The purpose of this brochure is to inform the debates on a new Community health and safety at work strategy for the period 2007-2012. It is a time when Community HSW policy has to address many complex issues – too many to cite in full, but some stand out above others. The growth of contingent employment is in reality depriving millions of workers of many means of action for health and safety at work. Work intensification and new business management methods are implicated in the rise of musculoskeletal disorders and psychosocial problems. Large numbers of workers are exposed to dangerous chemicals. Chemical hazard mortality far exceeds work accident death rates. Dangerous chemicals, especially carcinogens, are not routinely replaced by safer ones. The European Union’s 2004 and future enlargements widen the gaps between the different national situations. The health dangers of some working conditions are still going disregarded due to stereotyped images of maleness and femaleness that prevent any real gender balance in workplaces that enables action for health.

The list could go on. The main thing is to work out a strategy that truly improves working conditions and identifies priority measures. Only a systematic strengthening of preventive systems as such will deliver a fresh impetus. Simply put, it is more important to create the structural conditions for ongoing action to eliminate risks than just respond to risks on a one-off basis. Participation by workers is key to this. Without a significant extension of workplace democracy, and especially the ability for workers to be in control of their working conditions, sustainable progress in prevention is unlikely. Only extending and entrenching systems for workers’ representation in health and safety will deliver that objective. The public authorities also have an important role. More specifically, strengthening the health and safety inspectorate has now become an overriding concern.

Community policy stands at a crossroads. Hard-line free-market forces use enlargement and other factors like Europe’s place in the world economy to argue for deregulation, which would take the European Union down the road of a free trade area where living and working conditions would not only not be harmonized, but would actually be an adjustment variable by which for some countries to boost their competitive edge. And that would inevitably deepen the inequalities. For the trade union movement, harmonising working conditions upwards is an essential requirement of social justice and equality. That is why union action seeks to create linkages between national prevention strategies and a common strategy for the European Union. In most circumstances, an effective policy requires combined action at various levels: workplaces, industries, regions, countries and the European Union. The ETUI-REHS Health and Safety Department, which is carrying on the activities of the old TUTB, will be bringing the fullest of its resources to bear in this common union fight for health and safety.

As far back as 2001, we stepped into the debate with a publication that reviewed trade union proposals for Community health at work policy*. Much of that analysis

still holds good. This contribution starts from the finding that the Community strategy applied over 2002-2006 lacked hard objectives, was weakened by a frequently unclear statement of what needed to be done, and was under-resourced. The new strategy needs to be much more concrete and specific, set priority measures, allocate resources that match the needs, and be audited at regular intervals.

This publication contains two contributions. The first is written as a declaration by Laurent Vogel, a researcher in the ETUI-REHS Health and Safety Department. It distils the essence of the debates staged by the trade union representatives on the Luxembourg-based Advisory Committee for Safety and Health, when trade unionists from twenty-five countries discussed a common strategy over a period of several months. The summary of what was discussed shows the trade union movement's ability to map out clear objectives that take account of the work-related health problems recorded in the different countries. This report embodies a key set of principles that have the full backing of the European Trade Union Confederation. It is addressed to the European institutions, but also commits us to action. The different strands of this declaration will form themes for joint trade union campaigns in the years ahead. We shall be getting them onto the agenda of trade-union actions, workers’ representative bodies, and in our organisations’ daily business.

We also asked Pascal Paoli for a capsule presentation of the surveys on working conditions and their health impact in Europe. Pascal Paoli was one of the architects of the Dublin Foundation’s European survey on working conditions, and helped get the Bilbao Agency’s Risk Observatory up and running. He kindly agreed to give us a broad account of the key health and safety at work issues arising out of the different national and European surveys. We owe him a debt of thanks.

Walter Cerfeda, Confederal Secretary, ETUC
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Better working conditions remain at the top of the trade union agenda, which prompted trade union representatives from the 25 European Union countries in the Advisory Committee for Health and Safety to map out their joint priorities for the framing of a new Community strategy for health and safety for the period 2007-2012. This statement broadly outlines their common approach, specific aspects of which will be filled out in other documents published at some future point.

Community health and safety at work policy is important

European Community health and safety at work policy has delivered tangible benefits in different Member States. The 1989 Framework Directive in particular has helped set a new momentum going. But the big picture is not uniformly good. The potential offered by the Community policy has not been fully unlocked, for preventive systems remain flawed by lamentable failings. Also, social and technological developments have changed some of the workplace conditions in which prevention policies are pursued. Some risks may diminish while others increase. This makes regular policy proofing essential, and it must result in whatever changes prove necessary to the legislative framework.

After the European Constitution was rejected in the referendums in France and the Netherlands, political conservatives put their own spin on what the vote meant, claiming it as a public rebuff for a Europe whose regulations were intruding too much into every aspect of their daily lives. They argued for a bonfire of European legislation in various fields. But this is a distorted picture. Mistrust of creeping bureaucracy is not the same as a belief in naked self-interest. What people want for the workplace and environment are stronger and better Community provisions to move towards a wider harmonization of living and working conditions in Europe.

Trade unions in European Union countries are solidly opposed to any deregulation of health and safety at work or any “legislative breathing space”. They denounce most pronouncements on legislative simplification or “better regulation” as misleading and smokescreens for deregulation. The Framework Directive and its various individual directives are kingpins of the Community legal framework, which had to be adopted in order to establish the European single market. The approach taken by Community health and safety at work legislation is relatively uncomplicated, and implementing it is essential to protecting workers’ life and health. The management demands it places on employers and very much less so on public authorities are absolutely
justified and proportionate to the objectives pursued. The Workers’ Group of the Advisory Committee sees no good grounds for a programme to simplify health and safety at work legislation.

A mixed scoreboard

Figures from different European Union countries show that social inequalities of health are growing, and working conditions are a big causative factor in this. Some types of cancer-related mortality, for example, show marked occupational group differentials, and reflect high levels of workplace exposure to chemical hazards. There are also wide cardiovascular mortality gaps between occupational groups much of which can be explained by workers’ lack of autonomy in their work organisation and stress, but other factors – like job insecurity, and working in firms that have made mass layoffs – are also contributory.

Taking just the direct causes of mortality, the International Labour Organisation estimated in 2005 that approximately 130,000 people die in a work accident or from a work-related disease in the European Union each year. These figures show both the huge price paid by workers for the lack of prevention and the gradual shift in occupational health problems. The fact is that fatal work accidents make up only a very small part of the total (about 4 to 5%, with wide between-country variations). Exposures to dangerous substances alone are responsible for at least four times more deaths than work accidents.

What these figures mean is that scientific and technological progress is no sure recipe for improvements in working conditions. There remains a wide gulf between what prevention can do and the real health and safety at work picture in our societies.

The Dublin Foundation started its fourth survey of working conditions in the European Union in September 2005. The findings will be published in the first half of 2006, and will show what progress has been made since the first survey in 1990. They will be a timely input that is certain to inform the debate on the new strategic programme for 2007-2012.

But even before the results are known, national data from many Community countries offer an early pointer to some dominant trends. The Community directives, especially the 1989 Framework Directive, helped Member States to improve their health and safety at work legislation. While practical implementation in workplaces leaves much to be desired, some advances are coming through, not least a reduction in work accidents. But it is a shaky progress, undermined by the spread of casual hire and fire, management methods that reduce workers’ control over their working conditions, and a sharp increase in the time-pressure of work.

Workers are still paying a very high price for the lack of prevention. Recent findings from national surveys include:

• French workers’ exposure to most work-related risks and strains showed a rising trend between 1994 and 2003. But this picture conceals diverging trends, with some types of exposure increasing, and others falling, significantly so in some cases. So,
long working days are now less the norm, and repetitive work is less widespread, but organisational constraints and physical strains are both on the rise. Exposure to biohazards is unchanged, but exposure to chemicals has increased. Overall, it is lower-skilled workers, like those in farming and construction, for whom the risks and strains have got worse.

• The fifth Spanish national survey on working conditions done in 2003 found curiously enough that although significantly more resources have been put into prevention, working conditions have not improved. Compared to the last survey, done in 1999, the organisation of prevention has certainly improved in terms of numbers. The share of firms with a prevention rep has risen from 12.8% to 41.6%. In 1999, 24% of businesses had no form of preventive service. This had fallen to about 9% by 2003, but this increased preventive provision is mostly bought in from outside providers who have little say over the employer’s strategic choices. Work organisation factors are a source of growing discontent: nearly 10% of workers complain about having to work too fast, 6% a lack of autonomy. The health impacts are also clear. 15.7% of workers went to see their doctor about a work-related health problem in the year preceding the survey (against 13% in the 1999 survey), while 16.8% of workers regularly take painkillers (against 12.5% in 1999).

• The most recent Swedish survey on work-related health disorders found that one in four Swedish workers had suffered work-related ill-health in 2005. 28% of women and 22% of men reported having suffered from work-related disorders in the 12 months preceding the survey. Most health problems are caused by uncomfortable working positions, handling heavy loads, repetitive work, stress, harassment and violence. Work accidents are falling steadily, however: 30 484 work accidents were reported in 2004 (employed and self-employed workers) against 39 334 in 2000. There are marked health gaps between workers. 34% of female machinery operators reported work-related health disorders in 2005. The other worst-affected sectors are services and health care. Among men, manual workers have the highest percentage of work-related ill-health at 25%; within this category, carpenters and joiners top the list with 31%. Few sufferers think anything has been done to improve working conditions. Of workers who did report health problems, 7% of men and 9% of women said changes had been made to their work in order to improve their situation. Total working hours had been reduced for 3% of the men and 5% of the women. About 2% of workers had transferred to another job in the company, and approximately 3% had left their employer. Collective preventive measures were also very patchy: 31% of women and 24% of men said steps had been taken to prevent the problems getting worse or being repeated.

The efforts made over the past fifteen-odd years need pulling together within a more coherent strategy. That means taking a critical look and giving a fresh impetus to health and safety at work policies at both national and Community level. The objective set in 1986 of harmonising working conditions while maintaining the improvements made is as relevant as ever. It is this objective that the new Community strategy for 2007-2012 must strive towards.
A brief review of the past period (2002-2006)

In March 2002, the European Commission adopted a Communication on the Community strategy on health and safety at work for 2002-2006, which was meant to be an instrument for adapting to changes in society and work. The analysis behind that strategy was generally right, but it was still sorely lacking in practical measures and a timetable. Instead of being a detailed work programme, it was over-heavy on general pronouncements about the need to combine many different approaches and instruments. This failing was made worse by drastic downsizing of the European Commission’s health and safety at work unit. Inaction by the Council of Ministers and a relatively unfavourable political context were also big contributing factors.

Four years on, a quick run-through what has been achieved shows that the failings of the 2002-2006 strategy were not overplayed. Real progress has been achieved in two fields of Community legislation – asbestos and physical agents. The adoption of Directive 2003/18 on 27 March 2003 represents distinct progress where asbestos is concerned. In practise, it makes any further manufacture of asbestos-containing materials or products for export unlawful. Other positive aspects include lowering the occupational exposure limit to 0.1 fibre/cm$^3$, and widening the Directive’s scope to certain categories of so-far excluded workers.

