SCOPE

This Procedure applies to all OHS Management System (OHSMS) audits conducted by, or on behalf of, Monash University.

For the purpose of this procedure, references to ‘the University’ includes activity at Monash University Australia, Monash University Malaysia, Monash University Indonesia, Monash Suzhou, the Monash University Prato Centre and World Mosquito Program Ltd (and its subsidiaries), unless indicated otherwise.

PROCEDURE STATEMENT

This procedure sets out the processes for developing and conducting OHSMS audits at Monash University so as to ensure that:

1. All facets of the University’s activities are evaluated against the requirements established by the Monash University OHSMS and, where deficient, action is recommended.
2. Systems of work that represent best practice are identified.
3. Challenges arising as a result of the implementation of the OHSMS are identified and improvements recommended.

1. Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>BPD</td>
<td>Buildings and Property Division</td>
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<tr>
<td>MUOHSC</td>
<td>Monash University OHS Committee</td>
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<tr>
<td>OHS</td>
<td>Occupational Health and Safety</td>
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<tr>
<td>OH&amp;S</td>
<td>Monash Occupational Health &amp; Safety</td>
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<tr>
<td>OHSMS</td>
<td>Occupational Health &amp; Safety Management System</td>
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</table>

2. OHSMS Audit Program

2.1 OHS Audit Program Development

2.1.1 The OHS Audit Program is comprised of an OHS audit schedule, a set of OHS audit questions, methodology for rating findings (findings rating) and an OHS audit report template.

2.1.2 The OHS audit schedule is prepared and maintained by the Buildings and Property Division (BPD) Risk and Compliance Officer.

2.1.3 To ensure that the OHS audit schedule has incorporated all facets of the University’s operations every 3 years, the areas will be selected based upon:

- The level of risk associated with the activities being undertaken in the area;
- The number of workers present in the area; and
- The interval (no more than 3 years) from the last audit conducted in that area.
- Previous audit results;
● Regulatory inspections/entry reports;
● Operational changes;
● Management reviews;
● Incidents; or
● Identified non-conformances.

2.1.4 The set of OHS Audit questions and OHS Audit template must be approved by the Health, Safety and Wellbeing Manager before commencing auditing.

2.1.5 The OHS Audit Program may be adjusted by the Health, Safety and Wellbeing Manager at any time, if there is additional information on any of the above criteria that warrants it.

2.1.6 Areas included in the OHS Audit Program must be notified via email by the Risk and Compliance Officer, BPD.

2.2 Auditor Competency

2.2.1 The Health, Safety and Wellbeing Manager must ensure that all OHS Lead Auditors are appropriately trained and experienced including:

● Completion of a recognised OHS Lead Auditor course; and
● Sufficient understanding of the OHSMS, relevant legislation and standards applicable to the area being audited.

● OHS Lead Auditors are responsible for the selection and conduct of all personnel assisting in the audit.

2.3 Pre-audit Activities

2.3.1 Prior to each OHS audit, in collaboration with the relevant OHS Consultant/Advisor, the Buildings and Property Division (BPD) Risk and Compliance Officer must:

● Schedule each audit.
● Prepare a list of stakeholder contacts;
● Notify stakeholders via email at least eight (8) weeks prior, unless otherwise agreed upon, of:
  o the scheduled audit date;
  o The type of audit;
  o What activities are likely to occur on the day; and
  o Any prerequisite documentation such as the self-audit questionnaire and any relevant scoping documents.
● Arrange a pre-audit meeting no less than three (3) weeks prior to the scheduled audit date.

2.4 Pre-audit Meeting

2.4.1 The Buildings and Property Division (BPD) Risk and Compliance Officer, in collaboration with the relevant OHS Consultant/Advisor, must ensure that the following nominated representatives of each area are notified:

● Head of academic/administrative unit;
● Safety Officer/s and staff with safety roles;
● Health & Safety Representative/s;
● Resources manager/s;
● OHS Lead Auditor;
● Risk and Compliance Officer, BPD; and
● OHS Consultant/Advisor for the area

2.4.2 The pre-audit meeting must address:

● What the scope of audit is (the activities and workers to be assessed);
● How the audit will be conducted (the duration and teams assigned to assess) including agreement on a timetable for the activities of the day;
● What is required to access appropriate areas (such as keys, personal protective equipment);
2.5 Conducting an Audit

2.5.1 The OHS Lead Auditor must ensure that:
- Relevant questions are put to the appropriate stakeholders.
- In relation to these questions, observations, evidence sighted, findings, audit ratings, and any recommendations, are documented.
- The conduct of the auditing team is professional at all times.
- At the conclusion of the audit, participants:
  - Are provided with an overview of the preliminary findings;
  - Are given an opportunity to agree upon a final evidence collection date. This must not be greater than one week from the date of the audit. Failure to provide evidence may affect the audit rating.
  - Are made aware of the next steps and timeframes of the reporting process;
  - Will be provided with any resources which were loaned during the audit (e.g. keys)

2.6 Audit Report

2.6.1 The OHS Lead Auditor is responsible for drafting the audit report, within two weeks of the audit.

2.6.2 Upon receipt of the draft, The Health, Safety and Wellbeing Manager must review the draft report and authorize its release to the nominated representatives within one week.

2.6.3 The draft report must be distributed by the Buildings and Property Division (BPD) Risk and Compliance Officer to the nominated representatives of the area.

2.6.4 The nominated representatives have two weeks to provide feedback to the Buildings and Property Division (BPD) Risk and Compliance Officer. Failure to provide feedback will be taken to mean acceptance of the audit report. Feedback will be given due consideration; and

2.6.5 The audit report is finalized and distributed by the Buildings and Property Division (BPD) Risk and Compliance Officer to the nominated representatives within one additional week.

