

OCORA

Open CCS On-board Reference Architecture

OCORA Architecture - Alpha Release Problem Statement - Index 02

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References

- [1] OCORA Architecture Alpha Release Master Document
- [2] OCORA Architecture Alpha Release Glossary







1 Document context

The OCORA Architecture Alpha Release Master Document, reference [1] identifies the OCORA objectives. The focus of the short-term objective is the TSI CCS revision that is planned for 2022. Input for the revision process is to be formulated, first in so called problem statements and subsequently in detailed change requests (CR's) to the existing version of the TSI CCS. Where the problem statements are to be ready fall 2019, the CR's themselves have to be finalised in 2020.

This document states the problem statements and links them to the OCORA change request topics. These topics are providing the document structure. They are:

- Modular Architecture
- CCS new open Bus
- CCS Vehicle Adapter/Gateway
- Hardware/Software independence
- Acceptance of industry standards
- Non-Functional Requirements

OCORA aims at providing a coherent and consistent set of CR's that allow for realisation of its short-term objectives. These OCORA set of CR's will be complementary to and coherent and consistent with the RCA proposals for CR's.

Since the proposed OCORA architecture and its objectives provide background information for, and culminate in, a set of CR proposals for the 2022 revision of the TSI CCS, identified bottlenecks are integrally treated in the OCORA Architecture. As required, bottlenecks are formulated in terms of problem statements that include a problem description and an economic evaluation defining the benefits attached to resolving the problem. Therefore, the problem statement set is integrated into the OCORA Architecture Alpha Release Master Document, reference [1] as an Annex.







2 Introduction

The OCORA expert team identified six major problems fields in the current CCS TSI. These issues and their relation to the proposed OCORA Architecture and current TSI CCS architectures are graphically represented in Figure 1 below.

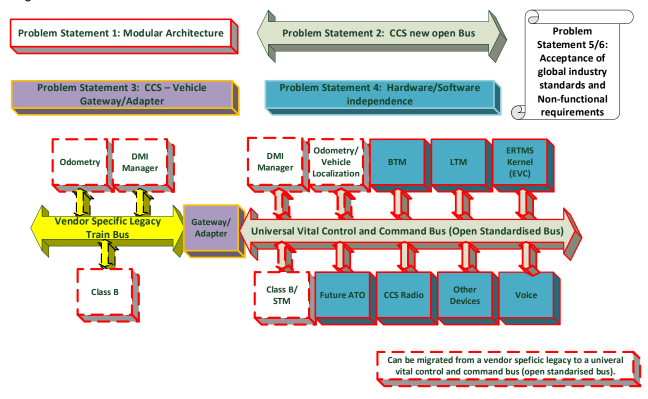


Figure 1 Overview Problem Statement

The next chapters list the problem statements as identified by the OCORA team of experts.





3 Problem statement 1: Modular Architecture

3.1 Problem Need/Description:

The existing Onboard Architecture, as defined in SS26, did not meet the user expectations. As it turned out, it is not modular enough to adapt upcoming (and foreseeable) game changers (FRMCS, Localization,...), requests a replacement for simple baseline updates which results in very high LCC.

A new architecture, following the DG Move objectives (see below) need to replace the existing SS26 architecture.

User need to reduce total cost of ownership, preservation of the investment and shorter time to market for solution as ATO.

Furthermore, the current TSI CCS Specification needs to be improved, before further systems such as game changer will be built on top of it, to avoid further increasing of total cost of ownership and higher risk of investment cost for RU's. Therefore, the current SS 26 needs to be improved and stabilized to ensure the extension and compatibility with regards the future game changer.

The Agency and the Commission have well captured the key issues faced by Railway Undertakings:

- « ERTMS and CCS deployment, retrofit, maintenance and upgrade are extremely challenging and costly
 processes involving technological change in an operational transport network. The current typical CCS onboard configuration includes multiple proprietary interfaces between the main train on-board building
 blocks. This induces low on-board upgradeability and dependency on one supplier where on-board upgrades are necessary
- Digitalisation technologies are ready for use in rail, with huge potential to improve passenger and freight services. The initial focus will be on implementation of the ERTMS Game Changers (ETCS level 3; Automated Train Operation; braking curves model, next generation communication system; satellite positioning) and cyber security. But the current structure of CCS implementation does not enable rail to take full advantage of these and future opportunities. Innovation is too slow, and time to market too long for rail technology. The current system is complex and not conducive to evolution. «

The OCORA architecture is a proposal to address those two key issues taking the ERTMS deployment as an opportunity to fast the digitalisation and competitiveness of the railway sector.

