Code of Practice

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DEFINITIONS

“AFCG” means Australian Food and Grocery Council

“ALC” means Australian Logistics Council Ltd.

“ACCC” means the Australian Competition and Consumer Commission

“Auditor” means an auditor registered with and approved by RABQSA

ASILSC Australian Steel Industry Logistics Safety Code of Practice

“NTC” National Transport Commission

“Code” means the National Logistics Safety Code of Practice

“PAR” Partnership Audit Review

“NLSC” means the National Logistics Safety Code of Practice

“RLSC” means the Retail Logistics Supply Chain which comprises manufacturers, suppliers, retailers and carriers

“Retail Code” means the Retail Logistics Supply Chain which comprises manufacturers, suppliers, retailers and carriers


“Entry Audit” means initial audit conducted prior to becoming a licensed signatory to the Code

“Compliance Audit” means an annual compliance audit of licensed signatory against the current NLSC audit tool

“Reasonable Enquiry Audit” means a self-assessment audit from any party in the NLSC industry sector/s supply chain/s to establish their own performance against a predetermined set of core questions within the Code

“Triggered Audit” special purpose audit of a signatory called for by the Australian Logistics Council or another signatory that has a contractual relationship with the organisation with concerns about compliance to a specific aspect of the Code. This audit can either be in the form of a ‘Reasonable Enquiry Audit’ or Compliance Audit conducted by an approved auditor.
INTRODUCTION

The National Logistics Safety Code (NLSC) of Practice was developed by the ALC to highlight the critical areas of risk identified within the Transport and Logistics Retail Supply Chain.

The 10 Key Element NLSC Audit Tool has been developed to assist industry sector signatories to measure their compliance to the NLSC.

This ‘Code of Practice’ has been developed to give signatories some clear guidelines how the Code should be managed and measured to assist signatories to establish their ‘Reasonable Steps Defence’.

The movement of freight between Consignors and Consignees in the supply chain has traditionally been characterised by distinct responsibilities being understood by each party with regard to points of control within the chain and the safe movement of freight.

In the past, consignee’s and consignors retained control of the delivery task using their own fleets or outsourced carriers to deliver the product to site. Within this simple model, the carriers had responsibility for transporting the freight under conditions of safety and relevant regulations and standards were directed at them. Consignors and consignees were relieved of formal responsibility for these aspects of their business unless, of course, they used their own fleets.

The last decade has seen major transformations to these comparatively straightforward and discrete relationships between the players in the chain. Major Australian supply chains have followed the path of their counterparts in many comparable countries and have begun to assume the leading management role within their supply chains.

While in some cases consignors continue to make the arrangements for the delivery of freight to their customers, in others consignees have set up their own facilities for distribution and have largely taken control of the storage and movement of freight along the supply chain.

This blurring of the traditional lines of control has naturally had an impact on freight carriage operations. The scheduling of freight movements is controlled, sometimes by the consignor (especially in the case of primary freight moved between the consignor and the distribution facilities or by the consignee (especially in the case of goods moved between the consignee’s distribution facilities and their individual sites).

In addition, trucks are often loaded and sealed within the premises of the consignor or the consignee. As a consequence, depending on who controls the conditions under which freight is loaded and scheduled for delivery, the carrier often has little control over key facets of the safe and secure transport of freight, yet may be held formally responsible for breaches under relevant regulation and standards.

The Code is designed to ensure that all participants are aware of their responsibilities in the supply chain when they control or influence the safe and legal carriage of freight. Not only should this produce a clear and equitable alignment of responsibility for the carriage of goods within the supply chain against the relevant standards and regulations, but it should also induce higher standards of accountability and good practice within the industry.
PURPOSE OF THE CODE

The National Logistics Safety code (NLSC) is intended to assist all parties in the supply chain to comply with the ‘chain of responsibility’ laws under the model bill and future national heavy vehicle laws – and to reduce the potential for and / or the severity of liability for heavy vehicle breaches.

The Code applies to the following activities within the supply chain and the regulation and standards that apply to them.

- Scheduling and transit times.
- Time slot management.
- Safe loading practices including mass, dimension and load restraint.
- Driver fatigue management including driver health and fitness for duty.
- Speed compliance.
- Vehicle safety.

In addition to the specific freight carriage requirements covered under the relevant road transport laws, participants in the NLSC are expected to abide by all relevant regulations concerning driver fitness for duty.

The Code can also provide other benefits to industry such as:

- Productivity gains through improved ability to load accurately and closer to statutory limits
- Monitoring and understanding compliance risks and obligations under the chain of responsibility and other legislation (e.g. OHS laws, environment laws) through a centralised compliance tool
- Minimising the risk of civil claims resulting from unintentional transport related safety breaches in establishing a ‘Reasonable Steps Defence’
- Satisfying insurance obligations
- Generating marketing opportunities by showing the ability to manage compliance thereby reducing exposure of customers and suppliers under chain of responsibility.

