RULES OF PROCEDURE OF THE EU DAC DELIVERY PROGRAMME
SUPERVISORY BOARD, OPERATING IN THE EU-RAIL JOINT UNDERTAKING

Article 1
Membership

1. The EU DAC Delivery Programme SUPERVISORY BOARD shall consist of one representative of the following representative bodies from the railway sector acting at Union level\(^1\) (hereinafter the "Members"): CER, EIM, ERFA, UIP, UIRR, UNIFE and AERRL. In addition, RFF and UIC have the right to be represented as observers. Each Member shall nominate one representative. Each representative may have one appointed deputy and observers.

2. In nominating their representatives, the Members shall ensure that there is no conflict of interest or potential conflict of interests between the representative and any other activity they may have in relation to the EU-RAILJU.

3. Hereinafter, the representatives shall be referred to as the "SB members".

4. The names and functions / posts of the SB members shall be published on the EU-RAILJU website.

5. SB members may be assisted at meetings by supporting experts. Each individual SB member shall decide on the number of supporting experts he or she requires for each meeting, to a maximum number of two. The SB member shall inform the Chairperson and the Executive Director of the EU-RAILJU of the names of the experts attending meetings if any.

6. In the event of the replacement of a SB member, the relevant Member shall notify in due time the Chairperson in writing, and will copy the Executive Director of the EU-RAILJU into this communication. The replacement will become effective from the date of reception of the notification.

Article 2
Scope

1. The EU DAC Delivery Programme SUPERVISORY BOARD (hereinafter the "SB") shall be responsible for:
   a. supervising the progress of the work;
   b. formulate recommendations and guidelines to the European DAC Programme Board;

---
\(^{1}\) in line with Commission Decision C(2020) 2140 defining a list of representative bodies from the railway sector acting at Union level
c. provide a final endorsement as needed.

Article 3
Chairperson and co-Chairperson

1. The SB is chaired by the Commission – DG MOVE – and co-chaired by the EU-RAIL JU Executive Director, who will ensure the liaison and views of the EU-RAIL Programme Board.

2. In cases where the Chairperson is unable to fulfil his/her functions, the co-Chairperson shall act in the Chairperson’s stead.

3. The Chairperson and Vice-Chairpersons may appoint one deputy.

Article 4
Attendance at meetings

1. The SB members should attend all meetings of the SB.

2. In addition, SB meeting shall be attended by:
   - The European Union Agency for Railways, as observer.

3. A limited number of staff members of the European Commission and the EU-RAIL JU shall have the right to attend the SB meetings as observers.

4. The SB Chairperson or co-Chairperson may also invite external participants, on his/her own initiative or following agreed proposals by the SB members, to take part in the meetings in duly justified cases, for instance if their presence is relevant to a specific item on the agenda.

Article 5
Convening of meetings

1. SB meetings shall hold its ordinary meetings at least on a quarterly basis.

2. The Chairperson or co-Chairperson shall convene the SB meeting by sending a written notice (by means of a letter or e-mail), accompanied by the provisional agenda to each SB Member no later than three weeks before each meeting.

3. Extraordinary meetings may be convened upon request of the Chairperson, or at least one third of the SB members, after having informed the co-Chairperson. Notification of extraordinary meetings must be circulated no later than three weeks before the meeting date.
4. Meetings shall normally take place at the seat of the JU or by conference calls digitally launched by the EU-RAIL JU.

5. When circumstances require, and after having received the agreement of two-thirds of the SB members, the Chairperson may change the date of a SB meeting in coordination with the co-Chairperson no later than a week before the original or revised date of the meeting, whichever is earlier.

**Article 6**

**Agenda**

1. The provisional agenda for each meeting shall be drawn up by the Chairperson assisted by the co-Chairperson.

2. The agenda and any other relevant documentation should be forwarded to the SB members at least eight working days prior to each meeting.

3. The agenda shall be adopted at the beginning of each meeting.

4. With the agreement of the Chairperson, urgent questions may be added to the agenda at any time during the meeting. However, decisions on items that were not included in the provisional agenda circulated to the SB Members shall be subject to a written procedure. Items on the agenda may be deleted or carried over to a subsequent meeting.

**Article 7**

**Quorum**

1. To ensure the quality of the discussion and the involvement of the SB members, 50% of the total number of SB members shall constitute the quorum necessary for the meeting to be valid.

**Article 7**

**Voting**

1. Each nominated representative, or his/her alternate, shall have one equal vote. An SB member can also be represented by another SB member, provided the latter submits to the Chairperson or co-Chairperson the power of attorney given to him/her. An SB member cannot represent more than one other member.