To achieve plug and play exchangeability, the current CCS architecture needs to be unravelled through functional decomposition of the on-board CCS system.

A new alternative architecture to allow the take-off of innovation around a robust and stabilized ETCS core, need to be proposed next to the existing SS26 architecture.

To integrate future game changers, notably GoA 3 and 4, this exercise needs to be extended from the CCS architecture to the vehicle architecture since many vehicle functions are necessary to enable full automation and digitalisation of the railways:

- Functions shall be strictly isolated and connected via interfaces
- Functions shall be realised in (software) applications
- System design shall enable (software) applications to be updated, upgraded, removed, added or exchanged without the need for hardware changes or (re)certification of other than the (software) application affected
- Core ETCS functionality (EVC cf. the supervision of location specific speed thresholds annex the ability to open the brake pipe in case of overshoot) shall be an isolated function
- No alien application artefacts or residues (e.g. GSM-r) shall be allowed to remain in future EVC application software
- Whenever no standardized TCMS/CCS bus is available, the CCS on board shall communicate with vehicle functions through a gateway that aligns CCS data







3.2 Economic Evaluation - Preliminary Assessment of Benefits:

- Reduction of total cost of ownership.
- Reduction of Investment risk and preserve investment.
- To reduce total cost of ownership.
- Support the railway signalling market and business.
- Shorter time to market for necessary solution e.g. Automation.
- Improve reliability, availability, security and safety.

Ву

- Simplification of the System
- Modularisation of the System Architecture
- Open and standardized interfaces
- Platform Independence (SW/HW independence)

4 Problem statement 2: CCS new open bus

4.1 Problem Need/Description:

Today we have proprietary interfaces between CCS components on the vehicle. The proprietary interfaces do not allow to exchange or update CCS components from different suppliers. The vendor locking created by proprietary interfaces leads to high costs. The existing proprietary interfaces do not allow to add new functions.

Moreover, these interfaces are implemented using heterogeneous bus technologies. This leads to increased complexity and extensive effort for the operator-maintainer to handle these heterogeneous systems.

4.2 Economic Evaluation - Preliminary Assessment of Benefits:

The bus topology allows procurement on a component-based way which leads to lower costs and optimal components.

The standardization allow as well:

- reduced efforts (time and costs) for upgrades,
- wider market size

5 Problem statement 3: CCS – Vehicle Adapter/Gateway

5.1 Problem Need/Description:

Today we have supplier-owned and implementation specific interfaces:

- For the CCS components installed in the vehicle
- For vehicle components that have to be interfaced with the CCS subsystem







The proprietary interfaces do not allow to open competition for the exchange or update of CCS components. This situation leads to prohibitive cost and high duration for retrofitting vehicles and upgrading CCS.

The "legacy" design of Vehicles export today constraints in the CCS domain, thus making CCS implementation specific for each vehicle type.

In order to improve quality and prices, it should be possible to purchase standardized CCS component. When the vehicle does not allow to connect standardized CCS component, there is a need to implement a gateway function.

5.2 Economic Evaluation - Preliminary Assessment of Benefits:

In order to gain rapid benefit from digitalization, it is necessary to uncouple CCS evolution from the long lasting rolling stock evolution cycle.

It should be possible for fleet owner to order in 2 independent tender the vehicle retrofit and CCS equipments. For this, a "universal gateway" should be specified, but the standard may be adapted depending on the vehicle type design. Standardized and or adaptive solutions for the gateway will allow to achieve higher volumes of product, thus driving price down and quality up.

The gateway could contribute to cyber security by ensuring segmentation between networks.

6 Problem statement 4: Hardware/Software independence

6.1 Problem Need/Description:

The current CCS on-board system is composed of different subsystems, interacting through interfaces. In the centre of this system is a central processing unit, commonly referred to as EVC. This comprehensive central processing unit consists of hardware and software components interacting together.