On physical agents, a series of individual directives have been adopted to protect workers against the risks arising from exposure to mechanical vibrations (Directive 2002/44/EC), noise (Directive 2003/10/EC), electromagnetic fields (Directive 2004/40/EC) and artificial optical radiation (Directive 2006/25/EC).

The European agreement on stress entered into by the trade unions and employers’ organisations on 8 October 2004 could produce real progress if it is implemented and built on in the different Member States. It is as yet too soon to judge how the national negotiations to carry the agreement over are going. If they succeed, other matters can be considered for European collective bargaining.

There have been many hold-ups, mostly from the political context. The stalled issues include the revision of the Pregnant Workers Directive and developing binding exposure limits for the main carcinogens. Question marks hang over other areas, like revising the Carcinogens Directive to include substances toxic for reproduction (reprotoxins). With the 2006 year-end dateline fast approaching, Commission initiatives in other areas – like drafting a Directive on musculoskeletal disorders, and violence at the workplace – are still falling far short. Also, a very disturbing signal has been sent out with the proposal for a revision of the Working Time Directive, where the Commission proposals take the unprecedented step of actually reversing social gains by relegating the protection of health and safety at work to a secondary objective.

The scaling-down of Community occupational health action is sometimes explained away by “mainstreaming”, i.e., integrating health and safety requirements into legislation that covers other areas. But it is a patchy integration at best.

Where work equipment is concerned, the revision of the Machinery Directive should be completed quickly. But while that revision represents general progress, it will not
be enough to address the issues raised by inadequate market surveillance and industry-dominated technical standards development by CEN (European Committee for Standardization). The activity of the notified bodies is also concerning due to the lax oversight of them by the public authorities.

Where chemicals production and marketing are concerned, the original REACH reform proposals contained principles capable of significantly improving workers’ health. The Commission’s October 2003 proposal was watered down on a number of key points from the contents of the White Paper published in 2001. What REACH will finally contain and what that will mean for improved prevention policies is as yet shrouded in deep uncertainty. One particular issue to watch will be compliance with the principle of compulsory substitution of the most dangerous substances, rightly reaffirmed by the European Parliament in November 2005.

The Commission’s 2002 proposal for a Directive on temporary agency work does not address the key health and safety issues in this sector, and the Commission looks ready to drop any idea of bringing in a general regulation on temporary agency work in the European Union.

In other areas, health and safety at work issues have not been mainstreamed at all, and Community initiatives are directly or indirectly calling into question workers’ rights to protect their life and health. The proposal for a Directive on services in the internal market (the so-called Bolkestein Directive) is an example of a Commission economic proposal that pays no regard to occupational health.

Likewise, the Commission’s only agenda in its sectoral proposals on port work was to open the sector up to increased competition. That proposal was strenuously opposed by dockers and their unions. Happily, the European Parliament once again rebuffed the proposals in January 2006.

One serious flaw in the measures taken between 2002 and 2006 was to disregard labour relations and labour market changes. Failure is not too strong a word to use on three particularly big issues:

- Despite the pledge to mainstream the gender dimension across health and safety measures, the policies pursued in practice are unchanged, and the gender equality aspects of health and safety have gone largely disregarded. The report on the practical implementation of the Framework Directive and five individual directives put forward by the Commission in 2004 illustrates this trend. There is a pressing need to come up with gender-sensitive evaluation methods. Likewise, the debates on REACH have hardly ever addressed the gender dimension of exposure to chemicals, although a large body of research finds that women are often concentrated in sectors and occupations where such exposures are significantly less well controlled than in the mainline chemical industry.

- The spread of casual hire and fire has not been high on the agenda. Contingent employment is still often spun as a way of accessing the labour market, despite the evidence that it may become a medium- or long-term factor of exclusion from work through ill-health.

- The treatment of working time has chiefly reflected employers’ demands for extreme flexibility.
Our proposal for the new Community strategy

In early 2005, the new Commission published its new Social Policy Agenda focused on two priority areas: full employment and equal opportunities. Under the Communication subheading “A new dynamic for industrial relations”, the Commission flags up plans for a new health and safety at work strategy for the period 2007-2012. It should focus on new risks, safeguarding minimum levels of protection, and coverage for workers not adequately covered.

The Commission’s pledge to focus its activities on these areas can only be welcomed. Protection cannot be harmonized at a minimum level without adopting directives that lay down a common basic set of rights for European workers. To be effective, the programme must do a status review of public resources (regulatory, financial and human) allocated to health and safety in each member country. If there is one lesson that can be learned today from Community policy over the past 15 years, it is the importance of joining-up national and Community prevention strategies. States have too often seen their role as confined to implementing directives in their legislation by copying out the wording without providing the means to put them into effective practice.

The new strategy must lay down better-targeted measures with a timetable. Trade unions expect the new Community strategy to take a much more practical approach than its predecessor, focus on selected priorities, and clearly specify what measures must be taken and by when. There should be regular evaluations to assess whether the planned initiatives have resulted in practical measures, and if need be, the initial program should be bolstered by new measures where justified by developments in the health and safety at work situation.

Our agenda includes structural and strategic priorities that relate to all preventive strategies and systems irrespective of the risks, and cross-cutting priorities that relate to a wide-ranging category of risks delimited by a common origin. The gender dimension must be mainstreamed across all the priorities defined, i.e., they must be worked out, implemented, evaluated and redefined at regular intervals, factoring in the aim of gender equality.

Three particular objectives must be borne in mind:

1. ensure that men and women have access to all jobs in conditions that do not damage their health;
2. ensure that working conditions are sustainable, i.e., healthy for short-term exposure, and consistent with staying healthy throughout the individual’s lifetime;
3. factoring the interactions between paid and unpaid work into all prevention policies.

For this kind of approach, all the indicators used and evaluations must be genderized, which they very rarely are at present. Also, the pronounced gender discriminations that typify national occupational disease recognition systems need to be addressed through a minimum harmonization of those systems. More than forty years after the first recommendation on this matter was adopted, the time has come to draw the conclusions of the failure of a harmonization policy that lacks the right tools for the job, i.e., legally binding instruments.
The first priority: strengthen preventive systems

The first structural and strategic priority is to strengthen preventive systems by taking account of changes in work. The basic premise here is that a national health and safety at work strategy must be underpinned by a preventive system. Preventive systems are made up of a host of players, institutions and provisions. The proper working of each and joined-up working between them all are fundamental requirements for pursuing an effective prevention strategy.

The participants in a preventive system can arguably be divided into two levels. The first level comprises all the players that commonly operate in the workplace, chiefly the employer, workers, union branches, workers reps, and in-house or external preventive services. The second level comprises a sprawling collection of players that operate “upstream” of firms. The authorities and official agencies play a major part, but other organisations like occupational risk insurance schemes, employers’ organisations, union confederations, joint industrial bodies, professional associations, etc. can also have a big role.

The Community directives deal chiefly with employer-employee relations, and have little if anything to say about players that operate in a wider environment. To some extent, that is inevitable. National preventive systems differ in significant ways and are organised around no less different labour relations, public health and social security systems. It would not be possible to harmonise all the components of these preventive systems. But it should be possible to find a middle way between an almost total lack of Community policy and unification.

The problem can be put as follows. A policy to harmonize matters that affect workplaces will be effective only if it makes the linkage between the implementation of legislative provisions and the adoption of coherent national prevention strategies. Broadly speaking, the problems encountered with the implementation of Community directives are less due to inadequate transposing legislation than the lack of a coherent prevention strategy in the Member States. The most far-reaching provisions of legislation too often lie dead in the water because the labour inspectorate lacks the resources to do its job properly, or because public support for information, training or research is under-funded.

The new Community strategy should make it possible to pursue a much more active policy so as to give impetus to individual Member States’ national prevention strategies and set minimum criteria for the key components of national preventive systems.

We consider that a particular focus should be put on the following aspects:

1. Strengthening labour inspection systems

There is copious research to demonstrate the importance of properly working labour inspection systems. The evidence since the turn of the 19th century shows that enacting labour laws was likely to be futile unless the authorities set up a competent, independent inspection system with the necessary powers.
The inspection systems of most European Union countries are severely under-resourced (in material and human terms). The needs-resources gap is widening. Needs are increasing in response to a range of factors. The scope of prevention has widened to include traditionally ignored aspects like psychosocial factors, bullying and the long-term effects of chemical exposures. Procedural obligations have grown much more specific, not least with risk assessments and the planning of preventive activities. The fragmentation of production activities and the emergence of often highly complex subcontracting chains makes effective enforcement harder.

These developments require both major resources and skills development that take account of the new dimensions of inspection. Many Member States are allowing a parlous situation to develop by increasing employers’ paper prevention obligations while undermining the credibility of inspection systems. In some countries, too, the labour inspectorate’s missions are being positively thrown into question. For the most free-market governments, the labour inspectorate’s basic job is no longer to effectively police and enforce employers’ compliance with the law, but increasingly to become consultants, providing advice to “customers”. The use of procedures certification by private agencies has in some cases reduced the labour inspectorate’s role to a box-ticking one of checking certificates that in practice are found not necessarily to reflect a real improvement in working conditions.

2. Putting effective, deterrent and proportionate sanctions in place

Employers going unpunished for health and safety contraventions remains a huge obstacle to prevention. The remote likelihood of incurring a penalty and the often ludicrously low level of fines give a competitive advantage to firms who flout their prevention obligations. Even fatal accidents that are prosecuted seldom result in a conviction. And where exposure to chemicals whose effects may appear only in the long term is concerned, employers even more regularly escape scot-free. The United Kingdom government has been dithering for almost a decade over proposals to allow prosecutions for corporate manslaughter. Despite repeated promises, no legislation has yet come onto the statute books.

There are as number of preconditions for establishing a system of effective penalties:

- More efficient health and safety inspection.
- A bigger focus on employer offending by the different criminal justice agencies (police, prosecution service, criminal courts, etc.). To cite just one example – countless breaches of safety rules are plain to see on building sites. But the police in most countries get no practical instruction or training to enable them to take effective action. The fact is that almost nowhere in the European Union do health and safety inspector’s infringement notices ever lead to criminal convictions. This is why some countries, like Spain, have begun setting up specific units within prosecution services to deal with health and safety at work.
- It is often hard to bring prosecutions against complex businesses where decisions are not taken by a single individual. Several European countries have brought in reforms to enable corporate prosecutions.
- To have a deterrent effect, the level of fines could be related to company earnings. Other penalties like barring companies from carrying on a particular business or from bidding for public contracts may act as deterrents.
- The legal systems of some Member States are still obstructing civil claims for
damages against employers for work accidents or occupational diseases. In Belgium, for example, employers are almost immune from being sued in this field.

Penalty systems are essentially a Member State rather than Community responsibility. That is no reason for the Community strategy not to address this issue and provide the means to monitor national practices. Effective, deterrent and proportionate sanctions are a prerequisite for proper transposition of Community directives. Policing these conditions falls squarely within Community competencies, even if does not entail harmonization measures.

