄

 ⁵ Only those authorized by the ADH and HoE should attend the ►APCIMO < course.
 ⁶ The Manual of Aircraft Post Crash ► and Incident < Management (►MAPCIM <) Chapter 2 Annex A details ►APCIM

responsibilities. ⁷ In the event a unit responds to an Accident, Incident or Significant Occurrence with a full ►APCIM < response (utilizing all aspects The event a unit responds to an Accident, Incident or Significant Occurrence with a full ►APCIM < response (utilizing all aspects) The event a unit responds to an Accident, Incident or Significant Occurrence with a full ►APCIM < response (utilizing all aspects) of the >APCIM < response that would be tested in an exercise), it will be considered to have fulfilled the live ex requirement. The 2 yearly exercise requirement will reset to align with the date of the Accident, Incident or Significant Occurrence. ⁸ <u>DSA-DAIB-Air-Mailbox@mod.gov.uk</u>.

⁹ Refer to RA 1410(1): Occurrence Reporting and Management.

¹⁰ Definition of Serious Incident, ICAO Annex 13 Ch 1 Pg 1-3.

 ¹¹ ► Refer to RA 1440 – Air Safety Training.
 ¹² www.gov.uk/maa.

Regulation 1430(2)	 Accountable Managers (Military Flying) 1430(2) AM(MF)s shall ensure that there are appropriate ► APCIM < plans and capabilities in place in the event of a UK Military Registered Air System Accident, Incident or Significant Occurrence.
Acceptable	Accountable Managers (Military Flying)
Means of Compliance	8. AM(MF)s should produce and maintain standalone documents and procedures which are to be used for ► APCIM ◄ and Significant Occurrences which should :
1430(2)	a. Detail as a minimum, the following:
	(1) Actions to be carried out in the event of an Accident, Incident or Significant Occurrence involving a UK Military Registered Air System, including actions to assist military ► APCIM ◄ activity.
	(2) Reporting procedures
	(3) Health and Safety precautions.
	(4) Actions to ensure the preservation of evidence.
	(5) Corporate communications procedures.
	 Provide specific instructions regarding the handling and procedures for the preservation and isolation of electronic and digital data post Accident, Incident or Significant Occurrence, in order that the data is not lost or compromised.
	 c. Contain contact details of the relevant RAF Regional Liaison Officer (RAFRLO)¹³ and details of the lead regional ►APCIM ◄ unit.
	d. Be reviewed on the following occasions:
	(1) At least annually.
	(2) In the event of an Accident, Incident or Significant Occurrence involving a UK Military Registered Air System.
	(3) A major change to the DCFO's scope of UK Military Registered Air System operations.
	e. Be readily available and auditable.
	9. ► APCIM plans should ensure:
	 That appropriate capabilities to cover UK Military Registered Air System operations exist at permanent UK operating locations, on HM and RFA ships, and overseas deployed operating locations.
	b. Organizations with an ► APCIM ◄ responsibility ⁶ complete a live exercise with civil emergency service representation every 2 years, with multi-agency table-top exercises in the intervening years ⁷ .
	c. That live and table-top exercises include consideration of the full nature of the DCFO's scope of UK Military Registered Air System operations.
	d. The DAIB is advised of exercise dates and exercise reports are submitted to the DAIB detailing lessons identified and / or learnt ⁸ .
	 e. That in the event of unusual aerial activity (eg air display) or if circumstances dictate, additional ►APCIM < training and / or exercises are carried out.
	f. That appropriate platform-specific engineering personnel ► can provide specialist Technical Information ◄ to EOD operators, ► but only those SQEP and Authorized can conduct reconnaissance, evaluation and positive interaction

¹³ Contact details of the RAFRLO that covers a particular region can be obtained by contacting the following group email: <u>Air-RAFRLOs@mod.gov.uk</u>.

Acceptable Means of	with crashed Aircraft containing WOME, beyond documented Aircraft procedures.
Compliance 1430(2)	10. AM(MF)s should nominate SQEP personnel within the DCFO that will have lead responsibilities for ► APCIM ◄ in the event of an Accident, Incident or Significant Occurrence involving a UK Military Registered Air System. Nominated personnel should be readily available throughout UK Military Registered Air System operations and have the ► APCIM ◄ responsibility detailed within their post specification and responsibilities.
	 11. In order to facilitate ► APCIM ◄ training and support the development of organizational ► APCIM ◄ plans, AM(MF)s should apply for places on the ► APCIMO ◄ Course for their personnel who have lead responsibilities for ► APCIM; ◄ information on the process for applying for places on this Course can be accessed through RA 1440¹¹ and the MAA website¹².
Guidance	Accountable Managers (Military Flying)
Material 1430(2)	12. Guidance on the capabilities required to conduct ►APCIM < and the content of ►APCIM < plans can be found within the MAA ►MAPCIM. < Guidance on Significant Occurrence Management can be found within the MAA ►MAPCIM < and RA 1410(1) ⁹ . AM(MF)s are encouraged to regularly engage with their RAFRLO in order to benefit from ►APCIM < expertise and gain awareness of upcoming ►APCIM < events in their area.
	13. Elements of ►APCIM ◄ activity or a full ►APCIM ◄ response may be required in response to a Significant Occurrence or serious Incident ¹⁰ , regardless of whether or not an Air System Accident / Incident has occurred.
	 Advice on ►APCIM training can be sought from the DAIB and details of the ►APCIMIO Course and on the MAA website¹².
	15. Organization specific training (including familiarisation with unit ► APCIM ◄ plans and equipment) are required biennially in addition to the ► APCIMO ◀ Course ► 11 ◀.

RA 1440 – Air Safety Training

1440(1)

Rationale	Air Safety Training is a critical component in the mitigation of Risk to Life. It increases
	Safety awareness and supports the establishment and Maintenance of an engaged Air
	Safety culture. Human Factors (HF) and our interaction with aviation systems remain
	the principal causal factors in aviation Incidents and Accidents. Therefore, it is
	essential that all those involved in Defence Aviation (DA) / the Defence Air
	Environment (DAE) are trained appropriately.

Contents 1440(1): Air Safety Training

Regulation Air Safety Training

1440(1) Aviation Duty Holders (ADH), Accountable Managers (Military Flying) (AM(MF)), Accountable Managers (AM)¹, Heads of Establishment (HoE)², Heads of ADH-Facing Organizations³ and Heads of AM(MF)-Facing Organizations (AA-Facing Organizations)⁴ shall ensure that all personnel involved in DA / the DAE are appropriately Competent, qualified and current regarding Air Safety⁵ training.

Acceptable Means of Compliance	Air Safety Training 1. ADHs, AM(MF)s, AMs, HoEs, and AA-Facing Organizations ⁶ should ensure that:
1440(1)	a. The Air Safety and HF training competencies, qualifications, experience and currencies are defined in orders, for all posts, appointments and roles, within their Area of Responsibility (AoR).
	b. Their personnel successfully complete the Air Safety training courses ⁷ (which are mandated for certain posts, appointments and roles within the MAA Regulatory Publications (MRP)) as detailed in Annex A.
	 Accurate and detailed records of Air Safety and HF training are maintained.
	2. ADHs, AM(MF)s, AMs, HoEs, and AA-Facing Organizations should assess the individuals within their AoR to ensure a satisfactory level of competence ⁸ , once the individuals have successfully completed the applicable Air Safety training courses detailed in Annex A.
	3. ADHs, AM(MF)s, AMs, HoEs, and AA-Facing Organizations who specify in their orders a requirement to attend the Air Safety training courses detailed in Annex A, should staff their requirement through the MAA Air Safety and Airworthiness Customer Executive Board (CEB) or through International Defence Training.

¹ Those AMs within: AA-Facing Organizations; Continuing Airworthiness Management Organizations; Maintenance Approved Organizations; Air Traffic Management Equipment Approved Organizations; or Design Approved Organizations. ² This RA applies to HoEs with aviation responsibilities, as per RA 1010 – Head of Establishment Aviation Responsibilities and

Aviation Duty Holder / Accountable Manager (Military Flying) Establishment Responsibilities.

³ 'Heads of AA-Facing Organizations' includes but is not limited to: Aviation Delivery Team Leaders, Commodity Chief Engineers (CE), Military Continuing Airworthiness Managers (Mil CAMs), etc. ⁴ Refer to RA 1032 – Aviation Duty Holder – Facing and Accountable Manager (Military Flying)–Facing Organizations – Roles and

Responsibilities.

⁵ Refer to MAA02: MAA Master Glossary.

⁶ 'Heads of AA-Facing Organizations' includes but is not limited to: Aviation Delivery Team Leaders, Commodity Chief Engineers (CE), Military Continuing Airworthiness Managers (Mil CAMs), etc.

A number of MAA courses are also open to Defence Contractor Flying Organizations and foreign military through International Defence Training.

⁸ Successfully completing Air Safety training courses (as detailed in Annex A) does not automatically signify that an individual is Competent.

Acceptable	Human Factors
Means of Compliance 1440(1)	4. All relevant ⁹ personnel as determined in orders by ADHs, AM(MF)s, AMs, and AA-Facing Organizations involved in the DAE should receive Foundation level HF and Error Management (EM) training, and 2 yearly continuation training, delivered by a qualified and current HF Facilitator (HFF), HF Supervisor (HFS) or Civilian Qualified HF Instructor (CQHFI):
	a. For military personnel, during basic training and / or single / joint Service phased training ¹⁰ .
	b. For civilian personnel, during induction training in preparation for working within the DAE.
	5. HFFs should complete the Human Factors Facilitators Course (HFFC) and HFSs should complete the Human Factors Facilitators Course (HFFC) and the Human Factors Supervisors Course (HFSC). Both courses are delivered by Defence Aviation HF Training School, Royal Air Force College Cranwell.
	6. HFF, HFS and CQHFI qualified personnel should receive continuation training in order to maintain their personal 2 yearly competence. This should be recorded in an appropriate system (eg JPA). This should be achieved as follows:
	a. HFF personnel. Participate in a Human Factors and Error Management (HFEM) continuation training session.
	b. HFS personnel. Participate in a HFEM continuation training session or as a participant in a HFEM continuation training session at the time of completing HFS assessment duties.
	c. CQHFI personnel. As above according to their qualification as either a facilitator or supervisor.
	7. CQHFIs should complete either the HFFC / HFSC or a Civilian HF instructors course which is deemed suitable by the applicable ADH, AM(MF), AM, HoEs, and AA-Facing Organizations. As a minimum, the course should meet the requirements laid down in the "MAA HF and EM Training Requirement" document ¹¹ . The applicable ADH, AM(MF), AM, HoEs, or AA-Facing Organizations should determine which appropriate civilian HF instructors course to send their CQHFIs on.
	8. All DA / DAE HF training should be delivered in accordance with the HF Competency Framework that can be found in the MAA HF and EM Training Requirement ¹¹ document.
	9. ADHs, AM(MF)s, AMs, HoEs, and AA-Facing Organizations should include HF delivery in their Assurance programs for compliance with the MAA HF and EM Training Requirement document which is made relevant to their organization.
	10. HFF Currency and Validity . To maintain currency, HFFs should deliver a minimum of one facilitated or instructional session every 6 months. HFF currency should be regained through an assessment by a current HFS. The HFS assessment sheet and any other supporting documentation should be maintained as evidence. If a HFF's session is judged to be ineffective or below standard during a HFS assessment, the competency should be removed and the ADH, AM(MF), AM, HoEs, and AA-Facing Organization informed. The ADH, AM(MF), AM, HoEs, and AA-Facing Organization should agree any requirements for further training and / or assessment by an HFS before the HFF's qualification is restored. Once 5 years has elapsed since initial qualification, HFFs should successfully complete HFF refresher training conducted by the Defence Aviation HF Training School.
	11. HFS Currency and Validity . To maintain currency, HFSs should deliver a minimum of one facilitated or instructional session and conduct at least one HFF assessment every 6 months. HFS currency should be regained through an assessment by a current HFS. The HFS assessment sheet and any other supporting

 ⁹ Which include, but is not limited to, Aircrew, engineers within the Type Airworthiness (TAw) and Continuing Airworthiness (CAw) environment and Air Traffic Management.
 ¹⁰ This refers to Phase 1, Phase 2, or Phase 3 training.

¹¹ The "MAA HF and EM Training Requirement document" can be found via: <u>https://www.gov.uk/government/publications/defence-human-factors-training-courses</u>.

Acceptable Means of Compliance 1440(1)	documentation should be maintained as evidence. If a HFS's session is judged to be ineffective or below standard during a HFS assessment, the competency should be removed and the ADH, AM(MF), AM, HoEs, and AA-Facing Organization informed. The ADH, AM(MF), AM, HoEs, and AA-Facing Organization should agree any requirements for further training and / or assessment before the HFS's qualification is restored. Once 5 years has elapsed since initial qualification, all HFSs should successfully complete an HFSC course again, irrespective of currency.
	12. CQHFIs Validity and Currency . All CQHFIs should meet the HFF or HFS validity and currency requirements detailed in paragraphs 10-11. Once 5 years has elapsed since initial qualification, CQHFIs may opt to apply for the HFFRC or conduct further Civilian HF instructor training deemed suitable as per paragraph 7.
	MAA Endorsed Alternative MAA Centre of Air Safety Training (CoAST) Air Safety training courses.
	13. If an organization wishes to utilize a course in lieu of an MAA CoAST course listed in Annex A, they should submit a request to the MAA ¹² for assessment. If the MAA endorses the course, as a suitable alternative (to the Annex A MAA CoAST course), it will then require "Air Safety and Airworthiness Training Customer Executive Board" (ASAT CEB) endorsement. If the ASAT CEB endorses the course, as a suitable alternative (to the Annex A MAA coAST course), it will then be added to the Annex C list and the Regulated Community can start utilizing the alternative course.
	14. To enable assessment of the proposed alternative MAA CoAST course, as a minimum the following should be provided:
	a. Joining Instruction paperwork,
	b. Instructor Terms of Reference,
	c. Statement of Training Requirements,
	d. Confirmation that all instructors, delivering the course, attend the Annex A course,
	e. Confirmation that all instructors, delivering the course, continue to be assessed as suitably Competent and experienced and maintain a 5 year currency,
	f. Confirmation that the course content is aligned with, and equivalent to, the Annex A course.
	15. MAA endorsement of the Annex C training courses remains valid for 5 years. If the course provider (as detailed in Annex C) wishes to continue utilizing the Annex C endorsed training course beyond the validity date, the course provider should make all evidence requested available to the MAA CoAST team for re-assessment. Personnel who are awarded a qualification, by an Annex C endorsed training provider, remain current for the full period of that qualification, even if the provider's endorsement expires, and is not renewed, during that period.
Guidance	Air Safety Training
Material 1440(1)	16. While courses are directed primarily towards Aircrew, engineers and Controllers, they also embrace those support personnel whose work does not necessarily bring them into direct and regular contact with Air Systems, but who underpin and enable aviation operations.
	17. Embarked Operations . Due to the unique nature of embarked maritime operations, ADHs, AM(MF)s and AMs must consider the specific additional Air Safety requirements detailed in Book of Reference digital (BRd) 766 ¹³ , BRd 767 ¹⁴ , RA 1029 ¹⁵ and RA 1395 ¹⁶ .

 ¹² These are the Flying Authorizers Course, the Flying Supervisors Course, and the Air Safety Officers Course.
 ¹³ Refer to BRd 766 – Embarked Aviation Orders.
 ¹⁴ Refer to BRd 767 – Naval Aviation Orders.

 ¹⁵ Refer to RA 1029 – Ship-Air Release - Roles and Responsibilities.
 ¹⁶ Refer to RA 1395 – Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships.

Guidance Material	18. Further Air Safety Courses . Annex B, although not exhaustive, lists further Air Safety training courses to enhance relevant DA / DAE personnel capability.
1440(1)	Human Factors
	19. HF training will be delivered face to face. However, when exceptionally required, it may be delivered virtually when authorized by the applicable ADHs, AM(MF)s, AMs, HoEs, or AA-Facing Organizations.
	20. All DAE HF continuation training will be tailored and relevant to the unit / organization, addressing its current HF issues, and be limited to no more than 15 people and last approximately 3 hours.

Annex A¹⁷

Air Safety training courses^{18, 19}

Course	Assignment / Post / Role ²⁰	Validity
Aircraft Post Crash and Incident Management Officers Course (APCIMOC) ^{21, 22}	Nominated Aircraft Post Crash and Incident Management Officers	5 Years
Aircraft Structural Integrity Course (ASIC)	Officers, Non-Commissioned Officers (NCO) and Civil Servants serving as Aircraft Structural Engineers or responsible for Aircraft Structural Integrity Management	5 Years
Airworthiness of Military Aircraft Course – Fundamentals (AMAC-F) ²³	Letter of Airworthiness Authority (LoAA) Holders ²⁴ authorized to amend the Air System Document Set (ADS) below OF3 level (or equivalent), Letter of Airworthiness Notification (LoAN) holding Commodity CEs, Continuing Airworthiness Management Organization (CAMO) Quality Managers	5 Years
Airworthiness of Military Aircraft Course – Practitioner (AMAC-P) ²³	LoAA Holders authorized to amend the ADS at OF3 level (or equivalent) and above, Type Airworthiness Authority (TAA), Type Airworthiness Managers (TAM), LoAA holding Commodity CEs, Chief Air Engineers ²⁵ , Mil CAMs ²⁶	5 Years
CAMO Functional Training (CAMO(FT)) ²⁷	CAMO personnel identified by the Mil CAM (including Contracted and Subcontracted personnel where appropriate)	5 Years
Contractor Flying Air Safety Course (CFASC) ^{28, 29}	AM(MF)s, TAMs ³⁰ , Flight Operations PH, Crew Training PH, Ground Operations PH, Mil CAMs ³¹	5 Years
Duty Holder Air Safety Course (DHASC) ^{32, 33}	ADHs, Senior Responsible Owners (SRO) ³⁴ , Chief Air Engineers, Mil CAMs ³¹ , HoEs ³⁵ , Defence Equipment & Support (DE&S) Operating Centre Directors, DE&S 1* LoAA holders, TAAs ³⁶ , LoAA holding Commodity CEs	5 Years

¹⁷ The courses detailed in Annex A are those that have been endorsed by the MAA, some of which are provided by the MAA. ¹⁸ Course aims, content, dates and application procedures can be found via the MAA website:

https://www.gov.uk/government/collections/military-aviation-authority-training-courses. ¹⁹ Prior to attending Air Safety courses, personnel need to satisfy the course pre-requisites.

²⁰ This is the mandated requirement, ie the courses are not exclusive to these assignments, posts and roles.

²¹ Attendance on the Fundamentals of Aircraft Post Crash and Incident Management Brief is a recommended pre-requisite.

²² Aircraft Post Crash and Incident Management Officers (APCIMOs) are required to complete Module 4 of Defence Learning

Environment (DLE) Heat Illness Prevention Training, including Wet Bulb Globe Temperature (WBGT) QT34.

²³ All personnel attending this course when mandated by the MRP should complete the course in full, this includes successful completion of the post course assessment. ²⁴ Refer to RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility.

²⁵ Refer to RA 1023 – Chief Air Engineers - Air Safety Responsibilities.

²⁶ This includes, but is not limited to, Military CAMs (Mil CAM) and Deputy CAMs.

²⁷ For personnel with limited prior CAMO experience, the CAMO(RT) course may be completed as a pre-requisite to CAMO(FT), as determined by the Mil CAM.

²⁸ CFASC currency will remain valid for AM(MF)s and their Post Holders (PH) on the provision that they have held their appointment continuously since completing the CFASC and have attended at least one Contractor Flying Advisory Group in the last two years. ²⁹ To be completed within 6 months of taking up post.

³⁰ Where possible, TAMs **should** attend the same CFASC as their relevant AM(MF).

³¹ Mil CAMs supporting ADHs need only attend the DHASC. Mil CAMs supporting AM(MF)s need only attend the CFASC if they haven't attended the DHASC. Mil CAMs supporting ADHs and Contractor Flying Approved Organizations Scheme (CFAOS) Organizations need only to attend the DHASC.

³² The DHASC is available only to MOD Crown Servants.

³³ Completion of DHASC counts as both DHASC and FSC currency for nominated Duty Holders.

³⁴ Only applicable to SRO's involved in aviation-related programmes.

³⁵ Refer to RA 1010(2): Head of Establishment – Aviation Responsibilities for all Tiers.

³⁶ Where possible, TAAs **should** attend the same DHASC as their relevant Delivery Duty Holder(s).

Course	Assignment / Post / Role ²⁰	Validity
Effective Error Management (EEM) ^{37, 38}	Individuals performing roles involving the management of error including Station Error Management System Co- ordinators or other posts with similar responsibilities	5 Years
Air Safety Officers Course (ASOC) ³⁹	Defence Aviation personnel in Air Safety Officer roles or holding Air Safety Officer duties	5 Years
Flying Authorizers Course (FLAC) ^{39, 40}	Authorizing Officers, personnel authorizing flying activity	5 Years
Flying Display Directors (FDD) ²³	Flying Display Directors	3 Years
Flying Supervisors Course (FSC) ^{39, 40}	Flying Unit Executives ⁴¹ , Flight Commanders, Flight Operations Post Holders	5 Years
Fundamentals of Aircraft Post Crash and Incident Management Brief	Individuals performing roles in an Aircraft Incident Response Activity or other posts with similar responsibility	Once Only
Human Factors Facilitator's Course (HFFC)	Those personnel fulfilling the role of unit/station Human Factors Facilitator (ie HFFs, CQHFIs)	5 Years
Human Factors Facilitator's Revalidation Course (HFFRC)	Those personnel fulfilling the role of unit / station Human Factors Facilitator (ie HFFs, CQHFIs) who have reached or are approaching the end of their 5 year competency	5 Years
Human Factors Supervisor's Course (HFSC)	Those qualified personnel fulfilling the role of unit / station Human Factors Supervisor (ie HFSs)	5 Years
Occurrence Investigator (OI)	Those nominated to be Occurrence Safety Investigators	3 Years ⁴²
Occurrence Investigator Refresher ⁴³ (OI Ref)	Occurrence Investigators requiring CPD or currency extension	3 Years
Occurrence Review Group (ORG)	Those chairing or nominated as Occurrence Review Group members	5 Years
Occurrence Review Group Refresher ⁴⁴ (ORG Ref)	Occurrence Review Group members requiring CPD or currency extension	3 Years
Overseas / Deployed Aircraft Post Crash and Incident Management Officer Brief (OSB)	Nominated Aircraft Post Crash and Incident Management Officers	1 Year
Propulsion Integrity Course (PIC)	Officers, NCOs and Civil Servants serving as Aircraft Propulsion Engineers or responsible for Aircraft Propulsion Integrity Management	5 Years

³⁷ This course is not mandated for Contractor Flying Approved Organizations, Maintenance Approved Organizations, Air Traffic Management Equipment Approved Organizations, and Design Approved Organizations; however, Error Managers within these organizations have to be Competent and appropriately trained to manage their respective organization's error management system(s).

 ³⁸ Those whose primary role is Error Management (eg Senior Error Management System Coordinators (SEMSCs)), or other posts with similar responsibilities, on behalf of the EMS owner.

³⁹ FLAC, ASOC and FSC count as 2 yearly HF continuation training.

⁴⁰ Completion of FSC counts as both FSC and FLAC currency (provided that the FLAC has been previously completed).

⁴¹ Primarily aimed at OF4s and OF3s who have executive roles within a Regiment, Wing or Squadron.

⁴² Unit Air Safety Teams are permitted to extend OI currency, up to 48 months beyond the RA 1440 Annex A validity requirements, when Competent use of OI skills has been demonstrated. ADHs, AM(MF)s, AMs, HoEs, Heads of ADH-Facing Organizations and Heads of AM(MF)- Facing Organizations **should** provide guidance to the Unit Air Safety Teams on how competency can be demonstrated.

⁴³ OI Ref **should not** be used to extend an individual's currency on 2 consecutive occasions.

⁴⁴ ORG Ref **should not** be used to extend an individual's currency on 2 consecutive occasions.

Course	Assignment / Post / Role ²⁰	Validity
Remotely Piloted Air System (RPAS) Responsible Officer (RO) / RPAS Accountable Manager (AM) brief ⁴⁵	RPAS ROs / RPAS AMs responsible for RPAS operating in the Open A2, Open A3, and Specific S1 sub-categories ⁴⁶ .	Duration of Tour

 ⁴⁵ This brief is applicable to both RPAS ROs and RPAS AMs.
 ⁴⁶ Where directed by the MAA; the requirement will be reviewed by the MAA during the RPAS categorization process and articulated in the Letter of Endorsed Categorization.

Annex B47

Further Air Safety training courses

Course	Assignment / Post / Role	Validity
Air Safety Data Analysis (ASDA)	Air Safety data trend analysis personnel	Duration of Tour
Air Safety Management System Overview (ASMSO)	Air Safety Management Systems development personnel	Duration of Tour
CAMO Regulatory Training (CAMO(RT)) ²⁷	CAMO personnel identified by the Mil CAM ⁴⁸ (including Contracted and Subcontracted personnel where appropriate), DT personnel with delegated CAMO responsibilities	5 Years
MAA Air Safety Risk Assessment & Management Practitioners (MASRAMP)	Risk Management requirements personnel	5 Years
Military Aerospace and Airworthiness Suite (MAAS)	The MAA sponsors 18 accredited MSc courses, which are aimed at those who require a Masters' level of understanding of military Air Systems (It is expected that course applicants are employed as Letter of Airworthiness Authority holders in Chartered Engineer (CEng) designated posts or working towards this level of competence)	Once Only

 ⁴⁷ The courses detailed in Annex B are those that have been endorsed by the MAA, some of which are provided by the MAA.
 ⁴⁸ For personnel with limited prior CAMO experience, the CAMO(RT) course may be completed as a pre-requisite to CAMO(FT), as determined by the Mil CAM.

Course	Assignment / Post / Role	Provider	Alternative to	Validity	Date Endorsed
Gliding Authorizers Course (GLAC) ^{49, 50}	2 Flying Training School (FTS) Volunteer Gliding Squadrons: Authorizing Officers, personnel authorizing flying activity	Central Gliding School	FLAC	5 Years	► Oct 21 ◄
Royal Navy Flight Safety Course (AIR 302)	Royal Navy: Flight Safety Officers, Authorizing Officers, personnel authorizing flying activity (or those from other Services employed in posts that support maritime aviation operations)	Royal Navy Flight Safety Centre	ASOC	5 Years	►Mar 20◀
Volunteer Gliding Squadron Flying Supervisors Course (VGS FSC) ^{49, 50}	2 FTS Volunteer Gliding Squadrons: Flying Unit Executives, A2 Category Qualified Gilding Instructors.	Central Gliding School	FSC	5 Years	►Oct 21 ◄

Annex C MAA Endorsed Alternative MAA CoAST Air Safety training courses

 ⁴⁹ The GLAC and VGS FSC count as 2 yearly HF continuation training.
 ⁵⁰ Completion of VGS FSC counts as both VGS FSC and GLAC currency (provided that the GLAC has been previously completed).

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RA 1600 – Remotely Piloted Air Systems

Rationale	There is a requirement to acquire and operate appropriate Remotely Piloted Air Systems (RPAS). Therefore, there needs to be in place a proportionate regulatory and certification framework; this is based on the RPAS operating intent and the level of Risk their proposed activity poses. Without agreed frameworks to assist organizations to acquire, develop and operate appropriate RPAS (based on the way in which they are planned to be operated, and physical attributes (mass, speed, energy, etc)), RPAS may present uncontrolled and unmitigated Risks to Life (RtL). The categorization of RPAS (which considers both RPAS type and method of operation) directs which Regulation and AMC apply. This Regulatory Article (RA) provides an overview of the Categorization system and directs the regulatory requirements to ensure that organizations acquire appropriate RPAS and correctly operate them in the relevant Category ¹ to enable suitable regulatory frameworks to be applied to their operation. This will ensure that RPAS are safe to operate and are being operated safely throughout their life.
Contents	Scope
	Definitions relevant to the RA 1600 Series
	1600(1): Remotely Piloted Air System Categorization
	1600(2): Remotely Piloted Air System Regulatory Requirements
Scope	The purpose of Categorization is to set proportionate regulatory frameworks to ensure that RPAS operations are conducted safely. The process of RPAS categorization considers both the RPAS type and method of operation.
	For RPAS with a Maximum Take-Off Weight (MTOW) ² up to 25 kg, RPAS operations can be conducted in the Open or Specific S1 categories. For these operations, the Regulations are designed to be contained, suitable for operators with limited or no aviation qualifications or experience, and are restricted to Visual Line of Sight (VLOS) or no more than 2 km Beyond Visual Line of Sight (BVLOS) from the Remote Pilot (RP). Open and Specific S1 operations need only comply with RA 1600 and the applicable RA from RA 1601 – RA 1604. These RAs set the Risk boundaries in which the operations are to be conducted and RPAS Responsible Officers (RPAS RO) / RPAS Accountable Managers (RPAS AM) are only required to assess that they remain within these boundaries.
	For operations of RPAS with maximum take-off mass greater than 25 kg, or where the operating range is more than 2 km from the RP, or other factors apply that increase RtL beyond that for Specific S1 and below, operators need to follow the whole of the MAA Regulatory Publications (MRP), with derogations appropriate to the level of Risk. Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF)) ³ are required to manage the RtL to As Low As Reasonably Practicable and Tolerable in accordance with (iaw) RA 1020 ⁴ or RA 1024 ³ .
	Categorization is based on the Risk RPAS operations pose to uninvolved persons ⁵ on the ground and other air users. The Risk is dependent on many factors including, but not limited to air vehicle mass, dimensions, speed, range of operation, duration of exposure ⁶ , robustness of link, the nature of the airspace, and the quality of training. As the Risk increases, the robustness of the Integrity and Assurance required to demonstrate that operations are safe will increase.

¹ Hereafter "Category" refers to Category and / or Categories.

² Including Aircraft Stores and Payload.

 ³ Refer to RA 1024 – Accountable Manager (Military Flying).
 ⁴ Refer to RA 1020 – Aviation Duty Holder and Aviation Duty Holder-Facing Organizations – Roles and Responsibilities.

⁵ Uninvolved persons are those who either are not participating in the RPAS operation or have not received clear instruction or Safety precautions from the RPAS RO / RPAS AM. A person is 'participating' if they are acting on behalf of, or under Safety instruction of,

the RPAS RO / RPAS AM. ⁶ Exposure is a function of the numbers of third parties at Risk from the operation and the time during which they are at Risk.

 RPAS Categories RPAS are categorized by an MAA RPAS Letter of Endorsed Categorization (LEC). Open Category a. Open Category operations present a low RtL and are bounded by the main factors: (1) The MTOW of the RPAS is less than 25 kg. (2) The RPAS is operated within VLOS⁷. (3) The RPAS is not flown at a height greater than 120 m (400 ft) the closest point of the surface of the earth. b. The Open Category is divided into three operating sub-categories: (1) Open A1 (Fly 'over' people). Operations within the Open A1 category are only to be conducted with RPAS that present a low RtL to their low MTOW (less than 250 g) and their physical attributes / construction. The Open A1 sub-category allows operations over uninvolved persons but not flight over areas of high population densit (2) Open A2 (Fly 'close to' people). Operations within the Open sub-category are only to be conducted with RPAS that have a MTOW less than 25 kg. The Open A3 (Fly 'far from' people). Operations within the Open sub-category are only to be conducted with RPAS that have a MTOW less than 25 kg. The Open A3 (Fly 'far from' people). Operations within the Open sub-category are only to be conducted with RPAS that have a MTOW less than 25 kg. The Open A3 (Fly 'far from' people). Operations within the Open sub-category are only to be conducted with RPAS that have a MTOW less than 25 kg. The Open A3 (Cly 'far from' people). Operations within the Open sub-category are only to be conducted with RPAS that new a MTOW less than 25 kg. The Open A3 (Fly 'far from' people). Operations within the Open A3 within the Specific Category operations present a greater RtL than that of the OC Category; this includes where one or more elements of the operation fall ou the boundaries of the Open Category. b. The Specific Category operations within the Specific S1 sub-category are those be conducted with RPAS that: (1) Have a MTOW of less than 25 kg,	Definitions	Definitions relevant to the RA 1600 Series
 (LEC). 2. Open Category a. Open Category operations present a low RtL and are bounded by thr main factors: (1) The MTOW of the RPAS is less than 25 kg. (2) The RPAS is operated within VLOS⁷. (3) The RPAS is not flown at a height greater than 120 m (400 ft) the closest point of the surface of the earth. b. The Open Category is divided into three operating sub-categories: (1) Open A1 (Fly 'over' people). Operations within the Open A1 is category are only to be conducted with RPAS that present a low RtL to their low MTOW (less than 250 g) and their physical attributes / construction. The Open A1 sub-category allows operations over uninvolved persons but not flight over areas of high population densit (2) Open A2 (Fly 'close to' people). Operations within the Open A1 sub-category are only to be conducted with RPAS that have a MTOW less than 4 kg and are capable of being operated safely to a minimum horizontal distance of 30 m from uninvolved persons, or down to 5 m horizontally if a 'low speed mode'¹⁶ is fitted and selected. (3) Open A3 (Fly 'far from' people). Operations within the Open sub-category allows operations to a minimum horizontal distance of 50 m from uninvolved persons and no within 50 m of Congested Areas⁷. 3. Specific Category perations present a greater RtL than that of the O Category; this includes where one or more elements of the operation fall ou the boundaries of the Open Category. b. The Specific Category is divided into two sub-categoriaes: (1) Have a MTOW of less than 25 kg, and (2) Are required to operate Beyond Visual Line of Sight (BVLOS)⁷ to a maximum of 2,000 m from the RP, and (3) Are flown inside the UK Flight Information Region and in Segregated Airspace. (4) Have a MTOW of 25 kg or greater, or (2) Are required to operate BVLOS in excess of 2,000 m from the PL and the PL and to perative operations within the PL an		
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		(2) Are required to operate BVLOS in excess of 2,000 m from the RP.
4. Certified Category		4. Certified Category
		than that of the Specific Category and present an equivalent 2 nd and 3 rd party

 ⁷ Refer to MAA02: Military Aviation Authority Master Glossary.
 ⁸ "low-speed mode" limits the maximum speed to 3 m/s when selected by the RP.

Definitions

b. Criteria that add complexity and therefore may lead to Categorization as Certified include⁹:

(1) Flight over areas of high population density, or;

(2) Carriage of people, or;

(3) A determination by the MAA that residual RtL is too great unless the RPAS is certified, based on a combination of: MTOW, Remotely Piloted Aircraft (RPA) size, VLOS or BVLOS operation, overflight of people, airspace integration and classification, Detect And Avoid, etc, or;

(4) Automatic or autonomous systems with procedures that prevent the RP from directly controlling the RPA throughout the entirety of its flight (except for unplanned emergency conditions such as lost link⁷ profiles).

5. Armed RPAS and RPAS transporting Dangerous Cargo

a. RPAS are considered to be armed if they carry a kinetic or directed energy weapon and are designed to be launched and recovered to be used again¹⁰. Armed Systems that are not designed to be recovered post-launch, may be considered one way attack systems and need not comply with MAA Regulation. If the RPA is capable of flight with the munition removed then, when the munition is fitted, it is considered an armed RPAS and subject to the MRP.

Note:

The MAA recognizes that there may be some ambiguity when determining whether an armed system meets the criteria of RPAS or one way attack system. Examples may include cases whereby the RPAS munition can be removed (rather than built-in) but will never be re-used or in the case of a loitering munition that is designed to take an indirect route to target. Early engagement with the MAA is encouraged to ensure the most appropriate Regulatory framework is applied in conjunction with the Defence OME Safety Regulator (DOSR).

b. RPAS that are armed or carry dangerous cargo^{11, 12} will be categorized either in the Specific S2 or the Certified Category. Armed Specific S2 RPAS will be constrained to named Operations and Designated Danger Areas (DDA) only.

6. **Swarming.** An RPAS swarm is defined as the operation of more than one RPA controlled collectively rather than individually¹³. Swarming operations are likely be categorized as Specific S2 or Certified according to the assessed RtL.

7. **Dropping of materiel.** Dropping of materiel is defined as articles intentionally separated from the Aircraft that are under the pull of gravity only. Operations that intentionally involve RPAS dropping materiel are likely to be categorized as Specific S2 or Certified according to the assessed RtL.