As the interface between HW and SW on the EVC is not standardized and publicly available, the various implementations of the EVC hardware and software is vendor specific. Therefore, a vendor lock-in exists, when the need for replacing the hardware arises or when a software update needs to be implemented. Eventually it is needed to change the entire system since the software is hardware dependent.

This leads to costly development, certification, homologation, and roll-out processes whenever a change is needed. The costs (and time) needed to implement changes are reaching a level that are not justifiable.

The current CCS on-board system need to be modified in the near future to support new functionality, such as FRMCS, ATO, ETCS L3, etc. Implementing these changes under the current situation (vendor locking) is not an option for most operators. In addition, the new functionality will increase the probability that changes need to be made more frequently on future EVC implementations.

To allow implementing new functionality for CCS systems in the future at reasonable costs and time, a standardized, well structured, and publicly specified implementation of the on-board computing system is needed. Separating the hardware from the software is a first step and the topic of this change request. Other topics, aiming in the same direction are covered in the following problem statements:

- Problem Statement 1- Modular Architecture
- Problem Statement 2 CCS new open Bus

6.2 Economic Evaluation - Preliminary Assessment of Benefits:

Benefits for the operators:

allow implementation of new functionality at lower cost







- allow faster and easier implementation of new functionality
- better management of system (the functional applications will become piece of software which can run on standard compute system)

Benefits for the suppliers:

- a wider and more focused supplier market can develop
- simplified certification and homologation
- simplified life cycle management
- better address cyber security issues
- regression free changes in individual software components
- better re-use of software code
- synergy in vendors applications: Same platform can run different functional applications from different vendors

7 Problem statement 5: Acceptance of industry standards

7.1 Problem Need/Description:

7.1.1 Safety standards

The application of EN standards EN50126-129 is mandatory according to the current TSI CCS and the alternative use of similar global industry standards or open standards is not allowed.

There are several alternatives for the EN regulations that provide the same level of quality and safety, are globally accepted, are regularly applied in safety critical branches of industry including the transportation industry and are tolerant to the application of state of art technologies. Therefore, there is ample technical and economic justification to use globally accepted industry standards, provided these ensure at least an equivalent RAMS level as specific railway standards such as required in the current TSI CCS.

Since alternative standards that are widely used in e.g. petrochemical industry, aviation and automotive., service substantially bigger markets and are therefore put to rigorous fit for use testing, we can safely assume that they provide a viable alternative to specific railway standards. Components especially designed for safety applications are generally certified against standards providing access to bigger markets and not against railway standards. This is e.g. the case in markets for (safe) microprocessors and complete programmable logic controller where the railway sector is just a niche in a huge global market for industry and automotive. It is unrealistic to suppose that the global electronics business is willing to bear the cost for recertification against railway standards, let alone to comply to railway specific standards when global markets are affected.

Recertification of (high quality) safety components for railway applications by users is often complicated by the fact that design information needed is not publicly available.

Opening the option to apply global standards as an alternative to railway specific European standards enables the swift introduction and use in the railway domain of off the shelve products to the benefit of the European railway community.







7.1.2 Status of safety standards in current TSI CCS

The table below (TSI CCS – Table A 3) demonstrates which European standards are mandatory. As argued above, these impose a prolonged and expensive certification procedure to be followed by railways and industry for the integration of off the shelf products that are already fully compliant with and certified using equivalent (safety) standards leading to at least an equivalent level of safety.

Table A 3

7 List of mandatory standards

The standards listed in the table below shall be applied in the certification process, without prejudice for the provisions of Chapter 4 and Chapter 6 of this TSI.

No	Reference	Document name and comments	Version	Note
A1	EN 50126	Railway applications — The specification and demonstration of reliability, availability, maintainability and safety (RAMS)	1999	1
A2	EN 50128	Railway applications — Communication, signalling and processing systems — Software for railway control and protection systems	2001 or 2011	
A ₃	EN 50129	Railway applications — Communication, signalling and processing systems — Safety related electronic systems for signalling	2003	1
A4	EN 50159	Railway applications — Communication, signalling and processing systems	2010	1

Note 1: this standard is harmonised, see Commission communication in the framework of the implementation of the Directive 2008/57/EC of the European Parliament and of the Council of 17 June 2008 on the interoperability of the rail system within the Community (OJ C 345, 26.11.2013, p. 3), where also published editorial corrigenda are indicated.