The ALC has facilitated this Code and it is aimed at establishing enforceable operational guidelines covering logistical interaction between those in the Supply Chain in relation to the carriage of freight by heavy vehicles.

Adherence with the Code should assist in achieving legal compliance with Chain of Responsibility (CoR) and transport safety legislation.

Signatories are expected to fully comply with the principles of the Code which uses a risk methodology and robust auditing system to determine a signatory’s position in meeting legal compliance.

New signatories need to demonstrate a level of compliance, substantiated by an “Entry Audit” prior to membership (application acceptance) under an audit regime that is aimed to ensure that there is a strong foundation of legal compliance within the Code membership base.

The Code will continue to go beyond supporting individual organisations legal compliance, with a focus on developing best practice transport safety along the supply chain.

Auditors are required to support new signatory applications following successful completion of the “Entry Audit” requirements.
Work to obtain greater aggregate transparency on the Codes levels of compliance in order to deliver continuous improvement.

The Code is not intended to be anti-competitive in any way.

The Code is voluntary and prescribes minimum levels of operational behaviour to assist those in the supply chain to manage their obligations under the relevant road transport laws and occupational health and safety legislation.

SCOPE OF THE CODE

The Code of Practice will have 2 classes of signatory.

First, all parties in the Supply Chain will have the status of participating signatories and will assume full obligation under the Code.

Second, industry bodies or associations will have the status of endorsing signatories without assuming any direct obligations under the Code but will endorse and support the principles of the Code.

The ALC is responsible for administering this Code. Apart from these obligations all references to signatories in these Guidelines may be taken to apply to participating signatories only.

Signatories will be required to ensure that their actions, inactions or demands do not result in pressures being brought to bear on the transport task that would result in a breach of the legislative requirements of the States or Territories through which the goods are transported.

STATUS OF THE NLSC CODE OF PRACTICE

The Australian Logistics Council (ALC) in partnership with the National Transport Commission (NTC) held a safety summit in Melbourne on Wednesday 24 October 2007. The Summit had strong support of the 118 business leaders representing various industry sectors and government bodies and made three very important resolutions, which were:

1. T&L Industry leaders committed to shamelessly share their experiences and their progress and that safety is not a competitive issue.
2. The leaders also agreed that efforts must take on a supply chain focus and that the support and involvement of all governments, industry leaders, peak bodies and associations and unions would be essential,
3. They agreed that a single T&L industry safety code (NLSC) must be developed as soon as possible and that ALC had a responsibility to lead the process

Supply Chain Focus

- While it was clearly recognised that continued efforts within individual companies and transport modes will be essential it will also be important to drive improvements at a whole of supply chain level
- This need stemmed from the increasing interconnectedness within T&L and the advert of regulations such as Chain of Responsibility.

A Single National T&L Industry Code

- A number of industry codes with various purposes were presented at the Summit
- It was recognised that a common theme and shared driver of all these codes was industry supporting to inconsistent regulations that adds unnecessary cost to the supply chain, inconsistent industry – based regulatory codes.
- It was decided to support a single National T&L Code (NLSC), further developing the work done by ALC members for the Retail and Steel Codes.

The ALC established the National logistics safety committee in December 2008 to oversee and managed the NLSC. This committee meets regularly to ensure the code remains applicable and relevant to meet both industry and legislative requirements.

The Code is voluntary and intended only to assist all parties to identify issues related to chain of responsibility (CoR) compliance and to give guidance in the management of that compliance.

It is emphasized that compliance with the Code will not guarantee compliance with the diverse range of regulation throughout Australia. Participants in the Code must identify the relevant road transport and OH&S statutory regulations applicable to their operations and comply with them.

The National Logistics Safety Code of Practice:

- does not require any signatory to exchange any information or participate in any discussions concerning customers, suppliers, prices, products, geographic areas of operation or any other such matters; and
- is not intended to be an "industry code" for the purposes of Part IVB of the Trade Practices Act; and
- Will become effective after each signatory has satisfied itself that there are no trade practices concerns.
- The Code is not intended to prevent the signatories from acting in a commercially competitive manner.

ADMINISTRATION

The ALC is the custodian and administrator of the Code and the NLSC Audit Tool on behalf of the signatories.