8. **Flight over areas of high population density.** Gatherings where persons are unable to move away due to the density of the people present¹⁴.

9. **Uninvolved person(s).** An individual, or group of individuals, who either: Are not, in any way, participating in the RPAS operation; or Have not received clear instructions and safety precautions from the Remote Pilot, the RPAS operator or a person nominated by the RPAS operator, to follow throughout the operation and in the event the RPAS exhibits any unplanned behaviour. (CAP 722 derived)

⁹ These characteristics may be approved in a lower Category where the overall Safety argument supports it.

¹⁰ Other effectors including chemical, acoustic and target designation are considered armed RPAS.

¹¹ Refer to AAP-06 - The North Atlantic Treaty Organization (NATO) Glossary of Terms and Definitions (English and French).

¹² For example (non-exhaustive list): Explosives, radioactive material, flammable liquids, dangerous or volatile chemicals, strong acids, compressed gases, biological agents, poisons.

¹³ Derived from Civil Aviation Authority (CAA). "Unmanned Aircraft Systems. Rotary Wing Swarm Operations – Visual Line of Sight Requirements, Guidance & Policy. Civil Aviation Publication (CAP) 722E".

¹⁴ Derived from CAP 722 definition of "Assemblies of people".

Regulation	Remotely Piloted Air System Categorization
1600(1)	1600(1) All UK military registered RPAS shall be categorized ¹⁵ .
Acceptable Means of Compliance	Remotely Piloted Air System Categorization10. RPAS should be categorized into one or more of the following: Open A1, Open A2, Open A3, Specific S1, Specific S2 sub-categories or Certified Category.
1600(1)	11. Organizations should submit a Categorization submission to the MAA ¹⁶ ; an MAA Categorization Panel should thereafter confirm the valid / applicable Category. Organizations planning on submitting a Categorization submission should contact the MAA at the earliest opportunity to discuss intent and operation.
	12. Responsibility for RPAS Categorization . Once an organization recognizes the need to categorize an RPAS it intends to operate, an appropriate person within the organization should accept responsibility for completing the MAA Categorization submission as follows:
	a. Open A1, Open A2, Open A3, and Specific S1 sub-categories. The RPAS RO / RPAS AM of the organization that plans to operate the RPAS should be responsible for submitting a Categorization submission to the MAA.
	 b. Specific S2 sub-category. The Type Airworthiness Authority (TAA)¹⁷ (with ADH / AM(MF) / Senior Responsible Owner (SRO) endorsement¹⁸) should be responsible for submitting the Categorization submission to the MAA.
	c. Certified Category. The TAA ¹⁷ (with ADH / AM(MF) / SRO endorsement ¹⁸), or the AM(MF) only ¹⁹ , should be responsible for submitting the Categorization submission to the MAA.
	13. Categorization Submission . Cases for Categorization should be based on the operating Risk (which includes, but is not limited to: MTOW, dimensions and speed of the remote air vehicle and the nature of the proposed operations, including the range from the RP and the airspace).
	14. Open and Specific S1 Categorization submissions should provide detail to allocate a Category, identifying processes and aggravating factors coupled with mitigations that contribute to both the Safe to Operate and Operate Safely arguments.
	15. UK Military Aircraft Register (MAR) Requirements. RPAS should be registered on, and de-registered from, the UK MAR iaw RA 1161 ²⁰ . For Open Category and Specific S1 sub-category RPAS, application for UK MAR registration is implicit in the Categorization submission ²¹ and there is no requirement to submit a separate application. Specific S2 sub-category and Certified Category RPAS should comply with RA 1161.
	16. The LEC is likely to be issued close to first flight.
	a. Open Category and Specific S1 sub-category. Categorization submission information, should as a minimum include:
	(1) A statement detailing why the RPAS belong in the proposed RPAS Category and sub-category (Open A1, Open A2, Open A3, and / or Specific S1).

¹⁵ In this RA, from this point on, the term 'categorize' / 'categorized' / 'categorization' refers to the MAA-endorsed RPAS Category which defines an appropriate Regulatory Framework. ¹⁶ Contact via <u>DSA-MAA-MRPEnquiries@mod.gov.uk.</u>

¹⁷ Where the Air System is Civilian-Owned, ownership of regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model for Type Airworthiness (TAw) management; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

¹⁸ For RPAS intended for embarked operations the Ship Platform Authority and Ship Duty Holder, where known, **should** be consulted and involved in the categorization process.

¹⁹ For RPAS in the Special Case Flying operating category; Refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.

²⁰ Refer to RA 1161 – Military Registration of Air Systems operating within the Defence Air Environment.

²¹ The Categorization submission is in place of the Release To Service (RTS) / Military Permit To Fly (MPTF), the Air System Safety Case (ASSC), and the Application for Approval in Principle.

The applicable information as detailed within the Categorization Acceptable (2) Safety Checklist at Annex B. Means of Compliance **Open A1 sub-category.** The organization submitting a Categorization b. submission for RPAS to operate in the Open A1 sub-category should ensure, 1600(1) and make clear within the Categorization submission, that the RPAS being acquired has a European Union (EU) / UK conformity marking or is designed to similar standards. Open A2, Open A3, and Specific S1 sub-categories. The organization C. submitting a Categorization submission for RPAS to operate in the Open A2, Open A3, and Specific S1 sub-categories should ensure, and make clear within the Categorization submission, that the RPAS being acquired has a EU / UK conformity marking or is designed to similar standards. If the RPAS does not hold a conformity marking, it **should** be designed to similar standards, and the RPAS manufacturer **should** be endorsed by the Defence Equipment & Support (DE&S) RPAS Delivery Team (DT). Specific S2 and Certified Categorization submissions should provide detail of 17. the proposed regulatory governance construct the RPA will follow for MAA agreement, including substantiated arguments for any requested derogations from the MRP. 18. Due to the likely impact on contracting and default adherence to the full MRP, the Categorization submission should be made early in the project life cycle and align with Application for Approval in Principle (AAiP) for MAR application to allow for associated governance to be contracted and enacted through normal routes. Specific S2 sub-category. Categorization submission information is а provided in RA 1605²². b. Certified Category. Categorization submission information should as a minimum include: (1)A statement detailing why the RPAS belongs in the proposed Category. (2) A technical description of the RPAS. (3) A detailed description of RPAS operating intent²³. The Airworthiness Strategy²⁴. (4) The proposed Design Safety Target²⁵. (5) 19. Following receipt of the completed RPAS Categorization submission, the MAA should confirm the RPAS Category and / or sub-categories (if applicable) and issue an MAA RPAS LEC detailing confirmation of the RPAS Category. The LEC should remain valid for the duration of the organization's RPAS 20. operations provided the conditions specified in the LEC remain extant. Where an operating organization wishes to expand beyond those conditions, including changes to the equipment, operating intent or operating environment: The organization **should** resubmit the Categorization submission and an a. associated Safety argument to the MAA, noting that the updated Category may be different to that previously endorsed. b. A new LEC **should** be in place prior to any operation under the new conditions. For new organizations and / or use cases for Specific S2, the ASSC c. (Live) and RTS Recommendation / MPTF (In-Service) Recommendation should be re-submitted to the MAA for review. d. If a requirement is identified for an RPAS being operated in the S1 subcategory to be operated outside its extant LEC for a specific operational

²³ For commercial off-the-shelf (COTS) RPAS this could be the Concept of Use (CONUSE); or for more complex RPAS this could be based on the operating intent, the Statement of Operating Intent (SOI), etc (non-exhaustive list).
 ²⁴ Refer to RA 1606 – Remotely Piloted Air Systems - Certified Category.

²² Refer to RA 1605 – Remotely Piloted Air Systems Specific S2 sub-category.

²⁵ Refer to RA 1230 – Design Safety Targets.

Acceptable Means of Compliance 1600(1)	 requirement, the use of a Special Purpose Clearance (SPC)²⁶ should be applied. 21. Organizations wishing to add or remove different RPAS models to an extant Open Category or Specific S1 sub-category LEC are only required to submit an Appendix 1 to the Categorization Safety Checklist at Annex B. Appendix 1 submissions should only be submitted if no changes have been made to the original endorsed Safety Checklist Annex B. 22. For Certified Category, no further LEC applications should be submitted following completion of initial Certification activity iaw RA 5810. The full MRP will apply and further LEC submissions provide no additional benefit. 23. Development activity (including Test and Evaluation (T&E), trials, and experimentation) should only be approved and undertaken by T&E endorsed organizations and Suitably Qualified and Experienced Persons²⁷.
Guidance	Remotely Piloted Air System Categorization
Material	24. Civil Registered, Military Operated RPAS are regulated by RA 1166 ²⁸ .
1600(1)	25. RA 1600 applies to UK Military Registered RPAS, whether Military-Owned or Civilian-Owned and / or Military Operated or Civilian Operated. This includes Civilian-Owned and Civilian Operated RPAS operating extra-territorially under contract to the MOD.
	26. RA 1600 does not apply to:
	a. Privately-owned RPAS (ie non-MOD owned and not on the UK MAR) operated by MOD personnel outwith their MOD duties ²⁹ .
	b. Civil Registered or Unregistered Civilian-Owned RPAS and Civilian Operated RPAS operating, iaw the Air Navigation Order / Overseas National Regulations, under contract to the MOD.
	c. Other Nation's military RPAS.
	27. MOD owned and / or operated RPAS in the Open Category and Specific S1 sub-category must have 'Authority to Proceed' and security accreditation granted iaw 2023DIN03-17 ³⁰ prior to Categorization and use.
	28. The MAA may categorize RPAS into a different Category than that submitted if deemed appropriate.
	29. The MAA will form a RPAS Categorization Panel chaired by an Authorizing Officer to review the Categorization submission. It is expected that the MAA Categorization process, from receipt of the Categorization submission to issuance of a LEC or provisional Categorization response, will be no longer than 60 working days. Where the MAA has to request further information from the submitting organization to inform the Categorization decision, the response may be delayed.
	30. The LEC will detail confirmation of the RPAS Category and or sub-categories detailing the Regulatory Framework to be applied.
	31. Early engagement with the MAA is encouraged to reduce impact on project timelines. Engagement will ideally be during the equipment assessment phase (or earlier if possible) to enable the Categorization submission to be submitted no later than Full Business Case to ensure that the correct certification and regulatory regime can be adopted.
	32. The Categorization Safety Checklist at Annex B provides a list of topics to be considered in the cases for Open Category and Specific S1 sub-category Categorization. However, it is recognized that minimal detail may be available when a Categorization submission is made during the RPAS Concept phase. Nonetheless, it is in the best interests of the submitting organization to include as much detail as is

 ²⁶ Refer to RA 1604 – Remotely Piloted Air Systems Specific S1 sub-category.
 ²⁷ Refer to RA 2370 – Test and Evaluation.
 ²⁸ Refer to RA 1166 – UK Civil-Registered Aircraft Utilized by the Ministry of Defence.

 ²⁹ ie where the use is private or recreational.
 ³⁰ Refer to 2023DIN03-17 – Procurement and use of small UAS (sUAS) in Defence-OS.

Guidance	available. This will, in turn, enable the MAA to make the best-informed RPAS Category assessment.
Material 1600(1)	 33. The Specific S1 sub-category represents the greatest RtL that an RPAS RO can manage. The RtL is bounded through the LEC. Elevation of Risk beyond this point requires an ADH chain and entry into Specific S2 sub-category.
	34. The MAA recognizes that the full suite of artefacts and evidence for Specific S2 sub-category and Certified Category RPAS may not be available at LEC submission and that ASSC and RTS / MPTF review will be completed prior to commencement of flight.
	35. Any re-Categorization may require additional MRP compliance including Certification, Continuing Airworthiness management, etc. Therefore, organizations may wish to seek initial Categorization in an appropriate Category if they envisage operating intent and / or conditions being expanded later.
	36. It is important that an organization wishing to bring an RPAS into service within the Defence Air Environment fully understands the extent of its proposed usage in so far as is practicable throughout the life of the Air System, in order that an appropriate RPAS can be acquired from the outset (future-proofing). Changes to the requirements once In-Service will require re-assessment of the Categorization which may lead to the categorized RPAS not being suitable for the revised operating intent and / or conditions.
	37. Selection of the correct RPAS is dependent on the intended CONUSE and Concept of Employment. Organizations can refer to Annex A, Figure 1 to assist in determining appropriate RPAS categories and physical attributes from the outset.
	38. The acquisition of RPAS to be operated in the Open Category or Specific S1 sub-category is likely to be undertaken outside of the DE&S acquisition process, by organizations with minimal RPAS experience. DE&S RPAS DT, CATALYST DT or DE&S Airworthiness Team (DAT) are able to provide guidance on the acquisition of such RPAS.
	39. Where RPAS will be operated in the maritime environment (ie embarked aviation), the Ship's Platform Authority and Ship Duty Holder are likely to be essential in the provision of Subject Matter Expertise for the Categorization submission ³¹ . The RPAS categorization needs to be reviewed to ensure the original RPAS categorization remains accurate, or requires a re-categorization, with a change in CONUSE / CONOPS if used in maritime environment.
Regulation	Remotely Piloted Air System Regulatory Requirements
1600(2)	1600(2) The appropriate Regulatory Framework shall be applied to all RPAS.
Acceptable Means of Compliance 1600(2)	 Remotely Piloted Air System Regulatory Requirements 40. Organizations responsible for RPAS categorized in the: a. Open A1 sub-category should ensure compliance with the regulatory requirements as detailed in RA 1601³².
(_)	b. Open A2 sub-category should ensure compliance with the regulatory
	requirements as detailed in RA 1602 ³³ . c. Open A3 sub-category should ensure compliance with the regulatory
	requirements as detailed in RA 1603 ³⁴ .
	d. Specific S1 sub-category should ensure compliance with the regulatory requirements as detailed in RA 1604 ²⁶ .

 ³¹ Refer to RA 1395(5): Ship Air-Release Remotely Piloted Air Systems.
 ³² Refer to RA 1601 – Remotely Piloted Air Systems Open A1 sub-category (Fly 'Over' People).
 ³³ Refer to RA 1602 – Remotely Piloted Air Systems Open A2 sub-category (Fly 'Close To' People).
 ³⁴ Refer to RA 1603 – Remotely Piloted Air Systems Open A3 sub-category (Fly 'Far From' People).

Acceptable
Means of
Compliance
1600(2)

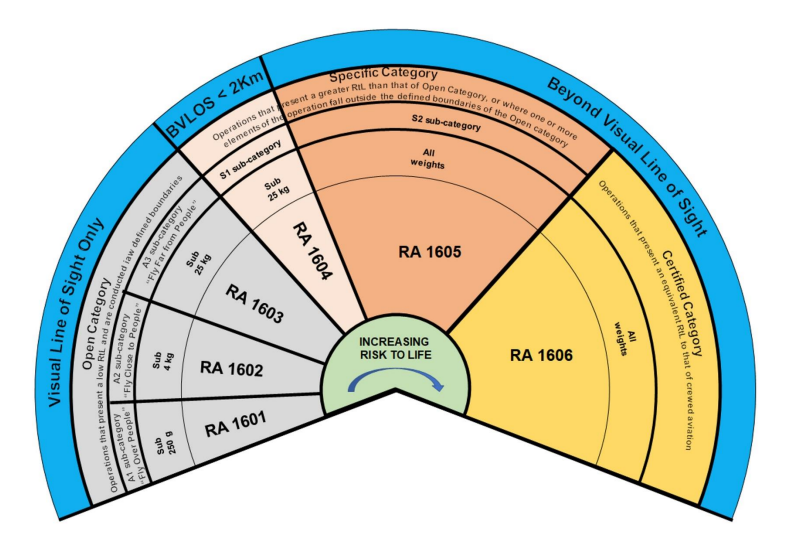
e. Specific S2 sub-category **should** ensure compliance with the regulatory requirements as detailed in RA 1605²².

f. Certified Category **should** ensure compliance with the regulatory requirements as detailed in RA 1606²⁴.

Guidance Material 1600(2)	Remotely Piloted Air System Regulatory Requirements 41. RPAS operating in the Open and S1 sub-categories do not require a RTS / MPTF. RPAS operating in the S2 sub-category and Certified Category require an RTS / MPTF. There may be a requirement to have an MPTF (Development) ²⁶ for Test and Evaluation activities.
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ANNEX A

Figure 1 – Categorization Schematic (for illustrative purposes only – see RAs for definitive applicability)



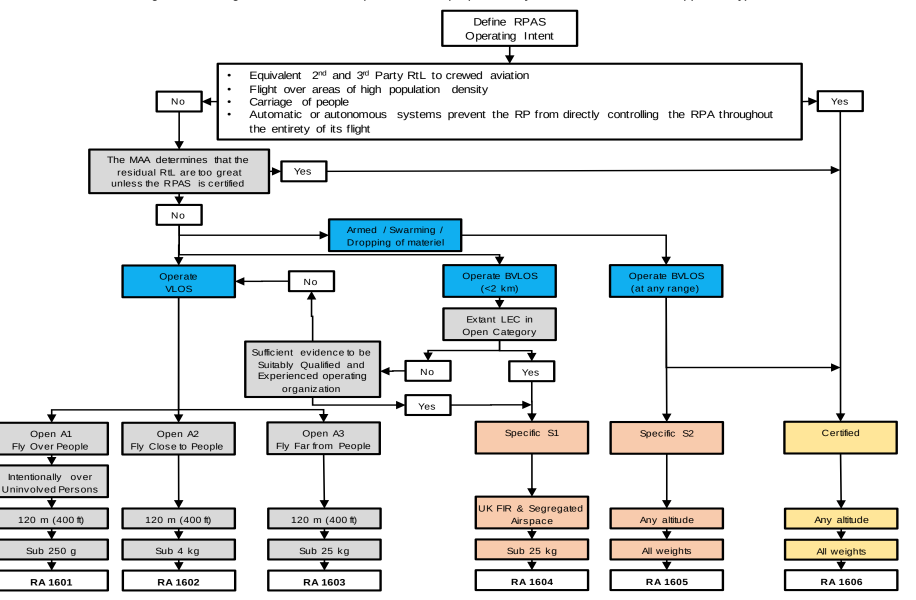


Figure 2 – Categorization Flow Chart (for illustrative purposes only – see RAs for definitive applicability)

ANNEX B

Categorization Safety Checklist

The Categorization Safety Checklist provides recommended headings and content to be considered for inclusion in the submission for Open Category and Specific S1 sub-category RPAS Categorization. It is recognized that some of the content detailed below might not be available at the time the Categorization submission is prepared. Nonetheless, it is in the best interests of the submitting organization to include as much information as available to inform the MAA Categorization.

1. Organization

{Full details of the organization that is subject to the submission – all areas detailed below ought to be covered as a minimum. Where examples are given, they are not exhaustive}

- 1.1. Structure of organization and management {*Brief description*}
- 1.2. Key personnel {As appropriate, eg RPAS RO, RPAS AM. Aviation qualifications and experience to be included if applicable}
- 1.3. Responsibility and duties of the RP {Expected duties of the RP}
- 1.4. Responsibility and duties of support personnel in the operation of the RPAS {eg RPs might use an assistant to help with the operation of the RPA. Give a brief description of this person's responsibilities and duties}
- 1.5. Flight team composition {Composition of the flight team according to nature of operation, complexity, type of RPA, etc}
- 1.6. Operation of multiple types of RPAS {Detail any limitations to the numbers and types of RPAS that a RP might operate if appropriate}
- 1.7. Qualification requirements {Details of the qualifications, experience or training necessary for the RP or support crew according to the types of RPAS and roles employed by the RP}
- 1.8. Crew health {A statement and any guidance to ensure that the crew are appropriately fit before conducting any operations}
- 1.9. Logs and records {Requirements for logs and records of flights for the RPAS and by the RP}
- 1.10. Details of the RP training programme {Training and checking requirements for RPs and support crew as determined by the RPAS RO / RPAS AM to cover initial, refresher and conversion syllabi. Include any independent assessment of RP competency and currency requirements}
- 1.11. Occurrence prevention, Occurrence reporting, and Flight Safety programme {Include any reporting requirements and interface with Safety Management System}
- 1.12. Change Management (Modifications) {Detail how the organization manages changes to the original design}
- 1.13. Other documents {As considered necessary – copies of any documents ought to be attached}

2. Operations

{Details of the operating environment and procedures subject to the submission – all areas detailed below ought to be covered as a minimum. Where examples are given, they are not exhaustive}

- 2.1. Operating Intent / Types of operation {Detail nature of operation (eg Visual Line of Sight, flexible / dynamic tasking, day / night, weather, operating behaviour, etc)}
- 2.2. Operating Areas

{Full detail of expected areas of geographic operations including operating areas (eg Congested Areas, open countryside, roads, etc). Consideration of overflown population density, suitability of launch and recovery locations and required services}

Regulatory Article 1600

- 2.3. Operating limitations, conditions, and related factors {Minimum and maximum operating conditions and limitations; reference any applicable limitations document if available and / or applicable; maximum kinetic energy; MTOW; maximum speed; population density}
- 2.4. Aggravating and / or mitigating factors table affecting or likely to affect the RPAS Category or Categories.
- 2.5. Supervision of RPAS operations {A description of any system to supervise the operations of the RP}
- 2.6. Operating site planning and assessment {Airspace operating environment considerations and procedures (eg controlled or restricted airspace, local avoids and Hazards, electromagnetic environment, etc)}
- 2.7. Communications {Awareness and links with other users and Aircraft Aircrew / RPs}
- 2.8. Weather {Consideration of RPAS environmental limitations}
- 2.9. On site procedures
 - a. Site Survey {Methods of surveying operating area, identifying Hazards and any recorded Risk Assessment}
 - b. Selection of operating area and alternate {*Methods of identifying and selecting operating area and how the alternate would be kept clear*}
 - c. Crew briefing {Procedures to brief crew (eg task, responsibilities, duties, emergencies, etc)}
 - d. Cordon Procedure {Adherence of separation criteria}
 - e. Communications {*Procedures to maintain contact with crew and adjacent air operations if appropriate*}
 - f. Weather Checks {Met brief provision, limitations and operating considerations}
 - g. Refuelling {To include changing / charging of batteries}
 - h. Loading of equipment {Detail procedures taken to ensure security of loaded equipment}
- 2.10. Assembly and functional checks {Checks conducted on completion of assembly of the system}
- 2.11. Pre-flight checks {Checks conducted immediately prior to flight}
- 2.12. Flight Procedures {Start, take-off, in-flight, landing, shutdown}
- 2.13. Post-flight or between flight checks {Detail the checks or inspections conducted both after flight and between flights, do appropriate Maintenance documents exist to return the Air System to a serviceable state?}
- 2.14. Emergency Procedures {Include lost link, flyaway, Airspace encroachment, fire (RPA and Ground Control Station), etc. Preventive measures ought to also be detailed, along with a list of alarms and associated instructions, etc. Preventive measures ought to also be detailed}
- 2.15. Surveillance of Operations {Surveillance methods for verification of RPAS geospatial positioning}

ANNEX B – APPENDIX 1

Categorization Safety Checklist

Technical descriptions and details of the RPAS that is subject to the submission – all areas detailed below **should** to be covered as a minimum. **Where examples are given, they are not exhaustive.**

3. Systems

- 3.1. Details of Design Organization and manufacturer / production organization {The designer and manufacturer might be the same company, include details of any approvals that such organizations hold}
- 3.2. Recognized standards, to which the equipment has been designed, built and tested {Details of any standards that might or might not be aviation related and might add to the safety argument. Where known this ought to include test and evaluation evidence}
- 3.3. The designed flight envelope {Full description of the flight envelope including: MTOW, flight duration, communications range, max height and speeds to maintain safe flight and glide profile (where appropriate). Include effects on flight envelope of differing payloads}
- 3.4. RPA dimensions {Full dimensions to be given including mass with and without fuel; with and without any payloads, etc}
- 3.5. RPA energy {maximum speed (m/s), maximum kinetic energy (joules)}
- 3.6. Design features {Detail the design features of the system, materials used, type of structure, etc}
- 3.7. Software Assurance *{Detail the software version, and the steps taken to assure the software}*
- 3.8. Construction {Detail the build nature of each Air System and how structural strength is assured}
- 3.9. Electrical power and distribution {Detail the electrical power and distribution, include battery type and number, generator specifications, equipment ratings, load shedding where appropriate, etc. This section **should** also consider any storage considerations related to batteries (eg on board ship)}
- 3.10. Propulsion System {Detail the Propulsion System(s) used, power output, type of propeller / rotor, etc}
- 3.11. Fuel System {Detail the fuel system arrangement, type of fuel, fuel delivery, etc}
- 3.12. Flight Management System and Flight Control System {Detail of how the RPA is controlled, control linkages, control rigging, include any automatic stabilisation, etc}
- 3.13. Navigation and Guidance {Detail the system used for navigation and guidance, include any automatic piloting, telemetry, etc}
- 3.14. Other avionics {Detail any other avionics fitted to the system}
- 3.15. Launch and Recovery {Describe the launch and recovery systems and detail any landing aids fitted to the system}
- 3.16. Payloads {For each RPA give a technical description of the payload expected to be installed or carried}
- 3.17. Emergency recovery or safety systems {Detail any systems fitted to the RPA or Ground Control Station (GCS) that contribute to safe flight or handling including their modes of operation (eg ballistic parachutes, propeller guards, independent flight termination, flight recovery system, etc)}
- 3.18. Modifications to the system {Detail any Modifications that have been made post initial design}

3.19. GCS

{Where a laptop / tablet is utilized give details of the type of operating system and other technical specifications. Give detail of process for firmware and software updates, and what flight parameters, commands, and data are recorded}

- 3.20. Command and Control Link (C2) {Describe the C2 infrastructure, how its integrity is monitored and the reaction of the system to degraded signal strengths}
- 3.21. C2 Loss Prevention {What design characteristics or procedures are in place to prevent and mitigate loss of data link whether due to Radio Frequency (RF) interference, equipment malfunctions (RPA / GCS) or atmospheric conditions}
- 3.22. Lost Link {Describe the RPA lost data link logic, profile and management for all phases of flight}
- 3.23. Whole system single points of failure (SPOF) {For each element of the whole system, identify where SPOF might exist or alternatively where redundancy exists (eq motors, propellers, etc)}
- 3.24. Lifting, Maintenance schedules and inspections as applicable {Describe the general Maintenance philosophy for the platform}
- 3.25. Repair and servicing as applicable {Where repairs to the system are necessary describe the repair and servicing philosophy}
- 3.26. Known failure modes {For the whole system identify known failure modes and detail preventive strategy}
- 3.27. Failsafe features {Detail any failsafe features in the design of the system}
- 3.28. Operating limitations and conditions (for Categorization phase only) as applicable {List the minimum and maximum operating conditions to highlight any mitigating or aggravating factors}
- 3.29. Transportation requirements {Detail how the system is transported between sites. Include all carry cases, transport description, etc}
- 3.30. EU Conformity Standard / Similar Standards {Detail the conformity standard of the RPAS

RA 1601 – Remotely Piloted Air Systems Open A1 sub-category (Fly 'Over' People)

Rationale	There is a requirement to determine and apply an appropriate regulatory framework to Remotely Piloted Air Systems (RPAS) to ensure they are safe to operate and are being operated safely. Failure to appropriately address RPAS specific Hazards could lead to an increased Risk to Life (RtL). This regulatory framework will be proportionate to the RPAS Category and its physical attributes ¹ . This Regulatory Article (RA) defines the regulatory framework for those RPAS operating in the Open A1 sub-category. The regulatory framework is structured to specifically permit appropriate operating freedom to 'non-traditional' aviation units (who are the prevalent users of Open A1 sub- category RPAS).
Contents	1601(1): Regulatory Requirements 1601(2): Responsibilities 1601(3): Remote Pilot Competence 1601(4): Safe Operation and Limitations
Regulation 1601(1)	 Regulatory Requirements 1601(1) Organizations operating RPAS in the Open A1 sub-category shall ensure that the requirements of RA 1600 and RA 1601 are complied with.
Acceptable Means of Compliance 1601(1)	 Regulatory Requirements 1. The operation of RPAS in the Open A1 sub-category should be in the MOD Interest². 2. Organizations should hold an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) prior to operation of RPAS in the Open A1 sub-category. 3. RPAS should: a. Have a Maximum Take Off Weight (MTOW), including Stores, of less than 250 g. b. Carry a European Union (EU) / UK conformity marking of C0³ or be designed to similar standards. c. Have a maximum speed of 19 m/s if the RPAS has a EU / UK conformity marking of C0, or be designed to similar standards. d. Be registered on the UK Military Aircraft Register by type⁴. e. Operate under the Defence Air Environment (DAE) Operating Framework and be assigned to a DAE Operating Category^{2, 5}.
	4. RPAS Occurrences should be reported, investigated, and recorded ^{6, 7} .

¹ For definitions of RPAS Categories, RPAS sub-categories, and RPAS physical attributes (eg Sub 250 g, Sub 4 kg, etc), refer to RA 1600 – Remotely Piloted Air Systems.

² Refer to RA 1160 – The Defence Air Environment Operating Framework.

³ Refer to <u>Commission Delegated Regulation (EU) 2019/945</u>, Commission Delegated Regulation (EU) 2020/1058, and <u>CAP2037A00</u>.

⁴ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

⁵ The DAE Operating Category relates to the ownership and Safety governance of the Air System, whereas the RPAS Category relates to the regulatory framework which is set by the MAA according to the Risk posed by the RPAS and the manner in which it is operated.

⁶ Refer to RA 1410 – Occurrence Reporting and Management.

⁷ Refer to the Manual of Aircraft Post Crash Management, Chapter 1: The Aircraft Post Crash Management (APCM) Task, paragraph 8: Applicability.

Guidance	Regulatory Requirements
Material 1601(1)	5. Only those MAA Regulatory Publication (MRP) documents detailed in this RA, RA 1600, and applicable Regulatory Instructions and Regulatory Notices, are applicable to RPAS operating in Open A1 sub-category.
	6. Contractor Flying Approved Organization Scheme (Basic RPAS) (CFAOS (BR)) organizations must also comply with RA 1031 ⁸ .
	7. RPAS Responsible Officers (RO) and RPAS Accountable Manager (AM) may waive the requirement for an Occurrence Safety Investigation (OSI) down to a Local Occurrence Investigation (LOI) for an Accident where the loss is consistent with the intended concept of operating use of the RPAS. Ultimately it is for the RPAS RO / RPAS AM to decide that there is nothing to be gained from a formal OSI. As a minimum the subsequent LOI still requires codification by the Incident Manager prior to being closed.
Regulation	Responsibilities
1601(2)	1601(2) RPAS operating in the Open A1 sub-category shall be operated under the authority of an RPAS RO or RPAS AM.
Acceptable	Responsibilities
Means of	8. Non-MOD organizations should :
Compliance	a. Be appropriately approved in accordance with (iaw) the CFAOS(BR) ⁸ .
1601(2)	b. Nominate an RPAS AM iaw RA 1031 ⁸ .
	9. MOD organizations should either:
	a. Nominate an RPAS RO (minimum OF2 or equivalent); or
	b. Ensure that operations are carried out by an organization appropriately approved iaw the CFAOS(BR).
	10. RPAS ROs and RPAS AMs should :
	a. Be responsible and accountable for the safe operation of RPAS within their Area of Responsibility (AoR).
	b. Ensure that Risks to Remote Pilots (RPs), operating personnel, other organization / MOD personnel, and the general public through the operation of RPAS are acceptable, and cease operations if not.
	c. Hold appropriate Terms of Reference.
	d. Ensure that RPAS are operated and maintained in line with the Manufacturer's User or Operating Manual, RA 1601(4) and LEC.
	e. Ensure that RPs are appropriately trained (iaw JSP 822 ⁹) and competent.
	f. Ensure that RPs are medically fit to operate the Categorized RPAS ¹⁰ .
	 g. Specify a Suitably Qualified and Experienced Person (eg Remote Pilot Instructors (RPI)) to award RPAS flying privileges.
Guidance	Responsibilities
Material	11. Nil.
1601(2)	

⁸ Refer to RA 1031 – Contractor Flying Approved Organization Scheme (Basic Remotely Piloted Air Systems).

 ⁹ Refer to JSP 822: Defence Direction and Guidance for Training and Education.
 ¹⁰ The baseline minimum Joint Medical Employment Standard for Military RPs of Open A1 Category RPAS is A-4. There is no baseline minimum Medical Employment Standard for Civilian RPs of Open A1 Category RPAS. There are no Initial or Periodic Medical Examination requirements (both Military and Civilian) to operate RPAS in the Open Category and S1 sub-category. However, these baseline requirements may be further restricted via the LEC and / or the endorsed RA 1600 Annex B Categorization Safety Checklist.

Regulation	Remote Pilot Competence
1601(3)	1601(3) RPs operating RPAS in the Open A1 sub-category shall be trained and competent.
Acceptable Means of Compliance 1601(3)	 Remote Pilot Competence 12. RPs should: a. Be familiar with all publications, processes and orders required to safely operate the RPAS. b. Maintain a level of competence appropriate to the tasks being conducted.
Guidance Material 1601(3)	 Remote Pilot Competence 13. RPs will be appropriately trained and competent. RPs are required to understand and be fully conversant with all appropriate publications and RA 1601(4), to ensure that their RPAS are safe to operate and being operated safely. 14. RPAS training will not be conducted while undertaking formal tasking. 15. Not all potential RPs will have experience flying RPAS; to gain sufficient experience, it is expected that organizations will provide appropriate training packages.
Regulation 1601(4)	 Safe Operation and Limitations 1601(4) RPAS operating in the Open A1 sub-category shall be operated in a manner that minimizes Risks and Hazards to other airspace users or any other person, vessel, vehicle or Structure near where the RPAS is being flown.
Acceptable Means of Compliance 1601(4)	 Safe Operation and Limitations 16. RPAS ROs and RPAS AMs should: a. Detail in Orders the operating limitations and regulatory requirements applicable to operations in their AoR. b. Ensure that operations outside UK airspace satisfy Diplomatic Clearance¹¹ requirements. 17. RPs should be responsible for the safe operation of the RPAS and not present undue Risk or Hazard to other airspace users or any person, vessel, vehicle or Structure. 18. When flying in the UK, RPs should notify the Low Flying Booking Cell (LFBC)¹² in advance of any flying above 50 ft Above Ground Level, unless in Segregated Airspace activated for their use. 19. RPs should adhere to: a. Orders promulgated by the RPAS RO or RPAS AM. b. The RPAS Manufacturer's User or Operating Manual. c. The applicable operating parameters and procedures detailed in the RA 1600 Annex B Categorization Safety Checklist and LEC. 20. RPs should conduct flight planning and Risk Assessments iaw the most restrictive of Orders and adhere to the following operating limitations:

 ¹¹ Refer to RA 2305 – Supervision of Flying.
 ¹² Refer to RA 2330 – Low Flying. The LFBC can be contacted by telephone 01489 887 000 or 0800 515 544. RPs **should** be aware that Military Fixed Wing Aircraft may operate between 100 ft and 250 ft; and Rotary Wing Aircraft may operate below 100 ft. The LFBC will be able to offer information on potential pre-planned conflicting activity in the area.

Acceptable Means of Compliance	a. Operated within Visual Line Of Sight (VLOS) ^{13, 14} of the RP, maintaining an ability to determine the Remotely Piloted Aircraft's (RPA) orientation up to a maximum range of 500 m ¹⁵ .
1601(4)	b. Any additional conditions stipulated in the LEC.
	21. RPA should not be:
	a. Operated higher than 120 m (400 ft) above the surface (land or sea).
	b. Operated over open-air assemblies of uninvolved people where in the event of RPA failure, collision with uninvolved people is probable.
	c. Operated in the flight restriction zone of a protected Aerodrome ¹⁶ , unless in receipt of appropriate permission from the Airspace Controlling Authority.
	22. Organizations should ensure that operations outside UK airspace are conducted iaw the relevant national or international legal and regulatory requirements.
	23. Management of RPAS data link loss . Suitable lost link procedures should be implemented to maintain safe flight (or safe termination), safe separation from other Aircraft, and to enable Aircraft recovery. In the event of an emergency in the RPS that requires abandonment, or the loss of return feed data link that precludes safe control, lost link procedures should be followed.
Guidance	Safe Operation and Limitations
Material	24. An RPAS RO may be required to employ Open A1 sub-category RPAS outside
1601(4)	limitations contained within their LEC, when there is an unplanned or unexpected operational imperative to do so ¹⁷ . When such situations arise, the RPAS RO (or their representative when the RPAS RO is not deployed) needs to inform the operational commander ¹⁸ of the increased Risk associated with operating outside of the LEC. Although the urgency of a given situation may preclude formal process, an RPAS RO needs to demonstrate in retrospect a Risk analysis suitable to the context. There needs to be an assessment of the impact on third-parties (for example crewed aviation or civilian population in the area) ¹⁹ . The operational commander needs to agree to accept the Risk and record the decision to do so. Operations outside of the LEC have to cease immediately once the operational requirement has been met.
	25. When operating with reduced visibility (eg at night, sandstorm, etc) over or in proximity to uninvolved people, the RPAS RO / RPAS AM will need to ensure the ability to operate safely (eg Night Vision Devices, etc).
	26. RPAS publications are likely to include:
	a. The RA 1600 Annex B Categorization Safety Checklist for the RPAS.
	b. Manufacturer's User or Operating Manual.
	c. Specific Orders or Instructions from the RPAS RO or RPAS AM.
	d. Local orders such as those published by a Head of Establishment or Head of Unit.
	27. The requirement to Authorize operations in the Open A1 sub-category is not mandated; however, RPAS ROs may elect to implement an authorization process to formalize and account for any tasking conducted ²⁰ .