3. Having all workers covered by safety reps

Employee representation in health and safety is central to any workplace health policy. But in most European countries, large numbers of workers have no such representation, while in some countries (United Kingdom, Denmark) things have even got worse. Without structured representation, there can be no worker participation in health and safety. Many surveys point to a direct link between the existence of workers’ representation and the quality of workplace health and safety policy. Obviously, the mere existence of a representation body is no guarantee of effective participation, but experience has shown that where such representation is lacking, the forms of direct participation played up by some employers are just smokescreens. In some EU countries – the United Kingdom and Belgium are cases in point – regulations have been brought in to organize this kind of “direct participation” in firms with no mechanisms for representation. These regulations have delivered no benefits. Workers’ rights to collective representation are enshrined in the 1989 Framework Directive.

That is why we see coverage of all workers by forms of health and safety representation as a central aim for the period ahead. A special focus will need to be put on small and medium-sized firms, and the different forms of contingent employment. The Community strategy should provide the means to keep developments here under ongoing review. In sectors with a very high small firm base, the introduction of area representation systems can be a useful adjunct to workplace representation, as the example of Sweden shows.

4. The operation of preventive services

Significantly more resources have been put into prevention since the Framework Directive came in. The number of professionals working in preventive services has risen sharply in most Community countries. But the Framework Directive’s objectives are nowhere near being delivered.

The following objectives must be given priority in the strategy for 2007-2012:

- Ensuring that all workers are fully covered by preventive services.
- Ensuring multidisciplinary preventive action. This requires national regulations and approval or enforcement systems to set a clear base of core skills. This means prevention professionals from different fields (occupational health service, safety, occupational hygiene, ergonomics, psychology, etc.) working long-term within the same service and ensuring that their actions complement one another as part of an overall approach.
• Coherent multidisciplinary working means genuinely testing the expert knowledge of the different prevention professionals against the collective knowledge, priorities and perceptions of the workers.

• Ensuring that an internal service and an external service enlisted to provide the expertise lacking in-house work in concert. It is particularly important to avoid outsourcing too many preventive activities.

• Ensure prevention-focused action based on the order of priority of preventive measures. That means, in particular, seeing that activities are not focused on immediate priorities driven more by cost-cutting aims than improvements in working conditions. The experience of several countries where cutting absence rates is seen as an overriding priority shows that there is a real risk of preventive services being turned into health-screening employee selection services, or policing departments.

• Linkages between the employer’s own prevention management and the preventive services’ activities are essential.

• Health surveillance criteria must be spelled out to make a more effective link with prevention. Genetic screening in employment must be outlawed by Community legislation.

• More effective protection (against dismissal, in particular) is needed to guarantee prevention professionals’ independence from employers.

• Provide continuing training and facilitate linkages between prevention staff and research institutes.

• Lay down procedures for workplace oversight of their activities by workers’ reps. For outside preventive services, strengthen the links between workers’ reps in the firms being serviced and the trade union reps in the watchdog bodies for those services.

• Lay down procedures for public oversight of outside services, especially through approvals. It is important to set quality standards that take account of the public service provided by these bodies and conflicts of interest between the apparent client (the firm) and the end-user (the workers).

• See that prevention experiences are collectivized through a public health and safety at work policy. Projects like the SUMER survey in France – a nation-wide survey on working conditions and their health impact voluntarily carried out by nearly 1 800 occupational doctors in detailed interviews with around 50 000 workers – show the immense potential inherent in such collectivization.

5. Adequate coverage of contingent workers

Ensuring equal protection for all workers means that the health and safety of workers with no job security must be made a priority. The spread of casual hire-and-fire is taking a heavy toll on health across Europe, and existing Community provisions do not address the problem properly.

The approach taken must not legitimize the use of contingent employment. This means framing specific provisions that protect the life and health of contingent workers, while also strengthening the methods of public and workplace oversight that enable casualization as such to be tackled.

A particular focus is needed on temporary agency employment, which has expanded quite rapidly right across the European Union, albeit with some between-country variations. Research done by the Dublin Foundation estimates the number of temporary agency workers in the 15 “old” Member States at between 2.5 and 3 million.
Accurate estimates are more difficult for the new Member States, but there is a discernible rise in this kind of employment. National work accident figures suggest that temporary agency workers are particularly at risk of accidents. No systematic health and safety at work data are kept on agency workers outside the reported accident statistics. This omission by itself bespeaks the failings of public prevention policies. But there is a body of research which shows that agency workers tend to be exposed to harmful working conditions that are damaging to their health.

Directive 91/383 deals with the health and safety of two categories of workers: workers on fixed term contracts, and temporary agency workers. It was drawn up in singular circumstances, and was the stripped-down product of an original much more far-reaching proposal that would have covered all the working conditions of temporary agency and fixed-term contract workers. The political difficulties involved in adopting such a directive (which, in the Eighties, would have required unanimity) led to the text of Directive 91/383 being in effect severed from a more wide-ranging project. From the outset, there were consistency issues between Directive 91/383 and the Framework Directive, whose broad policy guidelines it only partly reflects. Directive 91/383’s main failing is its lack of clarity about the mechanisms to be put in place for the Framework Directive’s provisions to properly apply on the same basis. Furthermore, it has not always been properly carried over into law by all Member States. The Commission has done very little by way of enforcement in regard to these transpositions. Its reports on the practical implementation of the Directive are superficial and ignore the stark reality that agency workers are in practice denied most of the health and safety at work protection and prevention provision.

The new Community strategy should set the aim of ensuring the same level of health and safety protection for all workers in practice. It must be consistent with the order of priority of preventive measures, and prohibit contingent employment in circumstances where the evidence is that such protection cannot be guaranteed by preventive provision. It is noteworthy that many Community countries do not allow the use of agency labour in jobs involving exposure to carcinogens. Belgium has legislation on the books governing business relations between user firms and temporary employment agencies, whereby a firm may not enter into a contract with an employment agency, and nor may an employment agency enter into a contract with a user firm, that it knows or ought to know is in breach of its health and safety obligations. Registration and authorisation procedures for temporary employment agencies should take account of their health and safety at work policy.

Issues requiring priority attention and a revision of the 1991 Directive include:
- Prior scrutiny by workers’ reps of the decision to use agency labour, so as to avoid the dangers of high risk jobs being addressed through agency labour.
- Organising effective health surveillance based on a realistic risk assessment for jobs being performed by agency workers.
- Appropriate training and prior information based on a precise risk assessment.
- Access to preventive services.
- Health and safety reps for temporary agency employees.

Other factors of casualization also need to be taken into account, including:
- Paid domestic labour. The strategy for 2007-2012 should extend the scope of the Community directives to do away with the existing discrimination against domestic
employees (overwhelmingly women).
• Countless non-standard forms of employment, some of which lie in a sort of no man's land between employment and self-employment.
• Self-employment as such may be associated with forms of casualization (common in the building trades).
• Subcontracting may contribute to insecurity without necessarily affecting the forms of employment.
• Part-time work is often an identifiable contributor to the spread of contingent employment for women, frequently involving lower-skilled work and extreme flexi-working.

What all this shows is that effective prevention involves legal provisions that go beyond the bounds of employer-employee relations. The European Union has so far been very unwilling to enter that territory. Barring the Mobile and Temporary Work Sites Directive, it has adopted no binding provisions that would impose prevention obligations in business contract relations.

6. Migrant workers

There is a large body of evidence pointing to a higher prevalence of health damage among migrant workers than nationals of the country in which they work. This finding also applies to some extent to minority ethnic workers of immigrant origin.

There are various reasons why:
• An ethnic division of the labour market reproduces on a large scale discrimination against first- and sometimes later-generation immigrant workers. Education systems and employment discrimination tend to perpetuate this ethnic division down the generations. It often leads to migrant workers being concentrated in hazardous or unhealthy jobs, with less effective cover by preventive provision. These workers also tend to be under-represented politically and in trade unions compared to non-immigrant workers.
• The division of labour is even more rigid for female than male migrant workers. Those in paid employment face acute segregation which tends to concentrate them in a very narrow range of occupations or sectors (in particular domestic employment, personal services, etc.). In unpaid work, they are often subjected to an even more unequal family structure.
• Non-EU migrant workers often face status discrimination. Those in illegal situations are often unscrupulously exploited. Legislation in some countries allows asylum seekers to stay, but not to work, and severely curtails their access to social security benefits. This provides employers with labour that can be held to ransom.
• Specific information and training issues may arise, mainly due to language barriers.

Improving the working conditions of migrant workers goes well beyond the traditional bounds of prevention policies, and means tackling societal discriminations. It also means focussing more systematically on sectors often ignored by health and safety policies: domestic employment and other services to private individuals, the hospitality industry, farm labour, especially seasonal work, etc.
7. Enforce the safety obligation, including in complex undertakings, subcontracting and transnational operations

The Framework Directive rightly places a duty on all employers to ensure the health and safety of workers in their workplaces. Practice shows that this obligation should not be limited to those workers to whom the employer is legally bound by an employment contract. The point is to enforce the safety obligation in the work process as it really is.

We want the employers’ safety obligation to be extended and clarified in at least three areas:
- In subcontracting relations, to place liability on all employers in a subcontracting chain right up to the main work specifier.
- In complex undertakings, to prevent central management diluting its responsibilities through mechanisms to delegate authority.
- In transnational operations, to enable effective surveillance and enforcement.

Second structural strategic priority: making a success of enlargement

The enlargement that took place in 2004 is unprecedented in the history of the European Union on at least three counts:
1. The number of countries and size of population involved (over 75 million people, just short of 20% of the population of the pre-2004 fifteen Member States).
2. The range and breadth of situations has increased substantially. The per capita GDP of the new Member States in 2001 was about half that of the old Member States. There are also big differences in working conditions, as revealed by the European survey on working conditions done by the Dublin Foundation in 2000-2001.
3. Eight of the ten new Member States underwent a rapid and often harsh transition from a state-controlled to a capitalist economy between 1989 and the present, but political, economic and social circumstances have not become stabilised.

There are real risks of an undercutting war that would drag working conditions down. It is a situation in which any break or standstill in Community activities would be a grievous mistake.

The evidence of recent years is that privatisation in the former Soviet bloc countries has seriously destabilized living and working conditions. Much public health care and health and safety inspection provision has been undermined. The alliance between an emerging section of national capitalists and multinationals has been forged around ultra-free-market demands to dismantle trade union rights, underpinned by the absence of democratic participation by workers at workplaces in the monolithic one party-state era. This view sees social/employment rights as a drag on free enterprise and an obstacle to competition rules.

Notwithstanding the specific characteristics of the new Member States, the key issues for health and safety are not fundamentally different from those existing in the old Member States. They may appear on a bigger scale in some areas, but do not warrant a different approach in terms of the legislative framework.
By contrast, the general context means that carrying the Community directives over into law is only a first step. The crunch issue is to develop national prevention strategies that recognise the right of all workers to health and safety, that prompt them to act in workplaces to improve working conditions, and that give trade unions a big part to play. Workplace social democracy is a priority demand after four decades of party-state control and over fifteen years of extreme free-market dominance.

Enlargement will not succeed unless sufficient resources are allocated to improve working conditions. Community social funds must be made available in specific work environment programmes. Projects must be selected through a strict tripartite procedure.