2. The SB members shall use their best efforts to achieve consensus. Failing consensus, the SB shall adopt its decisions, opinions and/or recommendations by a two-thirds majority of the members present and voting.

3. The votes shall be cast by show of hands.
4. Each decision, opinion and/or recommendation adopted by the SB as well as the record of votes (if applicable) shall be recorded in the minutes. Upon request by a SB member, a statement of his/her views may be entered in the minutes together with the final decision, opinion and/or recommendation adopted.

Article 8
Written procedure

1. Between two SB meetings, decisions, opinions or recommendations may be obtained by written procedure. The Chairperson or co-Chairperson shall send the proposal to all SB members, identifying a deadline for replies, which shall not be less than 10 working days. The tacit acceptance principle is applied after that period. The proposal shall be considered adopted if it receives the agreement (explicit or tacit) of at least two thirds of the SB members.

2. A proposal for a decision, opinion or recommendation to be taken by written procedure shall not be subject to amendments; it shall be approved or rejected in its entirety. If a proposal is rejected, it may be included in the agenda of the next SB meeting at the request of at least one third of the SB members.

3. The result of the written procedure shall be notified to the SB members from the Chairperson or co-Chairperson no later than 10 working days after the deadline for replies to the procedure.

Article 9
Minutes

1. Draft minutes of SB meetings, including an attendance list, shall be drawn up by a secretariat placed under the responsibility of the Chairperson or co-and sent to the SB not later than 15 working days after the meeting.

2. The SB members shall send their written comments to the Chairperson or co-Chairperson not later than 10 working days after receipt of the draft minutes. The tacit acceptance principle is implied after that period.

3. Formal approval of the minutes shall take place at the following SB meeting.

Article 10
Confidentiality

1. The proceedings of the SB shall be confidential.

2. The SB members and any other person attending a SB meeting shall respect the confidential character of these proceedings and shall protect any sensitive information, whose disclosure could damage the interests of the Union, the EU-RAIL JU, its members and partners. The general rule is that all information received by the
SB members should not be disseminated, unless authorised by the Chairperson or co-Chairperson.

3. The decisions and minutes of the meetings of the SB shall be published on the EU-RAIL JU website.

**Article 11**

*Resources*

1. Participants to the SB meetings shall bear all travel and subsistence expenses incurred in connection with them.

2. The Executive Director of the EU-RAIL JU shall provide the secretariat and the appropriate administrative support to enable the SB to carry out its work.

**Article 12**

*Amendment of the Rules of Procedure*

1. At the request of a SB member, the SB may amend these Rules of Procedure following approval by decision of the SB.

2. Amendments to the Rules of Procedure are approved by at least two thirds of all nominated representatives and shall enter into force on the day of their adoption by the SB.

**Article 13**

*General provisions*

The Rules of Procedure and its amendments shall be published on the EU-RAIL JU website.

**Article 14**

*Entry into force*

These Rules of Procedure shall enter into force on the day of their adoption by the SB.
ANNEX I – DECLARATION OF CONFIDENTIALITY AND CONFLICT OF INTEREST FOR THE ATTENDEES OF THE EU DAC DELIVERY PROGRAMME SUPERVISORY BOARD – BEFORE APPOINTMENT

Name:
Professional Address:
Phone:
E-mail:
Position:
[ ] Chairperson/ or Deputy Chairperson
[ ] Representative/lead delegate/ alternate of […]
[ ] Other (please specify)

I hereby undertake to act in the performance of my duties in the general interest of the EU DAC Delivery Programme Supervisory Board.

At each meeting of the EU DAC Delivery Programme Supervisory Board or before any decision is taken by written procedure, I shall declare any interest which might be considered to influence or bias my judgment and therefore be prejudicial to the way an item on the agenda is handled.

I undertake to ensure the confidentiality of sensitive information whose disclosure could damage the interests or the reputation of the members of the EU DAC Supervisory Board, or the institutions or bodies the Chairperson and co-Chairperson represent.

I shall not disclose sensitive information learnt during the activities of the EU DAC Supervisory Board even after my duties have ended.

Done at [place], [date]

Name and Signature
ANNEX II _ SPONTANEOUS DECLARATION OF CONFLICT OF INTEREST FOR
THE EU DAC DELIVERY PROGRAMME SUPERVISORY BOARD

PART I
TO BE FILLED IN BY THE DECLARANT

Surname and first name:

Professional address:

Phone:

E-mail:

Position:

Describe the situation you are facing - in the performance of your duties - and in which you
have, or could be perceived to have, personal interests, in particular possible family and
financial interests, such as to impair your independence:

…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………

State the reasons why your independence may be impaired:

…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………

If appropriate, propose measures to avoid this conflict of interest:

…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………

Done at [place], [date]

Name and Signature
ANNEX III - CODE OF CONDUCT FOR THE EU DAC DELIVERY PROGRAMME
SUPERVISORY BOARD

Article 1: Application of Code

This Code of Conduct applies to the members of the EU DAC Delivery Programme Supervisory Board and to their Alternates. It sets out the rules applicable in matters of professional ethics.

