Custodian and Review Panel

The author of this Manual is: Environmental Sustainability Manager

The owner of this Manual is: Environmental Sustainability Manager

This Manual was reviewed by: Environmental Sustainability Manager

Change history

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Version 8.0 New Version of the Manual issued – 02/03/2017
Version 9.0 New Version of the Manual issued – 20/06/2017
Version 10.0 New Version of the Manual issued – 11/10/2018

Manual Overview

This manual outlines all written system procedures and provides information on where relevant system documents are stored, for the Oxford Brookes University environmental management system (EMS). The EMS uses ISO Standard ISO14001:2004 as its baseline for certification and has been updated to incorporate ISO14001:2015 transition changes.

The EMS is described here in terms of Planning, System Controls and Operational Controls and signposts to the detailed documents and procedures relevant to each element.

This document is intended to provide a standalone overview of the entire EMS and its interconnections; as well as providing signposts to more detailed information.

As and when the University’s system evolves and may extend to other areas of Risk Management such as Quality and Health & Safety, this manual will be extended to encompass the relevant information.
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## 2 Definitions

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</thead>
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<tr>
<td>APS</td>
<td>Activities, Products and Services</td>
</tr>
<tr>
<td>Accident</td>
<td>An incident that has resulted in actual injury, illness and/or damage(loss) to assets, the environment or third parties</td>
</tr>
<tr>
<td>Agreed Actions</td>
<td>Actions suggested by auditee and agreed with the auditor which will rectify the observations that are not in accordance with the audit criteria</td>
</tr>
<tr>
<td>Approved published location</td>
<td>The area of the University Intranet where pdf copies of approved documents are published for use by employees. The link to the approved published location is given in Annex 1.</td>
</tr>
<tr>
<td>Audit checklist</td>
<td>A list of questions on actions or items required by the audit criteria, used as an aide memoir during the audit to identify issues for action</td>
</tr>
<tr>
<td>Audit criteria</td>
<td>Policies, practices, aspects, procedures or EMS requirements against which the auditor compares collected audit evidence about the organisation’s EMS.</td>
</tr>
<tr>
<td>Audit report</td>
<td>The auditor’s report which includes the audit plan, checklists, forms, issues for action record, agreed action record and closing comments.</td>
</tr>
<tr>
<td>Audit scope</td>
<td>The aspect, procedure or other document, functional unit and location(s) to be checked.</td>
</tr>
<tr>
<td>Audit trail</td>
<td>A traceable link through EMS documentation demonstrating the completeness of documents and records.</td>
</tr>
<tr>
<td>Authorised Person</td>
<td>Manager, formally designated within the relevant FDD and given the authority for approving relevant MSD</td>
</tr>
<tr>
<td>CA&amp;PA</td>
<td>Corrective Action &amp; Preventive Action</td>
</tr>
<tr>
<td>Contract Supervisor</td>
<td>Member of University staff with specific responsibility for managing a contracted out activity</td>
</tr>
<tr>
<td>Contractor</td>
<td>An individual, partnership, company, corporation, association or other service, having a contract with FDD for the design, development, manufacture, maintenance, modification, or supply of items under the terms of a contract. E.g. Cleaner, Caterer, Builder etc.</td>
</tr>
<tr>
<td>Contractor supervisor/Contract Holder</td>
<td>The person with overall responsibility for monitoring and managing the activities of an individual contractor as part of the formal contracting process</td>
</tr>
<tr>
<td>Controlled Copy</td>
<td>Documents listed in the EMS Document Index are considered to be controlled unless stated to be uncontrolled in the Index. Unless otherwise stated, the electronic version of the procedure or document</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Controlled Reference Documents (CRD)</td>
<td>Documents of internal or external origin that are referred to in the MSD</td>
</tr>
<tr>
<td>Corrective action</td>
<td>Action taken to address an existing non-conformance, and to eliminate its cause(s) in order to prevent its recurrence.</td>
</tr>
<tr>
<td>Critical task</td>
<td>Tasks and activities which can cause significant impacts or are associated with significant aspects/threats.</td>
</tr>
<tr>
<td>Custodian/Owner</td>
<td>The person who is responsible for preparing a procedure and related documentation. Also for revisions and updates in consultation with Environmental Sustainability Manager</td>
</tr>
<tr>
<td>Disaster</td>
<td>Any event which prevents the University from carrying on its usual operations at the normal place of work for an unacceptable period of time.</td>
</tr>
<tr>
<td>EAP</td>
<td>Environmental Action Plans</td>
</tr>
<tr>
<td>Employee</td>
<td>All persons who are employed full time, part time or temporarily on University Campus, including both direct employees and outside Contractors</td>
</tr>
<tr>
<td>EMR</td>
<td>Environmental Management Representative</td>
</tr>
<tr>
<td>EMS</td>
<td>Environmental Management System</td>
</tr>
<tr>
<td>EMS Operational control procedures</td>
<td>Procedures for the operational control of critical aspects e.g. Waste, Materials &amp; Resources etc.</td>
</tr>
<tr>
<td>EMS System procedures</td>
<td>Procedures for the management of the EMS itself.</td>
</tr>
<tr>
<td>EMSD</td>
<td>Environmental Management System Documentation</td>
</tr>
<tr>
<td>Environment</td>
<td>The surroundings in which an organisation operates, including air, water, land, natural resources, flora, fauna, humans and their interactions</td>
</tr>
<tr>
<td>Environment Critical Tasks</td>
<td>Tasks which relate to significant aspects of the Institution’s APS and for which System or Operational Control Procedures have been established.</td>
</tr>
<tr>
<td>Environmental aspect</td>
<td>Any element of the University’s activities, products or services that can interact with the environment</td>
</tr>
<tr>
<td>Environmental impact</td>
<td>Any change to the environment, whether adverse or beneficial, wholly or partially resulting from the University’s environmental aspects</td>
</tr>
<tr>
<td>ERP</td>
<td>Emergency response plans/procedures</td>
</tr>
<tr>
<td><strong>FDD</strong></td>
<td>Faculty, Directorate (Department)</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td><strong>Findings</strong></td>
<td>Results of the evaluation of the collected evidence compared against the audit criteria. These will form the basis of the audit report.</td>
</tr>
<tr>
<td><strong>H&amp;S</strong></td>
<td>Health &amp; Safety</td>
</tr>
<tr>
<td><strong>HESA</strong></td>
<td>Higher Education Statistics Authority</td>
</tr>
<tr>
<td><strong>Incident</strong></td>
<td>An unplanned event, or chain of events, which has (or could have) caused injury, illness and/or damage(loss) to assets, the environment or third parties</td>
</tr>
<tr>
<td><strong>Institution</strong></td>
<td>The total space within the University where the EMS is implemented and operated. The current status of this is outlined in sections 2.2 and 2.3</td>
</tr>
<tr>
<td><strong>Issues for action</strong></td>
<td>Observations of non-conformities that are not in accordance with the EMS audit criteria or which highlight a potential improvement to the EMS.</td>
</tr>
<tr>
<td><strong>Key Auditee</strong></td>
<td>The member of staff in the audit area responsible for liaising with the lead auditor during the organisation and execution of the audit</td>
</tr>
<tr>
<td><strong>Lead Auditor</strong></td>
<td>When an audit team is used, the lead auditor is the approved auditor designated responsibility for conducting the audit.</td>
</tr>
<tr>
<td><strong>Linked documents</strong></td>
<td>Documents, procedures and work instructions that form part of another University management system/process.</td>
</tr>
<tr>
<td><strong>Local operational control procedures</strong></td>
<td>Procedures within individual FDD that control critical aspects relevant to that individual functional unit. This may include local procedures providing more detailed instruction in relation to an EMS series system or operational control procedure.</td>
</tr>
<tr>
<td><strong>Management Representative</strong></td>
<td>Management Representative for Environmental Affairs, appointed by the University, to take responsibility for ensuring the effective implementation of the Environmental Management System. Currently the Registrar.</td>
</tr>
<tr>
<td><strong>Management System Audit</strong></td>
<td>A systematic and documented verification process to objectively obtain and evaluate evidence to determine whether an organisation’s EMS conforms to the audit criteria set by the organisation and communicating the results of the process to management.</td>
</tr>
<tr>
<td><strong>Management System Documents (MSD)</strong></td>
<td>The Manual, System Control Procedures, Guidance Notes, Forms and related documents; and the Operational Control Procedures</td>
</tr>
<tr>
<td><strong>MIP</strong></td>
<td>Major Incident Plan</td>
</tr>
<tr>
<td><strong>MIRG</strong></td>
<td>Major Incident Response Group</td>
</tr>
</tbody>
</table>
Management Programme (MP)

Non-conformance, Corrective or Preventive Action (NC&CPA)

Non-conformance

Infringement of the requirements of the EMS, including failure to implement the policy, objective & targets, management programmes, system procedures, operating procedures and any related instructions.

Non-conformance - CRITICAL

A non-conformance that will (or may) result in the breach of relevant legislation, non-conformance with the requirements of ISO14001, resulting in the loss of registration, direct and immediate threat to the environment or harm to the reputation of the Campus.

Non-conformance - MAJOR

A non-conformance that could result in a deviation from normal control of environmental impacts, or will increase the risk of an accident which could cause environmental impact.

Non-conformance - MINOR

Non-conformances that are primarily administrative in nature

Problem

A non-conformance that will (or may) result in the breach of legislation, non-conformance with the requirements of the ISO standards governing elements of the EMS, legal or other requirements, resulting in loss of registration, direct and immediate threat to environment or harm to the reputation of the University.

Non-conformance (NC)

Infringement of the requirements of the EMS, including failure to implement the policy, objective & targets, management programmes, system procedures, operating procedures and any related instructions.

Notification Record

Copy of memo or e-mail message issued to the core distribution list confirming that an approved revision of a procedure or document has been placed into the Approved Storage Location.

Notification Tree

Is as follows: 1. Anyone notifies Campus Services of the incident 2. Campus Services (if appropriate) notifies Director of Estates (DoE) 3. DoE (if appropriate) notifies Registrar 4. Registrar (if appropriate) calls out the MIRG

Objectives and Targets (O&T)

Objectives

Overall goal, arising from the policy and identified critical aspects/threat.

Operational Control Procedure

Written statement outlining the required method to be followed for critical tasks. This will include - standard operating procedures, work instructions, standing instructions, operating instructions and related guidance and forms, etc.

Personal Development Review

An annual process of evaluating an employee’s development and training needs.
<table>
<thead>
<tr>
<th><strong>Preventive action</strong></th>
<th>Action taken to eliminate the causes of a potential non-conformance in order to prevent its occurrence</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Programme Manager</strong></td>
<td>Person assigned the formal responsibility for co-ordinating the development and implementation of an agreed management programme (this may also be the Responsible Person)</td>
</tr>
<tr>
<td><strong>Relevant Interested Parties</strong></td>
<td>Includes legal and regulatory authorities (local, regional, state/provincial, national or international), as well as other interested parties relevant to the environmental management as parent organizations, customers, trade associations, community groups, non-governmental organizations, neighbours, employees and others working on behalf of the organization</td>
</tr>
<tr>
<td><strong>Requirements</strong></td>
<td>National and international legislation, regulation, permits, codes of practice, non-regulatory guidelines, local authority requirements, declarations, sector best practice, sector charters/agreements etc., legal licences and contracts etc. which are applicable to the Headington Campus, Harcourt Hill Campus, Wheatley Campu, Brookes managed halls of residence or to which the management of Oxford Brooks University have signed up or committed itself</td>
</tr>
<tr>
<td><strong>Responsible People</strong></td>
<td>Key managers and communicators within FDD and student accommodation responsible for disseminating information about the EMS to staff and collection data or information for the Environmental Sustainability Manager</td>
</tr>
<tr>
<td><strong>Review Panel</strong></td>
<td>The nominated person (or group of relevant internal interested parties) who will provide technical review of a procedure and related documentation prior to inclusion in the Approved Storage Location on the approval of the authorised person.</td>
</tr>
<tr>
<td><strong>Significant environmental aspect</strong></td>
<td>An environmental aspect that has, or could have, a significant environmental impact</td>
</tr>
<tr>
<td><strong>ESM</strong></td>
<td>Environmental Sustainability Manager</td>
</tr>
<tr>
<td><strong>Source</strong></td>
<td>The specific task, activity, equipment or component that gives rise to the aspect/threat. Sources may be from operational, administrative or other areas of activity</td>
</tr>
<tr>
<td><strong>Stakeholder</strong></td>
<td>All persons with legitimate interest in the performance of the University, including but not exclusive to: employees, students and other customers, neighbours, regulators, grant-making bodies, non-governmental organisations and the media.</td>
</tr>
<tr>
<td><strong>Targets</strong></td>
<td>Deadlines and/or quantifiable and measureable indicators to define stages and achievement of objectives</td>
</tr>
<tr>
<td><strong>Third Party Audit</strong></td>
<td>An audit undertaken by an independent, external organisation.</td>
</tr>
<tr>
<td><strong>Uncontrolled Copy/</strong></td>
<td>Unless otherwise stated in writing on the document, all hardcopies are</td>
</tr>
</tbody>
</table>
documents

uncontrolled and are identified with a print date. Uncontrolled documents also include records, meeting notes, correspondence etc, unless a specific procedure requires that they are controlled.