Setting up a Community monitoring system on the health impact of working conditions is also a priority. Many Member States lack their own national provision for keeping working conditions under ongoing review. This omission is a serious obstacle to the framing and evaluation of national prevention strategies.

A specific focus is required in national prevention strategies on several factors, which should be backstopped in the Community strategy:

1. The share of self-employment has risen sharply in several new Member States, including elsewhere than in agriculture and the retail trade. Self-employed workers are usually outside health and safety legislation. This shows that the approach so far followed by the European Union (which has stopped short at adopting a recommendation on it) certainly no longer matches the needs.

2. Collective bargaining between trade unions and employers’ organisations and the other forms of social dialogue are beset by many problems. Employers’ organisations are frequently unrepresentative and may be highly fragmented. Trade unions have been weakened in the private sector. Large swathes of workers are not covered by collective agreements and have no form of representation whatever.

3. Low pay is an incentive to the systematic use of overtime. Actual working time is well above the average for the old Member States. The danger money that appears as a necessary adjunct to low pay is an obstacle to prevention.

4. Women’s situation has got much worse than men’s. Their employment rate has often dropped. Juggling paid and unpaid work has been made more difficult by the dismantling of some collective provision and the playing-up of highly inegalitarian traditional family models.

5. Social protection systems tend to provide income bridges at too low a level to lift people out of poverty. This encourages growth in the informal economy and forces many pensioners to carry on working in often highly insecure conditions.

New countries will join the EU in the years following the 2004 enlargement. Whatever the actual timetable, the gap between national situations will widen even more sharply over the coming decade. The applicant countries total over 100 million people, living and working in conditions generally well below EU standards. The “European social model” will face unprecedented challenges. The health and safety strategy must lay the groundwork now for the next round of accessions. Those countries that have not yet banned asbestos must do so without delay, and bring in a package of measures to deal with the asbestos legacy (register of asbestos-containing buildings, criteria for asbestos removal work, health care and financial compensation for victims, fair changeover for workers in asbestos product manufacturing firms, etc.). Along
with this immediate priority, national preventive provision must be made, supported by Community programmes.

A more joined-up prevention policy approach to chemical risks

Chemical risks are a major cause of health damage. The death rate from exposure to dangerous chemicals far outweighs work accident mortality, but this is partly masked by systematic under-recognition of cancers related to occupational exposures. One priority of the strategy for 2007-2012 should be to rekindle a comprehensive debate on the recognition of occupational diseases with a view to working out the bases of a minimum harmonization, with a specific focus on the different medical conditions caused or made worse by exposure to chemicals.

The reform of the legislative framework on the production and marketing of chemical substances affords a big opportunity to formulate an overall strategy for improving health and safety at the workplace. REACH should provide important information for improved prevention, prompt substitution of the most dangerous chemicals and encourage information flow between producers, users and public authorities. But it would be naive to believe that REACH will improve health and safety at the workplace all by itself. A range of measures are needed at both Community level and in Member States’ national strategies, to make full use of the potential of REACH. The feedback of experience from workplaces is one key to making REACH work. That means linking workplace risk assessments to the different obligations of chemicals producers so that their “duty of care” is given practical effect through regular re-evaluations of the products put on the market and substitution of the most dangerous products.

At Community level, the 1998 Chemicals Directive is a good basis, but it is clear that in practice other provisions need to be added for it to be fully effective.

The development of Community limit values is going at a snail’s pace. An initial list of 62 indicative exposure limits was adopted by the Commission Directive of 8 June 2000, after which a second list was finally adopted by the Commission on 7 February 2006 containing 33 limit values as compared to the 44 in the original 2002 proposal. Employer lobbying to get nitrogen monoxide (NO) delisted was successful, just as it had previously got nitrogen dioxide (NO₂) dropped from the first list of limit values. This is a set-back for the prevention of respiratory diseases caused by occupational exposures, and has set very dangerous precedents that put the entire limit value-setting process at risk. The new strategy must clearly state that indicative limit values are to be defined on the basis of the most recent scientific evidence, and set exposure thresholds below which given substances should not have any harmful effect on health.

The same problems arise with setting binding limit values, which are currently an exception in the Community legislation. The Council of Ministers has pointed out that the protection of workers against carcinogens is sadly wanting. The adoption of a binding limit value for crystalline silica is a clear priority, as it is one of the main carcinogens to which workers in Europe are exposed.
The trade union movement wants binding limit values adopted for the main hazardous chemicals. Community limit values must in all cases be set at least at the lowest limit value currently accepted in one of the Member States (including the countries of the European Economic Area). Exposure limits must be supplemented by biological indicators used for health surveillance of exposed workers wherever necessary. Limit values must be regularly reviewed in the light of new scientific and technical data. This makes the revision of the 1982 limit values for lead a priority.

A strengthened prevention policy focused mainly on substitution is required for the most dangerous substances. For this, we want the scope of the existing Carcinogens Directive to be extended to include mutagens and reprotoxins.

Where reproductive health is concerned, both the European Parliament and trade unions have for years been stressing the need for a revision of the Pregnant Workers Directive. Preventive removal of pregnant workers away from exposure must not be a reason for not developing collective prevention by replacing dangerous chemicals.

More effective action on work organisation, especially to prevent MSD

Work organisation is key to company prevention policies, but in practice, employers still tend to see it as their sole preserve. We do not believe that any significant progress can be made in health and safety at work unless there is substantially more democracy in the workplace, unless workers, their representatives and their unions have a greater opportunity to exercise effective control over decisive aspects of work organisation.

Work organisation is a causative factor in all health and safety problems. The scale of musculoskeletal disorders (MSD) shows up the need to make work organisation central to prevention strategies. The existing directives are not an adequate framework for dealing with MSD. A directive is needed that addresses all the contributory factors in MSD within an overall ergonomic approach to work situations.

In other areas, too, better prevention requires a critical appraisal of work organisation. The different forms of physical and psychological violence in employment relationships cannot be explained away by individual behaviour alone, but can usually be traced to the hierarchical relationships of domination built into work organisation. The gender dimension of these relationships of domination is ample justification for an overall approach to sexual harassment that covers all forms of violence in the workplace, and prefers a collective prevention approach to individual conflict resolution.

The sharp rise in bullying and other forms of physical and psychological violence as occupational health problems is mainly due to changes in work organisation. New management methods tend to foster increased inter-worker and inter-departmental rivalries. A culture of naked self-interest clearly allows, not to say encourages, the worst kinds of deviant behaviour.

Without going too deeply into details, a number of salient points can be made:

- New management styles often introduce "controlled autonomy" for workers which is based on conflicting demands: relatively wider discretion in methods of working
combined with tighter control over work outcomes and procedures. These forms of management significantly undermine collective solidarity. Some of the constraints are exerted directly in the workforce.

- The personal involvement in work demanded in most firms means that individual needs always come second to the dictates of production.
- Work intensification necessarily involves eliminating “idle times” (from the immediate profitability angle) which are also times out that workers need to exercise real control over their work.
- Work intensification produces very different ill-health responses in different individuals. Stress breakdown by some may have a sort of off-putting effect on their workmates who themselves feel under threat from problems, causing them to go into denial.

Prevention of violence in its different form must be a priority of the Community strategy for 2007-2012.

**Mobilize all the players**

One major failing of national health and safety policies is the lack of coordination between the many players involved, a flaw also mirrored in the Community strategy.

The asbestos scandal clearly illustrated the disastrous consequences of this lack of coordination. Faced with all-out lobbying by industry employers, channelled by many governments, the European institutions dithered for a quarter of a century before finally outlawing asbestos. The cost of this delay was tens of thousands of avoidable deaths. Although not the only reason, the lack of coordination between the different Commission Directorate Generals was certainly a contributory factor. Asbestos raised issues with the regulation of the internal market, health and safety at the workplace, environmental policy and public health.

Even now, poor co-operation between different Directorate Generals and often unduly narrow interpretations of Community competences are preventing the problems created by the past mass use of asbestos from being addressed. Essential measures like compiling registers of asbestos-containing buildings could not be adopted, and the Directive on the protection of workers exposed to asbestos still does not cover self-employed workers.

**Commission**

The Commission plays a key role. It is the only institution able to formulate proposals for directives. It plays a decisive role in monitoring the practical implementation of Community rules. It can give the policy stimulus to Community action. Specifically, the Commission is responsible for coordinating action by the different participants, and mainstreaming the health and safety requirements across other policy spheres. The Commission’s internal resources for pursuing health and safety at work policies are woefully inadequate, and this undermines the credibility of its action. Amid an increase in the areas covered by Community health and safety at work policy, and a doubling of the European Union’s size from 12 to 25 Member States, the staff of the Commission's health and safety at work unit has been slashed compared to the early
1990s. This is part of the reason for the delays dogging infringement proceedings for failure to properly implement the directives, and the backlog in the evaluations of practical implementation of the directives.

But this under-staffing is made worse by the scant regard for health and safety at work issues in other Commission departments, including the Directorate General for Employment and Social Affairs. While setting up a specific coordination unit has certainly helped, the fact remains that workplace health and safety issues are systematically ignored in the Commission’s legislative proposals and the policies prompted by it. The Directorate General for Social Affairs kept a noticeably low profile in the debate on REACH.

The strategy for 2007-2012 should lay down mechanisms and procedures for giving the health and safety requirements more prominence in all Community policies, with a specific focus on:

- the internal market;
- the environment;
- research;
- social cohesion;
- gender equality.

The Commission is also responsible for ensuring consistency between the policies pursued on the basis of the Community legal framework. On various occasions in recent years, the Commission has bowed to pressure from the Member States and accepted amendments that flout the basic principles of the Framework Directive. A case in point is an amendment to the Noise Directive allowing the exposure level to be calculated taking into account the reduction of noise that would result from wearing personal protective equipment. Likewise, the Commission’s ready support in September 2005 for the European Parliament’s amendment to put solar radiation outside the scope of the new Directive on non-ionising radiation sent out an extremely negative message about the self-consistency of Community health and safety at work policy.

**Council**

The Council of Ministers reflects the political balances between the governments of the twenty-five Member States. Health and safety at work has not been a priority in recent years. Many Commission proposals have been watered down by Council. The fact that Council discussions are held behind closed doors is no aid to democratic oversight of the different governments. It is often hard to find out what agendas have been argued and the basis on which compromises have been engineered. Only a few European Union countries (essentially Sweden and Denmark) have made provision to open up the positions espoused by their representatives in Council to greater public scrutiny.

**European Parliament**

The European Parliament has generally tried to beef up the proposals submitted to it, and many amendments have been put down to improve prevention policies. But there have been deeply regrettable exceptions, not least Parliament’s putting solar radiation outside the Directive on non-ionising radiation.
As co-legislator, the Parliament has a major responsibility in monitoring the practical implementation of the legislation passed. To date, it has played only a limited role in this respect. The adoption of a new strategy for 2007-2012 could give an opportunity to mount a policy debate on the basic issues of health and safety at work in Europe.

**Economic and Social Committee**

The Economic and Social Committee has given impetus in some areas, especially on asbestos. A more systematic focus on health and safety at work issues could help bring them to greater prominence in other Community policies.