 ¹³ Refer to MAA02: Military Aviation Authority Master Glossary.
 ¹⁴ RPAS Categorized as Open A1 may be operated Beyond VLOS when operating within buildings, vessels and Structures.

¹⁵ In 'follow-me' mode (the RPA will automatically follow the Remote Pilot Station (RPS)), the RPA may be flown up to a maximum distance of 50 m from the RP, even if this means that the RPA is no longer VLOS. ¹⁶ Details of UK Aerodromes that fall into the 'protected' category can be found within the <u>NATS eAIS Package</u>. For Government

aerodromes see the UK Mil AIP.

¹⁷ Where Safety, Environmental Protection or operational imperatives demand, the Regulations may be deviated from provided that a convincing case can be offered in retrospect. ¹⁸ The empowered individual at the time with tactical awareness of the current operation or task.

¹⁹ Bounded by the Laws of Armed Conflict, superior command direction, Rules of Engagement and RtL to own forces.

²⁰ If RPAS ROs choose to implement the Authorization process, they are advised to use the principles of RA 2306 – Authorization of Flights.

RA 1602 – Remotely Piloted Air Systems Open A2 sub-category (Fly 'Close To' People)

¹ For definitions of RPAS Categories, RPAS sub-categories, and RPAS physical attributes (eg Sub 250 g, Sub 4 kg, etc), refer to RA 1600 – Remotely Piloted Air Systems.

 ² Refer to <u>Commission Delegated Regulation (EU) 2019/945</u>, <u>Commission Delegated Regulation (EU) 2020/1058</u>, and <u>CAP2037A00</u>.
 ³ This will provide Assurance that the RPAS meets basic Airworthiness requirements and that it is "Safe to Operate" in the Defence Air Environment (DAE).

⁴ Refer to 2023DIN03-030 – DES Remotely Piloted Air System (RPAS) Delivery Team Commercial Off The Shelf (COTS) Endorsed Manufacturers List (EML).

⁵ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

Regulatory Artic	UNCONTROLLED COPY WHEN PRINTED
Acceptable Means of Compliance	f. Adhere to noise limits, height limits and requirements for remote identification and geo-awareness systems and additional requirements if being used during tethered flight ⁶ .
1602(1)	g. Operate under the DAE Operating Framework and be assigned to a DAE Operating Category ^{7, 8} .
	3. RPAS Occurrences should be reported, investigated, and recorded ^{9, 10} .
Guidance	Regulatory Requirements
Material 1602(1)	4. Only those MAA Regulatory Publication (MRP) documents detailed in this RA, including relevant Regulatory Instructions and Regulatory Notices, are applicable to RPAS operating in Open A2 sub-category.
	5. Contractor Flying Approved Organization Scheme (Basic RPAS) (CFAOS (BR)) organizations must also comply with RA 1031 ¹¹ .
	6. RPAS Responsible Officers (RPAS RO) / RPAS Accountable Managers (RPAS AM) may waive the requirement for an Occurrence Safety Investigation (OSI) down to a Local Occurrence Investigation (LOI) for an Accident where the loss is consistent with the intended concept of operating use of the RPAS. Ultimately it is for the RPAS RO / RPAS AM to decide that there is nothing to be gained from a formal OSI. As a minimum the subsequent LOI still requires codification by the Incident Manager prior to being closed.
	7. Where the requirement for an RPAS to be operated from a His Majesty's / MOD Ship exists, the combination must be Authorized through an appropriate Ship Air-Release process ¹² .
Regulation	Responsibilities
1602(2)	1602(2) RPAS in the Open A2 sub-category shall be operated under the authority of a RPAS RO / RPAS AM and supported by appropriate persons.
Acceptable	Responsibilities
Means of Compliance	8. Non-MOD organizations operating military registered RPAS in the Open A2 sub-category should :
1602(2)	a. Be appropriately approved in accordance with (iaw) the CFAOS(BR) ¹¹ .
	b. Nominate an RPAS AM iaw RA 1031 ¹¹ .
	9. MOD organizations responsible for operating RPAS should either:
	a. Nominate:
	(1) A Capability Owner (minimum OF5 or equivalent), and
	(2) A RPAS RO (minimum OF4 or equivalent).
	b. Or ensure that operations are carried out by an organization appropriately approved iaw the CFAOS(BR).
	10. RPAS ROs should :

 ⁶ Defined as: "An RPAS that remains securely attached (tethered) via a physical link to a person, the ground or an object at all times while it is flying. The tether normally takes the form of a flexible wire or a cable and may also include the power supply to the Remotely Piloted Aircraft." (derived from Civil Air Publication (CAP) 722).
 ⁷ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ⁸ The DAE Operating Category relates to the ownership and Safety governance of the Air System, whereas the RPAS Category relates to the regulatory framework which is set by the MAA according to the Risk posed by the RPAS and the manner in which it is

operated.

 ⁹ Refer to RA 1410 – Occurrence Reporting and Management.
 ¹⁰ Refer to the Manual of Aircraft Post Crash Management, Chapter 1: The Aircraft Post Crash Management (APCM) Task, paragraph 8; Applicability.

 ¹¹ Refer to RA 1031 – Contractor Flying Approved Organization Scheme (Basic Remotely Piloted Air Systems).
 ¹² Refer to RA 1395 – Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships.

Acceptable Means of Compliance 1602(2)

a. Be responsible and accountable for the operation of RPAS within their Area of Responsibility (AoR) and answerable to a designated Capability Owner within the chain of command.

b. Ensure that Risks to RPs, operating personnel, other organization / MOD personnel, and the general public through the operation of RPAS are acceptable, and cease operations if not.

c. Hold appropriate Terms of Reference (ToR).

d. Ensure that the RPAS is operated in line with the RA 1600 Annex B Categorization Safety Checklist, Manufacturer's User or Operating Manual, RA 1602(4) and LEC.

e. Attend an MAA RPAS RO / AM briefing day¹³ prior to commencement of RPAS operations if required to do so by the MAA¹⁴.

f. Nominate a Senior Operator (SO).

11. The RPAS RO **should** issue a Letter of Delegation when delegating supervisory day-to-day operating responsibilities to a Suitably Qualified and Experienced Person (SQEP) (minimum OF3) within their AoR. The appointed RPAS RO and delegated individual **should** attend the MAA RPAS RO / AM briefing day. Whilst day to day supervisory responsibility may be delegated by the RPAS RO, accountability will remain with the RPAS RO.

12. RPAS AMs should:

a. Be appointed iaw RA 1031¹¹.

b. Be responsible and accountable for the operation of RPAS within their AoR.

c. Ensure that Risks to RPs, operating personnel, other organization / MOD personnel, and the general public through the operation of RPAS are acceptable, and cease operations if not.

d. Hold appropriate ToRs.

e. Ensure that the RPAS is operated in line with the RA 1600 Annex B Categorization Safety Checklist, Manufacturer's User or Operating Manual, RA 1602(4) and LEC.

f. Attend an MAA RPAS RO / AM briefing day prior to commencement of RPAS operations if required to do so by the MAA¹⁴.

g. Nominate a Flight Operations Post Holder (FOPH)¹¹ in order to provide the RPAS AM with appropriate specialist support¹⁵.

13. RPAS SOs and FOPHs should:

a. Support and be answerable to the respective RPAS RO / RPAS AM.

b. Have completed an approved RPAS training package provided by a Civil Aviation Authority (CAA) approved Recognized Assessment Entity (RAE)¹⁶ that includes a flying assessment, or an equivalent Defence Systems Approach to Training (DSAT) compliant MAA approved RPAS course. Where the training provided does not include flying under MRP rules, the RP **should** receive additional local training on MRP RPAS flying by an RPI as approved by the RPAS RO.

c. Ensure that all RPs within their AoR have successfully completed a flying assessment under the supervision of the RPAS SO / FOPH, and document accordingly.

¹³ Refer to RA 1440 – Air Safety Training.

¹⁴ This requirement will be reviewed by the MAA during the Categorization process; and any requirement / dispensation articulated in the LEC.

¹⁵ To include Test and Evaluation (T&E) when in the organization's CFAOS(BR) Approval and the RPAS AM is not appropriately T&E qualified.

¹⁶ The list of CAA approved RAEs is found in the Unmanned Aircraft section of the CAA website.

Regulatory Artic	CIE 1602 UNCONTROLLED COPY WHEN PRINTED
Acceptable Means of Compliance 1602(2)	 d. Ensure that RPs are medically fit to operate the Categorized RPAS¹⁷. e. Ensure the RP Instructor (RPI) complies with RA 1602(6). f. Specify SQEP individuals (eg RPIs) to award RPAS flying privileges.
Guidance Material 1602(2)	 Responsibilities 14. RPAS RO / RPAS AM. It is anticipated that, in many instances, RPAS will be operated by organizations with either limited or no prior aviation experience. In such cases, the Unit Commander or civilian middle manager (who may have limited or no previous aviation experience) may be appointed as the RPAS RO / RPAS AM. Therefore, the MAA will provide appropriate RPAS RO / AMs briefings¹³ to those assessed as requiring further training in order that they may be considered competent to manage the RtL associated with operation of the RPAS. 15. RPAS SO and FOPH. Training provided by a CAA approved RAE that includes a flying assessment or an equivalent DSAT compliant MAA approved RPAS course has been assessed as appropriate by the MAA to provide suitable training and assessment for RPAS SOs and FOPHs. 16. The RPAS SO / FOPH may also hold a dual role as an RPI.
Regulation 1602(3)	Remote Pilot Competence1602(3)RPs operating RPAS in the Open A2 sub-category shall be qualified and competent.
Acceptable Means of Compliance 1602(3)	 Remote Pilot Competence 17. RPAS RPs should: a. Conduct an RPAS operating training package and flying assessment under the supervision of the RPAS SO / FOPH. b. Maintain a level of competence appropriate to the tasks being conducted. c. Maintain an auditable record of RPAS training and flying activity. d. Be familiar with all publications and processes required to safely operate the RPAS. e. Be fully conversant with the RA 1600 Annex B Categorization Safety Checklist and local orders. f. Maintain a log of the inspections and Maintenance carried out on their RPAS.
Guidance Material 1602(3)	 Remote Pilot Competence 18. RPs will be appropriately trained and competent. RPs are required to understand and be fully conversant with all appropriate publications and RA 1602(4), to ensure that their RPAS are safe to operate and are being operated safely. 19. RPAS training will not be conducted while undertaking formal tasking. 20. RPAS SOS / FOPHs will ensure that all RPs receive Conversion To Type (CTT) training from an RPI.

¹⁷ The baseline minimum Joint Medical Employment Standard for Military RPs of Open A2 Category RPAS is A-4. There is no baseline minimum Medical Employment Standard for Civilian RPs of Open A2 Category RPAS. There are no Initial or Periodic Medical Examination requirements (both Military and Civilian) to operate RPAS in the Open Category and S1 sub-category. However, these baseline requirements may be further restricted via the LEC and / or the endorsed RA 1600 Annex B Categorization Safety Checklist.

Regulation 1602(4)	 Safe Operation and Limitations 1602(4) RPAS operating in the Open A2 sub-category shall be operated in a manner that minimizes Risks and Hazards to other airspace users or any other person, vessel, vehicle or Structure near where the RPAS is being flown.
Acceptable Means of Compliance 1602(4)	 Safe Operation and Limitations 21. RPAS ROs and RPAS AMs should detail in Orders the operating limitations and regulatory requirements applicable to operations in their AoR. 22. RPAS ROs should ensure that RPAS operations within another sovereign
(.)	nation's territorial Airspace are conducted either: a. For operations conducted with the nation's consent, iaw relevant local, national, and international legal requirements, and satisfy diplomatic clearance requirements ¹⁸ , or
	b. For operations conducted without the nation's consent (ie conducted lawfully under the Law of Armed Conflict, UN Security Council resolution or other legal mandate), outside Controlled Airspace ²¹ ; unless the Controlled Airspace has been created or assigned for the purposes of the Operation.
	23. RPAS AMs should ensure that RPAS operations within another sovereign nation's territorial Airspace and with that nation's consent are conducted iaw relevant local, national, and international legal requirements and satisfy diplomatic clearance requirements ¹⁹ .
	24. RPs should be responsible for the safe operation of the RPAS and not present undue Risk or Hazard to other airspace users or any person, vessel, vehicle or Structure.
	25. When flying in the UK, RPs should notify the Low Flying Booking Cell (LFBC) ²⁰ in advance of any flying above 50 ft Above Ground Level, unless in Segregated Airspace activated for their use.
	26. RPs should adhere to:
	a. Orders promulgated by the RPAS RO / RPAS AM.
	b. The RPAS Manufacturer's User or Operating Manual.
	c. The operating parameters and procedures detailed in the RA 1600 Annex B Categorization Safety Checklist and LEC.
	27. RPs should conduct flight planning and Risk Assessments iaw the most restrictive of Orders and adhere to the following operating limitations:
	a. Operated within Visual Line Of Sight (VLOS) ²¹ of the RP up to a maximum range of 500 m ²² .
	b. Operated with a minimum safe horizontal distance of 30 m from any person, vessel, vehicle or structure not under the control of the RP ²³ .
	c. Any conditions stipulated in the LEC.
	28. RPAS operating in the Open A2 sub-category should not be:
	a. Intentionally operated over uninvolved persons.
	b. Operated higher than 120 m (400 ft) above the surface (land or sea).

¹⁸ Refer to RA 2305 – Supervision of Flying.

 ¹⁹ Refer to AP1158 – Approval and Diplomatic Clearance for Flights to Destinations Abroad.
 ²⁰ Refer to RA 2330 – Low Flying. The LFBC can be contacted by telephone 01489 887 000 or 0800 515 544. RPs should be aware that Military Fixed Wing Aircraft may operate between 100 ft and 250 ft; and Rotary Wing Aircraft may operate below 100 ft. The LFBC will be able to offer information on potential pre-planned conflicting activity in the area.

²¹ Refer to MAA02: Military Aviation Authority Master Glossary.

²² In 'follow-me' mode (the Remotely Piloted Aircraft (RPA) will automatically follow the Remote Pilot Station (RPS)), the RPA may be flown up to a maximum distance of 50 m from the RP, even if this means that the RPA is no longer VLOS.

²³ Or down to 5 m horizontally if its 'low speed mode' is fitted and selected by the RP.

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Acceptable	c. Operated over or within 50 m of any Congested Area ²¹ .
Means of Compliance	 Operated in the flight restriction zone of a protected Aerodrome²⁴, unless in receipt of appropriate permission from the Airspace Controlling Authority.
1602(4)	29. Management of RPAS data link loss . Suitable lost link procedures should be implemented to maintain safe flight (or safe termination), safe separation from other Aircraft, and to enable Aircraft recovery. In the event of an emergency in the RPS that requires abandonment, or the loss of Return feed data link that precludes safe control lost link procedures should be followed.
Guidance	Safe Operation and Limitations
Material	30. An RPAS RO may be required to employ Open A2 sub-category RPAS outside
1602(4)	limitations contained within their LEC, when there is an unplanned or unexpected operational imperative to do so ²⁵ . When such situations arise, the RPAS RO (or their representative when the RPAS RO is not deployed) needs to inform the operational commander ²⁶ of the increased Risk associated with operating outside of the LEC. Although the urgency of a given situation may preclude formal process, an RPAS RO needs to demonstrate in retrospect a Risk analysis suitable to the context. There needs to be an assessment of the impact on third-parties (for example crewed aviatio or civilian population in the area) ²⁷ . The operational commander needs to agree to accept the Risk and record the decision to do so. Operations outside of the LEC have to cease immediately once the operational requirement has been met.
	31. When operating with reduced visibility (eg at night, sandstorm, etc) over or in proximity to uninvolved people, the RPAS RO / RPAS AM will need to ensure the ability to operate safely (eg Night Vision Devices, etc).
	32. RPAS publications are likely to include:
	a. The RA 1600 Annex B Categorization Safety Checklist for the RPAS.
	b. Manufacturer's User or Operating Manual.
	c. Specific Orders or Instructions from the RPAS RO / RPAS AM.
	d. Local orders such as those published by a Head of Establishment or Head of Unit.
	33. The requirement to Authorize operations in the Open A2 sub-category is not mandated; however, RPAS ROs / RPAS AMs may elect to implement an authorizatio process to formalize and account for any tasking conducted ²⁸ .
Regulation	Handing over Control of Remotely Piloted Aircraft
1602(5)	1602(5) Handing over or taking over control of an RPA shall be conducted formally.
Acceptable	Handing over Control of Remotely Piloted Aircraft
Means of Compliance 1602(5)	34. When a planned RPA sortie necessitates the handing over of control of the RPA, the associated RPs should plan the timings and other requirements in advance of the sortie.
	35. When it is necessary to hand over control of an RPAS, a formal instruction to

When it is necessary to hand over control of an RPAS, a formal instruction to take control and to accept control should be made. In some cases (eg during instruction) it is necessary to take control in the first instance - this **should** also be formally declared and accepted. Formal statements of 'I have control' and 'You have control' should be made and acknowledged as appropriate.

²⁴ Details of UK Aerodromes that fall into the 'protected' category can be found within the NATS eAIS Package. For Government Aerodromes see the UK Mil AIP.

²⁵ Where Safety, Environmental Protection or operational imperatives demand, the Regulations may be deviated from provided that a convincing case can be offered in retrospect. ²⁶ The empowered individual at the time with tactical awareness of the current operation or task.

²⁷ Bounded by the Laws of Armed Conflict, superior command direction, Rules of Engagement and RtL to own forces.

²⁸ If RPAS ROs choose to implement the Authorization process, they are advised to use the principles of RA 2306 – Authorization of Flights.

The RPAS RO / RPAS AM should produce orders or instructions detailing 36. Acceptable actions in the event that verbal communication becomes impossible (eg intercom failure or suspected incapacitation). Compliance

1602(5)	
Guidance Material 1602(5)	Handing over Control of Remotely Piloted Aircraft 37. Nil.
Regulation 1602(6)	Remote Pilot Instructors 1602(6) RPIs shall be trained and competent.
Acceptable Means of Compliance 1602(6)	 Remote Pilot Instructors 38. RPAS RO and RPAS AM should detail in orders: a. The types of RPI within their AoR; b. The experience level and course(s) required by personnel in their AoR to become an RPI. c. The required currencies and competencies required for an RPI qualification to remain valid. 39. RPIs are required to possess skills that enable the effective transfer of knowledge to their students, and should be trained to achieve the following baseline competences: a. Plan, prepare and deliver appropriately structured theoretical and practical teaching events. b. Manage trainees, students and instructional resources. c. Deliver specialist instruction to incorporate a range of differing learning styles. d. Integrate Human Factors training¹³ into all serials. e. Confirm / check learning has taken place, using appropriate practical techniques on the ground and in the air. f. Monitor and review trainee or student progress across the full range of RP training events. g. Produce comprehensive written reports on individual training outcomes. 40. RPIs should: a. Have qualified as an RPAS operator following successful completion of an approved MAA DSAT compliant course or a National Qualified Entity / RAE civilian course that includes a flying assessment. b. Be qualified as a Defence Trainer²⁹. c. Achieve Practitioner Level of the Defence Trainer²⁹ prior to awarding an MAA approved DSAT course qualification / competence for a RP to fly RPAS in this sub-category. 41. All RPIs should undertake an instructional competence check on an annual basis. This check should be conducted by a Defence Training Supervisor²⁹ who meets the criteria to be an Independent Assessor²¹ and who is qualified on the same or a similar RPAS type. It should include the following baseline competencies: a. Ability to impart skill and

²⁹ Refer to JSP 822 – Defence Direction and Guidance for Training and Education.

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Acceptable Means of Compliance 1602(6)

b. Proficiency in flying or airborne operating skills, and knowledge of the Air System on which tested.

- c. Standardization of current training practice.
- d. Knowledge of subjects allied to flying / Air System operation.

Review a sample of comprehensive written reports on individual training e. outcomes.

Guidance **Remote Pilot Instructors Material** 42. Nil. 1602(6)

RA 1603 – Remotely Piloted Air Systems Open A3 sub-category (Fly 'Far From' People)

Rationale	There is a requirement to determine and apply an appropriate regulatory framework to Remotely Piloted Air Systems (RPAS) to ensure they are safe to operate and are being operated safely. Failure to appropriately address RPAS specific Hazards could lead to an increased Risk to Life (RtL). This regulatory framework will be proportionate to the RPAS Category and its physical attributes ¹ . This Regulatory Article (RA) defines the regulatory framework for those RPAS operating in the Open A3 sub-category. The regulatory framework is structured to specifically permit appropriate operating freedom to 'non-traditional' aviation units (who are the prevalent users of RPAS in the Open A3 sub-category).
Contents	 1603(1): Regulatory Requirements 1603(2): Responsibilities 1603(3): Remote Pilot Competence 1603(4): Safe Operation and Limitations 1603(5): Handing over Control of Remotely Piloted Aircraft 1603(6): Remote Pilot Instructors
Regulation 1603(1)	 Regulatory Requirements 1603(1) Organizations operating RPAS in the Open A3 sub-category shall ensure that the requirements of RA 1600 and RA 1603 are complied with.
Acceptable Means of Compliance 1603(1)	 Regulatory Requirements Organizations should hold an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) prior to operation of RPAS in the Open A3 sub-category. RPAS should: a. Have a Maximum Take Off Weight (MTOW), including Stores, of less than 25 kg. b. Carry a European Union (EU) / UK conformity marking of C0-C4² or be designed to similar standards. If the RPAS does not hold a UK / EU conformity marking, the RPAS manufacturer should be endorsed by the Defence Equipment & Support (DE&S) RPAS Delivery Team (DT)^{3, 4}. c. Have a maximum speed of 19 m/s if the RPAS has an EU / UK conformity marking of C0-C1, or be designed to similar standards. d. Be registered on the UK Military Aircraft Register by type⁵. e. Adhere to noise limits, height limits and requirements for remote identification and geo-awareness systems and additional requirements if being used during tethered flight⁶.

¹ For definitions of RPAS categories, RPAS sub-categories, and RPAS physical attributes (eg Sub 250 g, Sub 4 kg, etc), refer to RA 1600 – Remotely Piloted Air Systems.

² Refer to <u>Commission Delegated Regulation (EU) 2019/945</u>, Commission Delegated Regulation (EU) 2020/1058, and <u>CAP2037A00</u>.

³ This will provide Assurance that the RPAS meets basic Airworthiness requirements and that it is "Safe to Operate" in the Defence Air Environment (DAE).

⁴ Refer to 2023DIN03-030 - DES Remotely Piloted Air System (RPAS) Delivery Team Commercial Off The Shelf (COTS) Endorsed Manufacturers List (EML)

⁵ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

⁶ Defined as: "An RPAS that remains securely attached (tethered) via a physical link to a person, the ground or an object at all times while it is flying. The tether normally takes the form of a flexible wire or a cable and may also include the power supply to the Remotely Piloted Aircraft." (derived from Civil Air Publication (CAP) 722).

Acceptable Means of Compliance 1603(1)	 f. Operate under the Defence Air Environment (DAE) Operating Framework and be assigned to a DAE Operating Category^{7, 8}. 3. RPAS Occurrences should be reported, investigated, and recorded^{9, 10}.
Guidance Material 1603(1)	 Regulatory Requirements 4. Only those MRP documents detailed in this RA, including relevant Regulatory Instructions and Regulatory Notices, are applicable to RPAS operating in Open A3 sub-category. 5. Contractor Flying Approved Organization Scheme (Basic RPAS) (CFAOS (BR)) organizations must also comply with RA 1031¹¹. 6. RPAS Responsible Officers (RO) / RPAS Accountable Managers (RPAS AM) may waive the requirement for an Occurrence Safety Investigation (OSI) down to a Local Occurrence Investigation (LOI) for an Accident where the loss is consistent with the intended concept of operating use of the RPAS. Ultimately it is for the RPAS RO / RPAS AM to decide that there is nothing to be gained from a formal OSI. As a minimum the subsequent LOI still requires codification by the Incident Manager prior to being closed. 7. Where the requirement for an RPAS to be operated from a His Majesty's / MOD Ship exists, the combination must be Authorized through an appropriate Ship Air- Release process¹².
Regulation 1603(2)	 Responsibilities 1603(2) RPAS in the Open A3 sub-category shall be operated under the authority of a RPAS RO / RPAS AM and supported by appropriate persons.
Acceptable Means of Compliance 1603(2)	 Responsibilities 8. Non-MOD organizations operating military registered RPAS in the Open A3 sub-category should: a. Be appropriately approved in accordance with (iaw) the CFAOS(BR)¹¹. b. Nominate an RPAS AM iaw RA 1031¹¹. 9. MOD organizations responsible for operating RPAS should either: a. Nominate: (1) A Capability Owner (minimum OF5 or equivalent), and (2) A RPAS RO (minimum OF4 or equivalent). b. Or ensure that operations are carried out by an organization appropriately approved iaw the CFAOS(BR). 10. RPAS ROs should: a. Be responsible and accountable for the operation of RPAS within their Area of Responsibility (AoR) and answerable to a designated Capability Owner within the chain of command.

 ⁷ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ⁸ The DAE Operating Category relates to the ownership and Safety governance of the Air System, whereas the RPAS Category relates to the regulatory framework which is set by the MAA according to the Risk posed by the RPAS and the manner in which it is ⁹ Refer to RA 1410 – Occurrence Reporting and Management.
 ¹⁰ Refer to the Manual of Aircraft Post Crash Management, Chapter 1: The Aircraft Post Crash Management (APCM) Task,

paragraph 8: Applicability.

 ¹¹ Refer to RA 1031 – Contractor Flying Approved Organization Scheme (Basic RPAS).
 ¹² Refer to RA 1395 – Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships.

Acceptable Means of Compliance 1603(2) 11. day-to (SQEF individ superv remain 12.

b. Ensure that Risks to RPs, operating personnel, other organization / MOD personnel, and the general public through the operation of RPAS are acceptable and cease operations if not.

c. Hold appropriate Terms of Reference (ToR).

d. Ensure that the RPAS is operated in line with the RA 1600 Annex B Categorization Safety Checklist, Manufacturer's User or Operating Manual, RA 1603(4) and LEC.

e. Attend an MAA RPAS RO / AM briefing day¹³ prior to commencement of RPAS operations if required to do so by the MAA¹⁴.

f. Nominate a Senior Operator (SO).

11. The RPAS RO **should** issue a Letter of Delegation when delegating supervisory day-to-day operating responsibilities to a Suitably Qualified and Experienced Person (SQEP) (minimum OF3) within their AoR. The appointed RPAS RO and delegated individual **should** attend the MAA RPAS RO / AM briefing day. Whilst day to day supervisory responsibility may be delegated by the RPAS RO, accountability will remain with the RPAS RO.

12. RPAS AMs should:

a. Be appointed iaw RA 1031¹¹.

b. Be responsible and accountable for the operation of RPAS within their AoR.

c. Ensure that Risks to RPs, operating personnel, other organization / MOD personnel, and the general public through the operation of RPAS are acceptable, and cease operations if not.

d. Hold appropriate ToRs.

e. Ensure that the RPAS is operated in line with the RA 1600 Annex B Categorization Safety Checklist, Manufacturer's User or Operating Manual, RA 1603(4) and LEC.

f. Attend an MAA RPAS RO / AM briefing day prior to commencement of RPAS operations if required to do so by the MAA¹⁴.

g. Nominate¹¹ a Flight Operations Post Holder (FOPH) in order to provide the RPAS AM with appropriate specialist support¹⁵

13. RPAS SOs and FOPHs **should**:

a. Support and be answerable to the respective RPAS RO / RPAS AM.

b. Have completed an approved RPAS training package provided by a Civil Aviation Authority (CAA) approved Recognized Assessment Entity (RAE)¹⁶ that includes a flying assessment, or an equivalent Defence Systems Approach to Training (DSAT) compliant MAA approved RPAS course.

c. Ensure that all RPs within their AoR have successfully completed a flying assessment under the supervision of the RPAS SO / FOPH, and document accordingly.

d. Ensure that RPs are medically fit to operate the Categorized RPAS¹⁷.

e. Ensure the RP Instructor (RPI) complies with RA 1603(6).

¹³ Refer to RA 1440 – Air Safety Training.

¹⁴ This requirement will be reviewed by the MAA during the categorization process; and any requirement / dispensation articulated in the LEC.

¹⁵ To include Test and Evaluation (T&E) when in the organization's CFAOS(BR) Approval and the RPAS AM is not appropriately T&E qualified.

¹⁶ The list of CAA approved RAEs is found in the Unmanned Aircraft section of the CAA website.

¹⁷ The baseline minimum Joint Medical Employment Standard for Military RPs of Open A3 Category RPAS is A-4. There is no baseline minimum Medical Employment Standard for Civilian RPs of Open A3 Category RPAS. There are no Initial or Periodic Medical Examination requirements (both Military and Civilian) to operate RPAS in the Open Category and S1 sub-category. However, these baseline requirements may be further restricted via the LEC and / or the endorsed RA 1600 – Remotely Piloted Air Systems, Annex B: Categorization Safety Checklist.

Acceptable Means of Compliance 1603(2)	 f. Assure themselves that a RPAS operating training package and flying assessment of the RPs is conducted. g. Specify SQEP individuals (eg RPIs) to award RPAS flying privileges. 		
Guidance Material 1603(2)	Responsibilities 14. RPAS RO / RPAS AM. It is anticipated that, in many instances, RPAS will be operated by organizations with either limited or no prior aviation experience. In such cases, the Unit Commander or civilian middle manager (who may have limited or no previous aviation experience) may be appointed as the RPAS RO / RPAS AM. Therefore, the MAA will provide appropriate RPAS RO / AM briefings ¹³ to those assessed as requiring further training in order that they may be considered competent to manage the RtL associated with the operation of the RPAS.		
	15. RPAS SO and FOPH. Training provided by a CAA approved RAE that includes a flying assessment or an equivalent DSAT compliant MAA approved RPAS course has been assessed as appropriate by the MAA to provide suitable training and assessment for RPAS SOs and FOPHs.		
	16. The RPAS SO / FOPH may also hold a dual role as an RPI.		
Regulation 1603(3)	Remote Pilot Competence1603(3)RPs operating RPAS in the Open A3 sub-category shall be qualified and competent.		
Acceptable Means of Compliance 1603(3)	 Remote Pilot Competence 17. RPAS RPs should: a. Conduct an RPAS operating training package and flying assessment under the supervision of the RPAS SO / FOPH. b. Maintain a level of competence appropriate to the tasks being conducted. c. Maintain an auditable record of RPAS training and flying activity. d. Be familiar with all publications and processes required to safely operate the RPAS. e. Be fully conversant with the RA 1600 Annex B Categorization Safety Checklist and local Orders. f. Maintain a log of the inspections and Maintenance carried out on their RPAS. 		
Guidance Material 1603(3)	 Remote Pilot Competence 18. RPs will be appropriately trained and competent. RPs are required to understand and be fully conversant with all appropriate publications and RA 1603(4), to ensure that their RPAS are safe to operate and are being operated safely. 19. RPAS training will not be conducted while undertaking formal tasking. 20. RPAS SOS / FOPHs will ensure that all RPs receive Conversion To Type (CTT) training from an RPI. 		
Regulation 1603(4)	 Safe Operation and Limitations 1603(4) RPAS operating in the Open A3 sub-category shall be operated in a manner that minimizes Risks and Hazards to other airspace users or any other person, vessel, vehicle or Structure near where the RPAS is being flown. 		

Acceptable Means of	Safe Operation and Limitations 21. RPAS ROs and RPAS AMs should:
Compliance 1603(4)	a. Detail in Orders the operating limitations and regulatory requirements applicable to operations in their AoR.
	b. Ensure that operations outside UK airspace satisfy Diplomatic Clearance ¹⁸ requirements.
	22. RPs should be responsible for the safe operation of the RPAS and not present undue Risk or Hazard to other airspace users or any person, vessel, vehicle or Structure.
	23. When flying in the UK, RPs should notify the Low Flying Booking Cell (LFBC) ¹⁹ in advance of any flying above 50 ft Above Ground Level, unless in Segregated Airspace activated for their use.
	24. RPs should adhere to:
	a. Orders promulgated by RPAS RO / RPAS AM.
	b. The RPAS Manufacturer's User or Operating Manual.
	c. The operating parameters and procedures detailed in the RA 1600 Annex B Categorization Safety Checklist and LEC.
	25. RPs should conduct flight planning and Risk Assessments iaw the most restrictive of Orders and adhere to the following operating limitations:
	a. Operated within Visual Line Of Sight (VLOS) ²⁰ of the RP up to a maximum range of 500 m ²¹ .
	b. Operated with a minimum safe horizontal distance of 50 m from any person, vessel, vehicle or structure not under the control of the RP.
	c. Any conditions stipulated in the LEC.
	26. RPA operating in the Open A3 sub-category should not be:
	a. Intentionally operated over uninvolved persons ²⁰ .
	b. Operated higher than 120 m (400 ft) above the surface (land or sea).
	c. Operated over or within 50 m of any Congested Area ²⁰ .
	d. Operated in the flight restriction zone of a protected Aerodrome ²² , unless in receipt of appropriate permission from the Airspace Controlling Authority.
	27. Organizations should ensure that operations outside UK airspace are conducted iaw the relevant national or international legal and regulatory requirements.
	28. Management of RPAS data link loss . Suitable lost link procedures should be implemented to maintain safe flight (or safe termination), safe separation from other Aircraft, and to enable Aircraft recovery. In the event of an emergency in the RPS that requires abandonment, or the loss of return feed data link that precludes safe control, lost link procedures should be followed.
Guidance	Safe Operation and Limitations
Material	29. An RPAS RO may be required to employ Open A3 sub-category RPAS outside

29. An RPAS RO may be required to employ Open A3 sub-category RPAS outside limitations contained within their LEC, when there is an unplanned or unexpected operational imperative to do so²³. When such situations arise, the RPAS RO (or their

1603(4)

¹⁸ Refer to RA 2305 – Supervision of Flying.

¹⁹ Refer to RA 2330 – Low Flying. The LFBC can be contacted by telephone 01489 887 000 or 0800 515 544. RPs **should** be aware that Military Fixed Wing Aircraft may operate between 100 ft and 250 ft; and Rotary Wing Aircraft may operate below 100 ft. The LFBC will be able to offer information on potential pre-planned conflicting activity in the area.

²⁰ Refer to MAA02: Military Aviation Authority Master Glossary.

²¹ In 'follow-me' mode (the Remotely Piloted Aircraft (RPA) will automatically follow the Remote Pilot Station (RPS)), the RPA may be flown up to a maximum distance of 50 m from the RP, even if this means that the RPA is no longer VLOS.

²² Details of UK Aerodromes that fall into the 'protected' category can be found within the <u>NATS eAIS Package</u>. For Government aerodromes see the <u>UK Mil AIP</u>.

²³ Where Safety, Environmental Protection or operational imperatives demand, the Regulations may be deviated from provided that a convincing case can be offered in retrospect.