Figure 2 TSI CCS Table A 3 for mandatory standards

7.1.3 Problem description

At the moment, interface specifications in the various ERA subsets do not comply with global industry standards. Cost effective and (safety) proven COTS products can only be applied after expensive, complex and time consuming certification processes. This jeopardizes not only the upgradeablility and exchangeability of CCS constituents, make railways vulnerable to obsolescence problems caused by e.g. bankruptcy of suppliers but also threaten the economic viability of operators and fleet owners.

Software and hardware should conform to open or global international industry standards whenever possible, taking into account railway operational environment specific requirements with respect to e.g. durability and capability. That would ease 'technical' interoperability as defined in ISO 25.010 concerning the harmonized exchange of information between systems and their constituents.

Allowing the use of non-rail specific, global standards helps to ensure consistency, thus enhancing the ability to manage system over the life cycle, improving user satisfaction, protecting IT investments, maximizing return on investment and reducing life cycle costs. The installed base for CCS products will be enlarged because non institutional suppliers can enter the market which enables the swift exchange of suppliers, necessary in case of e.g. bankruptcy or change of business policy. Supply chain integration will be facilitated.







7.2 Economic Evaluation - Preliminary Assessment of Benefits:

- Reduces cost and technical risks
- Reduces the burden of certification in terms of cost and duration
- Supports rapid adoption and implementation of technological innovations
- Enables the drive for digitalization and automation of operations
- Improves railway productivity
- Opens the railway supply market to new entrants

Supports bigger market volumes for railway technology applications and implementations in the CCS domain, notably ERTMS and ATO.

8 Problem statement 6: Non-Functional Requirements

8.1 Problem Need/Description:

In order to manage the innovation uptake beyond ETCS and considering recurrent updates/upgrades, the TSI CCS would require additional non-functional requirements. These non-functional requirements define a set of standardized and aligned requirements within the sector. This needs to be changed, since non-functional requirements are in the same manner important as functional requirements for continuous and safe railway operation.

Essential non-functional requirements which would help improving time to certification and time to market are in particular:

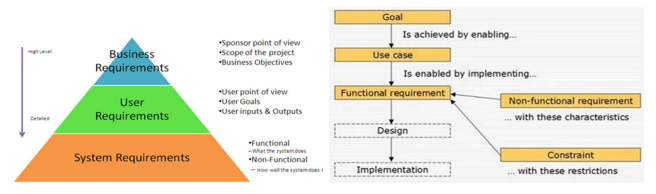


Figure 3 Requirements Pyramid Figure 4 Requirements Process

- Modularity: "Degree to which a system or computer program is composed of discrete components such that a change to one component has minimal impact on other components."
- Usability: "Degree to which a product or system can be used by specified users to achieve specified goals with effectiveness, efficiency and satisfaction in a specified context of use."
- Replaceability: "The degree to which a system can replace another for the same purpose in the same environment"
- Modifiability: "The degree of effectiveness and efficiency with which a product or system can be modified to improve it, correct it or adapt it to changes in environment, and in requirements."
- Portability: "Degree of effectiveness and efficiency with which a system, product or component can be transferred from one hardware, software or other operational or usage environment to another."







Supportive elements for the validation of non-functional requirements are based on the definition of tools for testing and supervision, and processes for Integration, Verification and Validation, Certification and Authorization.

Before further systems such as game changer will be built on top of it, to avoid further increasing total cost of ownership and higher risk of investment cost for RU's. Therefore the current set of specifications needs to be enhanced and stabilized to ensure the extension and compatibility with regards to the future game changers.

This problem statement is driven to take full advantage of digitalization, and the introduction of the gamer changers for CCS deployment and evolution.

8.2 Economic Evaluation - Preliminary Assessment of Benefits:

Such a set of non-functional requirements is necessary to reduce total cost of ownership, preservation of the investment and shorter time to market for solution as e.g. ATO:

- Reduction of total cost of ownership
- Reduction of Investment risk
- Support the railway signalling market and business
- Shorter time to market for necessary solution e.g. ATO
- Improve reliability, availability, security and safety