**Court of Justice**

Over the period 2002-2006, the Court of Justice gave a series of rulings on the interpretation of the health and safety at work directives. An examination of this case law leads to several conclusions:

- There have been many fewer infringement proceedings than might be expected. That reflects the Commission's diminished capacity to effectively police national transpositions of the directives. No proceedings have been brought over flagrant omissions in implementing some health and safety directives (except in cases of total failure to implement). The Working Time, Fixed-Term and Temporary Workers, and Pregnant Workers Directives are all cases in point.

- Referrals for preliminary rulings helped clarify the interpretation of a number of directives. The largest body of case law is on the Working Time Directive. This shows the importance of trade unions acting more systematically to raise strategic issues for preliminary rulings.

**Luxembourg Advisory Committee**

The Luxembourg Advisory Committee plays a key role, being the specialized tripartite consultative body for health and safety at work matters. The evidence of experience is that mere prior consultation when a directive is being drafted is not enough to ensure tripartite control of Community workplace health and safety action. Initial proposals may often undergo significant changes, and the Luxembourg Advisory Committee must be able to discuss these. This was made crystal clear in the different Directives on physical agents, where one of the provisions finally adopted for the Noise Directive goes against the order of priority of preventive measures laid down in the Framework Directive!

The Luxembourg Advisory Committee should also be more systematically involved in the follow-up of directives adopted. More specifically, it should have a full say in drawing up the questionnaire to be used for writing the Member States' single report on the practical implementation of the Community directives, and it should have sight of the report. It should also be informed about the steps taken by the Commission to deal with States’ failings. More regular links between the Luxembourg Advisory Committee and the specialised bodies SLIC and SCOEL would also add consistency to Community policy.
Member States

A Community health and safety at work strategy can never deliver sustainable outcomes unless the Member States adopt national strategies that hang together with it. Such strategies must be worked out through tripartite consultation and be based on a detailed appraisal of each national situation. At present, only a minority of Member States have provision for systematically monitoring trends in working conditions and their health impact. Many countries often lack even the most elementary data. This undermines the effectiveness of the legislative instruments passed to transpose the directives.

Rationalising the reporting system on the practical implementation of Community health and safety directives should enable a policy discussion to take place on national strategies. The opportunity offered by writing an overall report must be fully grasped. The new method must not be approached as a form of administrative simplification, but should lead on to an in-depth tripartite discussion of the policies pursued and their effectiveness.

Bilbao Agency

The Bilbao Agency has a substantial budget, most of which goes to fund the provision of information. Based on recent experience, we feel that the Agency’s information-providing activities could be considerably improved in a number of ways:

- Much of the information is supplied by national focal points. For that information to be comprehensive and not underrate the problems, these focal points must be run on a proper tripartite basis. The focal points must be more active in putting out information to workers in co-operation with trade unions. Government agencies can be reluctant to supply information on unresolved issues and failings in preventive systems.
- The information should be handled by a team of subject specialist researchers. Agency publications are long on visual impact, but patchy when it come to content quality. Some, like the factsheets, are generally useful, while others add very little of substance (e.g., the Agency report on “The State of Occupational Health and Safety in Europe”).
- The Agency should assess the real value of its different publications and website at regular intervals in order to improve them by reference to what users actually need.
- The Agency should examine how far it is really helping to address practical problems. Too many of the “good practices” describe ideal (or idealised?) situations that cannot be reproduced in many workplaces.
- The Agency should stick to its basic job of helping to improve the work environment by providing information. Latterly, it has often given the appearance of also working to improve productivity, which is definitely not part of its terms of reference and could in some cases clash with its primary task. Its central concern should be with the real situations of workers and their needs for preventive measures.
- The Risk Observatory set up within the Agency should play a big role in supporting the Community strategy in the years ahead. It must have sufficient in-house skills to process the often relatively non-standard data from a wide range of Community and national sources.
Dublin Foundation

Since its inception, the Dublin Foundation has done a unique job of monitoring and analysing working conditions. The European survey on working conditions in particular is an essential reference for Community health and safety at work policy. The fourth survey, launched in September 2005, will make it possible to measure the changes over fifteen years and give a basis for comparison between the different Member States of the European Union. The survey now covers 31 different countries.

Trade unions see it as essential that the Dublin Foundation should carry on with its work and produce detailed analyses of derived data from the survey in different areas. The gender dimension, the impact of contingent employment, and work organisation-related problems are among the issues that call for regular, in-depth follow-up. The linkage between living conditions and working conditions is another area where the Dublin Foundation’s work can be invaluable by making it possible to address the broader issue of the relationships of unpaid domestic work to gender equality, and a range of working time issues.

Senior Labour Inspectors Committee (SLIC)

SLIC links together the senior health and safety officials of the different European Union countries. Its role is important, because properly run health and safety inspection is what largely determines whether Community directives are applied equally to all European workers. SLIC regularly runs joint coordinated campaigns in which national health and safety inspectorates focus their activities on a priority issue, like building sites, for a specific period. SLIC has also framed common principles for health and safety inspection. The operation of each labour inspectorate in a given country can be assessed by a team of labour inspectors from a different country under the aegis of SLIC to work out suggested improvements. A big issue for SLIC in the coming years is to improve co-operation between labour inspectorates in situations where an undertaking works on the territory of a country other than its country of origin. In March 2005, SLIC voiced justified concerns about the risks created by the proposal for a Directive on the services market (Bolkestein Directive).

Better linkages are needed between the activities of SLIC and the Luxembourg Advisory Committee, and the SLIC should make more use of the tripartite bodies involved in the operation of the different national labour inspectorates.

SLIC could also usefully contribute to framing a common strategy on the linkages between workplace inspections and market surveillance. In some European countries, both these functions are broadly carried out by the same body (the labour inspectorate), while in others, market surveillance tends to be separated from labour inspectorate duties, and may also be done differently for chemicals and work equipment.

Scientific Committee for Occupational Exposure Limits (SCOEL)

SCOEL has a key role in setting limit values. Where indicative exposure limits are concerned, the Commission has no business questioning the health-based exposure limits set by SCOEL. Any policy debates on setting a binding value different from the health-based value are referred back to individual Member State level. There are grounds
for concern about the first two lists of indicative exposure limits that were drawn up. On both occasions, lobbying by some sectors of industry succeeded in getting the Commission to delist limit values that SCOEL had already decided on. It is outrageous for the Commission to let the chemical industry veto values set by the competent, independent experts that sit on SCOEL.

**European Committee for Standardisation (CEN)**

CEN has a major role to play in the practical implementation of the Machinery Directive and other directives affecting the marketing of equipment (especially personal protective equipment). Starting in 1989, the Machinery Directive called for trade unions to participate in standardisation work at both Community level and in each State concerned by European standardisation (which also includes the European Economic Area countries).

The European Trade Union Technical Bureau for Health and Safety was set up by the ETUC to give a lead to that participation, amongst other things. The ETUI-REHS Health and Safety Department took over that brief in April 2005. Trade union participation in standardisation activities is patchy between the different countries. Generally, however, it is still marginal and does not allow the systematic feedback of workplace experience to standards development bodies. The derived data from work accident and health problem analyses are all-but unused in the standards development process. The Member States may be free to determine the arrangements for supporting trade union participation in standardisation activities, but it still behoves the Commission to check whether such participation has really been put in place, and whether the Community objectives laid down in the Machinery Directive have been delivered in the different countries.

The quality of technical standardisation must be improved through a bigger focus on real-life work situations, as opposed to the misguided headlong rush to extend the production of technical standards to other fields. In a way, the field of technical standardisation needs to be limited in order to ensure its quality in health and safety terms. Contrary to what a technocratic agenda may argue, a technical standards approach is not appropriate to labour relations. The trade union movement holds that most workplace health and safety rules fall outside the scope of technical standardisation. They object to the idea of organisations like CEN and ISO framing standards on workplace health and safety management systems.

**The future Chemicals Agency**

The responsibilities, resources and other characteristics of the future Chemicals Agency are not yet known. But it will have a central role to play in implementing the new regulation on the production and marketing of chemicals. Among its key tasks will be establishing criteria for the systematic feedback of workplace experience to producers so as to improve initial risk assessments. The Agency must have the funding needed to enlist expertise that is independent of the chemical industry, and must link its work with the different national chemicals market surveillance authorities. The trade union movement also wants to see trade union representatives sitting on the Agency’s management bodies.
The international dimension of Community health and safety at work policy

Any health and safety at work policy must have an international dimension if it is to avoid an undercutting war that will drag working conditions down. International responsibilities for labour standards-setting lie with the International Labour Organisation (ILO). One priority for the 2007-2012 strategy should be to strengthen co-operation between the European Union and the ILO.

This would include:


2. Compliance with ILO Convention provisions when drafting Community legislation. The proposal for a revision of the Working Time Directive flouts international labour standards by excluding “on-call work” from the definition of working time.

3. EU governments should champion within ILO those principles they have enshrined in Community health and safety at work directives.

4. ILO health and safety at work Conventions should be used as benchmarks for a co-operation policy with other parts of the world.

The European Union should work more actively to get a world ban on asbestos, an issue over which the big economic powers are currently split. The asbestos lobby has the full backing of Canada, Russia, China and Brazil, and also benefits from the United States’ equivocal policy. While the European Union is the only regional block to have come out clearly for an asbestos ban, it could leverage a growing groundswell in Latin America, Africa and Oceania. Asia is the biggest asbestos user, and the situation is more problematic, although some progress has been made, not least with Japan’s banning of asbestos. The European Union should provide the resources to work more systematically to promote an asbestos ban in international organisations, at the same time ensuring that European multinationals drop their double standards and stop producing, marketing or using asbestos in other parts of the world.

Linking up the different instruments

The European Union’s health and safety at work policy has developed over time. The first specific programme in this field dates from 1977, almost twenty years after the Treaty of Rome. The 1986 Single European Act was a watershed. In preparation for the single market in 1992, the Member States added a new provision to the Treaty setting the objective of harmonization of working environment conditions while maintaining the improvements made. By then, it had become clear that Community policy had to
be delivered through binding instruments that cover all workers, which is why harmonization is carried out through a set of directives. Also, health and safety at work regulation is seen as an adjunct to the different rules that organise the single market. The twin-track nature of the legislative output in these two fields is a defining feature that sets the making of Europe apart from other regional entities. The near-simultaneous adoption of the 1989 Framework Directive and Machinery Directive stands as a powerful symbol of how the European single market was to be shaped by a set of rules that protect life and health.

The harmonization of health and safety at work legislation addresses three aims:

1. protecting workers against risks;
2. stopping competition from forcing working conditions downwards;
3. enabling firms to do business within a broadly harmonised legal framework within the European single market.

Since the objectives of the 1992 single market were achieved, this aspect of Community policy has been under constant fire. The past ten years has seen an almost uninterrupted wave of deregulation campaigns. The Dutch presidency of the European Union in the second half of 2004 was notable for the stridency of its onslaught on Community health and safety at work legislation. The Commission’s more recent drive for “better regulation” and “simplification of the regulatory environment” contain somewhat more diplomatically couched, but no less unacceptable, deregulationist policy thrusts.