University

refers solely to Oxford Brookes University
3 Context

Overview of University and Campus Activities

Dating back to the Oxford School of Art in 1865, and evolving via a number of institutions to become a University in 1992, Oxford Brookes has evolved into a modern University with Faculties of Business, Humanity and Social Sciences, Health and Life Sciences, and Technology, Design and Environment. With Campuses at Headington, Wheatley, Harcourt Hill and Swindon; and a variety of student residences and other facilities (e.g. sports grounds), the University has around 2000 employees and 18,000 students.

In 2004 the University’s first research institute, the Oxford Institute for Sustainable Development was launched. Extensive public consultations were held in 2006 on plans for major redevelopments of both the Wheatley and Headington campuses, preparatory work for which is currently underway. In 2007 the University opened a state-of-the-art facility dedicated to engineering housing the Motorsport Engineering Centre. In 2013 and 2014 the new John Henry Brookes building opened which has provided one space for all the University student facing services.

The University is now in a ten year £130 million campus redevelopment phase with the aim of reducing the Universities total space by 15% and dispose of the Wheatley Campus. The redevelopment programmes are meeting high standards of environmental building performance.

It has a long standing reputation for employability, and hosts two national centres of excellence in teaching and learning, attracting students from all over the world.

In delivering its activities, the University works within its Vision and Values and the EMS is part of the delivery of these:

Values

The University’s values can be found at https://www.brookes.ac.uk/about-brookes/strategy/strategy-2020/.

Vision

Oxford Brookes University will provide an exceptional, student-centred experience which is based on both internationally significant research and pedagogic best practice. We will build on a tradition of distinction in academic, professional and social engagement to enhance our reputation as a university which educates citizens for lives of consequence.

Plans of the campuses are given in Annex 1, the University Organisational Diagram in Annex 2, Faculty Structure in Annex 3 and University Organisational Structure, Estates and Campus Services Management Structure and the University’s Sustainability Structure are given in Annex 4.

Further information on the Strategic Goals and future plans of the University are given on the University web site At Oxford Brookes University our strategy is taking us forward to 2020 building on our strong track record for quality teaching, learning and research. The new 2020-2035 Strategy is currently in draft form.

The key priorities are delivery of an outstanding student experience, the further development of world-class research, furthering our international outlook, a positive commitment to our wider community and creating sector-leading, high quality services for the future.
Further information on the Strategic Goals and future plans of the University are given on the University web site- http://www.brookes.ac.uk/about-brookes/strategy/

Organisational Context
The University sector in the UK is in a period of change. The introduction of the £9,000 fee and the removal of the student numbers cap has introduced large scale competition into the sector. All Universities are planning to expand. However, the reduction in total numbers of home students, general decrease in international students entering the UK due to measures to control immigration and the uncertainty that the Brexit process means there is uncertainty in the sector. Further budget cuts, increased third party providers and the disbanding of the Higher Education Funding Council for England HEFCE will lead to further uncertainties in funding streams and the political context of the higher education sector.

Oxford Brookes University is well placed to take advantage of the challenges that these changes bring. It is one of the leading modern Universities with a number of world leading courses. We are working hard to manage our estates size and utilities consumption through the Estate Redevelopment Plan and energy efficiency projects.

The expectation of the Universities customers is that we will improve sustainability in our operations and in our courses. With the NUS annual sustainability survey highlighting that sustainability is the expected norm from institutions rather than in itself a competitive advantage. The University has also restructured its Sustainability function into a broader Social Responsibility programme which aims to embed social and environmental sustainability throughout the institution. Further information can be sourced on the social responsibility website https://www.brookes.ac.uk/social-responsibility/

The University sector is in a period of change a number of implications for the sector including the introduction to the Teaching Excellence Framework, giving degree awarding status to many different institutions and changes to the bodies governing the University Sector. An analysis can be found here https://www.timeshighereducation.com/higher-education-white-paper-success-knowledge-economy.

4 Scope of the Management System
The EMS covers external and internal aspects of the University’s activities, products and services (APS) that have been judged to be significant on the basis of the assessment conducted in accordance with EMS System Procedure 7 – Environmental Aspects System Procedure.

This assessment takes into account internal and external compliance obligations derived from an understanding of our interested parties, accounting for OBU’s organisational units, functions and boundaries. Taking into account the interfaces, control and influence that the University has with a number of activities and associated organisations, Faculties, Directorates and Departments (FDD). In particular, consideration was given to the influence that the University has on: individual FDDs; the Student Body: its suppliers; and its contractors.

The University currently has limitations on its ability to control the operational activities of some Faculties and Teaching Departments and the Student Body (it is actively working with the Student Union); although it has influence and will seek to embed the System’s operational controls more fully into these over time.

Annex 6: References the Current Significant Aspects and Impacts.
**Scope of current certification**

The Scope of the Environmental Management System Certification includes the Wheatley, the Harcourt Hill and Headington Campus, we have extended the remit of our certification to include our Brookes owned Halls of Residence in 2019. Construction, demolition and refurbishment sites where legal responsibility for the area has been handed over to contractor/s (usually surrounded by an area of hoarding) are excluded from the scope of certification.

**Environmental Policy**

The institution’s Environmental Policy is initially reviewed by the ECS Senior Leadership Team and signed off by the Vice Chancellors Group. It will be annually reviewed by Environmental Sustainability Team to ensure its currency and applicability and signed off by the Vice Chancellor. Updates to the Environmental Policy are communicated internally via the staff communications portal Onstream highlights, all new staff receive a presentation on sustainability at Brookes which overviews the policy and the policy is available to all via the sustainability website. Students receive information about the environmental policy in the Student Unions welcome pack, which signposts them to the sustainability website and encourages them to get more involved; the SU are currently reviewing adding a link to their website to signpost students to sustainability at Brookes; presentations overviewsing the policy and sustainability at Brookes are given to Foundation year students and on request to any faculty. All other external stakeholders have access to the policy through the ‘Sustainability at Brookes’ website.

https://www.brookes.ac.uk/sustainability/environmental-management/

The Environmental Sustainability Manager will determine if additional information should be disseminated to internal and external stakeholders on a case by case basis.

**Relevant interested parties**

The environmental management system also takes into consideration the needs and interests of relevant interested parties. Annex 9 records relevant interested parties, their needs and reporting requirements, these are reviewed at least annually to ensure we are adapting to change. The University will report relevant environmental data to these parties where we have committed to do so and where it is legally appropriate to do so, all reporting requirements are outlined in Annex 9.

**5 System Design**

To be functional and fit for purpose, the EMS must (transparently) be able to identify the significant aspects and impacts of the Institution’s activities, products and services; prioritise them for action and control; control both the management system and the performance of the Institution in relation to its significant aspects; and, monitor and improve the performance of the management system.

The following sections outline how this will be achieved for our activities, products and services as defined within the scope of the EMS, as outlined in Sections 2.2 ‘Teaching’ and 2.3 ‘Operational Management’.

**6 Environmental Aspects System Procedure**
The significant environmental aspects and impacts are established in accordance with this procedure. The aspects, impacts and scope are reviewed annually by the Environmental Sustainability Manager (or delegate).

Responsibility

The Environmental Sustainability Manager (or delegate) is responsible for co-ordinating an annual review of Aspects and Impacts for the EMS and will agree a review team comprising appropriate employees from relevant areas of the University’s operations; the team will conduct the review in accordance with this procedure.

Procedure

Scope of the assessment and identification of activities

Review the scope of the previous assessment, and using current FDD operational (as well as academic) information and relevant registers, review the APS associated with the current operations to ensure that all applicable FDD activities have been incorporated.

It is important that planned “new projects” such as refurbishment, redevelopment etc. are included. The planning of new projects is carried out in compliance with EN101P Evaluation of Environmental Impacts Associated with Demolition, Construction and Refurbishment Projects.

The outsourcing of APS to a contractor does not mean that such APS can be removed from consideration. The use of contractors brings other risks that require management within the EMS as well as obligations in relation to communications, training and monitoring. The Environmental Sustainability Manager (or delegate) monitors the compliance requirements and emerging legislation to ensure that any changes in legislation that might affect the significance rating of aspects is taken into account promptly.

The Environmental Sustainability Manager (or delegate) will ensure that, where necessary, existing Objectives, Targets and/or Environmental Management Programmes are amended to take account of any required changes; and/or new Objectives, Targets and/or Management Programme are established.

Identifying Aspects and Impacts

APS aspects and associated risks/impacts will be considered under all the following modes of operation in the Aspect Register:

- Normal day to day operations
- Abnormal operations (e.g. special projects, maintenance, refurbishment etc.)
- Potential accident and emergency situations (e.g. power failure, flood, fire, spillage etc.)
- Historical and future (planned) situations

For each APS its potential or likely impacts for the following areas are accessed:

- Controlled and uncontrolled releases to atmosphere
- Controlled and uncontrolled releases to water
- Waste generation and management
- Contamination of soils and groundwater (e.g. from leakages and spills)
- The use of raw materials and natural resource (including the storage use and handling of materials etc)
- Nuisances (e.g. noise, odour, dust, vibration, visual impact etc) as well as other impacts on local communities, bio-diversity, human health and eco-systems.
- Life cycle implications
- Future trends and risks

**Assessing the significance of Aspects and Impacts**

All identified Aspects and Impacts have a significance assessment undertaken using the matrix and criteria given in Aspects Register, outlined in Tab 2.2. The results of the assessment are recorded Tab 1.1. This Tab constitutes the Register of Significant Aspects.

Summary data on the existing controls associated with an identified Aspect/Impact are included.

The significance assessment prioritises Aspects as follows –

- **Top** – immediate action is required to address impacts
- **High** – specific objectives, targets and programmes for improvement are to be set
- **Medium** – to be managed through operational controls (e.g. physical and/or procedural)
- **Low** – to be monitored as part of annual review but does not require specific control or active management.

Where immediate action or objectives and targets etc. are not implemented for High and Top priority Aspects, the justification for this will be documented.

**Review**

The University’s Aspects and Impacts will be formally reviewed each year. The review will take into account any new FDDs, operations or activities or locations, or changes in the levels of existing operations. During the review, the University will consider any projects or programmes associated with objectives and reassess their significance rating of relevant environmental aspects. Where new aspects are evaluated and rated High or Top, action will be taken in accordance with the above.