Guidance Material 1603(4)	representative when the RPAS RO is not deployed) needs to inform the operational commander ²⁴ of the increased Risk associated with operating outside of the LEC. Although the urgency of a given situation may preclude formal process, an RPAS RO needs to demonstrate in retrospect a Risk analysis suitable to the context. There needs to be an assessment of the impact on third-parties (for example crewed aviation or civilian population in the area) ²⁵ . The operational commander needs to agree to accept the Risk and record the decision to do so. Operations outside of the LEC have to cease immediately once the operational requirement has been met. 30. When operating with reduced visibility (eg at night, sandstorm, etc) over or in proximity to uninvolved people the RPAS RO / RPAS AM will need to ensure the ability to operate safely (eg Night Vision Devices, etc).		
	31. RPAS publications are likely to include:		
	a. The RA 1600 Annex B Categorization Safety Checklist for the RPAS.		
	b. Manufacturer's User or Operating Manual.		
	c. Specific Orders or Instructions from the RPAS RO / RPAS AM.		
	 Local orders such as those published by a Head of Establishment or Head of Unit. 		
	32. The requirement to Authorize operations in the Open A3 sub-category is not mandated; however, RPAS ROs / RPAS AMs may elect to implement an authorization process to formalize and account for any tasking conducted ²⁶ .		
Regulation 1603(5)	 Handing over Control of Remotely Piloted Aircraft 1603(5) Handing over or taking over control of an RPA shall be conducted formally. 		
Acceptable Means of Compliance 1603(5)	 Handing over Control of Remotely Piloted Aircraft 33. When a planned RPA sortie necessitates the handing over of control of the RPA, the associated RPs should plan the timings and other requirements in advance of the sortie. 34. When it is necessary to hand over control of an RPAS, a formal instruction to take control and to accept control should be made. In some cases (eg during instruction) it is necessary to take control in the first instance - this should also be formally declared and accepted. Formal statements of 'I have control' and 'You have control' should be made and acknowledged as appropriate. 		
	35. The RPAS RO / RPAS AM should produce orders or instructions detailing actions in the event that verbal communication becomes impossible (eg intercom failure or suspected incapacitation).		
Guidance Material 1603(5)	actions in the event that verbal communication becomes impossible (eg intercom		

 ²⁴ The empowered individual at the time with tactical awareness of the current operation or task.
 ²⁵ Bounded by the Laws of Armed Conflict, superior command direction, Rules of Engagement and RtL to own forces.
 ²⁶ If RPAS ROs choose to implement the Authorization process, they are advised to use the principles of RA 2306 – Authorization of Flights.

Means of Compliance 1603(6) 37. RPAS ROs and RPAS AMs should detail in orders: a. The types of RPI within their AoR; b. The experience level and course(s) required by personnel in their A become an RPI. c. The required currencies and competencies required for an RPI qualification to remain valid. 38. RPIs are required to possess skills that enable the effective transfer of knowledge to their students, and should be trained to achieve the following base competences:	line
 1603(6) b. The experience level and course(s) required by personnel in their A become an RPI. c. The required currencies and competencies required for an RPI qualification to remain valid. 38. RPIs are required to possess skills that enable the effective transfer of knowledge to their students, and should be trained to achieve the following base competencies: 	line
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 qualification to remain valid. 38. RPIs are required to possess skills that enable the effective transfer of knowledge to their students, and should be trained to achieve the following base competences: 	
knowledge to their students, and should be trained to achieve the following base competences:	
	na
a. Plan, prepare and deliver appropriately structured theoretical and practical teaching events.	'na
b. Manage trainees, students and instructional resources.	'na
c. Deliver specialist instruction to incorporate a range of differing learn styles.	
d. Integrate Human Factors training ¹³ into all serials.	
e. Confirm / check learning has taken place, using appropriate practicate techniques on the ground and in the air.	ıl
f. Monitor and review trainee or student progress across the full range RP training events.	of
g. Produce comprehensive written reports on individual training outcor	nes.
39. RPIs should :	
a. Have qualified as an RPAS operator following successful completio an approved MAA Defence System Approach to Training (DSAT) complian course or a National Qualified Entity / RAE civilian course that includes a f assessment.	nt
b. Be qualified as a Defence Trainer ²⁷ .	
c. Achieve Practitioner Level of the Defence Trainer ²⁷ prior to awardin MAA approved DSAT course qualification / competency for a RP to fly RP this sub-category.	
40. All RPIs should undertake an instructional competence check on an annub basis. This check should be conducted by a Defence Training Supervisor ²⁷ who meets the criteria to be an Independent Assessor ²⁰ and who is qualified on the s or a similar RPAS type. It should include the following baseline competencies:	
a. Ability to impart skill and knowledge, utilizing effective analysis and debriefing.	
b. Proficiency in flying or airborne operating skills, and knowledge of the System on which tested.	e Air
c. Standardization of current training practice.	
d. Knowledge of subjects allied to flying / Air System operation.	
e. Review a sample of comprehensive written reports on individual trai outcomes.	ning
Cuidenee Remete Bilet Instructors	
GuidanceRemote Pilot InstructorsMaterial41. Nil.	
1603(6)	

²⁷ Refer to JSP 822 – Defence Direction and Guidance for Training and Education.

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RA 1604 – Remotely Piloted Air Systems Specific S1 sub-category

Rationale	There is a requirement to determine and apply an appropriate regulatory framework to Remotely Piloted Air Systems (RPAS) to ensure they are safe to operate and are being operated safely. Failure to appropriately address RPAS specific Hazards could lead to an increased Risk to Life (RtL). This regulatory framework will be proportionate to the RPAS Category and its physical attributes ¹ . This Regulatory Article (RA) defines the regulatory framework for those RPAS operating in the Specific S1 sub-category. The regulatory framework is structured to specifically permit appropriate operating freedom to 'non-traditional' aviation units (who are the prevalent users of RPAS in the Specific S1 sub-category).
Contents	 1604(1): Regulatory Requirements 1604(2): Responsibilities 1604(3): Remote Pilot Competence 1604(4): Safe Operation and Limitations 1604(5): Special Purpose Clearances 1604(6): Handing over Control of Remotely Piloted Aircraft 1604(7): Remote Pilot Instructors
Regulation 1604(1)	 Regulatory Requirements 1604(1) Organizations operating RPAS in the Specific S1 sub- category shall ensure that the requirements of RA 1600 and RA 1604 are complied with.
Acceptable Means of Compliance 1604(1)	 Regulatory Requirements 1. Organizations should hold an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) prior to operation of RPAS in the Specific S1 sub-category². 2. RPAS should: a. Have a Maximum Take Off Weight (MTOW), including Stores, of less than 25 kg. b. Carry a European Union (EU) / UK conformity marking of C0-C4³ or be designed to similar standards. If the RPAS does not hold a UK / EU conformity marking, the RPAS manufacturer should be endorsed by the Defence Equipment & Support (DE&S) RPAS Delivery Team (DT)^{4, 5}. c. Have a maximum speed of 19 m/s if the RPAS has an EU / UK conformity marking of C0-C1, or is designed to similar standards. d. Be registered on the UK Military Aircraft Register by type⁶.

¹ For definitions of RPAS Categories, RPAS sub-categories, and RPAS physical attributes (eg Sub 250 g, Sub 4 kg, etc), refer to RA 1600 – Remotely Piloted Air Systems.

² Military Organizations (ie Military Operated) that have previously operated under an Open Category Sub 250 g RPAS LEC will require to establish an appropriate RPAS Responsible Officer (RPAS RO) construct and undertake additional Remote Pilot (RP) training beyond that required for Open Category operations, as defined within this RA. Civilian Organizations (ie Civilian Operated) that have previously operated under an Open Category RPAS LEC will require to undertake additional RP training beyond that required for Open Category RPAS LEC will require to undertake additional RP training beyond that required for Open Category operations, as defined within this RA.

³ Refer to Commission Delegated Regulation (EU) 2019/945, Commission Delegated Regulation (EU) 2020/1058, and CAP2037A00.

⁴ This will provide Assurance that the RPAS meets basic Airworthiness requirements and that it is "Safe to Operate" in the Defence Air Environment (DAE).

⁵ Refer to 2023DIN03-030 – DES Remotely Piloted Air System (RPAS) Delivery Team Commercial Off The Shelf (COTS) Endorsed Manufacturers List (EML).

⁶ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

Acceptable Means of Compliance 1604(1)	 e. Be equipped with a low-speed mode which limits the maximum speed to 3 m/s when selected by the Remote Pilot if the RPAS has an EU / UK conformity marking of C2, or is designed to similar standards. f. Adhere to noise limits, height limits and requirements for remote identification and geo-awareness systems and additional requirements if being used during tethered flight⁷. g. Operate under the Defence Air Environment (DAE) Operating Framework and be assigned to a DAE Operating Category^{4, 8, 9}. 3. RPAS Occurrences should be reported, investigated, and recorded^{10, 11}.
Guidance Material 1604(1)	 Regulatory Requirements Only those MAA Regulatory Publication (MRP) documents detailed in this RA, including relevant Regulatory Instructions and Regulatory Notices, are applicable to RPAS operating in Specific S1 sub-category. Contractor Flying Approved Organization Scheme (Basic RPAS) (CFAOS (BR)) organizations must also comply with RA 1031¹². This RA has been designed to permit RPAS operations beyond the limitations of RPAS Categorized in the Open Category. There is no requirement for Specific S1 sub-category RPAS to be Certified. There is no requirement to have a Certificate of Design or meet Design Safety Targets. There is no requirement to demonstrate and sustain Airworthiness via an Airworthiness / Air Safety Strategy. An Air System Safety Case (ASSC) provides an evidenced and coherent argument that a system is safe to operate and is being operated safely. The endorsed RA 1600 Annex B Categorization Safety Investigation (OSI) down to a Local Occurrence Investigation (LOI) for an Accident where the loss is consistent with the intended concept of operating use of the RPAS. Ultimately it is for the RPAS RO / RPAS AM to decide that there is nothing to be gained from a formal OSI. As a minimum the subsequent LOI still requires codification by the Incident Manager prior to being closed. This Regulation does not cover Test and Evaluation (T&E) activity. RPAS applicants wishing to operate in a manner or configuration not supported by RA 1600 and RA 1604 (ie T&E) will be required for Specific S1 sub-category RPAS. An Ageing Air System Audit is not required for Specific S1 sub-category RPAS. Where the requirement for an RPAS to be operated from a His Majesty's / MOD Ship exists, the combination must be Authorized through an appropriate Ship Air-Release process¹⁵.

⁷ Defined as: "An RPAS that remains securely attached (tethered) via a physical link to a person, the ground or an object at all times while it is flying. The tether normally takes the form of a flexible wire or a cable and may also include the power supply to the Remotely Piloted Aircraft." (derived from Civil Air Publication (CAP) 722).

¹³ Refer to RA 2370 – Test and Evaluation.

 ⁸ Refer to RA 1160 – The Defence Air Environment Operating Framework.
 ⁹ The DAE Operating Category relates to the ownership and Safety governance of the Air System, whereas the RPAS Category

relates to the regulatory framework which is set by the MAA according to the Risk posed by the RPAS and the manner in which it is operated. ¹⁰ Refer to RA 1410 – Occurrence Reporting and Management.

¹¹ Refer to the Manual of Aircraft Post Crash Management Chapter 1: The Aircraft Post Crash Management (APCM) Task,

paragraph 8: Applicability. ¹² Refer to RA 1031 – Contractor Flying Approved Organization Scheme (Basic Remotely Piloted Air Systems).

 ¹⁴ Contact via <u>DSA-MAA-MRPEnquiries@mod.gov.uk</u>.
 ¹⁵ RA 1395 – Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships.

Regulation 1604(2)	 Responsibilities 1604(2) RPAS in the Specific S1 sub-category shall be operated under the authority of a RPAS RO or RPAS AM and be supported by appropriate persons.
Acceptable Means of Compliance 1604(2)	 Supported by appropriate persons. Responsibilities 15. Non-MOD organizations operating military registered RPAS in the Specific S1 sub-category should: a. Be appropriately approved in accordance with (iaw) the CFAOS(BR)¹². b. Nominate an RPAS AM iaw RA 1031¹². 16. MOD organizations responsible for operating RPAS should either: a. Nominate: (1) A Capability Owner (minimum OF5 or equivalent), and (2) An RPAS RO (minimum OF4 or equivalent). b. Or ensure that operations are carried out by an organization appropriately approved iaw the CFAOS(BR). 17. RPAS ROs should: a. Be responsible and accountable for the operation of RPAS within their Area of Responsibility (AoR) and answerable to a designated Capability Owner within the chain of command. b. Ensure that Risks to RPs, operating personnel, other organization / MOD personnel, and the general public through the operation of RPAS are acceptable and cease operations if not. c. Hold appropriate Terms of Reference (ToR). d. Ensure that the RPAS is operated in line with the RA 1600 Annex B Categorization Safety Checklist, Manufacturer's User or Operating Manual, RA 1604(4) and LEC. e. Attend an MAA RPAS RO / AM Briefing Day¹⁶ prior to commencement of RPAS operations if required to do so by the MAA¹⁷. f. Nominate a Senior Operator (SO). 18. The RPAS RO should issue a Letter of Delegation when delegating supervisory responsibility may be delegated by the RPAS RO, accountability will remain with the RPAS RO. 19. RPAS AMs should: a. Be appointed iaw RA 1031. b. Be responsible and accountable for the operation of RPAS within their AoR. c. Ensure that Risks to RPs, operating personnel, other organization / MOD personsent, and the general public through the operation of RPAS are acceptable, and cease operations if not. d. Hold appr

 ¹⁶ Refer to RA 1440 – Air Safety Training.
 ¹⁷ This requirement will be reviewed by the MAA during the categorization process; and any requirement / dispensation articulated in

Acceptable Means of Compliance 1604(2)	 e. Ensure that the RPAS is operated in line with the RA 1600 Annex B Categorization Safety Checklist, Manufacturer's User or Operating Manual, RA 1604(4) and LEC. f. Attend an MAA RPAS RO / AM Briefing Day prior to commencement of RPAS operations if required to do so by the MAA¹⁷.
	g. Nominate a Flight Operations Post Holder (FOPH) ¹² in order to provide the RPAS AM with appropriate specialist support ¹⁸ .
	20. RPAS SOs and FOPHs should :
	a. Support and be answerable to the respective RPAS RO / RPAS AM.
	b. Have completed an approved RPAS training package provided by a Defence Systems Approach to Training (DSAT) compliant MAA approved RPAS course, or an equivalent Civil Aviation Authority (CAA) approved Recognized Assessment Entity (RAE) ¹⁹ that includes a flying assessment. Where the training provided does not include flying under MRP rules, the RP should receive additional local training on MRP RPAS flying by an RP Instructor (RPI) as approved by the RPAS RO. If the training does not include a period of Beyond Visual Line of Sight (BVLOS) flight, the RP should complete BVLOS practical flying training under supervision of RPI / RPAS SO until deemed qualified as competent to operate BVLOS.
	 Ensure that all RPs within their AoR have successfully completed a DSAT compliant MAA approved RPAS course, or an equivalent approved RPAS training package provided by a RAE that includes a flying assessment.
	d. Be qualified on similar type RPAS to be operated.
	e. Ensure that RPs are medically fit to operate the Categorized RPAS ²⁰ .
	f. Ensure the RPI complies with RA 1604(7).
	g. Have completed and be current for the RPAS RO / RPAS AM Briefing Day ¹⁶ .
	h. Specify SQEP individuals (eg RPIs) to award RPAS flying privileges.
Guidance	Responsibilities
Material 1604(2)	21. RPAS operating in the Specific S1 sub-category are not required to be supported by a:
	a. Senior Duty Holder;
	b. Operating Duty Holder;
	c. Delivery Duty Holder;
	d. Accountable Manager (Military Flying);
	e. Type Airworthiness Authority ²¹ ;
	f. Continuing Airworthiness Management Organization;
	g. Chief Air Engineer.
	22. RPAS RO / RPAS AM. It is anticipated that, in many instances, RPAS will be operated by organizations with either limited or no prior aviation experience. In such cases, the Unit Commander or civilian middle manager (who may have limited or no previous aviation experience) may be appointed as the RPAS RO / RPAS AM.

¹⁸ To include T&E when in the organization's CFAOS(BR) Approval and the RPAS AM is not appropriately T&E qualified. ¹⁹ The list of CAA approved RAEs is found in the Unmanned Aircraft section of the CAA website.

²⁰ The baseline minimum Joint Medical Employment Standard for Military RPs of Specific S1 Category RPAS is A-4. There is no baseline minimum Medical Employment Standard for Civilian RPs of Specific S1 Category RPAS. There are no Initial or Periodic Medical Examination requirements (both Military and Civilian) to operate RPAS in the Open Category and S1 sub-category. However, these baseline requirements may be further restricted via the LEC and / or the endorsed RA 1600 Annex B Categorization Safety

²¹ The organization submitting a categorization submission for RPAS to be operate in the Open A2 sub-category, Open A3 sub-²¹ The organization submitting a categorization submission for RPAS to be operate in the Open A2 sub-category, Open A3 subcategory and Specific S1 sub-category will ensure, and make clear within the Categorization submission, that either: the manufacturer is listed in the RPAS Endorsed Manufacturers List; or the RPAS being acquired has a EU / UK conformity marking, or be designed to similar standards.

Guidance Material 1604(2) Regulation 1604(3)	 Therefore, the MAA will provide appropriate RPAS ROs / AMs Briefings¹⁶ to those assessed as requiring further training in order that they may be considered competent to manage the RtL associated with operation of the RPAS. 23. RPAS SO and FOPH. Training provided by a CAA approved RAE that includes a flying assessment or an equivalent DSAT compliant MAA approved RPAS course has been assessed as appropriate by the MAA to provide suitable training and assessment for RPAS SOs and FOPHs. 24. The RPAS SO / FOPH may also hold a dual role as an RPI. Remote Pilot Competence 1604(3) RPs operating RPAS in the Specific S1 sub-category shall be qualified and competent.
Acceptable Means of Compliance 1604(3)	 Remote Pilot Competence 25. RPAS RPs should: a. Complete an RPAS training package, designed for RPs flying RPAS under MRP rules, that includes a flying assessment. This should be provided by a CAA approved RAE, or an equivalent DSAT compliant organization providing an MAA approved RPAS course. Where the training provided does not include flying under MRP rules, the RP should receive additional local training on MRP RPAS flying by an RPI as approved by the RPAS RO. If the training does not include a period of BVLOS flight, the RP should complete BVLOS practical flying training under supervision of RPI / RPAS SO until deemed qualified as competent to operate BVLOS. b. Maintain a level of competence appropriate to the tasks being conducted. c. Maintain an auditable record of RPAS training and flying activity. d. Be familiar with all publications and processes required to safely operate the RPAS. e. Be fully conversant with the RA 1600 Annex B Categorization Safety Checklist. f. Maintain a log of the inspections and Maintenance carried out on their RPAS.
Guidance Material 1604(3)	 Remote Pilot Competence 26. RPs will be appropriately trained and competent. RPs are required to understand and be fully conversant with all appropriate publications and RA 1604(4), to ensure that their RPAS are safe to operate and are being operated safely. 27. RPAS training will not be conducted while undertaking formal tasking. 28. RPAS SOS / FOPHs will ensure that all RPs receive Conversion To Type (CTT) training from an RPI.
Regulation 1604(4)	 Safe Operation and Limitations 1604(4) RPAS operating in the Specific S1 sub-category shall be operated in a manner that minimizes Risks and Hazards to other airspace users or any other person, vessel, vehicle or Structure near where the RPAS is being flown.
Acceptable Means of Compliance 1604(4)	 Safe Operation and Limitations 29. RPAS ROs and RPAS AMs should ensure: a. A level of Safety is provided in respect of collision avoidance, equivalent to that provided by the pilot of a crewed Aircraft, and that this is achieved using

Acceptable Means of		the 'L airspa	ayered Safety Approach' ²² (for operations either inside or outside UK ace).		
Compliance 1604(4)		b. Segre	Operations inside the UK Flight Information Region are flown in egated Airspace ²² .		
		c. territo	For RPAS ROs; That RPAS operations within another sovereign nation's orial Airspace are conducted either:		
			(1) For operations conducted with the nation's consent, iaw the relevant local, national, and international legal requirements, and satisfy diplomatic clearance requirements, or		
			(2) For operations conducted without the nation's consent (ie conducted lawfully under the Law of Armed Conflict, UN Security Council resolution or other legal mandate), under 'Due Regard' ²³ and outside Controlled Airspace; unless the Controlled Airspace has been created or assigned for the purposes of the Operation.		
		local,	For RPAS AMs; That RPAS operations within another sovereign nation's brial Airspace and with that nation's consent are conducted iaw the relevant national, and international legal requirements and satisfy diplomatic ance requirements ²⁴ .		
		e. releva	That RPAS operations in international Airspace are conducted iaw ant international legal requirements and under 'Due Regard' ²³ .		
	30.	RPAS	S ROs and RPAS AMs should detail in orders:		
		a. opera	The operating limitations and regulatory requirements applicable to tions in their AoR.		
		b.	The procedures to be followed for piloted control.		
		c. pre-p	The applicable emergency procedures, including any requirements for lanned emergency recovery sites.		
		d.	The protocols required to manage control data-links.		
	31. RPs should be responsible for the safe operation of the RPAS and not present undue Risk or Hazard to other airspace users or any person, vessel, vehicle or Structure.				
		vance	n flying in the UK, RPs should notify the Low Flying Booking Cell (LFBC) ²⁵ of any flying above 50 ft Above Ground Level, unless in Segregated tivated for their use.		
	33.	RPs s	should adhere to:		
		a.	Orders promulgated by the RPAS RO / RPAS AM.		
		b.	The RPAS Manufacturer's User or Operating Manual.		
		c. Anne	The operating parameters and procedures detailed in the RA 1600 x B Categorization Safety Checklist and LEC.		
	34. restri		should conduct flight planning and Risk Assessments iaw the most for forders and adhere to the following operating limitations:		
		a.	The 'Layered Safety Approach'.		
		b.	Operations are conducted in Segregated Airspace ²² .		
		c.	Operated, BVLOS ²⁶ , up to a maximum range of 2,000 m ²⁷ from the RP.		

²² For definition refer to MAA02: Military Aviation Authority Master Glossary.

 ²² For definition refer to MAA02: Military Aviation Authority Master Glossary.
 ²³ Refer to RA 2307 – Rules of the Air.
 ²⁴ Refer to AP1158 – Approval and Diplomatic Clearance for Flights to Destinations Abroad.
 ²⁵ Refer to RA 2330 – Low Flying. The LFBC can be contacted by telephone 01489 887 000 or 0800 515 544. RPs **should** be aware that Military Fixed Wing Aircraft may operate between 100 ft and 250 ft; and Rotary Wing Aircraft may operate below 100 ft. The LFBC will be able to offer information on potential pre-planned conflicting activity in the area.
 ²⁶ Refer to MACO2: Military Aviation Authority Master Glossary.

²⁶ Refer to MAA02: Military Aviation Authority Master Glossary.

²⁷ Operations beyond 2,000 m maybe approved but the range, justification, and ability to support LSA to this range needs to be covered and approved in the Categorization Submission.

Acceptable	35. RPAS operating in the Specific S1 sub-category should not be:				
Means of Compliance	a. Operated within 50 m of any person, vessel, vehicle or Structure not under the control of the RP except during take-off or landing.				
1604(4)	b. Operated over or within 50 m of any Congested Area ²² .				
	c. Operated in the flight restriction zone of a protected Aerodrome ²⁸ , unless in receipt of appropriate permission from the Airspace Controlling Authority.				
	36. Management of RPAS data link loss . Suitable lost link procedures should be implemented to maintain safe flight (or safe termination), safe separation from other Aircraft, and to enable Aircraft recovery. In the event of an emergency in the Remote Pilot Station that requires abandonment, or the loss of Return feed data link that precludes safe control, lost link procedures should be followed.				
Guidance	Safe Operation and Limitations				
Material 1604(4)	37. An RPAS RO may be required to employ Specific S1 sub-category RPAS outside limitations contained within their LEC, when there is an unplanned or unexpected operational imperative to do so ²⁹ . When such situations arise, the RPAS RO (or their representative when the RPAS RO is not deployed) needs to inform the operational commander ³⁰ of the increased Risk associated with operating outside of the LEC. Although the urgency of a given situation may preclude formal process, an RPAS RO needs to demonstrate in retrospect a Risk analysis suitable to the context. There needs to be an assessment of the impact on third-parties (for example crewed aviation or civilian population in the area) ³¹ . The operational commander needs to agree to accept the Risk and record the decision to do so. Operations outside of the LEC have to cease immediately once the operational requirement has been met.				
	38. When operating with reduced visibility (eg at night, sandstorm, etc) over or in proximity to uninvolved people, the RPAS RO / RPAS AM will need to ensure the ability to operate safely (eg Night Vision Devices, etc).				
	39. RPAS publications are likely to include:				
	a. The RA 1600 Annex B Categorization Safety Checklist for the RPAS.				
	b. Manufacturer's User or Operating Manual.				
	c. Specific orders or Instructions from the RPAS RO / RPAS AM.				
	d. Local orders such as those published by a Head of Establishment or Head of Unit.				
	40. The requirement to Authorize operations in the Specific S1 sub-category is not mandated; however, RPAS ROs / RPAS AMs may elect to implement an authorization process to formalize and account for any tasking conducted ³² .				
	Operations Inside UK Airspace				
	41. Segregated Airspace. Segregated Airspace is used as a mitigation for mid-air collision. RPAS ROs / RPAS AMs will detail the procedures to be followed to ensure that the RPAS remains within the Segregated Airspace (this might include restrictions on approaching the boundaries of allocated airspace or use of independent flight termination systems).				
	42. Inside UK Danger Areas ³³ . Operation within a designated UK Danger Area, authorized for BVLOS RPAS operations, is subject to the approval of the Danger Area command authority, and will be iaw the specific Danger Area, range or operating area instructions.				

²⁸ Details of UK Aerodromes that fall into the 'protected' Category can be found within the NATS eAIS Package. For Government

Aerodromes see the <u>UK Mil AIP</u>. ²⁹ Where safety, Environmental Protection or operational imperatives demand, the Regulations may be deviated from provided that a convincing case can be offered in retrospect. ³⁰ The empowered individual at the time with tactical awareness of the current operation or task.

³¹ Bounded by the Laws of Armed Conflict, superior command direction, Rules of Engagement and RtL to own forces.

³² If RPAS ROs choose to implement the Authorization process, they are advised to use the principles of RA 2306 – Authorization of Flights.

³³ Refer to MAA02 – MAA Master Glossary; and DSA 03.OME Part 3 (Formerly JSP 403 Volume 2) - Defence Code of Practice (DCOP) for Ranges.

Regulation 1604(5)	 Special Purpose Clearances 1604(5) An RPAS Special Purpose Clearance (SPC) shall be invoked when the RtL associated with its usage is greater than the Risk identified within the Specific S1 LEC³⁴. 				
Acceptable Means of Compliance 1604(5)	 Special Purpose Clearances 43. An SPC should be identified when an RPAS operating in the Specific S1 subcategory requires to be operated outside the bounds of its LEC, for a specific named Operation (and associated training). 44. An RPAS SPC should be authorized by the MAA and issued to the RPAS RO. An SPC should be for a defined activity and time bounded. The RPAS SPC review periodicities should not exceed 6 months. 				
	45. When applying for a SPC the RPAS RO should supplement the original Categorization Submission for the RPAS with relevant details including a record of their judgement that the benefits of operating the RPAS with an RPAS SPC outweigh any increased RtL and submit it to the MAA iaw the RA 1600 Categorization submission process ³⁴ .				
Guidance Material 1604(5)	 Special Purpose Clearances 46. RPAS SPCs are situation dependant and bound by time (length of approval period) and airspace in which the operation will be conducted. They are not to be viewed as an alternative to long-term compliance. 				
	47. An RPAS SPC is comparable to a Specific S2 sub-category and Certified Category Operational Emergency Clearance (OEC) and will only be used for flight under the following circumstances:				
	a. In conditions of actual or potential hostile enemy action, or;				
	b. In other conditions of operational imperative, to include training for actual or planned operations, when enabled by the RPAS RO.				
	48. The RPAS RO will ensure that a clear explanation of the Risks involved, and related operating instructions to support an RPAS SPC are incorporated into the Categorization Submission.				
	49. The RPAS RO will ensure that the authority required for an RPAS SPC to be enabled, guidance on the Risk involved, and related operating instructions are specified in appropriate orders.				
Regulation	Handing over Control of Remotely Piloted Aircraft				
1604(6)	1604(6) Handing over or taking over control of an RPA shall be conducted formally.				
Acceptable	Handing over Control of Remotely Piloted Aircraft				
Means of Compliance 1604(6)	50. When a planned RPA sortie necessitates the handing over of control of the RPA, the associated RPs should plan the timings and other requirements in advance of the sortie.				
	51. When it is necessary to hand over control of an RPAS, a formal instruction to take control and to accept control should be made. In some cases (eg during instruction) it is necessary to take control in the first instance - this should also be formally declared and accepted. Formal statements of 'I have control' and 'You have control' should be made and acknowledged as appropriate.				
	52. The RPAS RO / RPAS AM should produce orders or instructions detailing actions in the event that verbal communication becomes impossible (eg intercom failure or suspected incapacitation).				

³⁴ Refer to RA 1600 – Remotely Piloted Air Systems.

Guidance Material 1604(6)	Handing over Control of Remotely Piloted Aircraft 53. Nil.
Regulation 1604(7)	Remote Pilot Instructors 1604(7) RPIs shall be trained and competent.
Acceptable Means of Compliance 1604(7)	 Remote Pilot Instructors 54. RPAS ROs and RPAS AMs should detail in orders: a. The types of RPI within their AoR; b. The experience level and course(s) required by personnel in their AoR to become an RPI. c. The required currencies and competencies required for an RPI qualification to remain valid. 55. RPIs are required to possess skills that enable the effective transfer of knowledge to their students, and should be trained to achieve the following baseline competences: a. Plan, prepare and deliver appropriately structured theoretical and practical teaching events. b. Manage trainees, students and instructional resources. c. Deliver specialist instruction to incorporate a range of differing learning styles. d. Integrate Human Factors training¹⁶ into all serials. e. Confirm / check learning has taken place, using appropriate practical techniques on the ground and in the air. f. Monitor and review trainee or student progress across the full range of RP training events. g. Produce comprehensive written reports on individual training outcomes. 56. RPIs should: a. Have qualified as an RPAS operator following successful completion of an approved MAA DSAT compliant course or a National Qualified Entity / RAE civilian course that includes a flying assesment. b. Be qualified as a Defence Trainer³⁵. c. Achieve Practitioner Level of the Defence Trainer³⁵ prior to awarding an this sub-category. 57. All RPIs should undertake an instructional competence check on an annual basis. This check should be conducted by a Defence Training Supervisor³⁶ who meets the criteria to be an Independent Assessor²² and who is qualified on the same or a similar RPAS type. It should include the following baseline competences: a. Ability to impart skill and knowledge, utilizing effective analysis and debriefing. b. Profici
	c. Standardization of current training practice.d. Knowledge of subjects allied to flying / Air System operation.

³⁵ Refer to JSP 822 – Defence Direction and Guidance for Training and Education.

Acceptable		
Means of		
Compliance		
1604(7)		

e. Review a sample of comprehensive written reports on individual training outcomes.

B R a f a stall	Ren 58.	note Pilot Instructors Nil.
1604(7)		

This RA has been substantially re-written; for clarity no change marks are presented – please read RA in its entirety <

RA 1605 – Remotely Piloted Air Systems Specific S2 sub-category

Rationale	There is a requirement to determine and apply an appropriate regulatory framework to Remotely Piloted Air Systems (RPAS) to ensure they are safe to operate and are being operated safely. Failure to appropriately address RPAS specific Hazards could lead to an increased Risk to Life (RtL). This regulatory framework will be proportionate to the RPAS Category and its physical attributes ¹ . RPAS operations conducted Beyond Visual line of Sight (BVLOS) and / or with remote air vehicles with a Maximum Take-Off Weight (MTOW) greater than 25 kg, pose additional RtL not only to those directly involved in launch and recovery, but also uninvolved persons and other air users. This Regulatory Article (RA) defines the regulatory framework for those RPAS operating in the Specific S2 sub-category.
Contents	1605(1): Regulatory Requirements 1605(2): Withdrawn – Incorporated into RA 1605(1) and the Remotely Piloted Air Systems Manual 1605(3): Withdrawn – Incorporated into RA 1605(1) and the Remotely Piloted Air Systems Manual
Regulation	Regulatory Requirements
1605(1)	1605(1) The regulatory framework to be applied to RPAS in the Specific S2 sub-category shall be agreed by the MAA and adhered to by the Aviation Duty Holders (ADH) / Accountable Managers (Military Flying) (AM(MF)) responsible for their operation.
Acceptable	Regulatory Requirements
Means of Compliance	1. Organizations ² responsible for RPAS in the Specific S2 sub-category should comply with all applicable RAs.
1605(1)	
	2. ADH / AM(MF) should:
	 ADH / AM(MF) Should: a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category.
	a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization
	a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category.
	 a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category. b. Ensure that RPAS are operated in compliance with the LEC. 3. ADHs / AM(MF)s should be accountable for the operation of RPAS in the
	 a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category. b. Ensure that RPAS are operated in compliance with the LEC. 3. ADHs / AM(MF)s should be accountable for the operation of RPAS in the Specific S2 sub-category within their Area of Responsibility (AoR). 4. Derogations additional to those listed in this RA and the RPAS Manual should be applied for through the Categorization submission supported by a Safety claim,
	 a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category. b. Ensure that RPAS are operated in compliance with the LEC. 3. ADHs / AM(MF)s should be accountable for the operation of RPAS in the Specific S2 sub-category within their Area of Responsibility (AoR). 4. Derogations additional to those listed in this RA and the RPAS Manual should be applied for through the Categorization submission supported by a Safety claim, argument, and evidence; culminating in a coherent and robust Safety Assessment³. 5. The MAA should approve the regulatory framework and stipulate all agreed
	 a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category. b. Ensure that RPAS are operated in compliance with the LEC. 3. ADHs / AM(MF)s should be accountable for the operation of RPAS in the Specific S2 sub-category within their Area of Responsibility (AoR). 4. Derogations additional to those listed in this RA and the RPAS Manual should be applied for through the Categorization submission supported by a Safety claim, argument, and evidence; culminating in a coherent and robust Safety Assessment³. 5. The MAA should approve the regulatory framework and stipulate all agreed derogations in the LEC, including the agreed Safety Target.
	 a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Specific S2 sub-category. b. Ensure that RPAS are operated in compliance with the LEC. 3. ADHs / AM(MF)s should be accountable for the operation of RPAS in the Specific S2 sub-category within their Area of Responsibility (AoR). 4. Derogations additional to those listed in this RA and the RPAS Manual should be applied for through the Categorization submission supported by a Safety claim, argument, and evidence; culminating in a coherent and robust Safety Assessment³. 5. The MAA should approve the regulatory framework and stipulate all agreed derogations in the LEC, including the agreed Safety Target. 6. RPAS should be registered on the UK Military Aircraft Register⁴.

¹ For definitions of RPAS Categories, RPAS sub-categories, and RPAS physical attributes (eg Sub 250 g, Sub 4 kg etc), refer to RA 1600 – Remotely Piloted Air Systems.

² ie those organizations responsible for design, Maintenance, Airworthiness, operation.

³ Following LEC issue, requests for Alternative Acceptable Means of Compliance, Waiver or Exemption to the MRP are to be formally applied for and authorized by the MAA. ⁴ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

Acceptable Means of Compliance 1605(1)

- A technical description of the RPAS⁵. b.
- A description of the organization's operating intent and environment. C.

d. The aggravating and / or mitigating factors affecting or likely to affect the proposed RPAS Category.

Key stakeholders' details (eg ADH / AM(MF), Type Airworthiness e. Authority (TAA)⁶, etc).

f. A proposed Safety Target⁷.

The Type Airworthiness Strategy⁸. g.

A statement detailing which MAA RAs are considered not applicable in h. the context of the Categorization Submission, or where an AAMC approach is required to meet the intent. Each identified RA should be accompanied by a justification for the MAA to review.

i. A statement that all Categorization submission documentation has been reviewed and accepted by the TAA.

A statement that all Categorization submission documentation has been j. reviewed and accepted by the ADH / AM(MF).

Approach to Release To Service Recommendations (RTSR) / Military k Permit To Fly (MPTF) Recommendation or MPTF (Development).

I. Detail of any proposed kinetic, directed energy weapons or other effectors intended to alter target properties, to include munition type and deployment method⁹.