The need to ensure an equivalent minimum level of protection for all workers in the European Union means that the Community legal framework comprised of the health and safety at work directives must be kept intact and further developed to plug existing loopholes and factor in changes in working conditions, technical and scientific knowledge, and workers’ expectations for healthy and safe work. The European Union must provide the resources needed to monitor its practical implementation in the different Member States.

Community legislation is implemented through linkages created between a set of national and Community instruments. The relevance of each instrument must be assessed through the prism of practical experience, and the evidence is that recommendations rarely prove to be effective health and safety at work instruments. More than 40 years since the first recommendation on occupational diseases was adopted, its objectives are nowhere having been achieved, and the final tally for other recommendations on health and safety for self-employed workers or ratification of ILO Home Work Convention 177 (1996) is little better.

Collective bargaining at both Community and national levels can make a significant contribution in areas that fall mainly within the purview of labour relations, provided:

- the fundamental rules on protection of life and health are enshrined in legislation (it would make no sense to try and agree a list of carcinogens through collective bargaining);
- machinery exists for delivering the outcomes of collective bargaining to all workers affected by the bargaining issues. This is nowhere near being achieved in most European Union countries, where the share of workers covered by collective bargaining can differ radically.
It would be mistaken to see either industry or inter-industry collective bargaining as an alternative to legislation. Health and safety at work often goes beyond the narrow bounds of employer-employee relations, and requires systematic intervention by the public authorities to be orchestrated with other policies like public health and the environment. Collective bargaining supplements and facilitates the implementation of legislation.

Community guidelines can be highly useful in promoting a common, consistent interpretation of the contents of directives and leveraging the most advanced prevention schemes. A big effort should be made on this. In many areas, Community directives do no more than lay down a handful of general principles where guidelines could provide useful clarification.

They include:

- the operation of preventive services and the organisation of health surveillance (including keeping exposure registers);
- the linkage between the future chemicals market regulation (REACH) and health and safety at the workplace;
- taking limit values into account in prevention;
- carrying out risk assessments in different areas to factor in workers’ experience and incorporate a multidisciplinary approach.

Establishing Community information systems should also be a priority for the 2007-2012 strategy. The general provisions of directives are going unapplied in many areas for want of a sufficient body of systematic, independent information.

Areas where Community information systems would be particularly useful include:

- compiling databases on personal protective equipment, actual performance-related selection criteria, conditions of use, and where they can be replaced by collective preventive measures;
- establishing an information system for the feedback of experience with work equipment to facilitate a selection process that is fully informed by the health and safety requirements. Such a system would be a big help to market surveillance and should be organised in a way that integrates the actual experience of workers;
- establishing an information system on chemicals. This is a requirement if the reform of the market rules (REACH) is to be effective and properly implemented for health and safety at workplaces;
- the compilation of databases on substitutes for dangerous substances.

Health and safety at work issues should also be a consideration when establishing Community information systems on public health. Cancer cannot be tackled effectively without systematically-organized data on the linkages between occupational exposures and cancers. Similar initiatives could be organised for reproductive health and respiratory disorders.

The strategy for 2007-2012 should include new initiatives on adopting specific health and safety at work indicators for performance appraisal of the different States and setting common objectives if need be (benchmarking). Conventional indicators (official figures for work accidents and recognised occupational diseases) are of dubious significance and not readily comparable. Indicators of means should be considered
(e.g., the resources and operation of the labour inspectorate, workers’ representation in health and safety, risk assessment, etc.). Indicators on exposures are a possibility. But developing indicators and objectives as part of Member States policy coordination should not detract from the thrust of Community action – the directive-based harmonization of working conditions.

**What the trade union movement will contribute**

Trade unions are a key player in implementing health and safety at work policies. Where trade unions can mainly contribute is through their workplace organisation. The existence of hundreds of thousands of workers’ health and safety reps is crucial to practical implementation of prevention policies. Most of these reps are trade union activists, and receive union support for their work in many ways: training, information, issue-specific campaigns, organisation of health and safety networks, political and legal support in disputes with employers, etc.

At Community level, unions will be actively involved in the tripartite consultations and will frame their proposals in the Luxembourg Advisory Committee. They will also ensure that the different social dialogue bodies (inter-industry and industry) give full weight to health and safety requirements. The European Industry Federations also play a prominent part in developing European work’s councils’ activities on health and safety at work. The unions will also mount joint campaigns on the priorities set out in this declaration.

The Community-level union organizations will orchestrate their activities better than in the past with trade unions’ national health and safety at work strategies. Developing structured workers’ health and safety representation is a priority here. Two objectives will be pursued through improved legislation, collective bargaining and trade union support: full coverage of all workers by safety reps, and giving momentum to these reps’ input into the development of prevention.
The working conditions surveys: background and development

The working conditions and workplace health surveys done in many Member States and EU-wide are a long-established tool for describing, analysing and keeping track of working conditions. Finland’s first survey for example, dates back to 1977; France’s to 1978; Spain and Denmark’s to 1987 and Sweden’s to 1989. The first harmonised European survey was conducted in 1990. These repeated surveys paint a picture of how the world of work has changed in the past quarter century.

What these surveys tell us, and the interest excited by their findings, have led other countries to follow suit and prompted information exchanges on both methodology (with some countries taking up questions experientially validated by neighbouring countries) and contents (comparative analyses).

By quizzing workers on the conditions in which their work is actually done, the surveys make it possible both to describe working conditions and forge a link with health and safety issues. This makes them a vital adjunct to the work accident and occupational disease figures collected by administrative agencies (the limits to which will be shown below). It is significant that several Member States’ authorities have over time seen a need to develop and properly fund this kind of instrument. The Finnish example is a good case in point: the work surveys are used to identify working conditions issues with a view to raising the retirement age and keeping workers at work longer (the Finnish “work-ability” concept).

Combining the European and national surveys, we can now put working conditions in Europe and the main changes over 15 to 20 years in focus.

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1 The first national Portuguese (2000), Italian (2002), British (2004) and Bulgarian (2005) surveys have recently appeared. Switzerland, Norway and the EU candidate countries have joined in the fourth European survey.
Strengths and weaknesses of the surveys

The European survey 2000/2001 which covers all 25 EU Member States questions a representative sample of 31 500 persons in employment. The 1998 French survey questions 22 000 people, the Spanish survey 9 290 people, including 5 236 workers and 4 054 business owner/managers, and the Finnish survey between 3 000 and 6 500 people according to the year.

The survey methods vary. Most are home surveys, usually tied into the labour force surveys when respondents are questioned away from their workplace. Some, like the Spanish survey on working conditions, or the 1997 French survey on organisational changes and computerisation, are workplace surveys in which both workers and management are questioned. On the plus side, these methods establish a link between working conditions with health at work and prevention policies. On the minus side, workers’ replies may be coloured by the fear of being identified by their employer.

Other less common methods may be used, like the occupational doctors’ survey linked to the 1995 British survey, or the SUMER survey in France done by occupational doctors among some 50 000 respondents to characterize exposures experienced by workers.

One much-discussed question is what these surveys really measure. Broadly, the indicators used aim to get interviewees to describe their employment and working conditions (type of contract, number of hours worked, health problems, etc.) as objectively as possible, avoiding value judgements and subjective assessments as far as possible. It is clearly difficult to develop relevant indicators for some things. Noise exposure is a good case in point: instead of asking whether the worker is exposed to noise, some surveys ask whether they can talk without raising their voice. Even so, many replies are still coloured by interviewees’ own assessment of their situation: how else is work-related stress or work intensity to be measured? So, instead of asking the question directly, some surveys use a battery of indirect questions (see the Spanish questionnaire on stress, below).

Whatever else, respondents will always be influenced by their surrounding social or cultural context. The best example of this is harassment situations, which are unlikely to be perceived identically by a Finnish and an Italian worker. The analysis must factor this in and between-country comparisons are to be approached with caution.

Another weakness of the surveys is the failure to record interviewees’ occupational history, especially the number of years over which different exposures have been experienced. Real longitudinal data can be acquired by forming cohorts of persons in employment and questioning them at multi-year intervals. These methods, illustrated by the ESTEV survey in France, are very costly, but a textbook example of the kind of study needed at European level.
Work in Europe: what is it?

The population in employment in the first quarter of 2005 was 192 million in the EU-25 (164 million in the EU-15)\(^2\). The share of wage-earners was 85% (163 million). In 1995, the figure was 82.6%, and so is trending upwards, pace some widely-canvassed theories. Arguably, this is a long-term trend, notwithstanding the influence of self-employment, especially in agriculture, in some new Member States like Poland (22% compared to a European average of 17%).

Women account for 42% of the in-work population (46% in the new Member States). They are over-represented in service occupations, office services and sales staff, and under-represented among management, craft workers and blue collar workers.

Part-time work is increasing: 18.6% in 2005, against 17.8% in 2004. It is unequally distributed between men (7.5%) and women (32.6%), and between countries (the Netherlands 46.1%, United Kingdom 26.4%, Germany and Sweden 24.3%, Belgium and Denmark 22%).

Contingent employment is spreading in the EU-25: 13.8% of employees (22 million) were on fixed term or temporary agency employment contracts\(^3\) in 2005, against 13.1% in 2004. In the EU-15, the share rose from 13% to 13.5%. The sectors most affected are agriculture (29.5%) and construction (19.9%). The worst-affected countries are Spain (31.9%), Poland (24.1%) and Portugal (19.1%), whereas in Estonia, Slovakia and Ireland fewer than 5% of employees are concerned. Contingent employment is more prevalent among low-skilled workers, young people (32.6% of the 15-24 age group), and women (13.7%, against 12% for men).

The changing distribution of the workforce by sectors and occupations gives a picture of future jobs and the types of risks involved in them.

The in-work population in the EU-15 rose by 10% between 1995 and 2002, but by 47% in property services, 18% in health care (the third biggest employer after manufacturing industry and trade), 16% in the hospitality industry, 13% in education, 12% in transport and 9% in the construction industry. The main driver of employment growth has therefore been the service sector. Conversely, employment has contracted in mining and quarrying (-22%), agriculture (-18%), and power distribution (-11%), and remained unchanged in manufacturing industry, the biggest employer.

Employment in the new Member States expanded by 22% in property services, 4% in the hospitality industry, 3% in public administrations and 2% in education between 2000 and 2003, but contracted by 17% in mining and quarrying, 14% in finance, 8% in agriculture, 6% in power distribution, 5% in the construction industry and transport, and 4% in manufacturing industry, while remaining stable in the other sectors.

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\(^2\) The data in this section are taken from the Labour Force Survey 2005.

\(^3\) The Labour Force Survey does not distinguish between these two kinds of contract.
Situations and trends

The first finding of the surveys is that working conditions in Europe are not getting better and are still a very big issue: work intensification, spreading casualization, and enforced flexibility of working times combined with continuing traditional exposures are behind rising health problems, especially musculoskeletal disorders (MSD) and work-related stress. This collection of surveys gives valuable insights into how working conditions are actually worsening in face of the widespread popular belief that working conditions are almost naturally improving, in particular through technical progress and the growth of service jobs.