Its role is to:

- Ensure currency and relevance (the ALC will review the Code annually); and
- Ensure Legislative updates are reviewed and assessed to determine any required changes to the Code. Where a change is required the change will be tabled for consultation with the codes management committee. Following endorsement of amendments the code is to be updated and distributed to all signatories. All changes are required to be documented in the minutes of the ALC Safety Committee ; and
- Promote wider acceptance of the Code and facilitate participation in the Code for any other party in the Supply Chain ; and
- Consult with industry stakeholders; and
- Receive and process all signatory applications
- Maintain a registry of signatories. Code signatories may withdraw from the Code and being bound by it upon giving 90 days prior notice in writing in this regard to the ALC.
- The ALC will advise all other Code signatories upon any person's adoption or withdrawal from this Code.
Key Contact

The key contact for the Code is:

Peter Elliot
Program Manager Safety
Australian Logistics Council
PO Box 20
Deakin ACT 2600
PH: (02) 6273 0755
MO: 0409 915 138

SUPPLY CHAIN POINTS OF CONTROL

The chain of responsibility means that all those who control transport operations – not just the driver – can be held responsible for breaches of road laws and may be made liable, for example;

The following people are parties in the supply chain of responsibility in relation to a regulated heavy vehicle:

- The employer of the driver of the vehicle; and/or
- The prime contractor of the driver;
- The operator/driver of the vehicle;
- The scheduler of freight for transport by the vehicle, and the scheduler of its driver;
- The consignor of freight for transport by the vehicle;
- The consignee of freight for transport by the vehicle;
- The loading manager of freight for transport by the vehicle;
- The loader of freight on to the vehicle;
- The unloader of freight from the vehicle.

Note: It is the performance of any of these functions, whether exclusively or occasionally, that determines whether a person falls within any of these definitions, rather than their specific job title or contractual description.

A person may be a party in the chain of responsibility in more than 1 capacity:

- A person may be an employer, operator and consignor at the same time in relation to a driver and be subject to duties in each of the capacities under the chain of responsibility

The Responsibility matrix as attached to the Code identifies different roles each party may play in the supply chain.

The fundamental principle embodied in the matrix is promoting safety and compliance with all relevant road transport and OH&S laws. This principle is to be observed in practice by organizations and individuals who control or influence all functions in the supply chain including the planning, consigning, packing, loading, driving, operating and receiving of freight.

AUDITING

Each NLSC Code signatory is required to undergo an Entry Audit prior to acceptance of their application to become a signatory to the Code and thereafter a Compliance Audit shall be conducted on an annual basis of all nominated signatory facilities which operate in their supply chain.
The NLSC Audit Tool covers 10 Key Elements:

1. Legal Compliance and CoR;
2. OH&S Risk Assessment & Compliance;
3. Fatigue Management (Scheduling, Time-Slot Flexibility, Waiting Time, Queuing, Loading & Unloading);
4. Communications;
5. Safe Loads Preparation, Restraint & Containment, Mass, Container Weight Declarations & Dangerous Goods;
6. Speed Management;
7. Equipment;
8. Driver Health/Drug and Alcohol Free Workplace;
9. Sub-contractor Assessments; and
10. Operational Infrastructures.

Auditors

- Auditors of the Code are required to be RABQSA Heavy Vehicle accredited auditors and approved by the ALC
- Auditors are restricted to performing 2 consecutive audits at the same facility
- Where an auditor or their company have provided consultancy services they are prohibited from conducting audits for that entity for a period of not less than 2 years

Audit Process

The basis for auditing should be the latest version of the ALC approved assessment tool. Compliance Audits are to be carried out only by Auditors who are certified with the RABQSA and registered with the ALC. Only the ALC approved iAppraise licensed software is to be used to conduct Code Entry and Compliance Audits.

A key feature of the code is the formalized compliance regime consisting of the following audit types:

- Entry Audit
- Compliance Audit
- Reasonable Enquiry Audit
- Triggered Audit

Reasonable Enquiry Audit

ALC has also approved a second tier auditing regime where any party in the supply chain can access the ALC website to conduct an on-line self-assessment audit to measure their performance against the predetermined set of core compulsory questions within the Code.

Partnership Audit Review (PAR)

The basis for conducting a PAR should be the current audit report.

A PAR may be conducted during or following an audit as pre determined by all relevant parties prior to conducting the audit

Both parties should jointly review each other’s audit report to identify any gaps or anomalies and develop actions plans to address any identified deficiencies.

Where gap or anomalies are identified during the PAR each individual item will remain open (unresolved) until both parties can agree that the issue has been resolved to their mutual satisfaction.
This is a critical part of the audit arrangement that each item has been closed out to the mutual satisfaction of the related parties in the chain.

Each party to the audit process has the right to challenge any aspects of the other parties audit report if they believe the auditors finding to not be a true representation of what actually happens in their specific commercial relationship/s

Examples of the different types of relationships are; the Consignee and the carrier (inbound freight), the Consignor and carrier (outbound freight), the consignor and the carrier, the consignee and the carrier.

(Consignor) < > (Carrier) < > (Consignee)

In this instance the carrier has a relationship with both the Consignor and the Consignee. They will complete the assessment tool as the carrier (self-rating), then their perception of the consignor and also the consignee.

DISPUTE NOTIFICATION AND RESOLUTION PROCEDURES

The dispute resolution procedure set out in the contract between the parties shall be the sole process for resolving disputes related to the Code.
FURTHER INFORMATION AND RESOURCES

A glossary of relevant national and state and territory fact sheets about heavy vehicle regulation under the Code will be made available on the ALC website to assist with the Code compliance.

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