Strategy for approval of any ordnance and how its interaction / integration with the RPAS will be safely managed (refer to DSA Ordnance Safety Regulator (DOSR)).

Planned operating areas when armed and unarmed (for example, n. designated aviation Danger Areas and / or Ranges)¹⁰.

Guidance Material 1605(1)	Regulatory Requirements 8. The applicant is required to state how the RPAS is Safe to Operate and can be Operated Safely for the proposed context. The Categorization submission will state how this will be achieved. Applicants are advised to engage with the MAA at the earliest opportunity to discuss the Categorization strategy.
	 9. The LEC may stipulate actions for completion prior to commencement of flying. 10. The level of technical and operating Assurance required to support the Air System Safety Case (ASSC) will be proportionate to the RtL posed by the operations. This RtL will depend on multiple factors, including, but not limited to, Remote Air March 1970.
	Vehicle dimensions, MTOW, speed, range of operations and airspace. Applicants will need to make the case that the proposed levels of Assurance are appropriate for the RtL associated with the RPAS operations using a structured argument.
	11. Specified Derogations from the MRP. Suggested derogations that may be appropriate for Specific S2 sub-category RPAS are detailed in the RPAS Manual Annex B.
	12. For the avoidance of doubt:

⁵ To include Make and Model if Commercial Off The Shelf (COTS), or a broad description if agreed already within the Concept, Assessment, Development, Manufacturing, In-Service, and Disposal (CADMID) cycle for the Development of Air Systems. ⁶ Where the Air System is Civilian-Owned, ownership of regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model for Type Airworthiness (TAw) management; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw responsibilities TAM

may be read in place of TAA as appropriate throughout this RA.

 ⁷ Refer to RA 1230 – Design Safety Targets.
 ⁸ Refer to RA 5010 – Type Airworthiness Strategy.

⁹ Only required for RPAS designed or intended to be weaponized.

¹⁰ Refer to MAA02 – MAA Master Glossary; and DSA 03.OME Part 3 (Formerly JSP 403 Volume 2) - Defence Code of Practice (DCOP) for Ranges.

Guidance	a. Accountability for operating RtL is owned by:
Material	(1) Either an ADH chain (ie Senior Duty Holder, Operating Duty Holder
1605(1)	and Delivery Duty Holder) or;
	(2) An AM(MF).
	13. Alternative approach to Categorization Submissions. The Joint Authorities for Rulemaking of Unmanned Systems (JARUS) ¹¹ guidelines on Specific Operations Risk Assessment (SORA) are considered a valid methodology for assessing the RtL and provide a framework to argue the associated levels of Assurance required for operations in the Specific S2 Category. Consideration will include the range of Type Airworthiness Management responsibilities and the competency required of a TAA when considering alternate Assurance methods ¹² . For alternative approaches to Categorization submissions, the ADH / AM(MF) chain may be responsible for submitting the categorization request.
	Note:
	This methodology does not cater for armed or swarming RPAS, or those that involve dropping materiel. For such operations, additional Safety arguments will be required to justify operation in the Specific S2 Category.
Demulation	Environment Opfato
Regulation	Equipment Safety
1605(2)	1605(2) Withdrawn – Incorporated into RA 1605(1) and the RPAS Manual.
Acceptable Means of Compliance 1605(2)	Equipment Safety 14. Withdrawn – Incorporated into RA 1605(1) and the RPAS Manual.
Guidance Material 1605(2)	Equipment Safety 15. Withdrawn – Incorporated into RA 1605(1) and the RPAS Manual.
Regulation	Airworthiness / Air Safety Strategy
1605(3)	1605(3) Withdrawn – Incorporated into RA 1605(1) and the RPAS Manual
Acceptable Means of Compliance 1605(3)	Airworthiness / Air Safety Strategy 16. Withdrawn – Incorporated into RA 1605(1) and the RPAS Manual.
Guidance Material 1605(3)	Airworthiness / Air Safety Strategy 17. Withdrawn – Incorporated into RA 1605(1) and the RPAS Manual.

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Regulatory Article 1605

 ¹¹ <u>http://jarus-rpas.org/</u>.
 ¹² Refer to RA 1015 – Type Airworthiness Management - Roles and Responsibilities.

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RA 1606 – Remotely Piloted Air Systems – Certified Category

Rationale There is a requirement to determine and apply an appropriate regulatory framework to Remotely Piloted Air Systems (RPAS) to ensure they are safe to operate and are being operated safely. ► Failure to appropriately address RPAS specific Hazards could lead to an increased Risk to Life (RtL). < This regulatory framework will be proportionate to the RPAS Category and its physical attributes¹. This Regulatory Article (RA) defines the regulatory framework for those RPAS operating in the Certified Category.

Contents 1606(1): Regulatory Requirements

Regulation 1606(1)	Regulatory Requirements 1606(1) The MAA Regulatory Publications (MRP) shall apply to RPAS in the Certified Category.
Acceptable Means of Compliance 1606(1)	 Regulatory Requirements Organizations² responsible for RPAS in the Certified Category should comply with all applicable RAs as would be ▶ required for crewed ◄ aviation. Aviation Duty Holders / Accountable Managers (Military Flying) should: a. Ensure an appropriate MAA RPAS Letter of Endorsed Categorization (LEC) is in place prior to operation of RPAS in the Certified Category. b. Ensure that RPAS are operated in compliance with the LEC. RPAS in the Certified Category should be certified in accordance with ▶ the Military Air System Certification Process^{3, 4}. ◄ RPAS operating in the Certified Category should be registered on the UK Military Aircraft Register⁵.
Guidance Material 1606(1)	 Regulatory Requirements 5. The operation of RPAS in the Certified Category presents RtL similar to that of ▶ crewed ◄ aviation. Therefore, excepting the Categorization and LEC requirements of RA 1600⁶, RPAS in the Certified Category are subject to the same regulatory regime as ▶ crewed ◄ aviation. 6. Ageing Air System Audit. RPAS with an anticipated service life of less than 6 years are exempt from the requirements of an Ageing Air System Audit ▶7◄.

¹ For definitions of RPAS Categories, RPAS sub-categories, and RPAS physical attributes (eg Sub 250 g, Sub 4 kg etc), refer to RA 1600 – Remotely Piloted Air Systems.

² ie those organizations responsible for design, Maintenance, Airworthiness, operation.

³ Refer to RA 5810 – Military Type Certificate (MRP Part 21 Subpart B).

⁴ ► Refer to RA 5820 – Changes to Type Design. ◄

⁵ Refer to RA 1161 – Military Registration of Air Systems Operating within the Defence Air Environment.

⁶ Refer to RA 1600 – Remotely Piloted Air Systems.

⁷ ► Refer to RA 5723 – Ageing Air System Audit. ◄

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RA 1700 - Airborne Equipment

Rationale

The delivery of personnel or equipment from Aircraft using Airborne Equipment (AE)^{1, 2} is a key enabler of military capability and for Force Development. Failure to manage AE activity appropriately could result in increased Risk to Life (RtL) to personnel, 3rd parties, damage to Aircraft, and / or damage to the AE. This Regulatory Article (RA) identifies the Regulations to ensure organizations³ understand the Safety aspects, and their Responsibilities, associated with their AE activity and to enable application of a suitable regulatory framework. This will ensure that AE is safe to operate and is being operated safely throughout its life.

Contents Definitions relevant to this RA 1700(1): Airborne Equipment Regulatory Requirements

Definitions	Definitions relevant to this RA 1. Airborne Equipment . The generic term covering the wide variety of parachuting assemblies for personnel and equipment, Airdrop Platforms, supply dropping equipment and ancillary items that are used in the insertion of personnel and equipment onto Drop Zones. This equipment can be split into two areas: Airborne Forces Equipment and Aerial Delivery Equipment.
Regulation 1700(1)	Airborne Equipment Regulatory Requirements1700(1)Organizations conducting AE activity within Defence Aviation (DA) and the Defence Air Environment (DAE) shall be appropriately regulated.
Acceptable Means of Compliance	 Airborne Equipment Regulatory Requirements 2. Organizations responsible for the use of AE should ensure compliance with the regulatory requirements detailed as follows:
1700(1)	 a. MOD-approved Airborne Forces Equipment – refer to RA 1701⁴. b. MOD-approved Aerial Delivery Equipment – refer to RA 1702⁵. c. Foreign Military Airborne Forces Equipment – refer to RA 1703⁶. d. Non-Combat Parachuting – refer to RA 1704⁷. 3. Organizations should ensure that Assurance is conducted for all their AE activity. These organizations will be 2nd party assured by their Chains of Command, and 3rd party assured by the MAA. 4. Organizations conducting AE should clearly bound the Duty Holder delineation of the activity. For static line parachuting this is the point at which the parachute assembly is no longer attached to the Aircraft. For freefall parachuting this is when the parachutist clears the Aircraft and is free from direct contact with the Aircraft or any associated wake turbulence.

¹ Refer to MAA02 – MAA Master Glossary.

² The use of "Airborne Equipment" includes the associated ancillary equipment.

³ This includes the Aviation Duty Holder (ADH), Accountable Manager (Military Flying) (AM(MF)), Continuing Airworthiness Management Organization, Delivery Team, Maintenance Approved Organization Scheme, Design Approved Organization Scheme, and operators of AE authorized to conduct Aerial Despatch descents for any given AE.

 ⁴ Refer to RA 1701 – MOD-Approved Airborne Forces Equipment.
 ⁵ Refer to RA 1702 – MOD-Approved Aerial Delivery Equipment.

⁶ Refer to RA 1703 – Foreign Military Airborne Forces Equipment.

⁷ Refer to RA 1704 – Non-Combat Parachuting.

Regulatory Article 1700	UNCONTROLLED COPY WHEN PRINTED

Guidance Material 1700(1)	 Airborne Equipment Regulatory Requirements 5. The RA 1700 Series applies to all use of AE within the DA and DAE.
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RA 1701 – MOD-Approved Airborne Forces Equipment

Rationale The delivery of personnel from Aircraft using MOD-approved¹ Airborne Forces Equipment (AFE)^{2, 3} is a key enabler of military capability. Failure to manage MOD-approved AFE activity appropriately could result in increased Risk to Life (RtL) to personnel, 3rd parties, or damage to Aircraft. This Regulatory Article (RA) identifies the Regulations to ensure organizations⁴ understand the Safety aspects of their MOD-approved AFE activity and to enable application of a suitable regulatory framework. This will ensure that MOD-approved AFE is safe to operate and is operated safely throughout its life.

Contents	Applicability Definitions Relevant to this RA 1701(1): Governance Responsibilities 1701(2): Regulatory Requirements 1701(3): Approval for Static Line and Freefall Parachuting 1701(4): Operating MOD-approved Airborne Forces Equipment 1701(5): Parachutist and Parachute Jumping Instructor Requirements 1701(6): Qualification, Approval and Use of Parachute Training Devices
Applicability	 Applicability RA 1701 is applicable for the conduct of parachuting using MOD-approved AFE. This includes parachuting activities conducted by: a. UK military Parachute Units⁵ (including attached foreign troops where applicable). b. Organizations conducting MOD-approved AFE trials activity.
Definitions	 Definitions Relevant to this RA Airborne Forces Equipment (AFE). Equipment and ancillary items used to insert personnel into Drop Zones. Parachute Training Device (PTD). A device which is an Advanced Parachute Training Device or Basic Ground Training Apparatus. Advanced Parachute Training Device (APTD). A virtual reality trainer or vertical wind tunnel which provides realistic simulation of the activity. Basic Ground Training Apparatus (BGTA). A training aid other than an APTD which facilitates training where a complete environmental simulation is not necessary. Parachuting Operating Duty Holder (ODH). An Accountable individual, who is at minimum a 2* Crown Servant, with formal delegated Responsibilities for actively managing Air Safety for operation of AE via an effective Air Safety Management System⁶ to ensure that associated RtL is As Low As Reasonably Practicable (ALARP) and Tolerable within their defined Areas of Responsibility.

¹ "MOD-approved" is defined as any equipment that has been approved by the MOD (by the Airborne Equipment (AE) Type Airworthiness Authority (TAA)) for inclusion in the Compendium of Airborne Equipment Release Certificates (CAERC). ² Refer to MAA02 – MAA Master Glossarv.

³ The use of "MOD-approved AFE" includes the associated ancillary equipment.

⁴ This includes the Aviation Duty Holder (ADH), Accountable Manager (Military Flying) (AM(MF)), Continuing Airworthiness Management Organization (CAMO), Delivery Team (DT), Maintenance Approved Organization Scheme (MAOS), Design Approved Organization Scheme (DAOS), and operators of AE authorized to conduct Aerial Despatch descents for any given AE. ⁵ This includes the Royal Air Force Falcons Parachute Display Team.

⁶ Refer to the Regulatory intent of RA 1200 – Air Safety Management Systems.

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Definitions	7. Parachuting Commander . A 2^* Crown Servant who is in the direct Chain of Command of the unit participating in the activity. They have a personal Duty of Care $(DoC)^7$ for their troops throughout the activity.
	8. Airborne Equipment Safety Case (AESC) . A structured argument, supported by a body of evidence, that provides a compelling, comprehensible and valid case that AE is safe for a given application in a given environment. It is through-life, pan- Defence Lines of Development and addresses a combination of the physical components, procedures and human resources organized to deliver the capability. AE is not an Air System and so use of the term Air System Safety Case (ASSC) is inappropriate. However, the Regulatory intent of RA 1205 ⁸ can be applied to AESC as equally relevant.
	9. Qualification Statement (QS) . The documented output of successful completion of the qualification requirements identified in paragraph 50.c. This is developed, managed and owned by the Senior Responsible Owner (SRO) ^{2, 9} or Parachuting ODH.
Regulation	Governance Responsibilities
1701(1)	1701(1) MOD-approved AFE shall be operated under the authority of the Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF)), the Parachuting ODH and the Parachuting Commander.
Acceptable	Governance Responsibilities
Means of Compliance 1701(1)	10. The ADH / AM(MF) is legally Accountable for ensuring that RtL associated with operating Aircraft under their Area of Responsibility (AoR) to deliver MOD-approved AFE is ALARP and Tolerable. This should be achieved by:
1701(1)	a. Ensuring that the RtL associated with the use of MOD-approved AFE is reflected in the claims made in the ASSC for the Aircraft within their AoR.
	b. Discharging RtL and DoC Responsibilities associated with MOD- approved AFE in accordance with (iaw) Annex A.
	approved ALE In accordance with (law) Annex A.
	11. Where MOD-approved AFE is used from foreign military-registered or civil- registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex A refers).
	11. Where MOD-approved AFE is used from foreign military-registered or civil- registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex
	11. Where MOD-approved AFE is used from foreign military-registered or civil- registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex A refers).
	 Where MOD-approved AFE is used from foreign military-registered or civil-registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex A refers). The Parachuting ODH should: a. Have their nomination endorsed by the Director Military Aviation Authority (D MAA) iaw MAA03 Annex G¹⁰. The Parachuting ODH and the ADH may be
	 Where MOD-approved AFE is used from foreign military-registered or civil-registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex A refers). The Parachuting ODH should: a. Have their nomination endorsed by the Director Military Aviation Authority (D MAA) iaw MAA03 Annex G¹⁰. The Parachuting ODH and the ADH may be the same person. b. Ensure that the RtL is ALARP and Tolerable for personnel using MOD-approved AFE and to other 3rd parties that might be affected after the MOD-
	 Where MOD-approved AFE is used from foreign military-registered or civil-registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex A refers). The Parachuting ODH should: a. Have their nomination endorsed by the Director Military Aviation Authority (D MAA) iaw MAA03 Annex G¹⁰. The Parachuting ODH and the ADH may be the same person. b. Ensure that the RtL is ALARP and Tolerable for personnel using MOD-approved AFE and to other 3rd parties that might be affected after the MOD-approved AFE has left the Aircraft¹¹. c. Be responsible and Accountable for the safe operation of MOD-approved AFE within their AoR and only authorize MOD-approved AFE iaw the relevant

⁷ Duty of Care is a legal Responsibility that applies at every level to all Defence activities.
⁸ Refer to RA 1205 – Air System Safety Cases.
⁹ Where an SRO is not appointed, the Parachuting ODH, or In-Service Capability Manager on behalf of the Parachuting ODH, will fulfil this responsibility.

 ¹⁰ Refer to MAA03: Military Aviation Authority Regulatory Processes.
 ¹¹ Defined for static line parachuting as the point at which the parachute assembly is no longer attached to the Aircraft or, for freefall, when the parachutist clears the Aircraft and is free from direct contact with it or any associated wake turbulence.

Acceptable Means of	e. Ensure that Parachute Jumping Instructors (PJI) and Drop Zone Safety personnel are Suitably Qualified and Experienced Persons (SQEP).
Compliance 1701(1)	13. The Headquarters 1 Group Air Staff Orders (HQ 1 Gp ASOs), or equivalent ADH Orders, Air Mobility Operations Manual Parts A and B, Air System Release To Service (RTS), and CAERC should be used as the definitive documents for the use of all MOD-approved AFE.
	14. The Parachuting Commander should publish orders and instructions that detail how their Responsibilities related to Annex A will be discharged.
	15. In order to ensure that Parachutists are appropriately Competent and current, Parachuting Commanders should publish orders specifying how this is monitored.
	16. All units conducting parachuting activities using MOD-approved AFE should ensure that the correct Notice to Aviation and / or Notice to Mariners action has been put in place for the duration of the activity.
Guidance	Governance Responsibilities
Material 1701(1)	17. It is essential that, throughout the flying and parachuting activity, the ADH / AM(MF), Parachuting ODH and Parachuting Commander understand their Responsibilities, communicate as required with each of the stakeholders involved and have robust orders and instructions. The table at Annex A illustrates these Responsibilities throughout the activity.
	18. Fundamental to effective governance and Risk Management is a clear understanding of when the Responsibility for the management of RtL associated with the parachuting activity is transferred between stakeholders as illustrated in Annex A.
Regulation	Regulatory Requirements
1701(2)	1701(2) The through life requirements associated with MOD- approved AFE shall be adhered to by the ADH / AM(MF), the Parachuting ODH, the Parachuting Commanders and AE TAA responsible for their operation.
Acceptable	Regulatory Requirements
Means of Compliance 1701(2)	19. ADH / AM(MF), the Parachuting ODH, Parachuting Commanders and organizations ¹² responsible for MOD-approved AFE should comply with the intent of the elements (Regulations, AMCs, or GM) of the RAs listed at Annex B, noting that there are Air System specific requirements in the RAs that are not relevant to MOD-approved AFE. The Continuing Airworthiness (CAw) requirements, and any appropriate equivalent or MOD-approved AFE specific information, should (where possible) be identified by the CAMO and listed in the CAw Management Exposition. The Type Airworthiness (TAw) requirements, and any appropriate equivalent or MOD-approved AFE specific information, should (where possible) be identified by the Design Organization and listed in the Design Organization.
	20. MOD-approved AFE should be included within the CAERC. It should be authorized for use on specific platforms through the relevant CAERC entry and despatch Air System's RTS ¹³ or applicable Military Permit To Fly (MPTF) ^{14, 15} .
	21. The AE TAA should ensure that the MOD-approved AFE is safe to operate within the limitations of the CAERC.
	22. Wherever possible, the AE TAA should ensure that all MOD-approved AFE has a valid Certificate of Design ¹⁶ .
	23. The AE TAA should inform the ADH of all identified equipment contributions to RtL.

 ¹² This includes the ADH, CAMO, DT, MAOS, DAOS and operators of AE authorized to conduct parachute descents for any given AE.
 ¹³ Refer to RA 1300 – Release To Service.
 ¹⁴ Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).
 ¹⁵ Refer to RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).
 ¹⁶ Refer to the Regulatory intent of RA 5103 – Certification of Design.

Acceptable	24. The CAERC should :
Means of	a. Be Certified by the AE TAA and authorized by the Delegated Release To
Compliance	Service Authority (DRTSA) (RAF).
1701(2)	b. Record all Operational Emergency Clearances (OEC) and Clearances with Limited Evidence (CLE) ¹³ , and be suitably marked.
	c. Be subject to a 5 yearly review by the DRTSA (RAF).
	d. Follow the format shown in the CAERC template as detailed in the CAERC Instructions at Annex C.
	25. The master copy of the CAERC is held by the Release To Service Authority (RTSA) (RAF). All pages within the CAERC should show the issue status of the document and amendment status for the specific page.
	26. Where the despatching Aircraft is not on the UK Military Aircraft Register any limitations or restrictions should be incorporated into the CAERC.
	27. RA 1167 ¹⁷ should be complied with for the use of Contracting Civil-Registered Air Systems for Military Purposes.
	28. The Parachuting ODH's Chief Air Engineer (CAE) should manage CAw by ensuring that MOD-approved AFE is maintained iaw the Regulatory intent of RA 4800 to RA 4849: MRP Part 145. To help ensure the Airworthiness of MOD-approved AFE, an approved Mil CAMO is required iaw the Regulatory intent of RA 4947 ¹⁸ .
	29. Maintenance and packing . The Parachuting ODH's CAE should ensure appropriate processes in place to ensure the individuals conducting Maintenance and packing of MOD-approved AFE are SQEP.
	30. Supervision of Parachuting . The Parachuting ODH should ensure parachute operations, including Maintenance and packing, are supervised by SQEP.
	31. Authorization of Parachuting . The Parachuting ODH should ensure parachute operations, including Maintenance and packing, are authorized by SQEP.
Guidance	Regulatory Requirements
Material 1701(2)	32. Supervision of Parachuting . Some of the supervisory processes detailed in RA 2305 ¹⁹ may be considered suitable for the supervision of MOD-approved AFE activities.
	33. Authorization of Parachuting . Some of the Authorization processes detailed in RA 2306 ²⁰ may be considered suitable for the Authorization of MOD-approved AFE activities.
	34. The MAA Regulatory Publications are specifically written with respect to Air Systems. Their application is equally suitable for aspects of MOD-approved AFE activities and to the Risk management framework ²¹ necessary to allow ADH / AM(MF), Parachuting ODH and other members of the Airborne Forces Community to ensure RtL is managed appropriately.
	Endorsement / Approval of the CAERC
	35. The CAERC will be amended once all evidence has been collated. Recommended amendments, with supporting evidence, will be presented to the AE TAA for endorsement. The AE TAA will provide a recommendation to the DRTSA (RAF).
	36. The DRTSA (RAF) approval process will take into consideration the Aircraft that the MOD-approved AFE is to be despatched from.

 ¹⁷ Refer to RA 1167 – Contracting Civil-Registered Air Systems for Military Purposes.
 ¹⁸ Refer to RA 4947 – Continuing Airworthiness Management – MRP Part M Subpart G.
 ¹⁹ Refer to RA 2305 – Supervision of Flying.

²⁰ Refer to RA 2306 – Authorization of Flights.

²¹ Refer to the Regulatory intent of RA 1200 – Air Safety Management, and RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

Guidance Material 1701(2)	37. The CAERC, certified by the AE TAA and authorized by the DRTSA (RAF) (along with supporting evidence), will be passed to the TAAs ²² of the despatching UK military-registered Aircraft.
	38. The TAA of the despatching UK military-registered Aircraft will:
	a. Provide recommendation to the DRTSA (RAF) / Operating Centre Director of the despatching UK military-registered Aircraft to authorize the use of the MOD-approved AFE within their Aircraft RTS / MPTF.
	b. Return the completed Acknowledgement Sheet to the AE TAA, detailing the acceptance of the MOD-approved AE for use on the Aircraft or stating the reason for non-acceptance.
	39. A matrix, which identifies the compatibility between Aircraft types and AE, controlled by the RTSA, will be maintained on the MOD Intranet alongside the CAERC.
	40. For the purposes of this RA, Risk Management and ADH / AM(MF) Responsibilities of MOD-approved AFE undergoing Test and Evaluation trials is managed by the Air and Space Warfare Centre (ASWC) ADH chain. Trials activity using equipment that is not yet MOD-approved, or that is used on a civil or foreign military Aircraft undergoing development, requires Subject Matter Experts to define who is responsible for RtL to manage the additional Risks. These activities must comply with the Regulatory intent of RA 2370 ²³ and advice sought from the ASWC.
Regulation	Approval for Static Line and Freefall Parachuting
1701(3)	1701(3) ADH or AM(MF) shall approve all cleared static line and freefall parachuting from UK military-registered Aircraft.
Acceptable	Approval for Static Line and Freefall Parachuting
Means of Compliance	41. ADH or AM(MF) should only approve static line and freefall parachuting on Aircraft that are specifically cleared for this role in the RTS or the MPTF.
1701(3)	42. ADH or AM(MF) Orders should specify the requirements for static line and freefall parachuting from UK military-registered Aircraft taking account of the HQ 1 Gp ASOs and Air Mobility Operations Manual Parts A and B.
Guidance Material 1701(3)	Approval for Static Line and Freefall Parachuting 43. Nil.
Regulation 1701(4)	Operating MOD-approved Airborne Forces Equipment 1701(4) The Parachuting ODH shall ensure the RtL associated with operating MOD-approved AFE is managed within their AoR and that Safety Responsibilities associated with the activity are properly defined.
Acceptable Means of Compliance 1701(4)	Operating MOD-approved Airborne Forces Equipment 44. The Parachuting ODH should publish orders and instructions that include the following detail, where relevant to the activity, as a minimum:

²² Where the Air System is not UK MOD-owned, TAw management regulatory Responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA. ²³ Refer to RA 2370 – Test and Evaluation.

Acceptable Means of Compliance 1701(4)	 a. How and when Parachutists are fitted with location equipment^{24, 25} dependent on the operating environment to locate Parachutists in the event of an Accident or Incident. b. Minimum Heights²⁶ (Above Ground Level / Above Mean Sea Level) for main parachutes: For each discipline being conducted, minimum planned deployment heights articulated. The minimum altitude for a parachutist to be under a fully developed main canopy. Procedures for automatic activation devices regarding minimum Height settings account for uneven topography. c. Guidance on the use of ancillary and associated equipment. d. The periodicity of currency training for emergency procedures.
Guidance Material 1701(4)	Operating MOD-approved Airborne Forces Equipment 45. Nil.
Regulation 1701(5)	 Parachutist and Parachute Jumping Instructor Requirements 1701(5) Parachutists and PJI shall be qualified to operate MOD- approved AFE. PJIs shall be appropriately trained, qualified, experienced and assured to deliver instruction in their parachuting discipline.
Acceptable Means of Compliance 1701(5)	 Parachutist and Parachute Jumping Instructor Requirements 46. The Parachuting ODH should define in orders the Parachutist and PJI qualifications and experience required for the safe conduct of parachuting utilizing MOD-approved AFE within their AoR. 47. PJIs are required to possess skills that enable the effective transfer of knowledge to their trainees, and should be trained to achieve the following baseline Competences: a. Plan, prepare and deliver appropriately structured theoretical and practical teaching events. b. Manage trainees and instructional resources. c. Deliver specialist instruction to incorporate a range of differing learning styles. d. Integrate Human Factors training into all serials²⁷. e. Confirm / check learning has taken place, using appropriate practical techniques on the ground and in the air. f. Monitor and review trainee progress across the full range of training events. g. Produce comprehensive written reports on individual training outcomes.
Guidance Material 1701(5)	Parachutist and Parachute Jumping Instructor Requirements 48. Nil.

 ²⁴ This equipment should be cleared in the CAERC.
 ²⁵ All location equipment should be classed as Portable Electronic Devices. Refer to RA 2360 – Portable Electronic Devices.
 ²⁶ The Height at which the parachute is to be fully inflated and be in a condition to be controlled by the user.
 ²⁷ Refer to RA 1440 – Air Safety Training.

Regulation 1701(6)	 Qualification, Approval and Use of Parachute Training Devices 1701(6) The SRO (for future MOD-approved AFE) and Parachuting ODH (for in service MOD-approved AFE) shall ensure that the PTDs within their AoR are Qualified, Approved and used as intended. 			
Acceptable Means of Compliance 1701(6)	Qualification, Approval and Use of Parachute Training Devices 49. PTD that misrepresent the real behaviour, performance or have significant material differences to the associated parachute system could jeopardize the safe operation of the live MOD-approved AFE. The SRO or Parachuting ODH should ensure that PTD within their AoR are appropriately qualified and fit for purpose for the approved use.			
	50. The SRO should :			
	a. Define the intended use of the device, including any specific military or training tasks that may be performed.			
	b. Define the desired training output and what level of fidelity is required for each training objective, including any environmental considerations.			
	c. Produce a QS which should include as a minimum:			
	(1) The training objectives the PTD can and cannot support, including the currency limitations, qualifications, ratings and supervisory checks that may be carried out using the device.			
	(2) Detail the implications of any environmental misrepresentation and the environmental conditions in which the PTD may be used.			
	(3) Detail any relevant material differences between the PTD and the 'as flown' parachute system. This may be referenced to an appropriate document that is available to trainees and training staff.			
	(4) Detail any areas where there is a reasonable prospect of negative training occurring, specifying any associated limitations or exceptions and where RtL may be increased in the live parachute system as a result.			
	d. Ensure qualification of the PTD is conducted by SQEP (eg Test Parachutists, PJIs, etc), as determined by the SRO.			
	51. The Parachuting ODH should approve a PTD for use based on the QS specific to that device. PTD should be approved on initial entry into service and Approval should be renewed and recorded at least annually. This annual assessment should be conducted by SQEP identified at paragraph 50.d above. The PTD Approval should be renewed following any Modification to the QS and be subject to an assessment by SQEP.			
	52. The Parachuting ODH should assess the material differences between the PTD and the parachute phase it is designed to simulate (exit, flight or landing) as part of the AESC and ensure that any differences are published and reflected in the training documentation.			
	53. The Parachuting ODH should use the QS to determine the suitability of a to conduct Qualifications, and type of training, including currency and Competer requirements.			
	54. The Parachuting ODH should specify in orders and instructions the amount of synthetic parachuting time / descents and the training objectives that should be conducted with a PTD, the periodicity that applies and how the training is to be recorded.			
	55. Currency on a PTD should be recorded in the relevant section of the PJI or Parachutist's logbook.			
	56. The Parachuting ODH, to ensure PJIs are trained and Competent to operate PTDs, should stipulate in orders the training and currency requirements for PJIs.			

Acceptable Means of Compliance 1701(6)	 57. The Parachuting ODH should define in orders, criteria and periodicity for PJI assessment for operating PTDs. This should include an element of independent assessment. 58. In addition to the assessment at paragraph 57, the Parachuting ODH should stipulate in orders the periodicity of independent PJI assessments of PTDs. 				
Guidance Material 1701(6)	 Qualification, Approval and Use of Parachute Training Devices 59. Assessment of PTD may include the following considerations: a. Handling characteristics for 'flight' phase trainers. b. Mission realism, including specific military role tasks. c. Accuracy of parachute harness and ancillary equipment layout. d. Representative malfunctions where they are included in PTD training. e. Representative visual and motion cues. f. Instructor Operating Station, operator and system interaction capabilities for APTDs. 60. It may not be appropriate to report all training events resulting in adverse outcomes that occur in the PTD, however the requirement to report any Air Safety Occurrence is mandated²⁸. Adverse events within a PTD outside the requirements of RA 1410 are to be reported via establishment Health and Safety and training event reporting systems. If the event was caused by incorrect procedures or poor handling or if there is value to other users from lessons identified, Defence Air Safety Occurrence Report (DASOR) action is to be considered. 				

²⁸ In accordance with RA 1410 – Occurrence Reporting and Management.

Regulatory Article 1701

Annex A

Parachutist	UK Personnel	UK Personnel	Foreign Armed Forces Personnel	Foreign Armed Forces Personnel
Parachute Equipment			MOD-approved AFE	MOD-approved AFE
Aircraft	UK military- registered	Non-UK military- registered*	UK military- registered	Non-UK military- registered*
Individual with personal DofC ^{29,} ^{30,31} – Parachuting on Aircraft / Commander Parachute descent		Parachuting Commander	Parachuting Commander of foreign troops	Parachuting Commander of foreign troops
DH – on Aircraft	ADH / AM(MF)	Parachuting ODH**	ADH / AM(MF)	Parachuting ODH (DoC only in respect of the Safety of the equipment)
DH – Parachute descent	Parachuting ODH	Parachuting ODH	Parachuting ODH	Parachuting ODH (DoC only in respect of the Safety of the equipment)

MOD-approved and Foreign military AFE DoC and RtL Duty Holder (DH) Responsibilities

The table above illustrates those Responsible for the management of the MOD's DoC and RtL DH responsibilities. The inclusion of the Parachuting Commander of foreign troop is to illustrate where those responsibilities are outside of the MOD and will be managed by that Commander iaw their own Regulations.

*Non-UK includes foreign military Aircraft and civil Aircraft. If civil Aircraft is chartered for parachuting activities, then guidance in RA 1167¹⁷, should be followed.

** The Parachuting ODH should ensure that the Aircraft is correctly configured for the parachuting activity and confirm that it is routinely used and authorized by the Aircraft's national or military aviation authority for such activity³².

²⁹ "DoC Owner" refers to the individual responsible for managing the MOD's DoC for the personnel undertaking the specific activity.

³⁰ DoC as defined in JSP 815 Part 2. This includes the requirement to ensure the parachutists are trained and fit for the activity.

³¹ The Parachuting Commander of foreign troops retains DoC over their troops whilst they are using UK MOD-approved AFE from the foreign military Aircraft.

³² 1 Group has produced an Advice Note which can be used as best practice.

Annex B

List of RAs related to MOD-approved AFE³³

RA Series	RA Number / Title
1000	RA 1002 – Airworthiness Competent Persons
Series	RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility
	RA 1005 – Contracting with Competent Organizations
	RA 1006 – Delegation of Engineering Authorizations
	RA 1010 – Head of Establishment Aviation Responsibilities and Aviation Duty Holder /
	Accountable Manager (Military Flying) Establishment Responsibilities
	RA 1011 – Military Continuing Airworthiness Manager Responsibilities
	RA 1013 – Air Systems Operating Centre Director – Provision of Airworthy and Safe Systems
	RA 1014 – Design Organizations and Co-ordinating Design Organizations – Airworthiness Responsibilities
	RA 1015 – Type Airworthiness Management – Roles and Responsibilities
	RA 1016 – Military Continuing Airworthiness Management
	RA 1020 – Aviation Duty Holder - Roles and Responsibilities
	RA 1021 – Release to Service Authorities - Roles and Responsibilities
	RA 1022 – Senior Operator - Air Safety Responsibilities
	RA 1023 – Chief Air Engineer – Air Safety Responsibilities
	RA 1028 – Contractor Flying Approved Organization Scheme RA 1030 – Defence Aeronautical Information Management
	0
	RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military
	Flying)-Facing Organizations - Roles and Responsibilities
	RA 1167 – Contracting Civil-Registered Air Systems for Military Purposes
	RA 1200 – Air Safety Management
	RA 1202 – Cyber Security for Airworthiness and Air Safety
	RA 1205 – Air System Safety Cases
	RA 1207 – Air Safety Data Management and Exploitation
	RA 1208 – Flight Data Monitoring
	RA 1210 – Ownership and Management of Operating Risk (Risk to Life)
	RA 1223 – Airworthiness Information Management
	RA 1225 – Air Safety Documentation Audit Trail
	RA 1230 – Design Safety Targets
	RA 1300 – Release To Service
	RA 1305 – Military Permit to Fly (In-Service), (Special Case Flying) and (Single Task)
	RA 1310 – Air System Document Set
	RA 1380 – Performance Based Navigation
	RA 1400 – Flight Safety
	RA 1410 – Occurrence Reporting and Management
	RA 1420 – Service Inquiries and Non-Statutory Inquiries
	RA 1430 – Aircraft Post Crash and Incident Management and Significant Occurrence
	Management
	RA 1440 – Air Safety Training
4000	RA 4009 – Aviation Engineering Orders and Local Procedures
Series	RA 4051 – Airborne Checks
	RA 4103 – Removal of Body Fluid Contamination from Aircraft
	RA 4213 – Control of Air System Components used in Ground Test Facilities
	RA 4253 – Loose Articles Recovery
	RA 4600 – Aircraft Assisted Escape Systems – Safety and Maintenance
	RA 4800 – General Requirements (MRP Part 145)
	RA 4801 – Certifying Staff
	RA 4802 – Scope of the MRP Part 145 (MRP 145.A.10) - Approved Maintenance Organizations
	only
	RA 4803 – Method of Application for Approval (MRP 145.A.15) - Approved Maintenance
	Organizations only RA 4804 — Terms of Approval (MRR 145 A 20) — Approvad Maintenance Organizations only
	RA 4804 – Terms of Approval (MRP 145.A.20) - Approved Maintenance Organizations only
	RA 4805 – Facility Requirements (MRP 145.A.25)
	RA 4806 – Personnel Requirements (MRP 145.A.30)

³³ The Parachuting ODH is responsible for determining the applicability of the Regulations, Acceptable Means of Compliance, and Guidance Material within each RA listed in this annex.