New aspects may be added or full formal review initiated at any time if the Environmental Sustainability Manager or delegate considers the inclusion necessary due to Environmental incidents, legislative review, changes University policies or changes in University operations/campuses. The Environmental Sustainability Manager (or delegate) will carry out an ongoing review of the significance ratings to reflect changes in legislation, University policies or other requirements and will adjust the EMS accordingly.

New significant aspects of projects are identified in section 8 – Legal and other requirements.

Responsible People for a FFD will be given an opportunity to comment on any new aspect or impact that affects their FFD. Any changes identified as a result of application of 8 – Legal and other requirements will be updated in the Aspects Register EN002D1 by the Environmental Sustainability Manager or delegate.

7 **Legal and other requirements**

The University Uses the Legislation Update Service to ensure legal compliance. Monthly newsletters are currently circulated to all users. Legislation, regulation, standards and other relevant requirements, pertaining to environmental performance and control that are
applicable to the University have been identified and periodic compliance checks are undertaken.

The Aspects register contains the summary of applicable legislation, regulation and standards etc. The Aspects register will be updated, as necessary, in accordance with Procedure 8 – Legal and other requirements.

**Responsibility**

The Environmental Sustainability Manager (or delegate) is responsible for ensuring that this procedure is carried out and may assign responsibility for maintenance of information relevant to specific FDDs to appropriate Responsible People.

**Procedure**

**Identification of “Requirements”**

The Environmental Sustainability Manager will identify and maintain the University’s membership of an appropriate legislation update service to ensure that information on new and amended legislation and other requirements is received in a timely manner.

**Review and update of “Requirements”**

As a minimum, an annual review will be co-ordinated by the Environmental Sustainability Manager (or delegate) to ensure that information and copies of permits, licences etc. are current and valid. Permit/licence holders will notify the Environmental Sustainability Assistant when permits are renewed in order that the Requirements register can be updated. Annual checks are carried out to ensure compliance with these requirements. A copy of the updated permit/licence will be sent to the Environmental Sustainability Assistant.

Where updates and/or amendments are identified the Environmental Sustainability Assistant will send a periodic summary to relevant personnel to ensure that they are aware of what “Requirements” they are required to comply with.

**Storage and access to information about “Requirements”**

Copies of any authorisations, permits and licences relating to relevant activities on the University will be held by the Environmental Assistant, where they are stored in a Permit, Licence and Consents database the PLC database. The originals will be kept by the permit/licence/contract holder.

The Environmental Sustainability Manager (or delegate) will determine which of the “Requirements” it is necessary to have in hard copy text. These documents will be stored in an appropriate controlled library.

**8 Compliance Evaluation System Procedure**

Compliance with applicable legislation and regulation is monitored regularly by the Environmental Sustainability Assistant. Any major non-compliances that might have legal or reputational impacts upon the University are reported to SLT and VCG if required; others are acted upon by the Environmental Sustainability Manager (or delegate) as required to bring the University back into legal compliance. A formal assessment of compliance will be initiated by the Environmental Sustainability Manager at any time that s/he considers a potential problem
may be (or is) occurring. Auditing of legal compliance across each site will be carried out over a three year cycle as a minimum.

**Responsibility**

In addition to the responsibilities outlined in procedure 22 – Internal EMS Audits, the Environmental Sustainability Manager or delegate is responsible for –

- Preparing and implementing a programme of compliance evaluations and defining the scope of such evaluations;
- Co-ordinating the preparation and updating of checklists of relevant “requirements” to facilitate consistent auditing;
- Reporting the results of compliance evaluations to Estates and Campus Services Senior Leadership Team and then the Vice Chancellors Group;
- Where necessary, timely reporting of any legal non-compliances to the appropriate Regulator;
- Where necessary, ensuring that relevant procedures are updated in line with revised legal requirements or the findings of compliance evaluations.
- The responsibilities of the Auditor, key auditee and faculty/Department line management are defined in procedure 22 – Internal EMS Audits.

**Procedure**

**The Compliance Evaluation Cycle**

All elements of legal requirements will be evaluated once per year for each relevant FDD at the very least. Monthly legislation newsletters are currently circulated to all users. Legislation, regulation, standards and other relevant requirements, pertaining to environmental performance and control that are applicable to the University have been identified and periodic compliance checks are undertaken.

Elements of all “other requirements” will be evaluated at least once every three years, unless more frequent evaluation is specified as part of the requirement. Responsible People and line management may request evaluations of their areas of responsibility whenever they consider that an evaluation would be of benefit. Taking account of evaluation reports, any amendments to legal and other requirements and the operational plans for the Campus, the Environmental Sustainability Manager (or delegate) will review and where necessary update the audit cycle on an annual basis.

The Environmental Sustainability Manager (or delegate) may use internal resources (including competent students) or may commission an external third party to evaluate all or any of the legal and other requirements. Where an external party is used, the Environmental Sustainability Manager, in consultation with the Management Representative, will determine the scope of such an external evaluation.

**Preparing compliance evaluations programmes, assigning auditors and scope**

Each detailed evaluation programme will define –

- The FDD(s) or campus to be audited
- The scope of each evaluation
- The month of the evaluation completion
- The lead auditor and any audit team member(s) if required
- The key auditee¹ (if applicable), and
- A technical advisor, where requested.

The relevant Responsible Person will be notified of the evaluation programme to enable them to plan resource requirements and facilitate the evaluations. Any relevant employees (including contractors/ sub-contractors) who may need to be involved in evaluations should be notified by line management.

The Environmental Sustainability Assistant will notify auditors of their programmed evaluations and due dates and will monitor their completion.

**Guidance on requirements**

The Environmental Sustainability Assistant will co-ordinate the preparation and updating of checklists and/ or guidance on the relevant “requirements” to facilitate consistent auditing. These will be updated in alignment with the annual review of requirements outlined in Section 8: Legal and other requirements.

**Auditor Competence**

The requirements of procedure 22 – Internal EMS Audits will apply.

**Planning, conduct and reporting of compliance audits**

The requirement of procedure 22 – Internal EMS Audits will apply as relevant to legal compliance auditing (i.e. clauses not of relevance will be ignored). Where compliance with legal or other compliance requirements involves controls via procedures, work instructions etc., the auditor will review the relevant procedures to assess whether they are consistent with the current requirements. If the requirements have changed (e.g. legislation has been updated), specific recommendations should be made as to how the relevant procedures need to be updated.

As part of planning or follow up of the compliance audit, the Auditor may contact relevant regulator(s) or the organisations responsible for “other requirements” in order to obtain further information or their views on the relevant element/aspect under audit. Where the auditor wishes to do this they must consult the Environmental Sustainability Manager (or delegate) first in order to agree the approach.

**Reporting non-conformances**

Where the compliance evaluation finds non-conformances, these will be reported in accordance with procedure 21 – Incident Investigation, non-conformance, corrective and preventive action.

**9 Objectives and Targets system procedure**

This procedure describes the actions and responsibilities associated with the setting and maintenance of objectives and targets (O&Ts) for each Top or Highly significant aspect; and for

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¹ Certain requirements/ procedures may require that different auditees are interviewed for different parts of the requirement/ procedure
the establishment of relevant Strategies / Action Plans / Management Programmes aimed at achieving the identified O&Ts.

**Responsibility**

The Environmental Sustainability Manager (or delegate) is responsible for co-ordinating the development, review and progress monitoring of strategies (vision, key drivers & objectives), Action plans (objectives & targets) after consultation with relevant FDD’s. Where necessary s/he will involve internal specialists to advise on or develop O&Ts; as well as FDD personnel as necessary.

The Director of Estates and Campus Services is responsible for the approval of identified O&Ts, these are then taken to the SLT for consultation and approval, then to the Vice Chancellor’s Group (VCG) for final sign off, in line with University policies.

Responsible persons and/or Programme Managers are responsible for co-ordinating and implementing Strategies and Action Plans to achieve their particular assigned objective(s) and/or targets and/or Management Programmes, as applicable.

**Procedure**

**Identification of O&Ts**

As a minimum, on an annual basis the Environmental Sustainability Manager (or delegate) will co-ordinate the establishment and documentation of new/revised University/Campus-wide and FDD O&Ts. These O&Ts will focus on the control, reduction or elimination of critical aspects/threats, and will be based upon the requirements of –

- The current environmental and other policies/strategies as identified in Section 3;
- The identified critical aspects listed in the up to date Aspects Register;
- The identified legal and other requirements;
- The outcome of management systems and compliance audits (internal and external) and the formal Management Review;
- The views of stakeholders; and
- University business and operational goals.

Objectives will have nominated Responsible People, completion deadlines and where appropriate, quantified targets.

**Apportionment of Targets**

Where appropriate, it may be necessary to apportion responsibility for achievement of targets between different FDDs. The Environmental Sustainability Manager (or delegate) will agree with the relevant Responsible People how a target is to be apportioned.

**Documentation of O&Ts**

The Environmental Sustainability Manager (or delegate) will ensure that O&Ts are listed and their progress tracked using an annual target review through the Actions Plans. This will be revised at least annually in line with the review and update of O&Ts. Progress on Objective and Targets are reported annually to SLT and the Vice Chancellor’s Group in the Annual EMS report.
Achievement of O&Ts through specific Action Plans:

The Environmental Sustainability Manager (or delegate) will co-ordinate with the Responsible Persons to create Action Plans to deliver the objectives in the Environmental Strategies.

Current documented Action Plans are:

- Interim Travel Plan 2016-2018
- Carbon Reduction Action Plan
- Biodiversity Action Plan
- Waste Action plan
- Water Action plan
- Sustainable Food Action Plan

Programme Managers will notify the Environmental Sustainability Manager or Assistant of the results of progress meetings in order that the KPI documents - can be updated; and any significant barriers to progress examined and removed.

The Environmental Sustainability Manager (or delegate) will monitor the results of evaluations of new projects, process changes and maintenance to identify where existing Strategies/Action Plans may require amendment. Where amendment is considered necessary the Environmental Sustainability Manager will discuss this with the relevant Programme Manager and agree to the changes.

Progress Monitoring and Reporting

The Environmental Sustainability Assistant will undertake ongoing, overall, monitoring of actions to ensure that programmes are being properly managed and continual improvement is assured. In addition to this and the notifications provided by Programme Managers, the Environmental Sustainability Manager (or delegate) will hold a periodic progress meeting (at least once per year) with all Programme Managers of current Action plans. On at least an annual basis the Environmental Sustainability Manager (or delegate) will co-ordinate identification or calculation of the current status of performance indicators, where applicable. Progress in achieving O&Ts, and relevant performance indicators will be reported to the Estates and Campus Services Director, SLT and VCG.

Review and modification of O&Ts

The Environmental Sustainability Manager will review the O&Ts annually, using as a guide:

- The results of the annual review of critical aspects/threats
- New critical aspects/threats identified from new projects, process changes and maintenance etc.
- The requirements of the current environmental (and associated) policies & strategies
- The results of progress monitoring of O&Ts and action plans.
- Feedback and comments made by stakeholders
- Changes in operational or organisational circumstances
- Individual PDR objectives for sustainability team members.
Where required, the Environmental Sustainability Manager (or delegate) will develop and propose to SLT and the FDDs new and/or revised O&Ts in line with clause 6.1.

10 Environmental Action Plans

The objectives and targets of the EMS are recorded in the annual target review EN003D1. Key objectives and targets that require detailed plans such as Transport, Biodiversity, Sustainable food, Water, Waste or Carbon reduction have Environmental Action Plans created for them.

Progress in achieving the objectives and targets is monitored regularly by the Environmental Sustainability Manager (or delegate) and reported to SLT then VCG and communicated to all staff via Onstream or the Sustainability website.

11 System Documentation

The EMS is documented in the hierarchy of documents outlined in Diagram 1 below. Control of EMSD is outlined in section 4.7

Diagram 1. EMS Documentation (EMSD) Hierarchy

Key:

Environmental Policy

Defines the strategic environmental direction of the University and sets the long term vision for management and control. It acts as the driver for the rest of the system.