One indicator that best illustrates this phenomenon is that of the “sustainability of work”, i.e., the ability or desire to continue working, especially in the same job. So, in the 2000 European surveys, 42% of the workers questioned said they could not or did not want to carry on doing the same job up to the age of 60, while the Finnish surveys found that 56% of workers wanted to take early retirement. This finding was what actually prompted development of the Finnish surveys, to identify what it was in working conditions that was making workers stop wanting or being able to carry on working.

Working conditions in Europe are notable for continuing exposure to traditional physical risks (noise, vibrations, dangerous products, carrying heavy loads, painful or uncomfortable working positions) which tend to be associated with industrial jobs, even though industrial employment is shrinking and service jobs expanding. The fact is that industrial type stressors are gravitating towards service jobs.

The European surveys provide evidence that exposures to physical risks like noise nuisance, vibrations, extreme temperatures, carrying of heavy loads, painful or uncomfortable positions, inhalation of dust, fumes, and smells, handling and inhalation of dangerous products and substances are not decreasing, but actually rising. The share of workers exposed to difficult or painful working positions rose from 43% in 1990 to 45% in 1995 and to 47% in 2000. The proportion of workers handling heavy loads rose from 31% in 1990 to 37% in 2000.
The French surveys paint the same picture: the SUMER survey done in France by occupational doctors among more than 50,000 workers found that between 1994 and 2003, workers’ exposure to most of the risks and physical discomforts of work showed a rising trend.

While long working days have become less common and repetitive work has tended to decrease, organisational stressors and physical constraints have tended to increase. Exposure to biological agents has not changed, but exposure to chemicals has increased. So, in 2003, 2,370,000 people – i.e. 13.5% of employees – were exposed to carcinogens and 186,000 workers to mutagens, especially manual workers and men, a third of whom were not covered by any collective protective measures.

In Finland, the proportion of workers who reported experiencing physically trying work rose from 34% in 1977 to 36% in 1997. Between 1977 and 1997, noise exposures rose from 38% to 44%, work in awkward positions from 21% to 31%, repetitive and monotonous movements from 22% to 30%.
Noise exposure offers an object lesson in the way particular work-related risks are spreading: while the share of workers exposed to very loud noise has stayed relatively unchanged over time, the number of workers exposed to medium noise is rising. The European surveys found that the proportion of workers exposed to loud noise rose from 27% in 1990 to 28% in 1995 and 29% in 2000. Noise exposure has not reduced over the past ten years in the Netherlands. The Spanish surveys found that exposure to very loud noise fell from 10% to 9% between 1999 and 2003, but exposure to medium noise rose from 37% to 40%. The French surveys report the same trend: the SUMER survey found that in 2003, 7% of employees were exposed to health-damaging noise (exposure for over 20 hours a week to noise louder than 85dbA) and 25% to loud noise that affected workers’ health. Over-exposure of temporary workers to harmful noise (20.2%) was also found.

On the face of it, these findings do not add up, if the contraction of industrial employment is factored in. These figures, which point to either unchanged or rising exposures, actually conceal a qualitative shift from exposure to very loud noise for a primarily male industrial population, to exposure to medium and loud noise that more affects women in service jobs. So, the stable figures actually conceal a change in the composition of the exposed populations and the kind of jobs affected.

An across-the-board reduction in working time that conceals wide gaps and a broad gamut of working time arrangements.

The long-term trend is towards a regular, across-the-board reduction in working time. In 2005, the average workweek was 37.4 hours. But this decrease conceals wide differentials at different levels:

- between countries: 38.19 hours in 2000 for the EU-15 and 44.4 hours for new Member States (NMS) and candidate countries;
- between men and women: 40.8 hours for males and 33 hours for females;
- between employed and self-employed workers: 46 hours for self-employed workers, 36.5 hours for employees;
- between occupational groups.

These disparities raise the issues of both time by choice (especially in predominantly female part-time work) and health, in that there is a clear link between long working hours and increased health risks (both through fatigue and longer exposure to certain stressors).

Approximately one-fifth of the European population\(^4\) works part-time, defined as less than thirty hours a week: most are women (80%), and often accept these time patterns because there is no alternative\(^5\). At the other end of the spectrum, approximately a fifth (21%) of workers – mostly men – work over 45 hours a week (38% in the NMS).

\(^{4}\) 17% in the EU-15, 10% in the NMS.
\(^{5}\) 31% of the workers questioned would like to work a different number of hours.
Second jobs
The surveys set out to describe working conditions in main jobs, i.e., which the worker spends most time doing. Working conditions in second jobs are not considered. But the health impact of the cumulative total of different jobs can be significant – 6% of workers in the EU-15 and 10% of those in NMS report having a second job. The average hours worked in second jobs is 17.8 hours in the NMS, and 12.1 hours in the EU-15.

Time organisation
The biggest changes are seen in the organisation of working time, which is becoming increasingly flexible. Working hours vary from week to week for 25% of workers, and from day to day for 40%. A fifth of workers do shift work, one in five does night work (19% at least one night a month), and one in four works on Sundays (27% at least one Sunday a month). The real problem is less flexible time patterns than the amount of advance warning, and the failure to consult or negotiate over work rostering. In the volume retailing sector, rostering changes may not be notified until the day before, or even the same day.

For a new definition of working time(s)
Where health is concerned, extending the definition of working time to include:
1. paid working time;
2. commuting times;
3. unpaid working time (housework); and
4. the time spent doing a second job if applicable (quite significant, as has been seen);
would give a clearer picture of things.

For time quality, the four aspects needed to construct a synthetic indicator are:
1. duration;
2. foreseeability (how long ahead of time are work schedules known?);
3. variability (variable work schedules);
4. control (that workers have over the organisation of their time).

In addition to widely-varying patterns of work organisation, the surveys point up the different impacts these forms of organisation have on working conditions, and especially on health, through factors like employment status, work allocation, workers’ autonomy, work paces, consultation, skills/qualifications.

Industry restructuring and work organisation: two illustrative sectors – road transport and slaughter-houses
European industry has gone and is still going through major shake-ups. We have chosen to look at these changes through two defining cases – the road transport and slaughter-house sectors. Both illustrate the ways in which work organisation is changing and the responsibilities that the political and economic actors have in managing those changes.
Work organisation and health

Work organisation has changed radically in industrialised societies in the past twenty years. The surveys evidence a broad gamut of work organisation models. It is clear that forms of work organisation are not converging towards a new *one best way*, the so-called *lean production* model (multiskilling, team work, production flows under strain from downstream just-in-time methods). So-called *learning* organisations which put a focus on employee learning and initiative processes, remain important in Denmark, Sweden and the Netherlands in particular. Employees in such organisations have considerable procedural autonomy in their work, and are subject to few time constraints.

But Taylorist forms of organisation have not died out and continue to be the rule for a large proportion of employees, particularly the least skilled, who are subjected as a result to high work pace constraints, low autonomy, and repetitive and monotonous tasks. One of the big findings is that a close relation exists between the different forms of organisation and human resource management methods (training, pay, consultation). This fact is to do with the diversity of national situations, and adds weight to the idea that working conditions and health at work can be shaped by organisational choices without undermining business performance provided the right management tools are used.

For more information:
Intensification is beyond doubt one of the biggest problems to affect work in the past two decades. It is a general trend across all countries, sectors of activity and occupational groups. While it has eased off in recent years, intensification remains the main causative factor of work-related stress and MSD.

The European surveys paint a very clear picture of work intensification over the past decade. In 2000, over half of workers reported working at high speeds and to tight deadlines. More than two in five workers thought they did not have enough time to do their job. Fast work paces are one of the biggest causative factors in MSD and stress. Stress is a product of demanding work requirements, especially pace constraints, and low discretion and autonomy in time and task management.

The French surveys bear out these trends. Employees are reporting that working conditions have got much worse over the past 20 years, while work pace constraints have risen sharply. The reason for this is the increase in both industrial (machinery work rate, assembly line work, production targets to be met, etc.) and commercial (external demand-driven work pace requiring an immediate response) pace constraints for all occupational groups. Commercial constraints increased from 28% of employees in 1984 to 54% in 1998. Pace constraints are also spreading in new ways to other groups: managers are increasingly experiencing industrial, and manual workers commercial, constraints. Analysis of these surveys reveals that work intensification is having deeply adverse effects on workers’ perceptions of their working conditions, particularly in SMEs operating just-in-time production to supply customers on a subcontract basis.

The Spanish surveys also evidence work intensification, with the share reporting having to work at high speeds rising from 35% in 1999 to 40% in 2003. This is matched by a complete lack of control over work for a high proportion of workers: in 2003, 19% had no possibility of modifying or choosing the sequence of their tasks, 29% working methods, 25% work rates, and 26% to take a break when they wished. For 44%, their work pace was dependent on direct customer demand.

In Finland, the proportion of workers subjected to mentally demanding work (time pressure, conflicting requirements) rose from 45% in 1977 to 51% in 1997. This affects women (52%) more than men (48%). As elsewhere in Europe, work intensification is particularly marked: it has risen from 46% of workers exposed in 1977 to
62% in 1997, with no significant gender differential. By contrast, while both sexes put intensification down to an increased workload, women attribute this to under-staffing while men point to higher production targets.

Most new jobs created in Europe are contingent ones. In 2000, fewer than half of employees hired within the previous year were on unlimited term contracts. These forms of employment go in hand with worse working conditions and more exposure to risks.

**Insecure employment rising**

The distribution between employment and self-employment remains unchanged, giving the lie to the once fashionable predictions of the end of paid employment. By contrast, the last two decades have seen a sharp rise in contingent employment in the paid workforce. In 2000, 10% of employees in the EU-15 were on fixed term contracts and 2% on temporary agency contracts. In the new Member States, 3% of employees were agency staff in 2001 – a form of employment unknown in the early 1990s. There are wide between-country disparities, with high rates of casual hire-and-fire in Spain (30%), Latvia (23%) and Lithuania (17%), in particular. But the growth is patchy between countries. It is strongest where labour law provides dismissal guarantees. It is significant in this regard that the lowest rates of fixed-term contract and temporary agency employment are found in the United Kingdom, where it is easier to dismiss staff. The main driver of new job creation in Europe seems to be contingent employment, therefore, which goes against the Lisbon objectives of jobs and quality of employment.

**Employment status and exposure**

The survey findings evidence a close link between casualization and increased exposure to risks. But it is not the sole cause. Structural factors also play a part: casualised workers tend to have worse working conditions. Even so, the risks are higher in casualised jobs (permanent employees are always better off than temporary workers in any job). The most dangerous and highly-exposed jobs – and in any case, those with difficult or harder working conditions – are held by casual workers.

These analyses show the undoubted importance of European legislation to ensure that temporary agency workers have the same rights as other employees, but equally the need to improve working conditions in these jobs.

Despite the official pronouncements, gender segregation remains a workplace reality, and is both horizontal (men and women in different occupations with different working conditions), and vertical (in any given occupation, men tend to occupy the top posts). Both types of segregation are markedly less pronounced in the new Member States. Gender segregation creates different work situations, leading to gender-differentiated risk exposures, and the need to frame appropriate prevention policies. The unequal gender distribution of the “double workload” adds to the need for appropriate policies that combine research, risk assessment and prevention.