RA Series	RA Number / Title		
	RA 4807 – Certifying Staff and Support Staff (MRP 145.A.35)		
	RA 4808 – Equipment Tools and Material (MRP 145.A.40)		
	RA 4809 – Acceptance of Components (MRP 145.A.42)		
	RA 4810 – Technical Information (MRP 145.A.45)		
	RA 4811 – Maintenance Planning (MRP 145.A.47)		
	RA 4812 – Certification of Air System Release and Component Release (MRP 145.A.50)		
	RA 4813 – Maintenance Records (MRP 145.A.55)		
	RA 4814 – Occurrence Reporting (MRP 145.A.60)		
	RA 4815 – Maintenance Procedures and Safety and Quality Policy (MRP 145.A.65)		
	RA 4816 – Maintenance Organization Exposition (MRP 145.A.70) - Approved Maintenance Organizations only		
	RA 4817 – Privileges of the Organization (MRP 145.A.75)		
	RA 4818 – Limitations on the Organization (MRP 145.A.80) - Approved Maintenance		
	Organizations only		
	RA 4819 – Changes to the Organization (MRP 145.A.85) - Approved Maintenance		
	Organizations only		
	RA 4820 – Continued Validity of Approval (MRP 145.A.90) - Approved Maintenance		
	Organizations only		
	RA 4821 – Findings (MRP 145.A.95) - Approved Maintenance Organizations only		
	RA 4941 – Application - MRP Part M Sub Part G		
	RA 4943 – Continuing Airworthiness Management Exposition - MRP Part M Sub Part G		
	RA 4945 – Personnel Requirements - MRP Part M Sub Part G RA 4947 – Continuing Airworthiness Management - MRP Part M Sub Part G		
	RA 4947 – Continuing Anworthness Management - MRP Part M Sub Part G		
	RA 4951 – Quality System - MRP Part M Sub Part G		
	RA 4954 – Continued Validity of Approval - MRP Part M Sub Part G		
	RA 4955 – Findings - MRP Part M Sub Part G		
	RA 4956 – Military Continuing Airworthiness Management Organization Tasks Performed by		
	Other Organizations - MRP Part M Sub Part G		
	RA 4961 – Aircraft Maintenance Programme and Military Continuing Airworthiness		
	Management Organization Responsibilities for Air System Release - MRP Part M Sub		
	Part C		
	RA 4962 – Special Instructions (Technical) - MRP Part M Sub Part C		
	RA 4963 – Modifications and Repairs - MRP Part M Sub Part C RA 4964 – Continuing Airworthiness Management Records - MRP Part M Sub Part C		
	RA 4964 – Continuing Alfworthness Management Records - MRP Part M Sub Part C		
	RA 4966 – Military Continuing Airworthiness Management Organization Instructions – MRP		
	Part M Sub Part C		
5000	RA 5010 – Type Airworthiness Strategy		
Series	RA 5011 – Type Airworthiness Safety Management System		
	RA 5012 – Type Airworthiness Safety Assessment		
	RA 5013 – Air Safety Management of Equipment and Commodity Items		
	RA 5103 – Certificate of Design		
	RA 5212 – Weight and Moment Determination		
	RA 5301 – Air System Configuration Management		
	RA 5305 – In-Service Design Changes		
	RA 5320 – Air System Maintenance Schedule – Design and Validation RA 5405 – Special Instructions (Technical)		
	RA 5405 – Special Instructions (Technical)		
	RA 5407 – Support Policy Statement		
	RA 5724 – Life Extension Programme		
	RA 5725 – Out of Service Date Extension Programme		
	RA 5726 – Integrity Management		
	RA 5805 – Airworthiness Directives and Service Bulletins (MRP Part 21 Subpart A)		
	RA 5815 – Instructions for Sustaining Type Airworthiness		
	RA 5825 – Fault Reporting and Investigation		
	RA 5835 – Production Organizations (MRP Part 21 Subpart G)		
	RA 5850 – Military Design Approved Organization (MRP Part 21 Subpart J)		
	RA 5855 – Parts and Appliances (MRP Part 21 Subpart K)		
	RA 5865 – Repairs (MRP Part 21 Subpart M) RA 5875 – (European) Technical Standard Order (MRP Part 21 Subpart O)		
	RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P)		

RA Series	RA Number / Title				
	RA 5885 – Identification of Products, Parts and Appliances (MRP 21 Subpart Q)				

Annex C

Compendium of Airborne Equipment Release Certificates – Structure and Instructions for use

Presentation

- 1. In this template the following conventions are used:
 - a. All normal text, including headings, must be used as shown.
 - b. Italic text within brackets {example} show where text must be replaced.

c. Italic text presented within shaded boxes is not required in the CAERC; rather it provides guidance on the required CAERC content.

d. Normal text shown within unshaded boxes is where mandatory content is defined, but the presentation is not specified.

e. Italic text within shaded tables (as below) shows an example of an acceptable format.

Mod №	Description	Affects CAERC or not fully integrated into Airborne Equipment Document Set (AEDS)	CAERC Reference	Review Date

Sections Applicability

2. All Parts (A to G), sections, and headings are mandatory and must exist within the CAERC.

3. In the case of sections not being applicable to specific AFE or ADE, the text 'This section is not applicable' must be used.

4. In the case where the section is applicable, but there are no limitations that need to be expressed, the text 'Information and procedures within *{Document Name}*' must be used.

Sub-Section Titles and Numbering

5. Each CAERC section may be divided into as many sub-sections as required for each ADE or AFE. The layout of these sub-sections is at the discretion of the RTSA (RAF). Part D of the CAERC is Ancillary Equipment specific, and therefore no detailed guidance can be given on its content or layout. However, the principles detailed above will be used to define how Part D will be used.

6. The numbering of sub-sections will follow the same format used for the sections. Therefore, in Section A of the CAERC, Level 1 is an 'A' followed by a single digit (eg 'A.n'), Level 2 is 'A' followed by 'n.n' (eg 'A.n.n'), etc.

Classification

7. The Classification of the CAERC **should** be in line with the guidance provided within JSP 440³⁴ Part 4 Section 1: Classification Policy. If information of a higher classification than OFFICAL – SENSITIVE must be included in the CAERC, rather than in another part of the AEDS (such as the Tactics Manual), this will be presented as a separate 'Classified Supplement' to the CAERC. In these circumstances, both the main and supplementary parts of the CAERC have their own Preliminary Pages and CAERC Statement. The supplement uses the same numbering system for Parts and sub-sections as the CAERC, but to keep it to the minimum number of pages, the supplement need only include those Parts, sections, and sub-sections that are directly relevant. Any 'Classified Supplement' to the CAERC is to be managed in the same manner as that for a Classified Supplement to an RTS.

Configuration Control

8. All CAERC pages (eg Preliminary Pages, blank pages, etc) must show the Issue and Amendment status.

9. Classified Supplements will have a separate Configuration Control (ie its own Issue and Amendment Status). The RTSA (RAF) must ensure that the CAERC and Classified Supplement are always coherent and cross-reference the Issue and Amendment status of the other.

Electronic Formats

10. The CAERC may be provided solely in electronic format.

³⁴ Refer to JSP 440 – The Defence Manual of Security, Resilience and Business Continuity.

Content Appropriate to the CAERC

11. The CAERC is one of the primary AEDS documents and, where appropriate to provide supporting detail, it will contain cross-references to other documents within the AEDS.

12. In judging what content is appropriate to be in the CAERC, and how to handle Safety information, authors need to consider 5 principles:

a. **Relevance**. Is the information relevant to the aim of the CAERC? Does it help define the Safety envelope of the Air System?

b. **Completeness**. If the information is relevant, it needs to be presented without omissions.

c. Target Audience. Is the information relevant to the target audience?

d. **Coherence**. The CAERC must be coherent with the other AEDS documents. Early liaison with other AEDS authors is essential to ensure that the whole AEDS is a coherent and seamless source of Safety information.

e. **Responsibility**. Authors need to be aware of their overarching responsibility for providing Safety information. Where an author decides not to include information, they must take positive steps to provide an auditable trail to show why the information has not been included and bring this to the attention of the applicable Air System DT.

Procedures

13. It is common for procedures to find their way into the CAERC; however, only those procedures that are directly essential to enable compliance with a limitation **should** be included. All other procedures **should** be placed in other parts of the AEDS (eg Standard Operating Procedures (SOPs) issued by ODH, Force SOPs, Technical Publications).

Placing information in Parts

14. Although the Part and section headings can be defined for the CAERC, it can be rather more difficult to decide in which Part a specific limitation needs to be placed. It is recommended that Table 1 (below) is used for deciding in which particular Part information needs to be placed.

Question	Response	Action
1. Is the information supported by a fully substantiated Safety Assessment that has been	Yes	Go to Q2
accepted by the TAA and RTSA (RAF)?	No	Place in Parts B to D (as appropriate) and recorded in Part F (only included in the CAERC as a CLE or an OEC)
2. Is the information of a	Yes	Place in Part E
temporary nature?	No	Go to Q3
3. Is the topic engineering	Yes	Place in Part A (directly or by explicit cross-reference)
information?	No	Go to Q4
4. Does the limitation relate to	Yes	Place in Part B
AFE?	No	Go to Q5
5. Does the limitation relate to	Yes	Place in Part C
ADE?	No	Go to Q6
6. Does the limitation relate to	Yes	Place in Part D
Ancillary Equipment?	No	Not legitimate CAERC content, place elsewhere in the AEDS

15. Split limitations must be stated where different limitations apply to different equipment Modification states (ie equipment being progressively modified In-Service). These will normally be in the form 'pre-mod nnn...; post-mod nnn...', and the Modification identified at Part A within section A.6. When appropriate, and when the AE TAA has confirmed that all equipment has been modified to the same Modification standard, the CAERC **should** be amended to remove the split limitation.

Recording of Modifications

16. AE Modifications will be recorded by the AE TAA, in the AEDS under their Configuration Control. The CAERC is not the repository of all Modifications embodied on AE; however, some Modifications need to be identified to operators. An AE Modification affects the CAERC when it is necessary to identify different limitations and / or procedures for the pre-mod and / or post-mod conditions of equipment. Modifications may be listed numerically or by system (eg Engines, airframe, avionics, etc). Once a Modification has been superseded (eg Fleet embodiment, subsequent Modification, etc) it **should** be removed from the CAERC.

Compendium of Airborne Equipment Release Certificates – Template

Preliminary pages

Classified Supplement: When the document is a Classified Supplement the following statement will be inserted at the head of this page; it is vital that the Supplement and main document are coherent at all times:

This document is the Classified Supplement to the CAERC for the {*AE* equipment}. This Supplement will be read in conjunction with the main document {*document reference*} at {*Issue*} and {*amendment*}.

List of Contents

A List of Contents will be provided, to a level of detail defined by the RTSA (RAF). The following represents the minimum list:

Preliminary pages

Part A - Airworthiness and Document Management

- Part B Airborne Forces Equipment
- Part C Aerial Delivery Equipment
- Part D Ancillary Equipment
- Part E Temporary information

Part F - Clearances with Limited Evidence / Operational Emergency Clearances

Part G - History

Classified Supplement: When there is a Classified Supplement, the following statement will be inserted at the end of the List of Content, and the reference included at A.7.4:

Classified Supplement – There is a Classified Supplement to this CAERC. It is issued under a separate distribution.

List of Amendments

An amendment list must be provided to record all amendments made to the CAERC.					
Amendment number Date Detail of Changes					

List of Effective Pages

An important element of document control is a correct and auditable amendment procedure. To achieve this, the CAERC will have a 'List of Effective Pages' which will be updated by every amendment.

Page Issue / Amendment		Page	Issue / Amendment

List of Abbreviations

The CAERC must provide a consolidated list of the abbreviations used throughout the document as an aid to the reader. No further expansion of abbreviations need be used throughout the document.

Definition of Terms

It is important to the use of the CAERC and the overall Airworthiness of the cleared AE, that there is a clear and common understanding of the terms used within the CAERC. Therefore, every CAERC will have a section dealing with the definition of terms.

In addition to the terms defined below, there may be other terms used; these **should** all be clearly defined. The following must be included:

Term	Definition		
Aerial Delivery Equipment (ADE)	Equipment and ancillary items, including an Airdrop Platform where used, to deliver Cargo to Drop Zones. (Sourced from: AAP-06)		
Air Cargo	Stores, equipment or vehicles, which do not form part of the Aircraft, and are either part or all of its payload.		
Airborne Equipment (AE)The generic term covering the wide variety of parachuting assemblies fo and equipment, Airdrop Platforms, supply dropping equipment and ancill that are used in the insertion of personnel and equipment onto Drop Zon equipment can be split into two areas: Airborne Forces Equipment and A Delivery Equipment.			
Airborne Forces Equipment (AFE)	Equipment and ancillary items used to insert personnel into Drop Zones.		
Airdrop	Delivery of personnel or Cargo from Air Systems in flight.		
Airdrop Platform	A base on which vehicles, Cargo or equipment are loaded for Airdrop or low Altitude extraction. (Sourced from: AAP-06)		
Airworthiness	The ability of an Air System or other Airborne Equipment or system to be operated in flight and on the ground without significant Hazard to Aircrew, ground crew, Passengers or to third parties; it is a technical attribute of materiel throughout its lifecycle.		
Cargo	Commodities and supplies in transit. (Sourced from: AAP-06)		
Clearance with Limited Evidence (CLE)	A clearance within the CAERC for Airborne Equipment when a fully substantiated Safety Assessment is not available to support a full clearance but, on the balance of available evidence, the clearance is judged to not increase Risk to Life.		
Day / Night	Where day / night limitations are given, transition is based on Civil Twilight. Civil Twilight occurs when the sun's centre is 6° below the observer's visible horizon.		
Drop Zone	Notified portion of airspace and associated area of ground within which Airborne Equipment drops are made.		
Following parachutists	Those that follow a despatched load on the same pass.		
g-limits	The max normal acceleration cleared. All g limit values in this document are positive unless otherwise stated.		
Installation only	The equipment may be fitted but must not be operated in flight. It will be isolated iaw a defined scheme unless it has been shown that inadvertent operation represents an acceptable Hazard.		

(All airspeeds, mach numbers, allitudes, angle of attack and temperatures are indicated values unless otherwise stated). Operational Emergency Clearance for a change of usage within the CAERC for Airborne Equipment which may result in an increased Risk to Life that does not achieve the Air System Design Safety Target. This judgement may be substantiated by an appropriate Safety Assessment or based on limited available evidence. An OEC will only be authorized by the RTSA (RAF) once it is assured that any operating Risks have been communicated to, and accepted by, the appropriate ADH. Parachute Safety Enabling A piece of equipment introduced to interact between the parachutist and the parachute system to enhance Safety. Systems The parachute will deliver the parachutist from the air to the ground safely. It is considered safe for use if it meets the project safety target for the 'as designed system.' This includes the parachute systems.' This includes the parachute systems.' This includes the parachute system.' This includes the parachute systems' Safety Critical Systems' (SCS) and Safety Enabling Systems (SES) and a trained parachutist. This can be combined with Soldiering Mission Systems (SMS) to enhance military capability. Parachute System A piece of equipment that influences the parachute Hazard Analysis to improve the Safety of the parachute system in the military. Principal Systems Any person authorized to make a parachute descent. Prohibited Operation in the manner described, or of the equipment specified (as appropriate), is prohibited because the associated Risk is unacceptable. The Risk may be judged unacceptable. The Risk may be judged in descone system - Safety.		
Emergency Clearance may result in an increased Risk to Life that does not achieve the Air System Design Clearance Clearance Safety Target. This judgement may be substantiated by an appropriate Safety Assessment or based on limited available evidence. An OEC will only be authorized by the RTSA (RAF) once it is assured that any operating Risks have been communicated to, and accepted by, the appropriate ADH. Parachute Safety Enabling A piece of equipment introduced to interact between the parachutist and the parachute system to enhance Safety. Parachute System The parachute will deliver the parachutist from the air to the ground safely. It is considered safe for use if it meets the project safety target for the 'as designed system.' This includes the parachute system: its subystems: Safety Critical Systems (SCS) and Safety Enabling Systems (SES) and a trained parachutist. This can be combined with Soldiering Mission Systems (SS) to enhance military capability. Parachute System Safety A piece of equipment that influences the parachute Hazard Analysis to improve the Safety of the parachute system in the military. Prohibited Operation in the manner described, or of the equipment specified (as appropriate), is prohibited because the associated Risk is unacceptable. The Risk may be judged unacceptable because the associated Risk is unacceptable. The Risk may be judged unacceptable because the associated Risk is unacceptable. Soldiering Mission Equipment carried by the parachutist to enable the completion of a military (mission specific) task which is not always integrated to the parachuting activity and is not Systems - Parachuting	Limitation	(All airspeeds, mach numbers, altitudes, angle of attack and temperatures are
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	WARNING	When the consequence of not respecting a limitation might be death and / or injury.

CAUTION	When the consequence of not respecting a limitation might be damage to the Air System or equipment.
Note	To clarify the reason for a limitation.

Presentation of WARNINGS, CAUTIONS and Notes

The convention used for presenting **WARNINGS**, **CAUTIONS**³⁵ and Notes within the CAERC needs to be explained. The appropriate statement will be selected from the following:

The **WARNINGS**, **CAUTIONS** and Notes are placed as close as practicable to the relevant limitation / procedure.

or

The **WARNINGS**, **CAUTIONS** and Notes are called out and numbered within each sub-section, and placed at the end of the relevant sub-section within each Part.

or

The **WARNINGS**, **CAUTIONS** and Notes are called out and numbered within each Part and placed at the end of the relevant Part.

Distribution {This is necessary to ensure amendments are promulgated to all document holders, and the RTSA (RAF) may add other addressees to the distribution list}

Action:

Mandatory:

RTSA (RAF)	Master copy and to promulgate the CAERC
ODH	
AE TAA	
Military Aviation Authority (MAA)	Independent Assurance of new AE and Major Changes to existing AE only

Information:

Mandatory:

DT Safety Manager	
Delivery Duty Holder	
Officer Commanding Defence Aircrew Publications Squadron	
Military Continuing Airworthiness Management Organization	

³⁵ WARNINGS and CAUTIONS are written in upper case and bold.

Part A – Airworthiness and Document Management

A.1 CAERC Statements

A.1.1 Certification of Safety and Airworthiness

I certify that the Airborne Equipment, when operated iaw the CAERC at Issue {*number*} and Amendment {*number*}, including those CLEs listed in Part F, is airworthy and that the overall Risk is acceptable.

Clearances which carry a higher level of Safety Risk are identified as OECs, listed in Part F, and their use, once authorized by the RTSA (RAF), requires specific approval by the relevant ODH iaw RA 1300.

Clearances in Parts E and F that are not supported by a fully substantiated Airborne Equipment Safety Case (AESC) or Safety Assessment are authorized for inclusion in the CAERC by the RTSA (RAF).

The authority for the exposure to, and the ownership and management of, the residual Risk associated with the clearances in Parts E and F lie with the ADH chain.

CAERC clearances are only valid once the associated Aircraft TAA has accepted the CAERC for the specific Aircraft type. Operators are to confirm, through the Matrix on the RTSA (RAF) website, that relevant sections have been accepted by the Aircraft TAA.

{Signature}

{name}

{AE TAA}

{date}

A.1.2 Authorization of Amendment (not required for Initial Issue)

As the Delegated RTSA (RAF), I authorize Amendment {number} to Issue {number} of the CAERC.

The following wording is required if not included in the initial authorization statement for legacy CAERC.

The limitations of the CAERC are the definitive limits for Airborne Equipment in Service. Where any conflict arises between this CAERC and any other Airborne Equipment documentation, the limitations in the CAERC are overriding.

Authorized holders of the CAERC must ensure that all CAERC documents that define current limitations are kept with this authority under one cover.

{signature}

{name} {rank} DRTSA (RAF)

{date}

A.2 Introduction

A.2.1 Purpose

The initial CAERC is the statement by the AE TAA to the RTSA (RAF) that an acceptable Safety Assessment has been prepared for the AE systems, and forms the basis for the initial CAERC of the AE systems.

The CAERC describes the: approved AE systems configuration(s), operating envelope, limitations, design standard, and parameters within which the AESC has been established and to the AE system may be flown in Service regulated flying. It also includes the approved OECs and CLEs, and advice on their application.

A.2.2 Structure

This CAERC comprises statements and 7 supporting parts:

Part A covers the purpose and management of the CAERC, and any other relevant information that does not appear as an AE or flying limitation.

Part B covers includes all cleared personnel parachutes and reserve systems; Annexes provide specific clearances for cleared despatch Aircraft.

Part C covers all cargo and platform systems cleared for use; Annexes provide specific clearances for cleared despatch Aircraft.

Part D covers items that require regulatory consideration, support AFE and ADE system clearances, and enhance mission success or improve Hazards identified within AE systems.

Part E details Temporary Information and the management thereof.

Part F details CLEs and OECs.

Part G enables the production, content, and evolution of the CAERC to be audited.

The limitations in Parts B to E may be either: for normal use (ie in peace and war), or for operational emergency use only.

All permanent information that has been derived from the AESC will be included within the main Parts B to D, with temporary information, also having been derived from the AESC, being covered by Part E.

A.2.3 Amendment

Amendments will be promulgated automatically to the organizations detailed within the distribution list. Suggestions for amendment must be forwarded to:

{Contact details of the RTSA (RAF) Desk Officer}

A.3 Description

A description regarding the management of AE system clearances at the discretion of the AE TAA and DRTSA (RAF).

A.4 Airborne Equipment Life and Fatigue

A statement regarding the management of, and inclusion of references to, the lifing of AE equipment at the discretion of the AE TAA and DRTSA (RAF).

A.5 Statement of Operating Intent / Statement of Operating Intent and Usage (SOI / SOIU)

The use of AE has been reviewed by the ADH and AE TAA.

The {SOI / SOIU} for AE has been issued at {SOI / SOIU reference}. Any perceived differences between the AE use described by the {SOI / SOIU} and the way in which the AE is being operated must be highlighted to the AE TAA for resolution or {SOI / SOIU} amendment.

{SOI / SOIU executive summary}

A.6 Airborne Equipment Configuration

A statement regarding the management of, and inclusion of reference to, Modifications affecting AE clearances at the discretion of the AE TAA and DRTSA (RAF).

A.7 Related Documents

A.7.1 Parachutist documentation

The AFE cleared within this CAERC is airworthy when operated by qualified personnel within the limitations of this CAERC and iaw the information and provisions contained in the following related documents.

Document	Publishing Organization	Sponsor	

A.7.2 Aerial Delivery documentation

The ADE cleared within this CAERC is airworthy when operated by qualified personnel within the limitations of this CAERC and iaw the information and provisions contained in documents referenced in Part C which are published by Joint Air Delivery Test and Evaluation Unit (JADTEU) and sponsored by HQ 1 Gp.

A.7.3 Aircrew documentation

The AE cleared within this CAERC is airworthy for despatch from the Air Systems specified in this CAERC when the Air Systems are operated iaw their RTS.

A.7.4 Maintenance documentation

Reference is made to the associated Maintenance documentation from each Section within Parts B to D of this CAERC.

Part B – Airborne Forces Equipment

This Part of the CAERC contains clearances and limitations for the in-Service personnel parachutes and reserve systems authorized for use by the MOD. Information pertinent to the safe use of the equipment from specific Aircraft types is found in associated Annexes to the Section. Each section covers a specific parachute type, within which are Annexes covering specific clearances and limitations for the despatch of the parachute from cleared despatch Aircraft.

Where an OEC or CLE is appropriate, it is referenced in Part F and the detail is placed in Part B.

Part B section Layout

Each section is constructed as follows:

Equipment Title

B.1 Release Statement

To specify that the equipment concerned is 'cleared for use' and to give the general criteria of the clearance. These criteria will include: users of the equipment; if it is for training and / or operations; if usage is in daylight only or day / night; if usage is onto land only or land / water; and if usage is across worldwide temperature conditions or if only within particular temperature ranges.

B.2 Special Clearances

To identify what areas of the clearance are covered under OEC / CLE. OEC will be suitably annotated with hatched markings to the outer edge of the page. OEC and CLE content will be prefixed by OEC / CLE and Number in line with the lists in Part F.

B.3 Brief Description

To provide a general description of the equipment in question and an indication of the role in which it is employed.

B.4 System Design Organization

To specify the Design Organization(s) or, where appointed, the Co-ordinating Design Organization for the equipment in question.

B.5 Build Standard

To specify the CSR or other formally recognized descriptor for the build standard of the overall system and, where applicable, the individual primary components.

B.6 System / Load Preparation

To specify the Technical Publication(s), or other recognized document(s), in which the parachute packing method or the load preparation is detailed.

B.7 Maintenance

To specify the Technical Publication(s), or other recognized document(s), in which the equipment Maintenance criteria and procedures are detailed.

B.8 Deployment

To specify how the parachute deployment must be initiated.

B.9 Despatch Aircraft

To specify which military Aircraft platforms the equipment is cleared for despatch from, noting where necessary the applicable Annex. Where the AE must be deployed from civilian Aircraft, the type (including any modifications) or where required registration number must be listed.

B.10 Despatch Conditions – System

To specify any generic despatch height data or to specify that the height is Air System dependent and refer to the associated Annex.

To specify wind limitations applicable to descending the equipment onto land / into water.

To specify any sea state criteria that may limit the use of the equipment.

To specify any limitations that may apply in operating the equipment onto high altitude drop zones.

B.11 All Up Mass and Stores Dimension

To specify the maximum / minimum mass limitations applicable to the use of the equipment.

To specify the maximum / minimum All-Up-Mass (AUM) of the individual parachutist / individual stores load.

To specify the maximum / minimum store dimension limitations applicable to the use of the equipment.

B.12 Ancillary Equipment

To specify any Ancillary equipment cleared for use with the AE including any associated limitations, either directly or, through reference to section D3 or another document within the AEDS.

B.13 Standard Operating Procedures

To define any SOPs that have associated limitations or, to refer to ODH / Force SOPs including any associated comments pertinent to the clearance.

B.14 Annexes

To list the associated Annexes for specific Aircraft types.

Part B section Annex Layout

Each Annex is constructed as follows:

Part B Annex {X} – Despatch of the {Equipment type} from the {Aircraft type}

B.X.1 Release Statement

To specify that the equipment is 'cleared for use from {Aircraft type}' and give any additional criteria specific to the clearance from that Aircraft type.

B.X.2 Aircraft Preparation

To specify how the Aircraft will be prepared for the activity in question, covering any role equipment requirements and any pre-loading checks. Where this information is set out in another Air Publication / document, the relevant reference must be shown.

To specify the role fit required on the Aircraft to undertake the planned activity. Where this information is set out in another Air Publication / document, the relevant reference must be shown.

B.X.3 Aircraft / Airdrop Conditions

To specify the Aircraft-specific criteria associated with the carriage / despatch of the equipment / troops concerned.

To specify the minimum / maximum, and where appropriate, optimum speed of the Aircraft at the point of despatch of equipment / troops.

To specify any variation in Aircraft speeds when the equipment is being used within an operational context or training role.

To specify the minimum / maximum Aircraft height / altitude at the point of despatch of equipment / troops when the equipment is being used within an operational context or training role.

To specify the heading, relative to wind, of the Aircraft at the point of despatch of equipment / troops.

To specify the Aircraft attitude at the point of despatch of equipment / troops.

To specify the Aircraft flap setting at the point of despatch of equipment / troops.

To specify the position of deflector doors during the despatch of equipment/troops.

To specify how the stores loads are to relate to the Aircraft's centre of gravity.

B.X.4 Calculated Air Release Point

To specify how the point of release / despatch will be calculated. Where this is included in another Air Publication / document, the relevant reference must be shown.

B.X.5 Despatch Procedures

To specify the despatch procedures to be adopted on the Aircraft type. Where this information is set out in another Technical Publication / document, the relevant reference must be shown.

To specify the maximum number of parachutists in a 'stick' when operating from the Aircraft ramp and / or the Aircraft's side doors.

B.X.6 Emergency Procedures

To specify any emergency procedures that must be complied with on that particular Aircraft type (ie Hung-up Parachutist Release Assembly (HUPRA) for static line parachuting). Where this information is set out in another Technical Publication / document, the relevant reference must be shown.

Part C – Aerial Delivery Equipment

This Part of the CAERC contains clearances and limitations for the in-Service cargo and equipment dropping systems authorized for use by the MOD. Information pertinent to the safe use of the equipment from specific Aircraft types is found is associated Annexes to the section. Each section covers a specific Delivery Equipment, within which are Annexes covering specific clearances and limitations for the despatch of the equipment from cleared Air Systems.

Part C Section / Annex Layout

Each Section / Annex is constructed as Part B.

Part D – Ancillary Equipment

Within this Part of the CAERC are individual sections covering stand-alone in-Service ancillary systems authorized for use with, or in support of, items in Parts B and / or C.

Part E – Temporary information

This Part of the CAERC is reserved for the management of 'Temporary Information'.

Each element of Part E will have been derived from a supplementary Safety Assessment and provides information (limitations) on one or more aspects of AE operation. This Part may also be used to promulgate other urgent information to operators pending formal amendment of operator publications. This Part may also be used for time-limited clearances (eg any that are specific to an operation or exercise), and where it is expected that they will not form part of the CAERC in the longer term.

The information within Part E must provide:

A record of all current Temporary Information;

The definition of the applicability of each Temporary Information (eg Aircraft type, named exercise, named operation, etc);

The arrangements for withdrawal of each Temporary Information (eg calendar, embodiment of a Modification, etc);

A definition of the parts of the AEDS affected by each Temporary Information;

The location of the information relating to the Temporary Information.

Temporary Clearances included in this Part must be of a genuinely transitory nature (eg the clearance of a Modification for a short duration trial after which it will be removed); or included within this Part through operational necessity as a temporary amendment, pending its inclusion in the appropriate Part at the next formal amendment of the CAERC and / or AEDS.

The RTSA (RAF) has the option to place Temporary Clearances entirely within Part E of the CAERC, or to insert pages in the appropriate places throughout the AEDS, or a combination, whichever method suits the circumstances.

E.1 Record of Temporary Clearances (TC)

TC Number	Location (in Part E)	Title	Applicability	Withdrawal Arrangements (including duration)	Validity Date

It is suggested that TCs be presented under suitable sub-heading(s) below sub-section E.1 (eg 'E.1.1 Temporary Clearance {insert number} - Limitations for Operation {insert title}').

E.2 Record of Temporary Restrictions (TR)

TR Number	Location (in Part E)	Title	Applicability	Withdrawal Arrangements (including duration)	Validity Date
It is suggested that TRs be presented under suitable sub-heading(s) below sub-section E.2 (eg 'E.2.1					E.2 (eg 'E.2.1

Temporary Restriction {insert number} - Limitations for Operation {insert title}').

E.3 Record of Temporary Information Notices (TIN)

TIN Number	Location (in Part E)	Title	Applicability	Withdrawal Arrangements (including duration)	Validity Date
It is suggested that TINs be presented under suitable sub-heading(s) below sub-section E.3 (eg 'E.3.1 Temporary Information Notice {insert number} - Limitations for Operation {insert title}').					

Part F – Clearances with Limited Evidence / Operational Emergency Clearances

This Part of the CAERC records clearances that has not been derived from a fully substantiated Safety Assessment; such clearances are termed 'Clearances with Limited Evidence' (CLE). Each CLE will be integrated in the appropriate Part(s) of the CAERC (within Parts B to D) and identified through cross-referencing in Part F.

The clearances likely to have an increased RtL are termed 'Operational Emergency Clearances' (OEC). Each OEC will be integrated in the appropriate Part(s) of the CAERC (within Parts B to D) and identified through cross-referencing in Part F. The CAERC must present OECs in a separate sub-section within the Part to which they are applicable and include an indication of the reason for identifying it as a high Risk clearance. A full explanation of the Risk(s) must be retained by the AE TAA within the Audit trail.

CLEs and OECs are subject to periodic review and amendment; and some may be applicable only to certain AE system marks, Air System marks, operating units, etc. Following a periodic review or amendment, the applicability and validity of the CLE / OEC may change.

The information within Parts F.1 and F.2 must provide:

The title of the CLE / OEC.

A record of all current CLEs / OECs.

The definition of the applicability of each CLE / OEC (eg Aircraft type, named exercise, named operation, etc).

The review period of the CLE / OEC is defined in RA 1300.

The arrangements for withdrawal of each CLE / OEC (eg calendar, embodiment of a Modification, etc).

The location within the CAERC of the details of the CLE / OEC.

F.1 Record of Clearances with Limited Evidence

CLE Number	Location (in Parts B to D)	Title	Applicability	Withdrawal Arrangements (including duration)	Validity Date	Review Date

F.2 Record of Operational Emergency Clearances

OEC Number	Location (in Parts B to D)	Title	Applicability	Withdrawal Arrangements (including duration)	Validity Date	Review Date

Part G – History

This part of the CAERC covers the historical function required to ensure Airworthiness. It is a record of all the Safety Assessment data that has been used in compiling the CAERC and provides justification for all elements of the CAERC content. It is not required that the full Audit trail³⁶ be produced in Part G, but rather that it defines what the Safety Assessment Audit trail is and identifies where the information can be located. Some elements may exist as databases in their own right. Careful consideration will be given to archiving such material and it must not be destroyed until at least 5 years after the AE's OSD.

The minimum that is required in Part G is an index of where the following information can be found:

Attribution matrix specifying the source of every element of the earlier Parts;

Design documentation;

List of Trials and associated Reports not covered by the design documentation;

Details of any Safety Assessments relating to the AE systems or its equipment;

Details of sentencing of trial recommendations;

Other baseline data used in generating the first issue;

Details of all changes to the initial issue (amendments and subsequent issues) to include: their nature, the reason for their introduction and the individual authorizing their implementation.

Acceptable content for Part G include, but are not limited to:

A reference to one or more series of files held in particular locations (eg RTSA (RAF) CAERC Safety Assessment files {file series reference}, AE TAA Modification files {file series reference}, Independent Evaluation and Audit reports {reference to list of applicable reports}, etc). Each of these groups of files could, and often will, be held in different locations which need to be specified³⁷.

A reference to an Airworthiness or Safety Assessment database. Some modern AE systems will be developed with much, or all, of the information relevant to the CAERC held on a Safety Assessment or configuration database. A reference to this database is acceptable, providing that the database references further source documents or data.

G.1 General

Full information for audit purposes is held and maintained by the AE TAA and RTSA (RAF).

G.2 CAERC Issue and Amendment record

The table below shows a historical record of amendments to the CAERC from {Initial Issue / Issue number} to the latest amendment.

Issue & AL Number	Date	Detail

³⁶ Refer to RA 1225 – Air Safety Documentation Audit Trail.

³⁷ Refer to RA 1200 – Air Safety Management.

RA 1702 – MOD-Approved Aerial Delivery Equipment

Rationale The delivery of equipment from Aircraft using MOD-approved¹ Aerial Delivery Equipment (ADE)^{2, 3} is a key enabler of military capabilities. Failure to manage MODapproved ADE activity appropriately could result in increased Risk to Life (RtL) to personnel, 3rd parties, or damage to Aircraft. This Regulatory Article (RA) identifies the Regulations to ensure organizations⁴ understand the Safety aspects of their MODapproved ADE activity and to enable a suitable regulatory framework to be applied. This will ensure that MOD-approved ADE used is safe to operate and is being operated safely throughout its life.

Contents Applicability

Definitions Relevant to this RA 1702(1): Governance Responsibilities 1702(2): Regulatory Requirements 1702(3): Operating MOD-approved Aerial Delivery Equipment 1702(4): Air Despatcher Requirements

Applicability Applicability

1. RA 1702 is applicable for the conduct of MOD-approved ADE activities. This includes Aerial Despatch activities conducted by:

- a. UK Military Aerial Despatch units.
- b. ADE trials activity for MOD-approved ADE.
- c. Civilian-Operated (in-Service) delivery.