Environmental Strategies and Action Plans

Define the short to long term goals that the University wishes to meet in order to achieve the policy and improve environmental performance and control. These are being updated and will be documented in our environmental strategies. The Environmental Action Plans define our high level targets (KPIs), actions, owners and timeframe for delivery.

EMS Manual

This document describes the scope of the EMS; the organisation, roles, responsibilities and authorities; and outlines the critical elements of the system for conformance with the ISO14001:15 Standard.
EMS System Procedures
Defines the actions and responsibilities associated with the management of the EMS itself. Describes who does what, when, where and how. (integrated into the EMS manual)

Operational Control Procedures & Work Instructions
Defines the actions and responsibilities associated with operational control of Institution wide activities associated with environment critical tasks. For local activities, Operating Procedures and Work Instructions are located and managed within each FDDs management system and documentation process. These are signposted from the EMS where relevant.

References Documents etc
These provide background information to support the functioning of the EMS, its System Procedures and the Institution’s Operational Control Procedures. They are referenced from individual Procedures and Work Instructions.

Environmental Records
These are records generated by conformance with the EMS and form objective evidence for examination during EMS and compliance audits. They may be formal records of conformance or informal logging of information.

12 System Implementation - Responsibility and Authority
The organisation for the overall management of activities and operations at the University is shown in Annexes 2 and 3. The responsibilities and authorities for environmental management and control is principally through the normal line management functions and are vested at two levels - those with University (or Campus) wide responsibilities and those with responsibilities within their FDD.

University/Campus wide Responsibilities:

A) **Vice Chancellor’s Group**
Top Management are formally responsible for the EMS in the case of the University this is the members of the Vice Chancellor’s Group.

B) **Director of Estates and Campus Services**
- Securing the resources (financial, technical, human and logistical) required to implement and maintain the EMS.
- Ensuring the EMS is established, implemented and maintained in accordance with the Standard(s) to which it is certified.
- Monitoring the performance of the EMS, in delivering improved environmental performance by the University.
- Establishing, reviewing and revising the institution’s environmental policy, objectives and other elements of the EMS.

C) **Environmental Sustainability Manager.**
The Environmental Sustainability Manager has the responsibility for ensuring the effective implementation of the EMS; and for reporting to the Director of Estates and Campus Services (ECS), the ECS Senior Leadership Team and the Vice Chancellor’s Group on the performance of the system and the environmental performance of the Institution. In addition:

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2 i.e. those related to only one FDD
- approves the Environmental Management System Manual;
- approves the Environmental Policy and strategies
- approves the Institution wide operational control Procedures related to environmental control; and
- approves the Environmental Management System Procedures;
- ensures the implementation of the EMS

D) The Environmental Sustainability Team

Members of the environmental sustainability team shall meet regularly with the sustainable travel manager and the community engagement and social responsibility team manager. Roles of the team include:

- Discuss the implementation and maintenance of the EMS to ensure that it is fit for purpose and functional
- Devise and promote initiatives to inform interested parties about the EMS and the University’s performance.
- Help the Environmental Sustainability Manager to periodically audit compliance with the EMS and with applicable legislation etc.
- Conduct any other reasonable tasks as required by the Environmental Sustainability Manager in relation to the EMS

13 FDD Responsibilities -

A) Human Resources Business Partners

The Human Resources Business Partners, partners with each Faculty or Directorate. They are responsible for liaising with the Environmental Sustainability Manager and coordinating the identification of relevant training needs by the FDDs; the establishment of learning opportunities to meet needs identified; and the maintenance of personnel records to demonstrate competence and training of individuals.

A) Heads of FDDs

For their FDD, responsible for ensuring the implementation of the EMS requirements; in particular, compliance with relevant legislation and applicable Operational Procedures.

Also, within the context of the University or Institution wide objectives and targets, responsible for developing local, subsidiary, environmental objectives and targets, where appropriate. Assignment of responsibility for development and implementation of relevant environmental management programmes.

C) Heads of FDD or responsible people

For their FDD, responsible for ensuring that relevant elements of the EMS and required operational controls have been implemented in accordance with EMS Procedures. Specific responsibilities include:

- approval of FDD level standard Operating Procedures and Work Instructions;
- ensuring implementation of environmental controls including relevant Operating – Procedures and Work Instructions;
- ensuring that staff are aware of the environmental requirements of tasks assigned to them;
- ensuring that a training needs analysis is undertaken and that appropriate training is provided to relevant staff to ensure their competence;
- raising the awareness of staff regarding the EMS and related environmental issues, and facilitating feedback (both positive and negative) to the Environmental Sustainability Manager (or delegate);
- facilitating EMS audits and chasing/close out of agreed corrective and preventive actions.

**Where relevant, responsible for ensuring that:**

- environmental evaluation is undertaken during the planning of new projects, process changes and maintenance, including liaison with, and involvement of, the Environmental Sustainability Manager where necessary;
- environmental requirements and controls have been fulfilled upon completion of projects.

**D) Contract Holder/Supervisor**

Responsible for the on-site supervision of contractors; and ensuring that contractors operate in conformance with the environmental requirements contained within University or Institution wide and FDD Operating Procedures and Work Instructions; and in compliance with legislation that applies to their activities.

Where required, or necessary, copies of operational control records, incident reports and other relevant documentation are provided to the Environmental Sustainability Manager.

**E) All Staff and Students (permanent, temporary, visiting and contracting)**

Responsible for:
- compliance with all EMS and relevant FDD Operating Procedures and Work Instructions;
- providing copies of environmental records as required by relevant System and Operational Control Procedures;
- general good housekeeping, waste management, energy efficiency, pollution prevention and materials/substance control practices;
- feedback on environmental incidents and non-compliance with environmental procedures and requirements; and facilitating EMS audits.

**EMS oversight and organisational structure**

The Director of Estates and Campus Services has an operational oversight of the EMS

**Resources**

Resources for effective environmental management include personnel, technology and capital/revenue expenditure.

Resources required for environmental management are assigned through the normal University business management approach as part of a planned programme of development, implementation and improvement of the EMS; operational control of significant environmental issues; and monitoring of environmental performance.

The application of resources to environmental management and control is tracked through the University’s normal equipment, personnel and accounting mechanisms.

All University staff undergo an annual Personal Development Review by their line management against the requirements of their job grade. Staff are selected for tasks by comparison of their
competencies, training and experience against the skills and competencies needed for the task. Key competencies required by jobs and tasks can be found in the relevant procedures and the training needs matrix. Where tasks are not assigned to a particular job function an evaluation of competencies is undertaken prior to assignment of the task.

Staff assigned tasks with environmental or EMS requirements are provided appropriate training and awareness raising to ensure that they are competent to undertake the tasks assigned to them.

Resources are input to the FDD training functions to ensure that relevant environmental issues are integrated into normal training activities for each relevant FDD.

**Interface with other University Management Systems**

The Environmental Management System forms one part of the overall structure of management of the University and its Institutions; it interfaces with various formal and informal management systems on site. These are outlined in Annex 5. In order that environmental issues should be part of routine business management, wherever possible the EMS is integrated into existing management structures such as those for procurement, contracting, and human resource management. To avoid duplication, the EMS documentation will signpost to Procedures, Work Instructions, documentation and other reference material incorporated within other Institution systems.

Unless specifically identified within the EMSD Index, documents that form part of other Institution management systems are managed and controlled under the requirements of those systems.

**14 Training, Awareness and Competence**

**Responsibility**

The Environmental Sustainability Manager or delegate is responsible for –

- Identifying the personnel and/or roles that involve critical tasks and ensuring training needs are identified and met.

- Initiating an annual training needs analysis, identification and co-ordination of learning provision, and recording of learning events undertaken.

In delivering these responsibilities, s/he may liaise with and/or assign elements of this to other appropriate Departments (e.g. HR, and line management of FDDs).

The Environmental Sustainability Manager or delegate will conduct an annual review of employee’s environmental training needs. The results will be feedback to Responsible People for dissemination to Line Managers. The training needs of individual employees will be reviewed as part of employees annual Personal Development Reviews.

The Contract Supervisor is responsible for ensuring that contractors (and other third parties working on behalf of the University) are provided with the appropriate information, procedures and awareness related to Critical Tasks to which they are assigned.

**Procedure - Training Requirements**

**All employees**
New employees will undertake an appropriate environmental induction training as part of the health and safety training in their first 6 months of employment. Employees who undertake Critical Tasks will be provided with additional training to ensure their competence and understanding of:

- requirements of the environmental policy, strategies and management system
- requirements of relevant Operating Procedures and Work Instructions associated with significant aspects of their activities (including for emergency preparedness and response)
- individual roles and responsibilities for environmental control and performance
- consequences of non-conformance with requirements
- reporting of non-conformances and "near miss" situations

The training requirements of staff for Critical Tasks will be disseminated to Line Managers from Responsible People as outlined in section 4.2. The EMS Standard Operating Procedures (OPs) and Work Instructions (WIs) associated with these critical aspects are available under Operational control procedures and work instructions.

Local operating procedures and Work Instructions are stored by Faculties and Directorates.

**Contractors**

Where contractors undertake critical tasks, the Contract Supervisor will identify the OPs/WIs that must be complied with and will ensure that the contractor has an up-to-date copy of relevant documents and has indicated their understanding of the requirements as per the Contractors handbook.

The Contract Supervisor will require the contractor to ensure that contractor staff, working on the University Headington Campus, Harcourt Hill Campus and Wheatley Campus, are competent to undertake critical tasks assigned to them.

**Relevant Student Representatives**

Relevant student representatives can be provided with optional sustainability training by the sustainability team when staff members responsible for the students’ training arrange it with the team.

**Training Needs Analysis**

An initial training needs analysis will be undertaken during the probationary period of new employees. Line managers will review the requirements of critical tasks against each employee’s job requirements, declared competencies and performance evaluation and will identify skills/performance gaps/weaknesses providing feedback to the HR Department as part of the PDR.

On an annual basis, the Environmental Sustainability Manager or delegate will review the Training Matrix to evaluate the different/changing roles of employees, in order that the Responsible People can disseminate the new training requirements to Line Managers, to implement within employees annual PDRs.
When training requirements are identified they are recorded in the Training Programme Outline for the Current Period (EN004D2).

**Tracking Employee Competence and Training**

The completion of the induction training will be confirmed by the receipt of attendance sign in sheets.

Where training has been completed it is the responsibility of the employee's line manager to assess their compliance, with advice from the sustainability team, as required. Where deviations from requirements are identified, line managers must instigate corrective actions through guidance, 1:1s and other management techniques in line with guidance from HR.

### 15 Communications

This procedure applies to all external communications to interested parties related to the items below, regardless of their source:

- The environmental management system and its individual elements
- Environmental management performance
- Environmental management control
- Emergency planning and preparedness

This procedure also applies to internal communications to interested parties which may relate to:

- Environmental management performance
- Environmental management control
- Feedback on environmental issues and performance
- The requirements of the Environmental Management System; and
- Employee responsibilities in connection with e-h above.

**Responsibility**

**External Communications**

The Environmental Sustainability Manager (or delegate) is responsible for advising on communications arising from outside Oxford Brookes University which impact upon the performance of the Environmental Management System. Dependent upon the nature of the communication and the type of stakeholder, responses to external communications will be made in liaison with relevant responsible people, the Community Engagement and Social Responsibility Team or FDD representatives.

The current process for external communication, includes the following:

- Annual Sustainability Report.
- Sustainability Website (updated / reviewed at least annually)
- Social Media – facebook, twitter (weekly).
- Sustainability@Brookes email – advertised through the website.
- FOI requests – on request.
The Social Responsibility and Community Engagement Manager, the Accommodation Bureau and Brookes Sports are responsible for recording external complaints received.