This code of conduct shall also apply by analogy to all other participants/observers in the Supervisory Board.

Article 2: Basic standard of conduct

Members of the Supervisory Board shall discharge their duties professionally, with due diligence and efficiency and to the best of their abilities. In discharging their duties to the Supervisory Board, members shall in particular endeavour to:

(a) act independently in the general interest of the Supervisory Board, without allowing themselves to be influenced by personal interests or relationships;
(b) avoid any situation which may give rise to a conflict of interest;
(c) respect the dignity, professional standing and private lives of other Board members, Chairperson and co-Chairperson and anyone whom they come in contact with during the discharge of their duties to the Supervisory Board;
(d) not exploit their position in order to influence in any way the Supervisory Board, and any third parties participating at any title in the Supervisory Board;
(e) not engage in any practice detrimental to the reputation and interests of the EU DAC Delivery Programme Supervisory Board.

Article 3: Independence and management of conflict of interest

1. As a rule, a conflict of interest may occur when a member of the public may reasonably think that an interest could influence or bias the judgement of the participant concerned. A conflict of interest may exist even if no unethical or improper act results from it.

   The holding of indirect interests (e.g. benefits deriving from the professional activities of members of the participant's family) is not prohibited but should be scrutinised so that precautions can be taken in order to ensure impartiality of decision making. The holding of interests does not automatically give rise to a conflict of interest, if the independence and objectivity of decisions are not at risk

2. **Procurement:** Supervisory Board Members are not allowed to participate in the preparation, evaluation or the awarding procedures of the EU-RAI JU’s calls for public tender, if they own, represent or have agreements with entities who are potential candidates for calls for public tender.
3. **Gifts and other advantages**: Members of the Supervisory Board shall not apply for, receive or accept from any source any advantage, direct or indirect, which is or may appear in any way connected with their mandate. The members of the Supervisory Board should therefore discourage a priori the offer of any gift having more than a token value. However, should it be impossible to refuse, notably because such refusal could prove embarrassing to the donor, the gift is to be surrendered to the Supervisory Board through the intermediary of the Chairperson or Co-Chairperson.

4. **Duty to disclose and notification of updates**: Supervisory Board members must disclose any direct or indirect personal or corporate interest in the outcome of the deliberations of the Supervisory Board in relation to any matter on the agenda. The primary responsibility for assessing whether an interest might impede independence or influence judgment and for declaring any possible conflict of interest is placed on the participant concerned.

   In case of any doubt concerning the existence of a conflict of interest in the treatment of an agenda item of meeting, the Chairperson may propose to the Supervisory Board, in a duly substantiated manner, either: a) to delete the item from the agenda, b) to withhold any information and material on such issues from the participant(s) that may be in a situation of conflict of interest, or c) to take all such other actions necessary to implement this decision.

5. **Declarations to be signed**: Board Members shall make upon their appointment a declaration of confidentiality and conflict of interest and a declaration of interests. The form that will be used hereof is annexed (Annex I). Supervisory Board members shall declare in writing before each meeting any interest which might be considered prejudicial to their treatment of items on the agenda. The form that will be used hereto is also annexed (Annex II). Declarations made at meetings and the outcome of discussions related to Declarations of interest shall be duly recorded in the minutes of the meeting.

6. **Whistle blowing**: If a Board Member and a participant to the Supervisory Board meeting do not disclose a conflict of interest that might involve them, any other Board member or participant to the Supervisory Board meeting may bring to the attention of the Chairperson or co-Chairperson the existence of such a conflict of interest.

   **Article 4: Confidentiality and inside information**

   Supervisory Board members are subject to the requirements of confidentiality even after their duties have ceased.

   **Article 5: Application and interpretation of the Code**

   The Chairperson of the Supervisory Board shall ensure that the Code is observed and that is applied in good faith. The Supervisory Board will rule on any potential conflict of interest.
Article 6: Acceptance of the Code of Conduct

All Members of the Supervisory Board and their Alternates shall sign this Code of Conduct. These signed copies shall be held by the Secretary of the Supervisory Board. Upon their signature, they shall receive a copy of the signed original for their own record.