Definitions	Definitions Relevant to this RA
	2. Aerial Delivery Equipment (ADE) . Equipment and ancillary items, including Airdrop Platform where used, to deliver Cargo to Drop Zones. (Sourced from: AAP-06)
	3. Parachuting Operating Duty Holder (ODH) . An Accountable individual, who is at minimum a 2* Crown Servant, with formal delegated Responsibilities for actively managing Air Safety for operation of Airborne Equipment (AE) via an effective Air Safety Management System ⁵ to ensure that associated RtL is As Low As Reasonably Practicable (ALARP) and Tolerable within their defined Areas of Responsibility.
	4. Parachuting Commander . A 2* Crown Servant who is in the direct Chain of Command of the unit participating in the activity. They have a personal Duty of Care (DoC) ⁶ for their troops throughout the activity.
	5. Airborne Equipment Safety Case (AESC) . A structured argument, supported by a body of evidence, that provides a compelling, comprehensible and valid case that AE is safe for a given application in a given environment. It is through-life, pan- Defence Lines of Development and addresses a combination of the physical components, procedures and human resources organized to deliver the capability. AE is not an Air System and so use of the term Air System Safety Case is inappropriate.

¹ "MOD-approved" is defined as any equipment that has been approved by the MOD (by the Airborne Equipment (AE) Type Airworthiness Authority (TAA)) for inclusion in the Compendium of Airborne Equipment Release Certificates (CAERC).

² Refer to MAA02 – MAA Master Glossary.

³ The use of "MOD-approved ADE" includes the associated ancillary equipment.

⁴ This includes the Aviation Duty Holder (ADH), Accountable Manager (Military Flying) (AM(MF)), Continuing Airworthiness Management Organization, Delivery Team, Maintenance Approved Organization Scheme, Design Approved Organization Scheme, and operators of AE authorized to conduct Aerial Despatch descents for any given AE.

⁵ Refer to the Regulatory intent of RA 1200 – Air Safety Management Systems.

⁶ Duty of Care is a legal Responsibility that applies at every level to all Defence activities.

Definitions	However, the Regulatory intent of RA 1205 ⁷ can be applied to AESC as they are equally relevant.		
Regulation 1702(1)	 Governance Responsibilities 1702(1) MOD-approved ADE shall be operated under the authority of the Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF)), the Parachuting ODH and / or the Parachuting Commander. 		
Acceptable Means of Compliance 1702(1)	 Governance Responsibilities The ADH / AM(MF) is legally Accountable for ensuring that RtL associated with operating Aircraft under their Area of Responsibility (AoR) to deliver MOD-approved ADE is ALARP and Tolerable. This should be achieved by: a. Ensuring that the RtL associated with the use of MOD-approved ADE is reflected in the claims made in the Air System Safety Case (ASSC)⁷ for the Aircraft within their AOR. b. Discharging RtL and DoC Responsibilities associated with MOD-approved ADE in accordance with (iaw) Annex A. 7. Where MOD-approved ADE is used from foreign military-registered or civil-registered Aircraft, the Parachuting ODH and / or Parachuting Commander as the Accountable individual(s) should ensure the activity is ALARP and Tolerable (Annex A refers). 8. The Parachuting ODH should: a. Have their nomination endorsed by the Director Military Aviation Authority (D MAA) iaw MAA03 Annex G⁸. The Parachuting ODH and the ADH may be the same person. b. Ensure that the RtL is ALARP and Tolerable for personnel using MOD-approved ADE and to other 3rd parties that might be affected after the ADE has left the Aircraft⁹. c. Be responsible and Accountable for the safe operation of MOD-approved ADE and to other 3rd parties that might be affected after the ADE has left the Aircraft⁹. c. Be responsible and Accountable for the safe operation of MOD-approved ADE and to other 3rd parties that might be affected after the ADE has left the Aircraft⁹. c. Be responsible and Accountable for the safe operation of MOD-approved ADE that has an Approval in the Compendium of Airborne Equipment Release Certificates (CAERC) provided by the AE TAA. d. Define the Responsibility for the transfer of RtL management, in consultation with the ADH / AM(MF), between flying activity and MOD-approved ADE activity (DH delineation). e. Ensure that Aerial Despatchers and Drop Zone Safety personnel a		

 ⁷ Refer to RA 1205 – Air System Safety Cases.
 ⁸ Refer to MAA03: Military Aviation Authority Regulatory Processes.
 ⁹ Defined as the point at which the parachute assembly clears the Aircraft and is free direct contact with it or any associated wake turbulence.

Acceptable Means of Compliance 1702(1)	12. All units conducting parachuting activities using MOD-approved ADE should ensure that the correct Notice to Aviation and / or Notice to Mariners action has been put in place for the duration of the activity.
Guidance Material 1702(1)	 Governance Responsibilities 13. It is essential that, throughout the flying and MOD-approved ADE activities, the ADH / AM(MF), Parachuting ODH and Parachuting Commander understand their Responsibilities, communicate as required with each of the stakeholders involved and have robust orders and instructions. The table at Annex A illustrates these Responsibilities throughout the activity. 14. Fundamental to effective governance and Risk Management is a clear understanding of when the Responsibility for the management of RtL and / or DoC associated with the MOD-approved ADE activities is transferred between stakeholders.
Regulation 1702(2)	 Regulatory Requirements 1702(2) The through life requirements with MOD-approved ADE shall be adhered to by the ADH / AM(MF), the Parachuting ODH, the Parachuting Commanders and the AE² TAA responsible for their operation.
Acceptable Means of Compliance 1702(2)	 Regulatory Requirements The ADH / AM(MF) is legally Accountable for ensuring that RtL associated with operating Aircraft within their AoR to deliver MOD-approved ADE is ALARP and Tolerable. This should be achieved by: a. Ensuring that the RtL associated with the use of MOD-approved ADE is reflected in the claims made in the ASSC for the Aircraft under their AoR. b. Discharging RtL Responsibilities associated with MOD-approved ADE iaw Annex A. 16. The Parachuting ODH should ensure that the RtL associated with the operation and deployment of MOD-approved ADE is reflected in the claims made in the appropriate AESC¹⁰. 17. ADH / AM(MF), the Parachuting ODH, the Parachuting Commanders and organizations¹¹ responsible for MOD-approved ADE should comply with the intent of the elements (Regulations, AMCs, or GM) of the RAs listed at Annex B, noting that there are Air System specific requirements in the RAs that are not relevant to MOD-approved ADE specific information, should (where possible) be identified by the CAMO and listed in the CAW Management Exposition. The Type Airworthiness (TAw) requirements, and any appropriate equivalent or MOD-approved ADE specific information, should (where possible) be identified by the CAMO and listed in the CAW Management Exposition. The Type Airworthiness (TAw) requirements, and any appropriate equivalent or MOD-approved ADE specific information, should (where possible) be identified by the CAMO and listed in the CAW Management Exposition. 18. The AE TAA should ensure that the MOD-approved ADE is safe to operate within the limitations of the CAERC. 19. Wherever possible, the AE TAA should ensure that all MOD-approved ADE has a valid Certificate of Design¹². 20. The AE TAA should inform the ADH of all identified equipment contributions to RtL.

 ¹⁰ Refer to RA 1700 – Airborne Equipment, for definition.
 ¹¹ This includes the ADH, Continuing Airworthiness Management Organizations (CAMO), Delivery Team, Maintenance Approved Organization Scheme and operators of ADE authorized to conduct Aerial Despatch descents for ¹² Refer to the Regulatory intent of RA 5103 – Certification of Design.

Acceptable Means of Compliance	 21. MOD-approved ADE should be included within the CAERC¹³. It should be authorized for use on specific Aircraft through the relevant CAERC entry and despate Air System's RTS¹⁴ or applicable Military Permit to Fly (MPTF)^{15, 16}. 22. The CAERC should: 		
1702(2)	a. Be certified by the AE TAA and authorized by the Delegated Release To Service Authority (DRTSA) (RAF).		
	b. Record all Operational Emergency Clearances (OEC) and Clearances with Limited Evidence (CLE) ¹⁴ , and be suitably marked.		
	c. Be subject to a 5 yearly review by the DRTSA (RAF).		
	d. Follow the format shown in RA 1701 Annex C ¹³ .		
	23. The master copy of the CAERC is held by the RTS Authority (RTSA) (RAF). All pages within the CAERC should show the issue status of the document and amendment status for the specific page.		
	24. Where the despatching Aircraft is not on the UK Military Aircraft Register any limitations or restrictions should be incorporated into the CAERC.		
	25. RA 1167 ¹⁷ should be complied with for the use of Contracting Civil-Registered Air Systems for Military Purposes.		
	26. The Parachuting ODH's Chief Air Engineer (CAE) should manage CAw by ensuring that MOD-approved ADE is maintained iaw the Regulatory intent of RA 4800 to RA 4849: MRP Part 145. To help ensure the Airworthiness of MOD-approved ADE, an approved Mil CAMO is required iaw the Regulatory intent of RA 4947 ¹⁸ .		
	27. Maintenance and packing . The Parachuting ODH's CAE should ensure appropriate processes in place to ensure the individuals conducting Maintenance and packing of MOD-approved ADE are SQEP.		
	28. Supervision of MOD-approved ADE operations . The Parachuting ODH should ensure MOD-approved ADE operations, including Maintenance and packing, are supervised by SQEP.		
	29. Authorization of MOD-approved ADE operations . The Parachuting ODH should ensure MOD-approved ADE operations, including Maintenance and packing, are authorized by SQEP.		
Guidance Material	30. Supervision of MOD-approved ADE operations. Some of the supervisory		
1702(2)	30. Supervision of MOD-approved ADE operations . Some of the supervisory processes detailed in RA 2305 ¹⁹ may be considered suitable for the supervision of MOD-approved ADE activities.		
	31. Authorization of MOD-approved ADE operations . Some of the Authorization processes detailed in RA 2306 ²⁰ may be considered suitable for the Authorization of MOD-approved ADE activities.		
	32. The MRP are specifically written with respect to Air Systems. Their application is equally suitable for aspects of MOD-approved ADE activities and to the Risk management framework ²¹ necessary to allow ADH / AM(MF), Parachuting ODH and other members of the Aerial Delivery Community to ensure RtL is managed appropriately.		

¹³ Refer to RA 1701 – MOD-Approved Airborne Forces Equipment.

 ¹⁴ Refer to RA 1300 – Release To Service.
 ¹⁵ Refer to RA 1305 – Military Permit To Fly (In-Service), (Special Case Flying) and (Single Task).

¹⁶ Refer to RA 5880 – Military Permit To Fly (Development) (MRP Part 21 Subpart P).

 ¹⁷ Refer to RA 1167 – Contracting Civil-Registered Air Systems for Military Purposes.
 ¹⁸ Refer to RA 4947 – Continuing Airworthiness Management - MRP Part M Sub Part G.
 ¹⁹ Refer to RA 2305 – Supervision of Flying.

²⁰ Refer to RA 2306 – Authorization of Flights.

²¹ Refer to the Regulatory intent of RA 1200 – Air Safety Management, and RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

Guidance	Endorsement / approval of the CAERC.
Material 1702(2)	33. The CAERC will be amended once all evidence has been collated. Recommended amendments, with supporting evidence, will be presented to the AE TAA for endorsement. The AE TAA will provide a recommendation to the DRTSA (RAF).
	34. The DRTSA (RAF) approval process will take into consideration the Aircraft that the ADE is to be despatched from.
	35. The CAERC, certified by the AE TAA and authorized by the DRTSA (RAF) (along with supporting evidence), will be passed to the TAAs ²² of the despatching UK military-registered Aircraft.
	36. The TAA of the despatching Aircraft will:
	a. Provide recommendation to the DRTSA (RAF) of the despatching Aircraft to authorize the use of the ADE within their Aircraft RTS.
	b. Return the completed Acknowledgement Sheet to the AE TAA, detailing the acceptance of the ADE for use on the Aircraft or stating the reason for non- acceptance.
	37. A matrix, which identifies the compatibility between Aircraft types and ADE, controlled by the RTSA (RAF), will be maintained on the MOD Intranet alongside the CAERC.
	38. For the purposes of this RA, Risk management and ADH / AM(MF) Responsibilities of MOD-approved ADE undergoing Test and Evaluation trials is managed by the Air and Space Warfare Centre (ASWC) ADH chain. Trials activity using equipment that is not yet MOD-approved, or that is used on a civilian or foreign military Aircraft undergoing development, requires Subject Matter Experts to define who is responsible for RtL to manage the additional Risks. These activities must comply with the Regulatory intent of RA 2370 ²³ and advice will be sought from the ASWC.
Regulation 1702(3)	Operating MOD-approved Aerial Delivery Equipment 1702(3) The Parachuting ODH shall ensure the RtL associated with operating MOD-approved ADE is managed within their AoR and that Safety Responsibilities associated with the activity are properly defined.
Acceptable Means of Compliance 1702(3)	Operating MOD-approved Aerial Delivery Equipment 39. The Parachuting ODH should publish orders and instructions that include, where relevant to the activity, as a minimum the periodicity of currency training for emergency procedures.
Guidance Material 1702(3)	Operating MOD-approved Aerial Delivery Equipment 40. Nil.
Regulation 1702(4)	Air Despatcher Requirements 1702(4) Air Despatchers shall be appropriately trained, qualified, experienced and assured to operate ADE.

²² Where the Air System is not UK MOD-owned, TAw management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

²³ Refer to RA 2370 – Test and Evaluation.

Acceptable **Air Despatcher Requirements** Means of 41. The Parachuting ODH should define in orders the Air Despatcher eligibility, qualifications and experience required for the safe conduct of ADE activity utilizing Compliance MOD-approved ADE within their AoR. 1702(4) Guidance **Air Despatcher Requirements** Material The Despatch Crew Commander, Qualified Air Despatch Instructor and Master 42. Air Despatcher Qualifications are awarded to Air Despatchers by the Approving Officer 1702(4)

once the appropriate standard during an approved training course has been met.

Annex A

MOD-approved ADE DoC and RtL Duty Holder (DH) Responsibilities

Aerial Despatch Equipment	MOD-approved ADE	MOD-approved ADE
Aircraft	UK military-registered	Non-UK military-registered*
Individual with personal DoC ^{24, 25} – on Aircraft / Aerial Despatch descent	Parachuting Commander	Parachuting Commander
DH – on Aircraft	ADH / AM(MF) (RtL)	Parachuting ODH (RtL)
DH – Aerial Despatch descent	Parachuting ODH (RtL)	Parachuting ODH (RtL)

The table above illustrates those responsible for the management of the MOD's DoC and RtL DH responsibilities.

* Non-UK includes foreign military Aircraft and civil Aircraft. If civil Aircraft is chartered for MOD-approved ADE activities, then guidance in RA 1167¹⁷, **should** be followed.

²⁴ "DoC Owner" refers to the individual responsible for managing the MOD's DoC for the personnel undertaking the specific activity.

²⁵ DoC as defined in JSP 815 Part 2. This includes the requirement to ensure the Aerial Despatchers are trained and fit for the activity.

Annex B

List of RAs related to MOD-approved ADE²⁶

RA Series	RA Number / Title
1000	RA 1002 – Airworthiness Competent Persons
Series	RA 1003 – Delegation of Airworthiness Authority and Notification of Air Safety Responsibility
	RA 1005 – Contracting with Competent Organizations
	RA 1006 – Delegation of Engineering Authorizations
	RA 1010 – Head of Establishment Aviation Responsibilities and Aviation Duty Holder /
	Accountable Manager (Military Flying) Establishment Responsibilities
	RA 1011 – Military Continuing Airworthiness Manager Responsibilities
	RA 1013 – Air Systems Operating Centre Director – Provision of Airworthy and Safe Systems
	RA 1014 – Design Organizations and Co-ordinating Design Organizations – Airworthiness Responsibilities
	RA 1015 – Type Airworthiness Management – Roles and Responsibilities
	RA 1016 – Military Continuing Airworthiness Management
	RA 1020 – Aviation Duty Holder - Roles and Responsibilities
	RA 1021 – Release to Service Authorities - Roles and Responsibilities
	RA 1022 – Senior Operator - Air Safety Responsibilities
	RA 1023 – Chief Air Engineer – Air Safety Responsibilities
	RA 1028 – Contractor Flying Approved Organization Scheme
	RA 1030 – Defence Aeronautical Information Management
	RA 1032 – Aviation Duty Holder-Facing Organizations and Accountable Manager (Military
	Flying)-Facing Organizations - Roles and Responsibilities
	RA 1167 – Contracting Civil-Registered Air Systems for Military Purposes
	RA 1200 – Air Safety Management
	RA 1202 – Cyber Security for Airworthiness and Air Safety
	RA 1205 – Air System Safety Cases
	RA 1207 – Air Safety Data Management and Exploitation
	RA 1208 – Flight Data Monitoring
	RA 1210 – Ownership and Management of Operating Risk (Risk to Life)
	RA 1223 – Airworthiness Information Management
	RA 1225 – Air Safety Documentation Audit Trail
	RA 1230 – Design Safety Targets
	RA 1300 – Release To Service
	RA 1305 – Military Permit to Fly (In-Service), (Special Case Flying) and (Single Task)
	RA 1310 – Air System Document Set
	RA 1380 – Performance Based Navigation
	RA 1400 – Flight Safety
	RA 1410 – Occurrence Reporting and Management
	RA 1420 – Service Inquiries and Non-Statutory Inquiries
	RA 1430 – Service inquires and Non-Statisticity inquires
	с с с
	Management
1000	RA 1440 – Air Safety Training
4000	RA 4009 – Aviation Engineering Orders and Local Procedures
Series	RA 4051 – Airborne Checks
	RA 4103 – Removal of Body Fluid Contamination from Aircraft
	RA 4213 – Control of Air System Components used in Ground Test Facilities
	RA 4253 – Loose Articles Recovery
	RA 4600 – Aircraft Assisted Escape Systems – Safety and Maintenance
	RA 4800 – General Requirements (MRP Part 145)
	RA 4801 – Certifying Staff
	RA 4802 – Scope of the MRP Part 145 (MRP 145.A.10) - Approved Maintenance
	Organizations only
	RA 4803 – Method of Application for Approval (MRP 145.A.15) - Approved Maintenance
	Organizations only
	RA 4804 – Terms of Approval (MRP 145.A.20) - Approved Maintenance Organizations only
	RA 4805 – Facility Requirements (MRP 145.A.25)
	RA 4806 – Personnel Requirements (MRP 145.A.30)

²⁶ The Parachuting ODH is responsible for determining the applicability of the Regulations, Acceptable Means of Compliance, and Guidance Material within each RA listed in this annex.

RA Series	RA Number / Title
	RA 4807 – Certifying Staff and Support Staff (MRP 145.A.35)
	RA 4808 – Equipment Tools and Material (MRP 145.A.40)
	RA 4809 – Acceptance of Components (MRP 145.A.42)
	RA 4810 – Technical Information (MRP 145.A.45)
	RA 4811 – Maintenance Planning (MRP 145.A.47)
	RA 4812 – Certification of Air System Release and Component Release (MRP 145.A.50)
	RA 4813 – Maintenance Records (MRP 145.A.55) RA 4814 – Occurrence Reporting (MRP 145.A.60)
	RA 4815 – Maintenance Procedures and Safety and Quality Policy (MRP 145.A.65)
	RA 4816 – Maintenance Organization Exposition (MRP 145.A.70) - Approved Maintenance
	Organizations only
	RA 4817 – Privileges of the Organization (MRP 145.A.75)
	RA 4818 – Limitations on the Organization (MRP 145.A.80) - Approved Maintenance
	Organizations only
	RA 4819 – Changes to the Organization (MRP 145.A.85) - Approved Maintenance
	Organizations only
	RA 4820 – Continued Validity of Approval (MRP 145.A.90) - Approved Maintenance
	Organizations only
	RA 4821 – Findings (MRP 145.A.95) - Approved Maintenance Organizations only
	RA 4941 – Application - MRP Part M Sub Part G RA 4943 – Continuing Airworthiness Management Exposition - MRP Part M Sub Part G
	RA 4945 – Personnel Requirements - MRP Part M Sub Part G
	RA 4947 – Continuing Airworthiness Management - MRP Part M Sub Part G
	RA 4948 – Documentation - MRP Part M Sub Part G
	RA 4951 – Quality System - MRP Part M Sub Part G
	RA 4954 – Continued Validity of Approval - MRP Part M Sub Part G
	RA 4955 – Findings - MRP Part M Sub Part G
	RA 4956 – Military Continuing Airworthiness Management Organization Tasks Performed by
	Other Organizations - MRP Part M Sub Part G
	RA 4961 – Aircraft Maintenance Programme and Military Continuing Airworthiness Management Organization Responsibilities for Air System Release - MRP Part M Sub
	Part C
	RA 4962 – Special Instructions (Technical) - MRP Part M Sub Part C RA 4963 – Modifications and Repairs - MRP Part M Sub Part C
	RA 4964 – Continuing Airworthiness Management Records - MRP Part M Sub Part C
	RA 4965 – Local Manufacture Assurance – MRP Part M Sub Part C
	RA 4966 – Military Continuing Airworthiness Management Organization Instructions – MRP
	Part M Sub Part C
5000	RA 5010 – Type Airworthiness Strategy
Series	RA 5011 – Type Airworthiness Safety Management System
	RA 5012 – Type Airworthiness Safety Assessment
	RA 5013 – Air Safety Management of Equipment and Commodity Items
	RA 5103 – Certificate of Design
	RA 5212 – Weight and Moment Determination RA 5301 – Air System Configuration Management
	RA 5305 – An System Configuration Management
	RA 5320 – Air System Maintenance Schedule – Design and Validation
	RA 5405 – Special Instructions (Technical)
	RA 5406 – Aircrew Publications
	RA 5407 – Support Policy Statement
	RA 5724 – Life Extension Programme
	RA 5725 – Out of Service Date Extension Programme
	RA 5726 – Integrity Management
	RA 5805 – Airworthiness Directives and Service Bulletins (MRP Part 21 Subpart A)
	RA 5815 – Instructions for Sustaining Type Airworthiness
	RA 5825 – Fault Reporting and Investigation RA 5835 – Production Organizations (MRP Part 21 Subpart G)
	RA 5835 – Production Organizations (MRP Part 21 Subpart G) RA 5850 – Military Design Approved Organization (MRP Part 21 Subpart J)
	RA 5855 – Parts and Appliances (MRP Part 21 Subpart K)
	RA 5865 – Repairs (MRP Part 21 Subpart M)
	RA 5875 – (European) Technical Standard Order (MRP Part 21 Subpart O)
	RA 5880 – Military Permit to Fly (Development) (MRP Part 21 Subpart P)

RA Series	RA Number / Title		
	RA 5885 – Identification of Products, Parts and Appliances (MRP 21 Subpart Q)		

RA 1703 – Foreign Military Airborne Forces Equipment

Rationale	The delivery of personnel from Aircraft using foreign military Airborne Forces Equipment (AFE) ^{1, 2} is a key enabler of military capability. Failure to manage foreign military AFE activity appropriately could result in increased Risk to Life (RtL) to personnel, 3rd parties, or damage to Aircraft. This Regulatory Article (RA) identifies the Regulations to ensure organizations understand their Responsibilities associated with the use of foreign military AFE to ensure it is safe to operate and operated safely.
Contents	Applicability Definitions Relevant to this RA 1703(1): Governance of Foreign Military Airborne Forces Equipment
Applicability	Applicability RA 1703 is applicable for the conduct of parachuting using foreign military AFE. These are parachuting activities conducted by UK military Parachute Units (including attached foreign troops where applicable).
Definitions	 Definitions Relevant to this RA Parachuting Operating Duty Holder (ODH). An Accountable individual, who is at minimum a 2* Crown Servant, with formal delegated Responsibilities for actively managing Air Safety for operation of foreign military AFE via an effective Air Safety Management System³ to ensure that associated RtL is As Low As Reasonably Practicable (ALARP) and Tolerable within their defined Areas of Responsibility (AoR). Parachuting Commander. A 2* Crown Servant who is in the direct Chain of Command of the unit participating in the activity, who has oversight of the activity. They have a personal Duty of Care (DoC) for their troops throughout the activity. Foreign Military AFE. Foreign military AFE are parachutes systems (static line and freefall) and associated equipment that is in the inventory of a foreign military organization and used under that organization's orders and instructions. It is not in the Compendium of Airborne Equipment Release Certificates (CAERC)⁴.
Regulation 1703(1)	 Governance of Foreign Military Airborne Forces Equipment 1703(1) Parachuting Commanders shall manage RtL associated with the use of foreign military AFE by troops within their respective AoRs.
Acceptable Means of Compliance 1703(1)	 Governance of Foreign Military Airborne Forces Equipment 5. Where UK Armed Forces personnel operate with foreign military AFE, the Parachuting Commander should manage RtL associated with parachuting with foreign military AFE to ALARP and Tolerable. 6. The Parachuting Commander should publish orders and instructions that detail how their RtL and DoC Responsibilities will be discharged in accordance with (iaw) Annex A. As a minimum these orders should detail: a. The parachuting training and Competence required to conduct parachuting activity using foreign military AFE. b. How the RtL associated with parachuting with foreign military AFE will be managed so that an assessment of the ALARP and Tolerable position can be made.

 ¹ Refer to MAA02 – MAA Master Glossary.
 ² The use of "foreign military AFE" includes the associated ancillary equipment.
 ³ Refer to the Regulatory intent of RA 1200 – Air Safety Management.
 ⁴ Refer to RA 1701 – MOD-Approved Airborne Forces Equipment.

Acceptable Means of Compliance 1703(1)	7. When using foreign military AFE from UK military-registered Aircraft, approval for use should be obtained from the Air System Type Airworthiness Authority (TAA) ⁵ and Release To Service Authority (RAF). If attached foreign troops are involved, Duty Holders (DH) (as illustrated in Annex A) should confirm with the Parachuting Commander of those troops that they remain responsible for the RtL to their troops during the descent.
	8. The Parachuting Commander within the Parachutist Front Line Command will seek AE ODH Suitably Qualified and Experienced Person (SQEP) direction and guidance.
	9. Where the operation of foreign military AFE is regulated by both the UK MAA and the foreign National Authority; the most restrictive Regulation should take primacy.
	10. The Parachuting Commander should ensure that Aerial Despatchers and Drop Zone Safety personnel are SQEP.
	11. Supervision of Parachuting . The Parachuting ODH should ensure parachute operations, including Maintenance and packing, are supervised by a SQEP.
	12. Authorization of Parachuting . The Parachuting ODH should ensure parachute operations, including Maintenance and packing, are authorized by SQEP.
Guidance	Governance of Foreign Military Airborne Forces Equipment
Material 1703(1)	13. Supervision of Parachuting . Some of the supervisory processes detailed in RA 2305 ⁶ may be considered suitable for the supervision of foreign military AFE activities.
	14. Authorization of Parachuting . Some of the Authorization processes detailed in RA 2306 ⁷ may be considered suitable for the Authorization of foreign military AFE activities.
	15. The MAA Regulatory Publications are specifically written with respect to Air Systems. Their application is equally suitable for aspects of foreign military AFE activities and to the Risk Management framework ⁸ necessary to allow Aviation Duty Holder (ADH) / Accountable Manager (Military Flying) (AM(MF)), Parachuting ODH and other members of the Airborne Forces Community to ensure RtL is managed appropriately.
	16. Fundamental to effective governance and Risk Management is a clear understanding of where the responsibility for the management of RtL associated with the parachuting activity is owned by a stakeholder eg Parachuting Commander, ADH or AM(MF) for the Aircraft.
	17. It is essential that, throughout the parachuting activity, the Parachuting Commander understands their Responsibilities, communicates as required with each of the stakeholders involved and has robust orders and instructions relating to this activity.
	18. Compliance with RA 1167 ⁹ is required for the use of chartered civilian Aircraft.

⁵ Where the Air System is not UK MOD-owned, Type Airworthiness (TAw) management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model; refer to RA 1162 – Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems. Dependant on the agreed delegation of TAw Responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

 ⁶ Refer to RA 2305 – Supervision of Flying.
 ⁷ Refer to RA 2306 – Authorization of Flights.

⁸ Refer to the Regulatory intent of RA 1200 – Air Safety Management, and RA 1210 – Ownership and Management of Operating Risk (Risk to Life).

⁹ Refer to RA 1167 – Contracting Civil-Registered Air Systems for Military Purposes.

Annex A

Foreign militar	AFE DoC and RtL I	DH Responsibilities
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Parachutist	UK Personnel	UK Personnel	Foreign Armed Forces Personnel ¹⁰
Aircraft	UK military- registered	Non-UK military- registered*	UK military- registered
Individual with personal DoC ^{11, 12} – on Aircraft / Parachute descent	Parachuting Commander	Parachuting Commander	Parachuting Commander of foreign troops
DH – on Aircraft	ADH / AM(MF)	Parachuting ODH (RtL)**	ADH / AM(MF)

The table above illustrates those Responsible for the management of the MOD's DoC and RtL DH responsibilities. The inclusion of the Parachuting Commander of foreign troop is to illustrate where those responsibilities are outside of the MOD and will be managed by that Commander iaw their own Regulations.

* Non-UK includes foreign military Aircraft and civil Aircraft. If civil Aircraft are chartered for parachuting activities, then guidance in RA 1167⁹, **should** be followed.

** The Parachuting ODH **should** ensure that the Aircraft is correctly configured for the parachuting activity and confirm that it is routinely used and authorized by the Aircraft's national or military aviation authority for such activity¹³.

¹⁰ Foreign troops responsibilities lie with their organic chain of command.

¹¹ "DoC Owner" refer to the individual responsible for managing the MOD's DoC for the personnel undertaking the specific activity.

¹² DoC as defined in JSP 815 Part 2. This includes the requirement to ensure the parachutists are trained and fit for the activity.

¹³ 1 Group has produced an Advice Note which can be used as best practice.

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RA 1704 - Non-Combat Parachuting

Rationale	The MOD has a requirement for Non-Combat Parachuting (NCP) ¹ for a variety of activities to deliver training and Defence activity. Failure to manage NCP activity appropriately could result in increased Risk to Life (RtL) to personnel, 3rd parties, or damage to Aircraft. In order to support capability and effectively manage RtL, Duty Holders ² (DH) must act in line with the MOD's Duty of Care (DoC) obligations. Furthermore, to ensure RtL is As Low As Reasonably Practicable (ALARP) and Tolerable, DH must understand the Risk picture, be clear as to where division of Safety Responsibility lies and be able to effectively govern parachuting activities through robust orders and procedures.
Contents	Definitions Relevant to this RA 1704(1): Governance of Non-Combat Parachuting 1704(2): Assurance of Non-Combat Parachuting 1704(3): Operating Non-Combat Parachuting
Definitions	Definitions Relevant to this RA 1. Non-Combat Parachuting (NCP) . NCP is defined as on-duty parachuting activities (an amalgamation of: Joint Services Adventurous Training, Sports, and Display) that are not using: MOD-approved Airborne Forces Equipment (AFE) (covered by RA 1701 ³), MOD-approved Aerial Delivery Equipment (covered by RA 1702 ⁴), or foreign military AFE (covered by RA 1703 ⁵).
Regulation 1704(1)	Governance of Non-Combat Parachuting 1704(1) The DH shall ensure the RtL associated with NCP is managed within their Area of Responsibility (AoR).
Acceptable Means of Compliance 1704(1)	 Governance of Non-Combat Parachuting The DH should ensure all NCP is taking place at locations that hold an affiliated Parachute Training Organization licence with the UK Civil Aviation Authority (CAA), or national equivalent for overseas NCP, recognized national skydiving governing body for activities conducted on-duty⁶. The DH should ensure UK CAA, or national equivalent for overseas NCP, recognized national skydiving governing body Regulations are followed. The DH should issue orders and instructions which aim to deliver outcomes that are at least as safe as the outcomes which would be achieved through equivalent civil Regulation. The DH should ensure that Aircraft are correctly configured for the parachuting activity and confirm that they are routinely used and authorized by the Aircraft's national or military aviation authority for such activity. Safety Responsibilities for NCP can be divided between those relating to aviation aspects and those relating to the specific conduct of the activity:

¹ The use of "non-combat parachuting" includes the associated ancillary equipment.

 ² For NCP activities, it is acceptable to have a non-Aviation DH (minimum rank of OF5) in accordance with (iaw) the definition in JSP 815 – Defence Safety Management System.
 ³ Refer to RA 1701 – MOD-Approved Airborne Forces Equipment.
 ⁴ Refer to RA 1702 – MOD-Approved Aerial Delivery Equipment.
 ⁵ Defence Safety Management System.

 ⁵ Refer to RA 1703 – Foreign Military Airborne Forces Equipment.
 ⁶ When conducting Display Parachuting, refer to RA 2335 – Flying Displays, Display Flying, Display Parachuting, Role Demonstrations and Flypasts.

Regulatory Artic	CIE 1704 UNCONTROLLED COPY WHEN PRINTED
Acceptable Means of Compliance 1704(1)	 a. The chartered Aircraft's civilian Accountable Manager⁷ should be responsible for on-Aircraft Safety and the airborne delivery of personnel to an area within safe navigation parameters. b. The DH who holds DoC Responsibility for the personnel undertaking the specific activity should be responsible for personnel and equipment (eg such as fitness and training). 7. Supervision of Parachuting. The DH should ensure NCP operations,
	including Maintenance and packing, are supervised by a Suitably Qualified and Experienced Person (SQEP).
	8. Authorization of Parachuting . The DH should ensure NCP operations, including Maintenance and packing, are authorized by SQEP.
Guidance	Governance of Non-Combat Parachuting
Material 1704(1)	9. Supervision of Parachuting . Some of the supervisory processes detailed in RA 2305 ⁸ may be considered suitable for the supervision of NCP activities.
	10. Authorization of Parachuting . Some of the Authorization processes detailed in RA 2306 ⁹ may be considered suitable for the Authorization of NCP activities.
	11. The MRP are specifically written with respect to Air Systems. Their application is equally suitable for aspects of NCP activities and to the Risk Management framework ¹⁰ necessary to allow the DH and other members of the NCP Community to ensure RtL is managed appropriately.
Regulation	Assurance of Non-Combat Parachuting
1704(2)	1704(2) The DH shall be responsible for Assurance that the RtL associated with NCP within their AoR is ALARP and Tolerable.
Acceptable	Assurance of Non-Combat Parachuting
Means of Compliance	12. The DH should establish and maintain a robust system for control of NCP, this should include as a minimum:
1704(2)	a. Provision of Risk Assessments to identify and mitigate potential Hazards.
	b. Procedures for equipment inspections and Maintenance.
	c. Training and Certification, at least as good as, aligned to civil standards.
	d. Detailing operating protocols.
	13. The DH should define in orders the criteria and periodicity for assessing the system for control of NCP activities.
	14. In addition to the assessment at paragraph 13, the DH should ensure that the system for control of NCP activities is assessed by an independent expert body. The DH should stipulate in orders the periodicity of these independent assessments.
Guidance	Assurance of Non-Combat Parachuting
Material	15. The DH and personnel involved in NCP activities will follow the Guidance in:
1704(2)	a. UK CAA Civil Aviation Publication (CAP) 660 ¹¹ or national equivalent for overseas NCP.
	b. British Skydiving Operations Manual or national equivalent for overseas NCP.

 ⁷ Refer to RA 1167 – Contracting Civil-Registered Air Systems for Military Purposes.
 ⁸ Refer to RA 2305 – Supervision of Flying.
 ⁹ Refer to RA 2306 – Authorization of Flights.
 ¹⁰ Refer to the Regulatory intent of RA 1200 – Air Safety Management, and RA 1210 – Ownership and Management of Operating Risk (Risk to Life).
 ¹¹ Refer to CAP 660: Parachuting.