**Internal Communications**

FDD line management and Responsible People are responsible in the first instance for encouraging, initiating, handling and responding to internal communications from staff, in particular in relation to the Environmental Management System. Where further information or clarification is required this will be obtained from the Environmental Sustainability Manager.

The Environmental Sustainability Manager and delegates are responsible for handling communications with FDD line management co-ordinating the dissemination of key information down to line management and employees / responsible people.

**Procedure – External Communications**

**Responding to External Communications**

Requests for information from external stakeholders will be forwarded to the Environmental Sustainability Manager via email. Hard copy requests will be sent to Environmental Sustainability Team, John Payne Building, Gipsy Lane Site, Oxford Brookes University, Oxford, OX3 0BP.

Where practical, requests will be evaluated by the Environmental Sustainability Team within 5 working days and where approved information will be provided and/or action taken; where declined an appropriate response will be made to the originator. External requests for information will be evaluated on a case by case basis to determine if staff members outside of the Sustainability Team need to be involved in responding to the originator.

Freedom of Information or Environmental Information Regulations requests will be responded to within the deadline specified by the regulation or request.

Complaints received from members of the local community to the University are managed though the complaints procedure that can be found online. The number and nature of complaints received by the Directorate of Marketing and Communications are reported in the Community Engagement Reports.

**Dissemination of information**

The University’s sustainability performance will be reported on in the form of an annual sustainability report that is publically available on the website. This report will include where possible information for relevant “Interested Parties”.

The environmental policy, strategies and annual action plans will be made available to third parties via the University Sustainability website. The Environmental Sustainability Manager will determine if other information should be disseminated to external stakeholders on a case by case basis.

**Responding to Internal communications**

Responsible People will encourage employees to communicate and provide feedback about Environmental management performance; Environmental management control; feedback on environmental issues and performance; the requirements of the Environmental Management System. Where line management is not able to respond adequately to communications from
employees, the communication will be directed to the Environmental Sustainability Manager (or delegate).

The Environmental Sustainability Manager (or delegate) will evaluate the communication and provide the appropriate information or response.

Where communication to the Environmental Sustainability Manager (or delegate) is received directly from employees, the Environmental Sustainability Manager (or delegate) will liaise with the employee and/or relevant FDD line management/ Responsible Person, where necessary, to determine the appropriate response and means of communication with the employee(s) concerned.

**Disseminating Information**

The Environmental Sustainability Manager (or delegate) shall ensure the provision of appropriate and up-to-date information. This information will include:

- The Environmental Policy
- Objectives and targets - Strategies & Action plans
- Critical aspects - appropriate interested parties within the FDD’s
- Requirements of control procedures – on a FDD appropriate scale
- Feedback from monitoring and measurement, management systems audits and management review – to appropriate management representatives within each FDD.

In addition to verbal/written information disseminated through line management; information will be communicated by the Environment Sustainability Team to employees via appropriate communications tools, including:

- Sustainability website ([www.brookes.ac.uk/sustainability/](http://www.brookes.ac.uk/sustainability/))
- The staff newsletter – Onstream
- Mail forums including – envforum@brookes.ac.uk,
- Relevant pages on the University Intranet Web and both Facebook and Twitter
- Internal newsletters and/or leaflets
- Notice boards, On-Campus TV screens, and stalls located in public areas
- Reports to Management
- Social Media
- Team briefings and campaigns
- Key contacts lists

As required, the Environmental Sustainability Manager will notify critical information affecting control of the EMS and/or University performance to management (at University, Campus or FDD level as appropriate).

**Communication of Requirements**

Key legal and other requirements will be communicated to responsible people via email communication or training updates where relevant.
Availability of EMS Documentation

Key EMS documentation such as relevant procedures, work instructions and Reference Documentation will be made available to internal and external Stakeholders. Once these documents have been approved for external publication they shall be placed on the resources pages of the Sustainability Team Website www.brookes.ac.uk/sustainability/environmental-management/. Controlled documents will be publically available in a read only format in compliance with 12 – System Documentation. The Aspects Register and the requirements Register will not be made publically available on the website and shall be kept in compliance with 12 – System Documentation.

Communications to relevant interested parties.

Where possible the annual sustainability report will be used to fulfil the requirements of relevant interested parties information needs. Where specific reports are required on data sets they will be supplied in the required format to the relevant interested parties.

Communication in the case of emergency situations

Communications on the management of an emergency or accident will be directed by the requirements of the Major Incident Plan (MIP). The Environmental Sustainability Team will provide advice if it is requested by the staff members managing the emergency.

16 Documentation and Document Control

This procedure describes the activities involved in the preparation, revision and control of documents related to the University Environmental Management System (EMS), to ensure that they are up to date and readily accessible to the people who need to refer to them.

Responsibility

Persons responsible for the various actions required by this procedure are identified in Section 6 below. FDD managers on the core distribution list are responsible for ensuring that their employees are aware of any new or amended documents that may affect them.

The IT Department is responsible for ensuring that appropriate regular archive and backup of electronic documents is carried out in accordance with their control procedures. All staff are responsible for the proper completion and storage of records under their origination, in accordance with this procedure and the relevant EMS procedure to which the record relates.

Procedure

The EMS and its Documentation

The Environmental Sustainability Manager has overall responsibility for the development and control of the EMS. The System and its development strategy will be subject to periodic review in accordance with procedure 23 – Management Review. At present the system consists of the following documents:

- The Environmental Policy, Strategies and Action Plans
- The Environment Manual
- EMS Operational Control Procedures & Work Instructions
Unless listed in the EMS Document Index, related operational control procedures at FDD level are part of local work instructions or other organisational management systems/processes and will fall within their document control procedures.

**Control and issue of MSD**

All MSD are stored in the EMS Folder. System procurements, work instructions, documents and forms are stored in the EMS Folder. Hardcopies of documents are uncontrolled. Once approved for use, operational procedures, work instructions and documents will be available in pdf format on the resource section of the [sustainability website](http://example.com).

The Environmental Sustainability Manager (or delegate) is responsible for ensuring that the Document Index is maintained up-to-date and that the up-to-date pdf copies of relevant documents are published on the resource section of the [sustainability website](http://example.com).

Each procedure and its associated documentation will be labelled with, and filed under, a unique file reference number and file name. Each file name consists of a 7-8 character Reference Number, text identifier, version numbering and date, in the following combination:

- Two characters – EN – indicating an EMS document
- Three numbers – XXX – indicating the document series; the same number is used for all documentation related to an individual procedure
- Two or three specific figures – SP or OP indicate system or operational control procedures; W1, W2 etc indicate Work Instructions; F1, F2 etc indicate associated Forms/Templates; and D1, D2 etc for associated reference documents.

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EN 001 F1 - ############# - v1.0 ddmmyy

Date of most recent revision
Version number (1.) and Revision number (.0)
Subject identifier text