Women and men’s situations differ on two fronts:

1. at work, due to horizontal and vertical segregation;
2. outside work, women bear more of the home and family responsibilities.
This double differentiation has a health impact. This is not the place to consider the non-working situation, which has not been much addressed by the working conditions surveys other than the European ones, which clearly show that women do most of the home and family tasks on top of their paid jobs.

The main differences at work are:

- more public-facing work. The European surveys also reveal that between 1995 and 2000, the proportion of women whose work pace is dictated by external demand – i.e., less “controllable” – rose from 71% to 75%, while remaining unchanged at 64% for men;
- less control over their work and work organisation, including organisation of time, which makes women’s jobs generally more stressful;
- more part-time work, more frequently concentrated in lower-skilled, lower-paid jobs, which is partly behind shorter working time;
- work intensification, rising more sharply in the 1990s for women than men;
- less exposure to traditional physical risks; 
- Women have a higher incidence of work-related health problems, especially upper limb MSD and stress.

However, despite the efforts of certain surveys, the indicators used do not always reflect the specific characteristics of female work, and still remain too focused on male, industrial work.

Risk exposures and worse working conditions are not evenly distributed.

Using the survey figures, categories can be developed and different clusters of workers identified from the shared characteristics of their working conditions and risk exposures. The evidence is that about 10% of respondents – some 20 million workers in Europe – are routinely exposed to adverse or health-damaging working conditions.

The European survey identifies ten groups, which can be classed into three categories:

1. workers with no special problems whose working conditions can be described as “satisfactory” in the sense of under-exposure to all risks. This group makes up approximately 50% of the workers questioned;
2. workers “over-exposed to specific risks” (e.g., chemical risks, night-work or long working hours). This category, comprising eight groups, accounts for approximately 40% of workers;
3. finally, workers with “poor working conditions” in the sense of over-exposure to all risk factors. This group accounts for 9% of workers (i.e., 18 million people in Europe).

The 2003 Spanish survey identifies four groups, identical to the 1999 ones:

1. those with “good working conditions”, covering 59% of respondents, down on 1999 (63.1%);
2. those with “poor working conditions”, unchanged at 6.9% (6.6% in 1999);
3. those with “psychosocial and mental workload problems”, up from 10.9% to 15.4% in 2003;
4. finally, those with “physical strain problems”, virtually unchanged at 18.7% (19.5% in 1999).
In the final analysis, while some significant differences between Member States can be attributed to different socio-economic contexts, common problems – contingent employment, work intensification, persistence of Taylorist work organisations, gender segregation – can still be identified. This finding should prompt the development of European preventive approaches in health at work.

Notwithstanding the broad gamut of national, sectoral and occupational contexts they describe, the surveys whose findings are described above evidence dominant trends common to all European countries and workers. The differences observed are more of degree than kind.

Also, the between-country variations are, as some “what-if” scenarios constructed from the survey data show, partly attributable to differential employment structures, which means that they are also partly the product of corporate policies (management choices) and those pursued by States (prevention rules and policies). But it is certainly in these areas that the gaps between countries are widest, and the surveys, with the odd exception like the Spanish survey, do little to inform this aspect.
Far-reaching health impacts

There is a modest recent improvement discernible in workers’ perceptions of how their health is at risk from their work. Even so, in 2000, 27% of interviewees thought their health was at risk, rising to 40% in the NMS and candidate countries. The changes in work reflected by the surveys have serious consequences for workers’ health.

The Swedish surveys clearly evidence the rise in work-related health problems in the 1990s, chiefly due to work intensification. Women – especially in the health services and teaching – are bearing the brunt.

Table 1  Sweden: people reporting mental or physical fatigue at least once a week or more often (%)

<table>
<thead>
<tr>
<th>Year</th>
<th>Mental fatigue</th>
<th>Sleep problems</th>
<th>Physical fatigue</th>
<th>Unable to relax</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>M</td>
<td>F</td>
<td>M</td>
<td>F</td>
</tr>
<tr>
<td>1989</td>
<td>24</td>
<td>31.8</td>
<td>11.4</td>
<td>14.9</td>
</tr>
<tr>
<td>1991</td>
<td>23.7</td>
<td>33.1</td>
<td>11</td>
<td>14.5</td>
</tr>
<tr>
<td>1993</td>
<td>22.7</td>
<td>28.1</td>
<td>11.9</td>
<td>13.9</td>
</tr>
<tr>
<td>1995</td>
<td>28.9</td>
<td>35.9</td>
<td>13.7</td>
<td>16.8</td>
</tr>
<tr>
<td>1997</td>
<td>29</td>
<td>39.7</td>
<td>15.1</td>
<td>21.2</td>
</tr>
</tbody>
</table>

Sources: Worklife and Health in Sweden 2000, Staffan Marklund (ed); Swedish Work Environment Authority and Arbetslivinstitutet, 2001

Health problems can be divided into three broad categories:

1. psychosocial disorders (especially stress);
2. musculoskeletal disorders;
3. violence and harassment (which can themselves be stressors).

There is a significant link between these work-related health problems and work organisation characteristics, like repetitive and high intensity work.

The European surveys give an approximate measure of the scale of these health impacts in 2000: 28% of workers questioned complained of stress, 33% of back pains, 27% of upper limb muscle pains, while 9% of respondents reported having suffered harassment at their workplace during the 12 months immediately preceding the survey.

Work-related stress

Work-related stress affects a large proportion of workers: it is reported by 28% in the 1995 and 2000 European surveys. It represents not only a high human cost, but also an economic cost to business and society, estimated in a 1999 European Commission study at €20 billion a year.

Work-related stress is the combined product of work demands (pace, quality, quotas, etc), and workers’ lack of resources for managing these demands (support, autonomy, etc). Higher demands combined with fewer resources increases the probability of stress. This dual relation is expressed by the so-called Karasek model, named from the researcher who developed it. The evidence from all sources is that approximately a third of workers have no scope in their work either to organise their tasks or manage
their time. There are certainly improvements, but not enough to counterbalance the increased demands, especially from work intensification.

The European surveys show that, between 1990 and 2000, the share of workers reporting that they exercised control over their working methods rose from 60% to 70%, although with significant variations between occupational groups. Manual and low-skilled workers tend to have least control over how they do their work.

In Finland, the proportion of respondents who had an influence on their working methods rose from 58% in 1984 to 65% in 1997, while influence over the pace of work decreased from 59 to 57%.

The Spanish surveys chose to identify stress through the combination of at least three symptoms among the following health problems:

- sleep disturbances;
- irritability;
- impaired concentration;
- recall problems;
- headaches;
- constant tiredness.

These symptoms are generally associated with the following work situations:

- high speed work;
- high alertness demands;
- repetitive work;
- shift work;
- long commuting journeys (over two hours a day).

Women are also more exposed to stress than men.

To the extent that stress factors are tending to increase more rapidly than the means of control given to workers, a rise in work-related stress is foreseeable in the years ahead.

Musculoskeletal disorders

The European surveys found MSD to be Europe’s number one health problem: 33% of workers complain of back pain (30% in 1995), 23% of muscular pains in the neck and shoulders, 13% in the upper limbs and 12% in the lower limbs.

The Spanish surveys recorded medical check-ups for work-related problems. In 2003, 16% of workers questioned reported such a check-up, a sharp rise over previous years (7% in 1993, 12% in 1997, 13% in 1999). The most frequent complaints for which a doctor was consulted for a work-related health problem were back problems (47%, up 8 points since 1999), neck pains (29%, +9) and upper limb pains (16%, +2).

The Finnish surveys record a fall in lower limb pains, but an increase for upper limbs from 27 to 37% for the neck and shoulders.
Violence and harassment are both the product of particular working conditions and sources of health problems (stress, depression). In 2000, 9% of European workers – nearly 20 million – reported having experienced harassment or intimidation in the previous year. Those most exposed were women, young people, contingent workers, and service sector workers (public service, banks, health care).

Wide between-country variations are found (from 4% in Italy to 15% in Finland), doubtless due to different attitudes and the degree to which the issue is the focus of public debate. It can therefore be assumed that the figures in certain countries underestimate the reality, particularly where these issues are the focus of little public debate, or where the words and concepts to address them are under-developed. The exposures recorded in Finland are probably closer to the European reality. The Spanish surveys clearly highlight the significant health impact of these exposures.

The analyses from these surveys suggest that the causes should be sought more in organisational than individual factors, and single out the rise of work stressors and their role in fuelling tensions.

Divergence between surveys and reported occupational diseases

The official occupational health statistics drawn up on the basis of recognized occupational diseases and reported work injuries give a distorted picture of the reality of work.

There is a dual discrepancy: (1) between the exposures evidenced by the different surveys and reported occupational diseases. Somewhere between 10 and 50 million workers are exposed to some kind of hazard, but no more than a few thousand workers have had their occupational diseases recognised; (2) and between the health problems reported by workers through the working conditions surveys and recognised occupational diseases.

MSD are a case in point of this variance: while a third of the workers questioned – over 50 million in the EU – reported back problems, and a quarter muscular pains in the neck and shoulders, only 11 169 cases of MSD (18 490 extrapolated from the EU-15) were recognised as occupational diseases in Europe (EODS 2001, EU-12), including 5 379 cases of hand and wrist tendinitis, 4 157 cases of elbow tendinitis, and 2 403 cases of carpal tunnel syndrome. But extrapolating just the 2002 Spanish figures to European level should give 95 200 cases of tendinitis and 83 840 cases of elbow tendinitis Europe-wide. This illustrates the wide divides that exist between the different national systems for recognition of occupational diseases.

Also, whereas most recognised occupational diseases relate to “blue collar” industrial workers (79% of recognised cases of elbow tendinitis and 53% of cases of carpal tunnel syndrome), the surveys actually reveal more exposure and a wider prevalence of health problems among women and contingent workers, not just in agriculture and industry (construction and manufacturing industries), but also in the services (transport, health care, hospitality).
A few conclusions

➤ The trends singled out here point to the importance of putting health at work back at the top of the European policy agenda, especially given the number of problems found to be common to all European Union countries.

➤ The discussions prompted at European level by the last Belgian and Swedish Presidencies (2000/2001) on adopting quality of work and employment indicators that are an integrated part of employment policies must be taken forward. Labour force participation rate targets that do not incorporate the quality of work aspect may work against improvements in health at work and working conditions.

➤ Policies for the recognition of occupational diseases must be reviewed, because recognition rates are far below the scale of risk exposures reported both by the national and European surveys.

➤ The surveys and analyses described reveal that information and research on health at work is sadly wanting, not least in terms of longitudinal studies, for which the European level is arguably the natural arena.
The working conditions surveys in Europe

European Union
- Eurostat: http://epp.eurostat.cec.eu.int

Austria

Bulgaria
- Survey 2005: www.mlsp.govtment.bg/en

Czech Republic

Denmark

Estonia
- Survey 2000: www.sm.ee

Finland

France
- ESTEV surveys 1990, 1995
  For more information: www.travail.gouv.fr

Germany

Italy
- Survey 2002 www.isfol.it

Portugal

Spain

Sweden

The Netherlands

United Kingdom
- HSE survey 2005: www.hse.gov.uk

For more details: www.eurofound.eu.int/ewco/surveys/surveyreports.htm