Guidance	c. The NCP Operations Manual.	
Material	d. Comply with local orders, as required.	
1704(2)	16. An independent expert body needs to be sufficiently independent such that it is not unduly influenced by commercial, operational, peer or rank / status pressures.	
Regulation 1704(3)	Operating Non-Combat Parachuting1704(3)The DH shall ensure the RtL associated with operating NCP is managed within their AoR and that Safety Responsibilities associated with the activity are properly defined.	
Acceptable	Operating Non-Combat Parachuting	
Means of Compliance 1704(3)	17. Where NCP activities are conducted within their AoR, the DH should publish orders and instructions that includes the following detail, where relevant to the activity, as a minimum:	
	 How and when Parachutists are fitted with location equipment¹² dependent on the operating environment to locate Parachutists in the event of an Accident or Incident. 	
	b. Minimum Heights ^{13, 6} (Above Ground Level / Above Mean Sea Level) for main parachutes:	
	 For each discipline being conducted, minimum planned deployment Heights articulated. 	
	(2) The minimum altitude for a parachutist to be under a fully developed main canopy.	
	(3) Procedures for automatic activation devices regarding minimum Height settings account for uneven topography.	
	c. Guidance on the use of Ancillary and associated equipment.	
	d. The periodicity of currency training for emergency procedures.	
	NCP Accident and Incident Reporting	
	18. All NCP Occurrences should be reported iaw RA 1410 ¹⁴ . Consideration should also be given to reporting under the respective single-Service reporting mechanisms and the requirements of the civil governing body.	
Guidance	Operating Non-Combat Parachuting	
Material	19. Nil.	
1704(3)		

¹² All location equipment **should** be classed as Portable Electronic Devices. Refer to RA 2360 – Portable Electronic Devices. ¹³ The Height at which the parachute is to be fully inflated and be in a condition to be controlled by the user.

¹⁴ Refer to RA 1410 – Occurrence Reporting and Management.

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RA 1800 – Aerodrome and Air Weapon Range Aviation Activity -Management of Environmental Impacts and Risks

Rationale	Aviation activity has adverse effects on the natural environment on and around MOD Aerodromes and Air Weapon Ranges. Without adequate processes and tools for managing the Environmental Impacts and Environmental Risks associated with this aviation activity, opportunities to minimize these adverse effects may be missed. This Regulatory Article (RA) requires ownership and management of the Environmental Impacts and Environmental Risks associated with aviation activity at MOD Aerodromes and Air Weapon Ranges.
Contents	Definitions Relevant to this RA
	1800(1): Aerodrome and Air Weapon Range Aviation Activity - Management of Environmental Impacts and Risks
Definitions	Definitions Relevant to this RA
	1. Environmental Impact¹. An adverse or beneficial change to the environment resulting from the organization's environmental aspects.
	2. Environmental Risk¹. The chance, however large or small, that an item, event, activity, or situation could cause damage to the environment.
	3. Best Practicable Environmental Option (BPEO) ² . The outcome of a systematic and consultative decision-making procedure which emphasises the protection and conservation of the environment across land, air and water.
	4. Aircraft Operator. The person who at the relevant time has Responsibility ³ for the management of the military Aircraft. This might be a Delivery Duty Holder or Accountable Manager (Military Flying).
Regulation 1800(1)	Aerodrome and Air Weapon Range Aviation Activity - Management of Environmental Impacts and Risks
	 of Environmental Impacts and Risks 1800(1) Heads of Establishment (HoEs)³ shall manage the Environmental Impacts and Environmental Risks associated with aviation activity at an MOD Aerodrome or Air Weapon
1800(1) Acceptable	 of Environmental Impacts and Risks 1800(1) Heads of Establishment (HoEs)³ shall manage the Environmental Impacts and Environmental Risks associated with aviation activity at an MOD Aerodrome or Air Weapon Range. Aerodrome and Air Weapon Range Aviation Activity - Management
1800(1) Acceptable Means of Compliance	 of Environmental Impacts and Risks 1800(1) Heads of Establishment (HoEs)³ shall manage the Environmental Impacts and Environmental Risks associated with aviation activity at an MOD Aerodrome or Air Weapon Range. Aerodrome and Air Weapon Range Aviation Activity - Management of Environmental Impacts and Risks 5. HoEs should identify and assess the Environmental Impacts and Environmental Risks associated with aviation activity at the MOD Aerodrome or Air
1800(1) Acceptable Means of Compliance	 of Environmental Impacts and Risks 1800(1) Heads of Establishment (HoEs)³ shall manage the Environmental Impacts and Environmental Risks associated with aviation activity at an MOD Aerodrome or Air Weapon Range. Aerodrome and Air Weapon Range Aviation Activity - Management of Environmental Impacts and Risks 5. HoEs should identify and assess the Environmental Impacts and Environmental Risks associated with aviation activity at the MOD Aerodrome or Air Weapon Range. 6. HoEs should take steps to reduce any adverse Environmental Impacts, where

¹ Refer to Joint Service Publication (JSP) 418 – Management of Environmental Protection in Defence, Master Glossary.

² Refer to JSP 816 – Defence Environmental Management System Volume 2, Element 5: Supervision, Contracting and Control of Activities. ³ Refer to MAA 02: MAA Master Glossary.

⁴ Including overseas Aerodromes when the HoE determines it appropriate.

Regulatory Article 1800UNCONTROLLED COPY WHEN PRINTED		
Acceptable	. The MANC ⁵ should be generated from the following data	:
Means of Compliance 1800(1)	 a. Noise-Power-Distance (NPD) curves and associate This data should be provided by the Delivery Team Lead individual. 	
	b. Flight tracks and profile information (including asso speeds and power settings) and engine ground run data. provided by the Aircraft Operator ⁶ .	
	 Number of Aircraft movements for the preceding 12 categorized by day (07:00 to 19:00), evening (19:00 to 23 to 07:00) periods⁷. This data should be provided by the H 	:00) or sleeping (23:00
	0. MANCs should be reviewed and updated on a periodic b nere is a change in the aviation activity at the MOD Aerodrome	
Guidance Material	Aerodrome and Air Weapon Range Aviation Activ of Environmental Impacts and Risks	rity - Management
1800(1)	1. While not exhaustive, Environmental Impacts and Environ associated with aviation activity at the Aerodrome / Air Weapon	
	a. Noise nuisance.	
	b. Waste arising from Aircraft and Aircraft Maintenand	e activities.
	c. Water and effluent (such as from Aircraft washing).	
	d. Substances used on the Movement Area eg anti-ic	ing fluids.
	e. Substances used during the operation and Mainter fuel, de-icing fluids and other petrol, oil and lubricants.	ance of Aircraft eg
	 MOD environmental protection policy for Environmental M an be found in: 	lanagement Systems
	a. JSP 816 – Defence Environmental Management S	ystem.
	b. JSP 418 – Management of Environmental Protection	on in Defence.
	3. For new or refurbished Aerodrome / Air Weapon Range b frastructure the Environmental Impacts and Environmental Ris- risual effects and other disturbances to the environment or puble environmental protection policy for buildings and infrastructure of	sks may also include ic. MOD
	a. JSP 850 – Infrastructure and Estate Policy, Standa	irds and Guidance.
	4. A MANC graphically shows the noise emitted from aviation Aerodrome / Air Weapon Range and is a useful tool for noise number of the second	•
	5. The HoE, in consultation with the Aircraft Operator, will de ooundaries of their responsibilities, and manage the Environmen Risks, including noise, within those boundaries.	• • •
	6. The Royal Airforce Centre for Aerospace Medicine (RAF contacted for further details on the format of the data required a	

⁵ Examples of MANCs are available on the UK Government website: <u>Military Aviation Noise Contours - GOV.UK (www.gov.uk)</u> ⁶ The HoE **should** coordinate the provision of this data for non-Military Aircraft that are permanently based at the Aerodrome.

 ⁷ To enable the annoyance induced by noise during those periods to be accounted for.
 ⁸ For example, following the introduction of a new Aircraft type or a change to the Aircraft's configuration that affects the Aircraft's

 ⁹ Via email - Air COS Spt-CAM-OEM-NVD-HD.

RA 1801 – Air System Environmental Cases

Rationale	Aviation activity has adverse effects on the natural environment for example, through its production of noise and engine emissions. Without adequate tools and processes for managing the Environmental Impacts of UK military registered Air Systems, opportunities to minimize these adverse effects may be missed. This Regulatory Article (RA) requires the Environmental Impacts associated with Air Systems on, or destined for, the UK Military Aircraft Register (MAR) to be managed via an Air System Environmental Case (ASEC).
Contents	Definitions Relevant to this RA Applicability of this RA 1801(1): The Air System Environmental Case and Air System Environmental Case Report 1801(2): Ownership of the Air System Environmental Case
Definitions	 Definitions Relevant to this RA Environmental Impact¹. An adverse or beneficial change to the environment resulting from the organization's environmental aspects. Best Practicable Environmental Option (BPEO)². The outcome of a systematic and consultative decision-making procedure which emphasises the protection and conservation of the environment across land, air and water. Aircraft Operator. The person who at the relevant time has Responsibility³ for the management of the military Aircraft. This might be a Delivery Duty Holder or Accountable Manager (Military Flying).
Applicability	 Applicability of this RA 4. All Air Systems on, or destined for, the UK MAR⁴. 5. All Senior Responsible Owners (SROs)⁵ responsible for the introduction, development or Modification of Air Systems on, or destined for, the UK MAR. 6. All Delivery Team Leaders (DTLs), or other nominated individual, responsible for the environmental management of Air Systems on the UK MAR. 7. All Aircraft Operators responsible for the operation of Air Systems on the UK MAR.
Regulation 1801(1)	 The Air System Environmental Case and Air System Environmental Case Report 1801(1) An ASEC shall be produced for Air Systems on, or destined for, the UK MAR. The ASEC shall be articulated via an ASEC Report.

¹ Refer to JSP 418 – Management of Environmental Protection in Defence, Master Glossary.

² Refer to JSP 816 – Defence Environmental Management System Volume 2, Element 5: Supervision, Contracting and Control of Activities.

³ Refer to MAA 02: MAA Master Glossary.

⁴ Civil-registered Aircraft (refer to RA 1166 – UK Civil-Registered Aircraft Utilized and Piloted by the Ministry of Defence and RA 1240 – Chartering of Civilian Air Systems for Military Purposes) are not subject to this RA since civil environmental protection legislation

applies. ⁵ For civil-initiated procurement of Civilian-Owned / Civilian Operated Air Systems which do not have a SRO, the programme manager responsible for planning, governing and overseeing the successful delivery of the programme's output / product owns and manages the ASEC until it is transferred to the next ASEC owner in accordance with (iaw) RA 1801(2). Note the programme manager may be from the DT or Industry.

Acceptable Means of Compliance	The Air System Environmental Case and Air SystemEnvironmental Case Report8. An ASEC should consist of a structured argument, supported by a body of evidence that together provide a compelling, comprehensible and valid case that the
1801(1)	adverse Environmental Impacts of an Air System have been reduced, where reasonably practicable, or that the BPEO has been applied.
	9. Development of the ASEC should begin at the concept stage ⁶ , with Environmental Impacts and any UK environmental legislative requirements being considered during capability design and selection and be managed through to (and including) disposal.
	10. The impact of any changes to an Air System's Configuration, role or operating environment that result in a deviation from the original assessment should be identified and assessed via the ASEC.
	11. The ASEC should be managed via an Environmental Management System.
	12. The ASEC should explicitly address the inclusion, or justified exclusion, of technologies and techniques that would improve the environmental performance of an Air System, both during the initial development of the capability and once in-service.
	13. The decision to utilize qualitative or quantitative assessments to support the ASEC argument should be explained in the ASEC.
	14. To meet the Secretary of State's intent with regards to Defence Derogations, Exemptions or Dis-applications from environmental protection legislation ⁷ , the ASEC should contain specific mention of Aircraft noise, Aircraft engine emissions and Aircraft CO ₂ emissions as detailed in paragraphs 15-19.
	Aircraft Noise
	15. When an Aircraft on, or destined for, the UK MAR falls into one of the International Civil Aviation Organization (ICAO) Annex 16 classifications defined for noise Certification purposes ⁸ , the noise standards set within Annex 16 should be utilized as a benchmark to support an environmental assessment ⁹ . Where an Aircraft does not fall into one of the ICAO Annex 16 classifications defined for noise Certification purposes, the environmental assessment should still be completed but it is accepted that the assessment will not be against an ICAO defined benchmark.
	16. Noise-Power-Distance curves and associated spectral information should be referenced in the ASEC and provided to the relevant stakeholders to support the creation of Military Aviation Noise Contours iaw RA 1800 ¹⁰ .
	Fuel Venting Requirements
	17. The ASEC should assess the potential for intentional discharge of liquid fuel from the fuel nozzle manifolds during the engine shutdown process following normal flight or ground operations ¹¹ . The likelihood of this occurring should be reduced by design but, where this is not practicable, the impact needs to be controlled by processes implemented by the Aircraft Operator.
	Aircraft Engine Emissions ¹²
	18. When an Aircraft on, or destined for, the UK MAR has engines that fall into one of the ICAO Annex 16 classifications defined for emission Certification purposes ¹³ , the emissions standards set within Annex 16 should be utilized as a benchmark for an environmental assessment ¹⁴ . Where the engines fitted to the Aircraft do not fall into

⁶ The first stage of the CADMID cycle (Concept, Assessment, Demonstration, Manufacture, In-service, Disposal).

⁷ Secretary of State for Defence Policy Statement - Health, Safety and Environmental Protection in Defence revised April 2020. ⁸ ICAO Annex 16 Environmental Protection, Volume I – Aircraft Noise.

⁹ Where civil noise certificates are available these can be used as evidence within the ASEC and further noise assessment is not required.

 ¹⁰ Refer to RA 1800 – Aerodrome and Air Weapon Range Aviation Activity – Management of Environmental Impacts and Risks.
 ¹¹ ICAO Annex 16, Volume II, Part II, Chapter 2 – Prevention of Intentional Fuel Venting.
 ¹² Aircraft engine emissions include: smoke; non-volatile particulate matter (nvPM); unburned hydrocarbons; carbon monoxide; and oxides of nitrogen.

¹³ ICAO Annex 16 Environmental Protection, Volume II – Aircraft Engine Emissions.

¹⁴ Where civil engine emissions certificates are available these can be used as evidence within the ASEC and further engine emissions assessment is not required.

one of the ICAO Annex 16 classifications defined for emission Certification purposes, the environmental assessment should still be completed but it is accepted that the assessment will not be against an ICAO defined benchmark.
Aircraft CO ₂ Emissions

19. When an Aircraft on, or destined for, the UK MAR has engines that fall into one of the ICAO Annex 16 classifications defined for CO₂ emissions Certification purposes¹⁵, the CO₂ emissions standards set within Annex 16 **should** be utilized as a benchmark for an environmental assessment¹⁶. Where the engines fitted to the Aircraft do not fall into one of the ICAO Annex 16 classifications defined for CO₂ emissions Certification purposes, the environmental assessment **should** still be completed but it is accepted that the assessment will not be against an ICAO defined benchmark.

20. The ASEC **should** support the Aircraft Operator's responsibilities under RA 1802¹⁷.

The ASEC Report

21. An ASEC Report **should** be one document which captures the key components of the ASEC at a point in time. It **should** articulate the environmental argument and summarize the supporting evidence in a clear and concise format.

22. To ensure the ASEC Report presents a clear and compelling case, evidence **should** be referenced and only directly transposed into the ASEC Report where critical to the meaning or strength of an argument.

Guidance
Material
1801(1)

Acceptable

Means of Compliance

1801(1)

The Air System Environmental Case and Air System Environmental Case Report

23. Whilst UK civil legislation requires UK civil registered Aircraft to comply with the environmental standards set by ICAO, it is deemed impracticable to require military registered Air Systems to comply with the ICAO environmental standards or to create bespoke environmental standards for military registered Air Systems. Instead, the ASEC will be used to understand and reduce, where reasonably practicable, the adverse Environmental Impacts of an Air System within the context of the operational requirement.

24. **Technologies and techniques that reduce adverse Environmental Impacts.** The principle behind paragraph 12 is the requirement to consider good practice as part of any environmental case. As such, the design and selection of the Air System has to consider extant technologies and techniques that improve the environmental performance of an Air System and are applicable to the intended context, with decision(s) captured within the developing ASEC. The consideration of emerging technologies and techniques will depend on the anticipated environmental benefit, and the maturity of those technologies and techniques against the programme timeline. Once the Air System is in-service, periodic review of the ASEC will need to confirm that arguments based on the adoption of good practice are still valid, cognisant of any changes in context or adoption of new technologies and techniques across the aviation industry.

25. When considering the management of the adverse Environmental Impacts associated with the operation of an Air System it is important to consider all the likely Air System operating locations eg at an Aerodrome, away from the Aerodrome, in the low flying system.

- 26. MOD environmental protection policy can be found in:
 - a. JSP 816 Defence Environmental Management System.
 - b. JSP 418 Management of Environmental Protection in Defence.

27. Environmental considerations for the Acquisition process can be found in JSP 655 – Defence Investment Approvals.

¹⁵ ICAO Annex 16 – Environmental Protection, Volume III – Aeroplane CO₂ Emissions.

¹⁶ Where civil CO_2 emissions certificates are available these can be used as evidence within the ASEC and further CO_2 emissions assessment is not required.

¹⁷ Refer to RA 1802 – Aviation Greenhouse Gas Emissions.

Regulation	Ownership of the Air System Environmental Case
1801(2)	1801(2) The SRO or DTL shall develop, manage and own the ASEC subject to the following:
	a. An ASEC shall have a single owner at any one time.
	b. For new Air Systems, the SRO shall own the ASEC from concept until transfer of the ASEC to the DTL.
Acceptable Means of Compliance 1801(2)	 Ownership of the Air System Environmental Case Roles and Responsibilities of the ASEC Owner – SRO 28. From nomination as a project SRO and on ownership of the project mandate, until transfer of the ASEC to the DTL, the SRO should: a. Own and manage the development of the ASEC argument and its associated evidence requirements. b. Ensure that environmental considerations are founded in capability requirement design and selection. c. Ensure appropriate stakeholder¹⁸ engagement during development of the ASEC. d. Manage the development of the ASEC argument, and its associated evidence requirements, when an Air System returns to the developmental domain due to major Modification or upgrade project¹⁹. Roles and Responsibilities of the ASEC Owner – DTL 29. The DTL should:
	 a. Assume ownership and management of the ASEC on handover from the SRO. This will follow a review of the ASEC during which the DTL confirms that they understand the environmental argument and associated body of evidence. b. Ensure appropriate engagement with the Aircraft Operator is maintained
	to enable effective management of the ASEC. c. Formally notify the relevant stakeholder(s) ²⁰ of any Environmental Impacts and obtain their acceptance of them, noting that the DTL will continue to own the ASEC.
	Roles and Responsibilities of the Aircraft Operator
	 30. The Aircraft Operator should: a. Provide the SRO and / or DTL with information from an operating perspective that will be relevant to the development and Maintenance of the ASEC, including any change in the operating context of the Air System.
	b. Understand the adverse Environmental Impacts associated with the operation of the Air System as outlined in the ASEC.
	c. Where possible and reasonably practicable to do so, employ operating measures that will reduce the adverse Environmental Impacts. These measures will be captured in the ASEC.
	31. For Special Case Flying Air Systems ²¹ where no DTL exists, the Aircraft Operator should produce the ASEC. The Sponsor ³ should ensure that the Environmental Impacts articulated in the ASEC are acceptable to the MOD.
	32. Review of the ASEC . The requirement to undertake a review of the ASEC

 ¹⁸ Including Aircraft Operators, DTLs, Front Line Commands, relevant Contractor Flying Approved Organization Schemes, and Heads of Establishment (HoE) representatives at relevant MOD Aerodromes.
 ¹⁹ Refer to RA 5305 – In-Service Design Changes; and RA 5820 – Changes in Type Design (MRP 21 Subpart D).

²⁰ The individual with responsibility for managing the Environmental Impact identified in the ASEC, such as Aircraft Operator, HoE (see RA1800 for HoE responsibilities), Maintenance organization etc. ²¹ Refer to RA 1163 – Air Safety Governance Arrangements for Special Case Flying Air Systems.

Acceptable Means of	should be determined by the appropriate ASEC owner. Changes which should initiate a review of the ASEC include, but are not limited to:	
Compliance	a. A change in the operating context of the Air System.	
1801(2)	b. In-service Design Changes ²² .	
	c. A change to the environmental case argument ²³ .	
Guidance	Ownership of the Air System Environmental Case	
Material	33. A single in-service Air System type may be operated by multiple Aircraft	
1801(2)	Operators with differing context of use. Where the Environmental Impacts associated with each context differ, the ASEC will need to capture this clearly but there is no	

requirement to maintain separate ASECs for each Aircraft Operator.

 ²² Primarily Major in-service Design Changes iaw RA 5305 – In-Service Design Changes; and as defined in RA 5820 – Changes in Type Design (MRP 21 Subpart D).
 ²³ Including, but not limited to: changes to environmental legislation or MOD Policy; changes to relevant project stakeholders or the

²³ Including, but not limited to: changes to environmental legislation or MOD Policy; changes to relevant project stakeholders or the information available from them; or as a result of an Environmental Incident as defined in Joint Service Publication (JSP) 418 – Management of Environmental Protection in Defence, Master Glossary.

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RA 1802 – Aviation Greenhouse Gas Emissions

Rationale	Aviation activity produces greenhouse gas emissions ¹ which have an adverse effect on the natural environment through their contribution to global warming. Without adequate processes and tools for managing the greenhouse gas emissions produced by aviation activity, opportunities to minimize these adverse effects may be missed. This Regulatory Article (RA) requires the greenhouse gas emissions produced by UK military registered Aircraft to be managed, focusing on carbon emissions ² , with the aim of limiting where reasonably practicable.
Contents	Definitions Relevant to this RA 1802(1): Aviation Greenhouse Gas Emissions
Definitions	 Definitions Relevant to this RA Aircraft Operator. The person who at the relevant time has Responsibility³ for the management of the military Aircraft. This might be a Delivery Duty Holder or Accountable Manager (Military Flying).
Regulation	Aviation Greenhouse Gas Emissions
1802(1)	1802(1) Aircraft Operators of UK military registered Aircraft shall manage the carbon emissions produced by their Aircraft.
Acceptable Means of Compliance 1802(1)	 Aviation Greenhouse Gas Emissions Aircraft Operators of UK military registered Aircraft should have a carbon emissions monitoring plan for each Aircraft fleet for which they are responsible. As a minimum, a carbon emissions monitoring plan should include: a. Version and date of document. b. Details of the Aircraft Operator. c. Aircraft types and number of Aircraft per type. d. Fuel type used for each Aircraft type. e. Procedures used to obtain the data required to monitor annual carbon emissions. f. Methodology for calculating carbon emissions. 4. Carbon emissions monitoring plans should be updated whenever there is a change to the information related to sub-paragraphs b to f above. 5. To calculate carbon emissions from fuel type, the Government conversion factors for the reporting of greenhouse gas emissions⁴ should be used. 6. Aircraft Operators of UK military registered Aircraft Mould report their carbon emissions annually to the Operational Energy Authority (OEA)⁵. The submission should include a short narrative on how the Aircraft Operator manages the carbon emissions produced by their Aircraft, with the aim of limiting them where reasonably practicable; an explanation of any variation in the reported values from previous years

¹ The <u>Climate Change Act 2008</u> defines greenhouse gases as: carbon dioxide (CO_2); methane (CH_4); nitrous oxide (N_2O); hydrofluorocarbons (HFCs); perfluorocarbons (PFCs); sulphur hexafluoride (SF₆) and nitrogen trifluoride (NF₃). ² Carbon emissions include a subset of greenhouse gas emissions. In line with civil legislation and UK Government Conversion

Factors, these include CO_2 , CH_4 and N_2O , referred to as CO_2e (where the 'e' stands for CO_2 'equivalent'). ³ Refer to MAA 02: MAA Master Glossary.

 ⁴ <u>https://www.gov.uk/government/collections/government-conversion-factors-for-company-reporting.</u>
 ⁵ Via email UKStratCom-DefSp-OEA SO1 CapCoh.

Guidance Material 1802(1)	 Aviation Greenhouse Gas Emissions 7. UK civil legislation⁶ requires civilian aviation to participate in the UK Greenhouse Gas Emissions Trading Scheme⁷, but the creation of a military scheme is considered impracticable. Aircraft Operators are instead required to have an understanding of, and limit where reasonably practicable, their Aircraft's carbon emissions and intelligently assess, via a narrative in their annual emissions report, how they manage these emissions and why the emissions may have increased or decreased from previous years.
	8. Whilst the required outcomes of this RA are driven by environmental protection ⁸ , they also support Ministry of Defence (MOD) sustainability strategies ⁹ .
	9. The Government conversion factors for the reporting of greenhouse gas emissions are updated annually.
	10. The OEA may provide Aircraft Operators with further guidance on annual reporting requirements to ensure Standardization across all Aircraft Operators.
	11. Whilst independent verification of the annually reported emissions data is not currently necessary, this may be required in the future to ensure the consistency and accuracy of the data.

⁶ The Greenhouse Gas Emissions Trading Scheme Order 2020 and The Air Navigation (Carbon Offsetting and Reduction Scheme for International Aviation) Order 2021.
⁷ Noting that some UK military Aircraft on civil taskings are also required to participate in this Scheme.

 ⁷ Noting that some UK military Aircraft on civil taskings are also required to participate in this Scheme.
 ⁸ Practices and procedures that are designed to avoid, minimize, eliminate, or reverse damage to the environmental and to

environmental systems. ⁹ <u>MOD Sustainability and Climate Change.</u>

RA 1910 - Quality Assurance of aviation fuel from non-UK MOD Sources

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Rationale	There may be a requirement to uplift aviation fuel from non-UK MOD Aerodromes ¹ . There is a Risk that the fuel available may not match the grade, specification and quality required by the consumer ► Aircraft. ◄ This can be mitigated by application of processes and / or local orders to ensure appropriate actions are taken when uplifting non-UK MOD aviation fuels.	
Contents	1910(1): Quality Assurance of aviation fuel from non-UK MOD Sources	
Regulation 1910(1)	 Quality Assurance of aviation fuel from non-UK MOD Sources 1910(1) Aviation Duty Holders (ADH) and Accountable Managers (Military Flying) (AM(MF)) shall ensure that non-UK MOD sourced fuel is uplifted from an appropriate source and to the appropriate grade, specification and quality. 	
Acceptable Means of Compliance 1910(1)	 Quality Assurance of aviation fuel from non-UK MOD Sources 1. When UK MOD sourced fuel² is not available, the ADH / AM(MF) should ensure that fuel of an acceptable grade is uplifted from a: a. North Atlantic Treaty Organization (NATO) supply chain, b. UK or Overseas Territories Licensed Aerodrome supply chain, 	
	 c. UK Civil Aviation Authority (CAA) Certified Aerodrome supply chain, d. European Aviation Safety Agency (EASA) Certified Aerodrome supply chain, e. Federal Aviation Administration (FAA) Certified Aerodrome supply chain, or f. Certified Commercial Airport supply chain. 2. When fuel is not available from a UK MOD source or those supply chains listed in paragraph 1, the ADH / AM(MF) should ensure that: a. For planned occurrences, the fuel quality is checked at a suitable point prior to uplift (eg via use of an Advanced Party). b. For unplanned and operational requirements: (1) The minimum quantity required is uplifted. (2) On arrival at a UK MOD supported site, the remaining Aircraft fuel is sampled and tested (eg by 1710 Naval Air Squadron (1710NAS)) and Type Airworthiness Authority (TAA)³ advice sought as required. 3. Uplifted fuel found to be not suitable, in accordance with (iaw) the Release To Service (RTS)⁴ or appropriate Military Permit to Fly (MPTF)⁵, or deemed to be 	
	Service (RTS) ⁴ or appropriate Military Permit to Fly (MPTF) ⁵ , or deemed to be contaminated should be removed from the Aircraft (prior to next flight) ⁶ , except where	

¹ This includes UK and non-UK Aerodromes that are not owned by the UK MOD.

⁴ Refer to RA 1300 – Release To Service.

² "UK MOD sourced fuel" is deemed to be either: supplied by a UK MOD supplier / source; or fuel that complies with JSP 317 aviation fuel quality control and Assurance procedures and where fixed Bulk Fuel Installations are audited by the MOD's Fuel and Gas Safety

Regulator. ³ Where the Air System is ▶not-UK MOD-owned, Type Airworthiness (TAw) management regulatory responsibility by either the TAA or Type Airworthiness Manager (TAM) needs to be agreed within the Sponsor's approved model 🕨 🖣; refer to RA 1162 - Air Safety Governance Arrangements for Civilian Operated (Development) and (In-Service) Air Systems, or refer to RA 1163 - Air Safety Governance Arrangements for Special Case Flying Air Systems. > Dependent on the agreed delegation of TAw responsibilities TAM may be read in place of TAA as appropriate throughout this RA.

⁵ Refer to RA 1305 – Military Permit to Fly (In-Service), (Special Case Flying) and (Single Task); or RA 5880 – Military Permit to Fly (Development) (MRP 21 Subpart P). ⁶ iaw the Air System's Technical Instructions.

Acceptable Means of Compliance 1910(1)	deemed operationally essential ⁷ , and the Continuing Airworthiness Management Organization informed.
1910(1) Guidance Material 1910(1)	 Quality Assurance of aviation fuel from non-UK MOD Sources All Licensed Aerodromes⁸ within the UK must, iaw the Air Navigation Order⁹, ensure their fuel is fit for use in Aircraft. All Licensed Aerodromes within UK Overseas Territories must, iaw the Air Navigation (Overseas Territories) Order¹⁰, ensure their fuel is fit for use in Aircraft. UK Unlicensed Aerodromes are guided to comply with the Air Navigation Order¹¹. EASA Certified Aerodromes^{12, 13} will ensure their fuel is fit for purpose, uncontaminated and of the correct specification. Furthermore, EASA Air Operation Regulations require that Certified Aerodromes detail their procedures and management systems within an Operations Manual¹⁴. UK CAA Certified Aerodromes¹⁵ will ensure their fuel is fit for purpose, uncontaminated and of the correct specification. FAA Certified Aerodromes¹⁶ will ensure their fuel is fit for purpose, uncontaminated and of the correct specification. FAA Certified Aerodromes¹⁶ will ensure their fuel is fit for purpose, uncontaminated and of the correct specification. FAA Certified Aerodromes¹⁶ will ensure their fuel is fit for purpose, uncontaminated and of the correct specification. Certified Commercial Airports across the majority of the world, self-regulate the quality of tuel at uplit with no International Civil Aviation Organization / CAA mandatory requirements. Whilst absolute confirmation cannot be given as a result the participation of the Energy Institute / Joint Inspection Group standard 1530^{17, 16} testing regimes and the International Air Transport Association Fuel Quality Pool mean that reasonable confidence can be taken in the quality of fuel at any Certified Commercial Airport. Aviation fuel Quality Assurance (QA) is based on certification at the point of manufacture and subsequent procedures to verify that the quality remains within specification limits through to delivery to the ▶Aircraft fuel 4 t

⁷ Refer to RA 1020 – Aviation Duty Holder ► < – Roles and Responsibilities.

 ⁸ A list of UK CAA Licensed Aerodromes is available here: <u>https://www.caa.co.uk/Commercial-industry/Airports/Aerodrome-licences/Aerodrome-licences-and-boundary-maps</u>.
 ⁹ Refer to The Air Navigation Order 2016 Part 8, Chapter 1, Article 220.
 ¹⁰ Refer to Statutory Instrument 2013 No. 2870 – The Air Navigation (Overseas Territories) Order 2013.

 ¹¹ Refer to CAP 793 – Safe Operating Practices.
 ¹² A list of EASA Certified Aerodromes is available here: <u>https://www.easa.europa.eu/domains/aerodromes.</u>

¹³ Refer to EU Regulation (EU) No 2018/1139.

 ¹⁴ Refer to EU Commission Regulation (EU) No 965/2012.
 ¹⁵ A list of UK CAA Certified Aerodromes is available here: <u>https://www.caa.co.uk/Commercial-industry/Airports/Aerodrome-</u>

licences/Certificates/UK-certificated-aerodromes. ¹⁶ Refer to FAA Regulation 121.373 – Continuing analysis and surveillance.

 ¹⁷ Refer to El / JIG 1530 – Quality assurance requirements for the manufacture, storage and distribution of aviation fuels to airports.
 ¹⁸ <u>http://www.energyinst.org/technical/safety/aviation/1530</u>.

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d. **Release Certificate**. An operational document linked to one or more laboratory test certificates; it authorizes any transfer of aviation fuel (including to airports), confirming compliance with a relevant specification.

12. When fuel is not available from a UK MOD source or those supply chains listed n paragraph 1, additional field tests are undertaken and results recorded as part of the overall QA process; these include Periodic Tests, Appearance Checks, Membrane Filtration Tests, Control Checks, Conductivity and Microbiological Tests. Copies of such reports may also be available on request from the supplier.

13. Advice and guidance on fuel testing, retrospective fuel analysis and technical assurance can be obtained from the Defence Strategic Fuels Authority¹⁹ (Bulk Fuels, JSP 317) or 1710NAS²⁰ (Aircraft samples).

14. The Air System's RTS or MPTF will include details of the normal and alternative fuel grades and specifications that are compatible.

¹⁹ Email <u>UKStratCom-DefSp-DSFATechMulti@mod.gov.uk</u>.

²⁰ Email NAVY1710NAS-MIGCIS@mod.gov.uk.

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RA 1920 – Aviation Arrangements in His Majesty's / MOD Ships – **Equipment Standards**

Rationale	When new, His Majesty's (HM) / MOD Ships ¹ are procured, or existing Ships are modified, it is essential to ensure that aviation arrangements meet the appropriate Safety requirements and that the Ship equipment is designed to meet a minimum standard so that embarked aviation ² can be operated safely. If appropriate aviation arrangements are > not < considered as part of Ship design, > this < could restrict the operational capability of the aviation activities of > the Ship < and > the < Air Systems > the Ship can operate. < Defence Standard (Def Stan) 00-133 ³ defines the appropriate specification requirements to be met for the introduction of aviation arrangements in HM / MOD Ships.
Contents	1920(1): Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards
Regulation 1920(1)	 Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards 1920(1) The Ship Platform Authority (PA) shall ensure that all new and modified aviation arrangements are designed and built against a recognized standard appropriate to the intended use of the Air System.
Acceptable Means of Compliance 1920(1)	 Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards 1. The Ship PA should ensure that Ship aviation arrangements meet the minimum specification requirements of Def Stan 00-133 in: a. New aviation capable Ships that are pre-Full Business Case approval on 31 May 14. b. Legacy aviation capable surface Ships that are modified after 31 May 14. 2. Unless modified, legacy equipment is exempt from being compliant with Def Stan 00-133 Part 2 and Part 3 but should remain compliant with Part 0, Part 1 and Part 4. 3. If the Out of Service Date of legacy equipment is extended, a gap analysis against Def Stan 00-133 should be conducted by the Ship PA. This analysis should either demonstrate compliance or identify areas of non-compliance. The equipment should be modified to address these areas of non-compliance or an application for a Waiver / Exemption should be made to the MAA. 4. ► For vessels where there is a new requirement to operate Remotely Piloted Air Systems (RPAS), the Ship PA should update the vessels' Certification Strategy. The Ship PA should present a Claim / Argument / Evidence case to the Naval Aviation and Technology Group⁴ stating the RPAS aviation Arrangements Standards. Guidance for areas of consideration is available in the Aviation Arrangements Claim / Argument / Evidence Checklist (available via the MAA's websites).
	5. Unless conducting Crossdeck Operations, Temporary Operating Authorization, or operating under a Trial Instruction all Air Systems should be within the Scope of the ship's certificate, this applies to all HM / MOD ships including those not previously considered aviation capable, boats and submarines.

¹ As defined in the Defence Maritime Regulator (DMR) Master Glossary of Terms. ² Refer to RA 1395 – Authorization to Permit Embarked Aviation in His Majesty's / MOD Ships.

³ Refer to Def Stan 00-133 – Aviation Arrangements in Surface Ships.

⁴ ► Refer to Naval Authority Rules for certification - DSA 03 DMR. ◄

Guidance Material	Aviation Arrangements in His Majesty's / MOD Ships – Equipment Standards
1920(1)	6. The Ship PA will be required to provide evidence that the aviation arrangements comply with Def Stan 00-133 as part of the Naval Authority Rules for Certification ⁵ .
	7. A Modification to an aviation arrangement is deemed to be any design change that alters or affects the functionality, operability, output, purpose or physical characteristics of the arrangement.
	8. ► The Ship PA will ensure all Air Traffic Management Equipment, new or significantly modified, have been through the Release into Service Process ⁶ .

 ⁵ DSA02-DMR – MOD Shipping Regulations for Safety and Environmental Protection.
 ⁶ ► Refer to RA 3134 – Air Traffic Management Equipment Release into Service Process.