Series 000 - Management of the EMS. Procedure 001 - eg
Legal and other requiremnts
Form 1 related to procedure 001
EMS document
```

- Certain documents may be year related and copies will be filed with the year number in brackets after the file name as outlined in 6.1.5.
- Every page of each document will be labelled with the document number and title, and electronic filing reference as outlined in 6.1.6. The current format is used in the header of this document.
- The Owner of an MSD will be the most logical person to be responsible for a control procedure.

**Storage and maintenance of records**

All records will be stored in a systematic manner, indexed where possible, so that they can be readily identified and retrieved when needed. [12 – System Documentation](#) identifies the method of reference numbering for electronic filing of EMS system documents.

All records will be stored in a designated location and protected against damage, deterioration, or loss. Electronic records will be regularly backed-up. The back-up copies will be stored separately from the master copies. Where IT system changes may affect the accessibility of
stored/archived electronic records, the planning for any IT changes will take account of relevant activities/equipment required to ensure that archives can be easily recovered.

Retention and disposal of records
All records will be clearly dated to enable the retrieval of the most update records, and disposal of obsolete records.

Records will be kept for the specific period indicated at the end of each operational procedure or work instruction. Where a time period AND a life time is given, the retention period is the longer time.

At the end of the retention period, EMS related records will only be disposed of after consultation with the Environmental Sustainability Manager who will determine whether it is necessary to extend the retention period. The new retention period will be marked on the record concerned, along with the reason for the extension.

Preparation, amendment, review and abandonment of MSD
All suggestions for systems modifications, updates and MSD to be abandoned as obsolete will be directed to the Environmental Sustainability Manager (or delegate), who will assign document numbers and co-ordinate the document preparation, review and withdrawal process.

All MSD will be reviewed at least once every two years. The Environmental Sustainability Manager (or delegate) will technically review documents before final approval. Once updated the revised MSD is stored in the Approved Storage Location. The Environmental Sustainability Manager (or delegate) will determine whether an obsolete copy of MSD will be archive for future reference.

Interfaces with other University Management Systems
Checks of the update status of linked documents will be carried out bi-annually by the Environmental Sustainability Manager (or Delegate).

The System Environmental Manual
The Manual is a controlled document containing the policy and overview of the management and control of the University’s environmental performance and the system procedures. The manual is confidential and unauthorised copying and distribution is not permitted. The Environmental Sustainability Manager (or Delegate) is responsible for ensuring that the Manual is reviewed at least once per year.

The EMS System and Operational Control Procedures
Each series of documents will consist of some or all of the following –

- **Procedure** – a written statement describing the standards, actions, responsibilities and documentation associated with a particular management activity, which may be supported by some of the following types of documentation;
- **Work Instructions** – a more detailed instruction as to how to undertake a specific task identified within a procedure;
- **Form** – a form which must be used by employees to record compulsory actions;
- **Document** – documents resulting from EMS management which are used as ongoing reference for planning, implementation, development and monitoring of the system.

**Control of environmental records**

Environmental records are properly maintained to serve as objective evidence of the implementation of, and conformance with, the ISO14001 Environmental Management System requirements.

Obligatory records are identified at the end of each EMS Operational Control Procedure contained within the EMSD, and are controlled in accordance with Procedure 12 – System Documentation.

**17 System Control**

**18 Monitoring and Measurement of performance**

**Purpose**

This procedure describes the actions and responsibilities associated with monitoring, measurement and reporting of key parameters associated with activities and operations of the University Environmental Management Systems, in order that its performance in relation to significant aspects can be adequately tracked and reported to key stakeholders and regulatory compliance assured.

**Scope**

This procedure covers the monitoring and measurement of the following key criteria:

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Measurement Parameter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estate Management Records (EMR)</td>
<td>Energy and Carbon:</td>
</tr>
<tr>
<td></td>
<td>• Energy consumption (by fuel type, res, non-res)</td>
</tr>
<tr>
<td></td>
<td>• CO2 emissions (by fuel type, res, non-res)</td>
</tr>
<tr>
<td></td>
<td>• Scope 3 CO2 emissions from water and waste</td>
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<tr>
<td></td>
<td>• Scope 3 CO2 emissions from staff/student commuting and air travel, and business travel</td>
</tr>
<tr>
<td></td>
<td>• Energy generated on site (CHP and PV)</td>
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<tr>
<td></td>
<td>• Participation in CRC</td>
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<td></td>
<td>Water:</td>
</tr>
<tr>
<td></td>
<td>• Water consumption (res, non-res)</td>
</tr>
<tr>
<td></td>
<td>• Rainwater harvesting</td>
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<td></td>
<td>• Effluent</td>
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<tr>
<td></td>
<td>Legislative compliance costs:</td>
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<tr>
<td></td>
<td>Waste generated:</td>
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<tr>
<td></td>
<td>• Residual, Recycling, Food waste, Hazardous, WEEE &amp; clinical waste.</td>
</tr>
<tr>
<td></td>
<td>Policies, Strategies and Action Plans publicly available (eg Carbon, Waste, Travel, Biodiversity etc)</td>
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<tr>
<td></td>
<td>Transport:</td>
</tr>
<tr>
<td></td>
<td>• car parking spaces</td>
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<tr>
<td></td>
<td>• cycle spaces</td>
</tr>
<tr>
<td></td>
<td>• travel plan</td>
</tr>
<tr>
<td></td>
<td>FTE Staff Nos: Environment</td>
</tr>
<tr>
<td>Other statistics</td>
<td>EMS Accreditation</td>
</tr>
<tr>
<td>-----------------</td>
<td>-------------------</td>
</tr>
<tr>
<td></td>
<td>Fairtrade accreditation</td>
</tr>
<tr>
<td>Achievement of O&amp;T and MPs</td>
<td>Results of progress monitoring</td>
</tr>
<tr>
<td>Operational Control (including legal compliance)</td>
<td>Results of internal and external audits</td>
</tr>
<tr>
<td></td>
<td>Data in relation to waste, water etc (anything not included above under the stats)</td>
</tr>
<tr>
<td></td>
<td>Monitoring of complaints etc</td>
</tr>
<tr>
<td></td>
<td>Monitoring of non-compliance procedure processes</td>
</tr>
<tr>
<td>Emergencies and incidents</td>
<td>No of incidents/accidents</td>
</tr>
<tr>
<td></td>
<td>No of “near misses”</td>
</tr>
</tbody>
</table>

**Responsibility**

The Head of Finance and Capital Reporting collates the environmental management statistics and HESA Estates Management Statistics Report. The Sustainable Travel Manager is responsible for collecting and analysis of transport data. The Energy and Carbon Reduction Manager is responsible for collection and reporting of energy and carbon related data.

The Environmental Sustainability Manager is responsible for the overall monitoring programme and for collecting and collating data, as outlined in the procedure below, from the responsible persons, before evaluating and reporting it to the nominated dissemination routes as outlined in Section 6.6 and 6.7.

**Procedure**

**Defining the required monitoring and reporting**

The Environmental Sustainability Manager or delegate will periodically review the monitoring and measurement programme to determine whether additional monitoring is required. Where additional monitoring is identified the Environmental Sustainability Manager (or delegate) will co-ordinate the necessary action and will update this procedure to reflect any changes.

The current programme, its status and success, and any major planned changes will be reported within the formal Management Review for approval.

**Estates Management Statistics**

Estates Management Statistics are required annually by HESA (in full). The approach to monitoring and reporting is defined on the HESA website (currently) – [http://www.hesa.ac.uk/index.php?option=com_collns&task=show_colln&Itemid=232&c=C10042&s=10&wvy=any&wvs=1&isme=1](http://www.hesa.ac.uk/index.php?option=com_collns&task=show_colln&Itemid=232&c=C10042&s=10&wvy=any&wvs=1&isme=1)

The methodology for how Environmental Management System and HESA Estates Management Statistics Report data is collected, the timing of collection, the process of verification, how it is passed to the Finance & Business Manager, and, subsequently verified are outlined in the [EN010W1](#) Preparation of EMS and HESA Statistical Reports
Primary data for Environmental Management Statistics –

D) Energy and Carbon

The energy and carbon primary data is collected by the Energy and Carbon Reduction Manager from direct reading of metres on site and contacting suppliers. The results are passed to the Finance & Business Manager.

B) Waste Management

The following waste primary data is received by the Environmental Sustainability Manager or delegate from the relevant waste contractor:

- Landfill
- Recycling
- Incineration
- Anaerobic Digestion

E) Water

The following water primary data is collected by the Environmental Sustainability Manager or delegate from contacting suppliers. The results are passed to the Finance & Business Manager.

F) Transportation

General transportation use associated with the University is monitored via the biannual survey which is managed by the Transport Team. This aims to identify and assess the different methods used on University business and to commute to the University.

Other Performance Statistics

Achievement of O&T and MPs

Progress and achievement is monitored via the procedure 10 – Objectives and target system procedure.

Achievement of Compliance and Operational Control

Compliance and operational control is monitored via –

- the compliance evaluation, internal and external audit processes, in accordance with procedures 22 – Internal EMS Audits, 25 – Emergency Preparedness and Response and 21 – Incident Investigation, non-conformance, corrective and preventive action.

Where complaints are made that relate to operational control, these are also taken into account by the Environmental Sustainability Manager (or delegate).

Emergencies and Incidents

Emergencies and incidents are monitored via incident reports issued in accordance with procedure 25 – Emergency preparedness & response. The incidences are reported via the form OBUHSN-11app2.

Accounting and analysis of environmental performance data
All environmental management and performance data is reviewed and approved by the Environmental Sustainability Manager (or delegate) before use in decision making, development of Objectives and Targets and/or information reporting etc.

**Reporting of environmental performance**

Data on the Institutional environmental performance is reported by the Environmental Sustainability Manager (or delegate) to:

- ECS’ Senior Leadership Team (SLT).
- The Vice Chancellor’s Group (Annual EMS report).
- Estate Management Statistics Report to HESA.
- Stakeholders via the annual Sustainability Report.

**Reporting of Abnormal incidents**

Abnormal incidents in relation to operational control, O&Ts, MPs and operational performance will be monitored and reported.

The Environmental Sustainability Manager (or delegate) will evaluate reports arising from 6.3.2 and 6.3.4 and will determine the need to report incident(s) to the proper authorities. The Environmental Sustainability Manager (or delegate) will also invoke procedure 21 – Incident Investigation, non-conformance, corrective and preventive action where appropriate.

Where normal or routine monitoring data identifies that legal limits are (or are about to be) exceeded, the Environmental Sustainability Manager (or delegate) may invoke procedure 21 – Incident Investigation, non-conformance, corrective and preventive action where appropriate.

**Non-conformances and corrective actions**

Where monitoring indicates that performance is outside legal limits, that a problem is occurring or that performance targets are not being met, the Environmental Sustainability Manager (or delegate) will liaise with the Management Representative and Senior Management and will initiate Non-conformance action in accordance with procedure 21 – Incident Investigation, non-conformance, corrective and preventive action.

**19 Incident Investigation, non-conformance, corrective and prevention action**

The procedure applies to all non-conformances (actual or potential) with the requirements of the Environmental Management System (EMS). This includes:

- Legal requirements;
- Compliance obligations to interested parties.
- Environmental policy and objectives;
- EMS system procedures;
- Campus wide and Faculty/Department level operating procedures; and
- Local procedures identified in EN006D1/Tab – Register of linked operational procedures – that are linked to the application of the EMS (if they are not already subject to the NC, CA&PA requirements of another management system).

**Responsibility**
All staff are responsible for the identification and reporting of non-conformances whether actual or reasonably foreseeable. NCs will be reported to the appropriate Responsible People who will initiate this non-conformance procedure in the event of an actual non-conformance.

The Responsible People performing the activity which results in non-conformance is responsible for:

- reporting non-conformances to the Environmental Sustainability Manager (or delegate) and ensuring their investigation;
- ensuring appropriate CA&PA is undertaken.

The Environmental Sustainability Manager (or delegate) is responsible for:

- coordinating the investigation and reporting of non-conformances
- monitoring the implementation of CA&Pas;
- co-ordinating development of preventive actions that require incorporation into the environmental management programme.

Procedure

Types of non-conformance identification

There are three main types of non-conformance identification:

- Routine surveillance & feedback
- Analysis of environmental performance
- Internal Audit

The requirements of Type © are outlined in Procedure 22 – Internal EMS Audits.

Reporting of non-conformances

Non-conformances identified as a result of an internal audit, external audit or incident reporting, and subsequent actions taken and will be recorded on the LUS Register.

Non-conformances identified during audits will be reported to the Auditee and their Manager/Director/relevant responsible person, who will initiate action in accordance with this procedure.

Potential non-conformances reported to line management will be evaluated by the relevant Responsible People who will, in consultation with the Environmental Sustainability Assistant, determine whether preventive action is required.

Where the Environmental Sustainability Manager (or delegate) considers that a critical non-conformance has been identified, she will notify the relevant Responsible People.

Investigation of non-conformances

The relevant Responsible People will take immediate action to ensure:

- any activity or incident that may cause an environmental impact as a result of the non-conformance is STOPPED, where practicable;
- compliance is restored; and
- environmental damage is mitigated.

The Responsible People will delegate agreed CA&PA to the appropriate person, along with a target date for completion. CA&PA will be appropriate to the magnitude of the problem(s) incurred and the consequent environmental impact(s). It will be designed to:

- correct the root cause of the non-conformance;
- prevent recurrence

The Responsible People will confirm the agreed CA&PA by email or phone to the Environmental Sustainability Assistant. In the event that the Environmental Sustainability Manager considers the actions taken to be inadequate s/he has the authority to require further CA&PA and to ensure it is carried out to his/her satisfaction

**Implementing corrective and preventive action**

The Responsible People will notify completion of CA&PA to the Environmental Sustainability Manager (or delegate), who will confirm completion of the CA&PA, if necessary by conducting a follow up inspection. Upon confirmation the Environmental Sustainability Manager (or delegate) will note the action taken in LUS Register for that year. Action not completed in accordance with the agreed schedule, requiring the additional grace period, or continued non-conformance will be reported to appropriate Responsible Person for that FDD.

Preventive action identified that needs to be incorporated within an environmental management programme will be notified to the Environmental Sustainability Manager who will evaluate the need and proceed in accordance with procedure 10 – Objectives and target systems procedure. Action requiring changes to system or operating procedures will be notified to the Environmental Sustainability Manager and custodian of the relevant procedure who will initiate a review and amendment of the relevant procedure in accordance with procedure 12 – System Documentation.

**Monitoring of NCs and implementation of CA&PA**

The Environmental Sustainability Assistant will log reported NCs, their resulting actions and deadlines on the LUS register. The Environmental Sustainability Assistant will monitor the progress of implementing CA&PA by liaison with the appropriate Responsible People. If completion of the CA&PA has not been notified to the Environmental Sustainability Assistant within 5 days of the agreed deadline the Environmental Sustainability Manager will remind the Head of FDD and will note this action in the non-conformance Register

**Closing out and following up the NC&CPA**

Upon confirmation of the completion of CA&PA, the Environmental Sustainability Assistant will close out the NC&CPA report by entering the completion date on the non-conformance Register. The Environmental Sustainability Assistant will follow up close out NC&CPA with 2 months of close out to ensure that CA&PA have been effective.

**20 Internal EMS Audits**

The Environmental Sustainability Manager will establish a three year plan to objectively evaluate the adequacy of, and conformance of the system with the requirements of the System Control Procedures as well as with the requirements of ISO14001. Audits are
conducted by trained Environmental Auditors who are independent of the FDD(s) and Activities being examined.

Audit findings are evaluated and, where necessary, followed up by the designated action owners. Where action requires changes to environmental management or control, such changes are implemented by amendment to the relevant System & Operational Control Procedures and Work Instructions, in accordance with Procedure 24 – Operational Control of critical aspects. The relevant document custodian is responsible for amendments under the co-ordination of the Environmental Sustainability Manager (or delegate).

Internal Environmental Audits are organised and conducted in accordance with Procedure 22- Internal EMS Audits.

Responsibility

The Environmental Sustainability Manager (or delegate) is responsible for –

- preparing and implementing the programme of EMS audits and defining the scope of audits;
- assigning auditors, appropriate to the aspect, procedure or site under audit;
- reviewing and accepting audit reports made by the auditor; and verifications of implementation of agreed actions made by FDD management;
- where appropriate, coordinating improvements to the EMS that result from audit reports;
- assisting with the resolution of disagreements or delays during audits;
- reporting the results of audits to SLT and VCG;

The Lead Auditor is responsible for –

- organising, preparing, conducting and reporting audit;
- coordinating the activities of the audit team, where relevant;
- identifying and requesting any additional documents and information that may be required;
- identifying any relevant legislation or regulation that should be checked (if required as part of the audit);
- reviewing previous audit reports and ensuring familiarisation with the audit criteria;
- reviewing, agreeing and documenting issues for action.

The Key Auditee is responsible for –

- making available all relevant documents, records and personnel;
- providing objective evidence of conformance to the relevant procedures;
- ensuring that agreed corrective actions are implemented within the agreed deadline.

The Responsible People within FDD are responsible for –

- facilitating audits being undertaken within their functional unit;
- checking and closing out agreed actions once they have been completed.

Procedure

The Audit Cycle
The system and operational control procedures connected with the EMS will be audited at least once every three years. Relevant local operational control procedures will be audited by selection of an aspect and inspection of its control by each relevant FDD. These audits will cover a random selection of the local control procedures/instructions for that aspect. The local control of significant aspects will be audited for each relevant FDD at least once every three years.

The Environmental Sustainability Manager (or delegate) will use their judgment to determine whether an EMS element, procedure or critical aspect will be audited more frequently. This will be based upon the nature and importance of the aspect or activity to be audited, as well as its nature, scale and complexity. Where the Environmental Sustainability Manager (or delegate) considers that a problem may be occurring, s/he may programme additional audits of any procedure, aspect or activity.

Responsible People and their line management may request additional audits of their unit’s activities whenever they consider that an audit would be of benefit. Requests for audits should be sent to the Environmental Sustainability Assistant. Taking account of audit reports, any amendments to the EMS and relevant plans for the University/Campus, the Environmental Sustainability Manager (or delegate) will review and, where necessary, update the audit cycle on an annual basis.

To complement the internal audit programmes, the Environmental Sustainability Manager (or delegate) may commission an external third party audit of all or any of the EMS procedures, documents, or significant aspects. The Environmental Sustainability Manager (or delegate), in consultation with the Management Representative will determine the scope of such an external audit and where appropriate this may replace a scheduled internal audit.

**Audit programmes**

In establishing the audit programme the Environmental Sustainability Manager (or delegate) will ensure the following:

- only approved auditors will be designated to conduct audits;
- cross functional auditing will be carried out to ensure audit independence;
- auditors are capable of being objective and impartial.

The audit programme will be documented in EN011D1.

**Internal auditor training**

All internal auditors will be competent to conduct management system audits and will be selected by the Environmental Sustainability Manager (or delegate). Approved auditors may be employees, students and/or third parties.

Internal auditors will be assessed to determine that they have the necessary knowledge, experience and competence need to conduct a EMS audit. Training courses will be provided to those individuals that require it as part of their continual professional development

Only staff and other environmental professionals that have attended a full EMS Internal Auditors course and passed the test, or have satisfactory experience and training of auditing, will be approved as Internal Auditors

**Audit planning, Conducting and Follow up**
Planning, conducting, follow up and reporting of the audit will be carried out in accordance with work instruction EN011W1.

**Completion, review and registration of audits**

Upon receipt of the first draft audit report, the Environmental Sustainability Manager (or delegate) will review the issues and agreed actions and will resolve any unsatisfactory aspects with the auditor. If the Environmental Sustainability Manager (or delegate) considers that further action is required s/he will meet with the relevant personal3 to discuss the audit results and actions. Once the Environmental Sustainability Manager (or delegate) is satisfied with the report s/he will send the original copy to the relevant Responsible People to chase up and close out the agreed actions by signing off the report.

Once the audit is completed, the audit will be filed by the Environmental Sustainability Manager (or delegate). The Environmental Sustainability Assistant will chase, from the relevant Responsible People audit reports that are still outstanding prior to end of the financial year.

**Reporting audit results**

The Environmental Sustainability Manager (or delegate) will report the results of audits to designated management representatives on a periodic basis, any major problems occurring will be reported to the Management Representative immediately in order that appropriate action can be taken.

As part of the ongoing review of the effectiveness of the EMS, the Environmental Sustainability Manager (or delegate) and the Management Representative will analyse the non-conformances identified during internal audits and produce a report for discussion with the Responsible People in charge of the FFD in question. This will include identification of areas of the University’s activities requiring preventative actions to be taken in order to avoid recurrence of problems.

21 **Management Review**

**Procedure**

**The Formal Management Review**

**Frequency of Management Review**

The Senior Leadership Team (SLT) followed by the Vice Chancellor’s Group Group (VCG) will formally review the University’s environmental and EMS performance on a periodic basis, at least once per year and normally after completion of internal and external audits. This meeting will also review the environmental policy and consider any new objectives proposed by the Environmental Sustainability Manager.

**Information and actions to be considered**

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3 This may include lead auditor, key auditee and/or relevant line managers
The environmental performance of the Campus will be reported on a periodic basis in accordance with 20 – Monitoring and Measurement of Performance. An overall annual performance report will be provided to the Management Review meeting.

In addition, information will be reported on:

- progress in implementing actions determined in previous management reviews;
- progress with achievement of objectives and targets;
- progress with implementation of environmental programmes;
- review of significant environmental aspects;
- summary of changing circumstances (including legal obligations) that affect the Campus;
- proposed amendments to objectives and targets;
- summary results of internal audits undertaken (both systems and compliance);
- the results of surveillance audits by the external system auditors;
- analysis of non-conformances identified and status of corrective and preventive actions, as well as any improvement opportunities identified;
- relevant communications from stakeholders.

SLT / VCG will consider the performance of the EMS in the light of the results being reported, any changes that may have occurred on Campus, or at the University, and feedback from internal or external sources. In the event that the EMS is deemed to be operating ineffectively appropriate action will be determined and implemented. In particular, priority for action will be given to areas of non-conformance with the Campus procedures for operational control.

**Review of policy and objectives**

A detailed review and revision of the environmental policy and objectives will be undertaken where the following are considered to have occurred:

- new significant environmental aspects and impacts arise that substantially affect the direction provided by the policy;
- changes in the organisation (activities, services and structure), any applicable government or other policies, and any applicable technology, that may influence the direction of the Campus and therefore the policy, objectives and targets; and
- new or changed legislation and other requirements of interested parties.

Revisions of the environmental policy will be consulted on by SLT and approved by the VCG. The policy will be signed by the Vice Chancellor. The revision of the Environmental Policy must be completed on at least an Annual Basis.

Revision of objectives and targets will be undertaken in accordance with 10 – Objectives and targets system procedure.

**Output of the Management Review**

The management review meeting will be documented. In particular, areas of concern and actions identified will be noted. Required actions will be assigned to appropriate personnel and their implementation monitored by the Environmental Sustainability Manager (or delegate).

Observations, conclusions and recommendations arising from the ongoing management review will be communicated to all relevant employees for action.
Environmental Sustainability Manager’s System Review

Periodic review

The Environmental Sustainability Manager (or delegate) will maintain an ongoing process of EMS review to ensure that the system is up to date and functioning. The Environmental Sustainability Assistant will periodically undertake an analysis of the identified non-conformances to spot trends and clusters which require attention or which may indicate “near miss” type occurrences that should be addressed.

Integration of feedback

Feedback from internal audits, third party surveillance audits and non-conformance reports & analysis will be integrated into system elements.

22 Operational Control of critical aspects

Responsibility

The Environmental Sustainability Manager (or delegate) and Responsible People are responsible for ensuring that the requirements of this procedure are met.

Procedure

Scope of Operational Controls

The significant aspects/threats will be defined in accordance with procedure 7 – Environmental Aspects System Procedure. These will be reviewed at least annually by the Environmental Sustainability Manager (or delegate).

In preparing controls for the University significant aspects/threats, the following will be considered -

- Process/ project planning, design and construction
- Maintenance and engineering (including Faculty delivery of relevant academic programmes)
- Materials storage, handling, use and transport
- Energy and resources consumption
- Waste production, management and disposal
- Purchase of goods and services from external suppliers and contractors

New projects, process changes and planned maintenance will be evaluated in accordance with the Environmental Policy, the Sustainable Design Criteria for New and Refurbished Buildings and the Sustainable & Ethical Procurement Policy. Where consulted the Environmental Sustainability team will give guidance on appropriate sustainability criteria required.

Procurement of hazardous materials will be evaluated in accordance with guidance from the Health & Safety Officer or delegate. COSHH training will be provided by the H&S Officer to staff members that have been identified as requiring it by their line manages. COSHH registers will be held by the FDD that are using the chemicals and audited periodically by the H&S Officer or delegate.

Source identification
In line with the Environmental Sustainability Manager’s review of the University significant aspects and impacts, the FDDs or Responsible People will identify the source(s), in their area of responsibility, of aspects/threats that are ranked Medium, High or Top priority. Where a previous identification exercise has been conducted the FDDs will review this and identify any additional sources that might have arisen as a result of changes in the activities of the relevant FDD; or the identification of a new significant aspect by the Environmental Sustainability Manager’s implementation of Section 8 Environmental Aspects System Procedure.

Source information will take account of 6.1.2 and will consider activities under normal, abnormal and reasonably foreseeable emergency situations

**Operational Control**

For each source identified under 6.2, the Environmental Sustainability Manager or delegate, will review with the FDD to determine –

- Whether there is an existing written operational control procedure.
- Whether the existing procedure is adequate for the required level of control.
- If there is no written operational control procedure, whether it is practicable to control the source and aspect through this means.

Where control is practicable through written procedures etc., a custodian will be nominated by the Authorised Person and they will, with advice from the Environmental Sustainability Manager or delegate, co-ordinate the preparation of a written control procedure in accordance with the requirements; and taking account of the requirements outlined below –

Written operational control procedures will describe how the identified sources and critical tasks will be controlled. This will include the following -

- Acceptance/operating criteria and/or parameters
- The method of monitoring the acceptance criteria (as appropriate); and
- Instruction regarding action and reporting in abnormal or emergency situations (where this is not already covered under the University procedures related to incidents or emergency response)

Where appropriate to the task under control, operational control procedures will be at a University/Campus wide level. Where more focused and detailed operating parameters need to be defined for local control, FDDs may implement local operational control procedures in line with Campus wide procedures; such local procedures will be referenced from the EMS Document Index but may be incorporated within the FDD Management System if in existence.

Where it is considered not practicable to control the source of an aspect/threat ranked Medium, High or Top priority, the reason for this will be documented.

**Review of Operational Control**

The custodian of the operational control procedures will review the document in line with the advice of the University Records Manager.

**23 Emergency Preparedness and Response**

**Responsibility**
The Environmental Sustainability Manager (or delegate) is responsible for ensuring that this procedure is implemented.

Heads of FDDs are responsible for conducting risk assessments within their areas of operational and/or academic responsibility and will ensure that appropriate local emergency response procedures are implemented where there is not an applicable University/Campus wide response procedure. Where this is the case the Environmental Sustainability Manager can be consulted.

**Procedure**

**Scenario generation and response planning**

Emergency response training will be delivered to ensure appropriate environmental management responses to accidents and emergency situations; including, where practicable, prevention and/or mitigation of identified environmental impacts including (this list is not exhaustive) –

- Control of accidental or fugitive releases to land, air and water
- Minimising quantities of noxious or polluting materials leaving the University
- Minimising damage to environmental control/abatement equipment
- Where practicable, rapid cessation of the environmental impact occurrence
- Clean up, decontamination and appropriate disposal of waste materials
- Environmental risk assessments for specific risk are available

Where appropriate, response training will be integrated with the MIP; where this is not applicable, separate training will be prepared.

**Major Incident Plan**

It is the responsibility of the MIRG to review and update the MIP. The Environmental Sustainability Manager can act as a consultee to the process and submit, where appropriate, information related to potential environmental impacts associated with Major Incidents to the MIRG for consideration during updates of the MIP.

The Environmental Sustainability Manager (or delegate) is responsible for ensuring that an up to date local copy of the MIP is maintained within ECS. The Environmental Sustainability Manager (or delegate) is responsible for ensuring that testing of the MIP takes account of any environmental protection and response requirements that might be applicable; and where the MIP test is not adequate for EMS purposes will ensure that appropriate testing is done in line with the Training and testing of ERPs section below.

**Reporting Incidents, Accidents and Emergencies that have environmental consequences**

Where the incident etc. occurring causes a major environmental impact or results in a breach of legal requirements applicable to the University, the form OBUHSN-11app2 will be completed and returned to the Environmental Sustainability Manager or delegate for evaluation and follow-up.

**Training and testing of Business Continuity Plans**

Training will be available to relevant employees in actions for relevant environmental emergency plans and procedures. Each FDD is responsible for producing its own Business
Continuity Plan assessing risks in response to any major incidents. Where practicable, and applicable, exercises in relation to the environmental element of emergency, contingency and disaster recovery plans will be undertaken in accordance with the MIP programme.

Where not practicable or applicable, the Environmental Sustainability Manager will liaise with Heads of FDD to ensure that EMS related emergency response plans and procedures are periodically tested across all relevant FDDs.

**Review of Emergency Response Procedures and Plans**

The MIP will be reviewed in line with the MIRG annual programme. Other EMS related emergency response plans and procedures will be reviewed and updated under the following circumstances –

- Every three years;
- When there is a significant change in an activity or process that might generate additional emergency scenarios;
- When a significant accident or emergency incident has occurred (that does not fall under the MIP) and that was not envisaged within the previous emergency planning process, or to incorporate lessons learnt as a result of the incident; or
- Where appropriate, to incorporate the results of testing exercise.

*Spill Response* procedures will be put in place and training to all relevant personnel will take place at least every 2 years.
24 Annex 1 – Campus Layout Plans

Headington Campus
Gispy Lane:
https://radar.brookes.ac.uk/radar/file/cddcd699-ceda-6ec1-16b1-aeac02307e0f/1/GipsyLane-usm.pdf

Headington Hill:
https://radar.brookes.ac.uk/radar/file/cddcd699-ceda-6ec1-16b1-aeac02307e0f/1/headhill-usm.pdf

Marston Road:
https://radar.brookes.ac.uk/radar/file/cddcd699-ceda-6ec1-16b1-aeac02307e0f/1/marstonroad-usm.pdf

Wheatley Campus
https://radar.brookes.ac.uk/radar/file/cddcd699-ceda-6ec1-16b1-aeac02307e0f/1/Wheatley-usm.pdf

Harcourt Hill
https://radar.brookes.ac.uk/radar/file/cddcd699-ceda-6ec1-16b1-aeac02307e0f/1/Wheatley-usm.pdf

25 Annex–2 - University Organisational Diagram

<table>
<thead>
<tr>
<th>Board of Governors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Membership of the board of governors can be found at: <a href="https://www.brookes.ac.uk/about-brookes/structure-and-governance/board-of-governors/">https://www.brookes.ac.uk/about-brookes/structure-and-governance/board-of-governors/</a></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Senior Management Team (Vice Chancellor’s Group)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Membership of the VCG can be found at: <a href="https://www.brookes.ac.uk/about-brookes/structure-and-governance/vice-chancellors-group">https://www.brookes.ac.uk/about-brookes/structure-and-governance/vice-chancellors-group</a></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Directorate List</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Academic and Student Affairs</strong></td>
</tr>
<tr>
<td><strong>Marketing &amp; Communications</strong></td>
</tr>
<tr>
<td><strong>Estates and Campus Services</strong></td>
</tr>
<tr>
<td><strong>Finance and Legal Services (including Procurement)</strong></td>
</tr>
<tr>
<td><strong>Human Resources (including Health &amp; Safety; training etc)</strong></td>
</tr>
<tr>
<td><strong>Learning Resources</strong></td>
</tr>
<tr>
<td><strong>IT Systems Management &amp; Support</strong></td>
</tr>
<tr>
<td><strong>Research Services and Business Development</strong></td>
</tr>
<tr>
<td><a href="http://www.brookes.ac.uk/staff/faculties-and-directorates/">http://www.brookes.ac.uk/staff/faculties-and-directorates/</a></td>
</tr>
</tbody>
</table>
26 Annex 3 – Faculty Structure

The faculty and department structure can be found at: [http://www.brookes.ac.uk/about-brookes/faculties-and-departments/](http://www.brookes.ac.uk/about-brookes/faculties-and-departments/). OxB EN002D1 Aspects Register contains a full list of buildings and which Faculties (Schools), Directorates or Departments operate out of them.

27 Annex 4 – Organisation Structure of Directorate of Estates and Campus Services

![Organisation Structure Diagram]

28 Annex 5 – EMSD Index and filing structure

The current EMSD index is listed in document – EN006D1.

29 Annex 6 Relevant Interested Parties

<table>
<thead>
<tr>
<th>Interested Party</th>
<th>Needs</th>
<th>Reporting requirements</th>
<th>Compliance Obligations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Students/ including prospective students and alumni</td>
<td>80% of students nationally want their institution to become more sustainable. The institution aims to meet these needs.</td>
<td>Sustainability Report, website regular updates though a variety of social media; involvement with the SU environmental forum; support for sustainability related projects / dissertations; individual response to questions; lectures where requested.</td>
<td>None specified</td>
</tr>
<tr>
<td><strong>Students Union</strong></td>
<td>Pressure to meet the needs of the students. Collaborative approach to ensure the students needs and requests are delivered to enhance the student experience.</td>
<td>Annual Sustainability Report and involvement with the SU Environmental Forum; support for sustainability related projects / dissertations.</td>
<td>None specified</td>
</tr>
<tr>
<td>-------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>Staff</strong></td>
<td>Many staff wish to work for a sustainable institution.</td>
<td>Sustainability Report, regular updates though a variety of media, such as the ENVforum, sustainability email, onstream and individual response to questions and internal training events.</td>
<td>None specified</td>
</tr>
<tr>
<td><strong>Local community</strong></td>
<td>Local residents, residents associations and interested groups wish to understand the sustainability of the organisation. In particular they are interested in measures put into place to reduce impacts from transport to site, noise from students and waste management from students.</td>
<td>Annual sustainability report, community engagement reports shared with local residents at residents meetings.</td>
<td>Residence meetings (3xpa). Annual community engagement report. Complaints database.</td>
</tr>
<tr>
<td><strong>Contractors / Consultants</strong></td>
<td>Need to understand the Universities compliance obligations, policies, strategies, objectives/ targets, procedures and contractual obligations.</td>
<td>Communicated through the procurement process, sustainable design checklists, contractor information pack and operational control procedures.</td>
<td>None specified</td>
</tr>
<tr>
<td><strong>Vice Chancellor’s Group</strong></td>
<td>The University is steered and led by the Vice-Chancel’or’s Group (VCG) including:</td>
<td>Require annual updates and sign off of the EMS report</td>
<td>Sign off Environmental Policy, Strategies and the Annual EMS Report.</td>
</tr>
<tr>
<td><strong>Academic Board</strong></td>
<td>Overview of University wide decisions in teaching and other areas.</td>
<td>Require copies of the Sustainability Report</td>
<td>Environmental Policy, and associated strategies.</td>
</tr>
<tr>
<td><strong>Vice Chancellor</strong></td>
<td>Signs off the Estates Management record (EMR)</td>
<td>Data that feeds into the planning process.</td>
<td>EMR, Finance record, student and staff records.</td>
</tr>
<tr>
<td>Interested Party</td>
<td>Needs</td>
<td>Reporting requirements</td>
<td>Compliance Obligations</td>
</tr>
<tr>
<td>------------------</td>
<td>----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Governors</td>
<td>Review the carbon reduction plan (CRP), Estates Management Record (EMR) and the Capital Investment Framework (CIF)</td>
<td>Data and regular updates and links to sector benchmarks</td>
<td>CRP, EMR, and CIF reports.</td>
</tr>
<tr>
<td>Suppliers</td>
<td>Need to understand the Universities compliance obligations, policies, strategies, objectives/targets, procedures and contractual obligations.</td>
<td>Communicated through the procurement processes and operational control procedures.</td>
<td>Contract specific.</td>
</tr>
<tr>
<td>Environment Agency</td>
<td>Need to ensure legal compliance and a duty of care.</td>
<td>Various reports and documented Information requirements when requested.</td>
<td>Linked to all EA requirements in LUS compliance register.</td>
</tr>
<tr>
<td>Thames Water</td>
<td>Need to ensure legal compliance and a duty of care</td>
<td>Trade discharge consents</td>
<td>Linked to all Thames Water market sections of the compliance register.</td>
</tr>
</tbody>
</table>
| Oxfordshire County Council and Oxford City Councils, Vale of White Horse and South Oxfordshire District Council | Town and Country Planning, Building regulation requirements; waste management and travel plan adherence. | Includes:  
- Environmental statements.  
- Transport surveys, assessments and Action plans. | Linked to all County/City and Local Authority, requirements in compliance register. |
<p>| Higher Education Funding Council for England (HEFCE) and HESA | Range of environmental monitoring data and statistics via HESA. | HESA EMS stats returns                                                                 | Returning the Estates Mngt Statistics and Finance, student and staff records          |
| DEFRA            | Licences                                                            | Reports when required                                                                  | Review schedule held by the faculties.                                                 |
| Unison and UCU   | General interest in the Universities performance                   | Sustainability report                                                                  | None identified.                                                                       |</p>
<table>
<thead>
<tr>
<th>Interested Party</th>
<th>Needs</th>
<th>Reporting requirements</th>
<th>Compliance Obligations</th>
</tr>
</thead>
<tbody>
<tr>
<td>NQA</td>
<td>Audit to ensure compliance with ISO14001 requirements.</td>
<td>All EMS documentation and annual reports.</td>
<td>Present in the LUS compliance register.</td>
</tr>
<tr>
<td>Fairtrade Foundation</td>
<td>University Fairtrade Status</td>
<td>Biannual Fairtrade Report</td>
<td>See Sustainable Food Action Plan</td>
</tr>
</tbody>
</table>
| Sustainable Food Provision | 1. Marine Stewardship Council  
2. Maintain accreditation. | Ensure that the standards are still met. | See Sustainable Food Action Plan |
<p>| Local and National Press | Interest in sustainability initiatives | On a case by case basis | None specified |
| Conference Guests | Interest in sustainability initiatives | None identified | None specified |
| EAUC | None it is our membership organisation | None identified | None specified |
| Landlords for campus ownership | To understand how we are managing the property and to meet the lease requirements. | Regular updates on management of the property and any changes | Adherence to the Lease requirements |
| Tenants | To understand how we are managing the property and to meet the lease requirements. | None identified | None specified |
| Partner Colleagues | Integration of some environmental initiatives | None identified | None specified |
| Oxfordshire Social Enterprise Partner OBU’s Social Entrepreneur Awards (OBSEA) | An informal partnership arrangement between OBU, University of Oxford and Student Hubs. We liaise with the Oxfordshire community of social entrepreneurs. | None identified | None specified |
| People and Planet University League | Achieve and report on the League’s criteria. | Sustainability report (and other publically available data) and HESA submissions. | None specified |</p>
<table>
<thead>
<tr>
<th>Times Higher Education Impact Rankings</th>
<th>Achieve and report on the ranking’s criteria, based around the UN SDG’s.</th>
<th>Currently not reporting.</th>
<th>None specified</th>
</tr>
</thead>
<tbody>
<tr>
<td>Good Food Oxford</td>
<td>Attendance of meetings</td>
<td>None at present</td>
<td>None specified</td>
</tr>
<tr>
<td>Low Carbon Oxford</td>
<td>Attendance of meetings</td>
<td>None at present</td>
<td>None specified</td>
</tr>
<tr>
<td>Oxford Green Week</td>
<td>Attendance of meetings</td>
<td>None at present</td>
<td>None specified</td>
</tr>
<tr>
<td>Green &amp; Blue Oxford</td>
<td>Attendance of meetings</td>
<td>None at present</td>
<td>None specified</td>
</tr>
</tbody>
</table>