2.7 Actions Management

2.7.1 Recommendations must be addressed in accordance with the Management of OHS Actions Procedure.

3. Tools

There are no tools associated with this procedure.

4. Records

For OHS Records document retention please refer to:

OHS Records Management Procedure

DEFINITIONS

A comprehensive list of definitions is provided in the Definitions tool. Definitions specific to this procedure are provided below.

<table>
<thead>
<tr>
<th>Key word</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Conformance</td>
<td>A non-conformance is an activity or item that does not conform to the requirements established by the OHSMS.</td>
</tr>
<tr>
<td>OHSMS Audit</td>
<td>A systematic, independent and documented process for evaluating the level of conformance of current systems of work to the requirements of the OHSMS.</td>
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</tbody>
</table>
### OHS Audit ratings

An evaluation of conformance to the requirements established by the OHSMS that are broken up into the following classifications:

<table>
<thead>
<tr>
<th>Rating classification</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Best practice (BP)</td>
<td>Defined as the assessment criteria of the OHSMS is being met and there is evidence to support this rating. The area has also implemented additional systems or processes that complement the OHSMS and enables a better proactive management of OHS.</td>
</tr>
<tr>
<td>Conformance (C)</td>
<td>Defined as the assessment criteria of the OHSMS is being met and there is evidence to support this rating.</td>
</tr>
<tr>
<td>Opportunity for improvement (OFI)</td>
<td>Defined as the assessment criteria of the OHSMS is being met and there is evidence to support this rating. Improvement/s to the OHS management practices have also been identified.</td>
</tr>
<tr>
<td>Minor non-conformance (MINOR NC)</td>
<td>Defined as the assessment criteria of the OHSMS is not being adequately met and OHS objectives are only partially effective and there is evidence to support this rating.</td>
</tr>
</tbody>
</table>

When identified:
- This report will make recommendation/s;
- While the recommendation is not mandatory, if it is not going to be actioned, an explanation is required to be made to the satisfaction of the auditor and the Manager OH&S; and
- A documented management plan to adequately action the OFI is required within 1 month from the issuing of the final report.

**Minor non-conformance (MINOR NC)**

Defined as the assessment criteria of the OHSMS is not being adequately met and OHS objectives are only partially effective and there is evidence to support this rating.

When identified:
- This report will make recommendation/s;
- A management plan to adequately action the MINOR NC is required to be documented within 1 month from the issuing of the final report; and
- The Minor Non-conformance must be rectified in accordance with the Management of OHS Actions Procedure.
Major non-conformance (MAJOR NC)
Defined as the assessment criteria of the OHSMS is not being met or the outcome is ineffective and there is evidence to support this rating.
When identified:
- This report will make recommendation/s;
- A management plan to adequately action the MAJOR NC is required to be documented within 2 weeks from the issuing of the final report; and
- The Major Non-conformance must be rectified in accordance with the Management of OHS Actions Procedure;
- A follow-up audit may be required to verify the effectiveness of the corrective action/s.

Not applicable (N/A)
Defined as the question relating to the assessment criteria of the OHSMS is not relevant to the area.

OHS Audit Report
An OHS audit report is a documented report of the audit findings.

OHS Audit Schedule
The planned upcoming OHSMS audits. The current schedule can be accessed here.

OHS Audit Timetable
The specific sequence of activities during an audit.

GOVERNANCE

Parent policy
OHS&W Policy

Supporting procedures
Monash OHS documents
- Management of OHS Actions Procedure
- OHS Records Management Procedure
- OHS Roles, Responsibilities and Committees Procedure

Supporting schedules
N/A

Associated procedures
Australian and International Standards

Related Legislation
Occupational Health and Safety Act 2004 (Vic)
Occupational Health and Safety Regulations 2017 (Vic)

Category
Operational

Approval
Chief Operating Officer & Senior Vice-President
24 September 2019

Endorsement
Monash University OHS Committee
5 September 2019

Procedure owner
Health, Safety and Wellbeing Manager

Date effective
September 2019

Review date
2022

Version
7.4 (Minor amendments effective 17 December 2021)
## DOCUMENT HISTORY

<table>
<thead>
<tr>
<th>Version</th>
<th>Date Approved</th>
<th>Changes made to document</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>February 2011</td>
<td>OHS Audits at Monash</td>
</tr>
<tr>
<td>4</td>
<td>February 2013</td>
<td>OHS Audit Procedure</td>
</tr>
</tbody>
</table>
| 5       | August 2014   | 1. Removed workplace safety inspections  
2. Updated Definitions  
3. Added Compliance section and removed this information from the scope.  
4. Included step by step audit process with responsibilities. |
| 5.1     | July 2015     | Updated hyperlinks throughout to new OH&S website. |
| 5.2     | August 2017   | 1. Updated logos in header  
2. Updated OHS Regulations to 2017 |
| 5.3     | March 2018    | 1. Updated Scope and Purpose to reflect that this procedure applies to Australian campuses of Monash University.  
2. Sections 2.4, 2.5 and 2.6 were updated to clarify the steps in the audit process. |
| 6.0     | June 2019     | 1. Revised scope and purpose  
2. Replaced OHS Audit Coordinator role with Risk and Compliance Officer, BPD  
3. Updated definitions  
4. Clarified the distinction between an audit and the audit program  
5. Revised procedure regarding the requirements of the audit program and of audits  
6. Removed corrective actions sections  
7. Renamed closing meeting to actions management meeting |
| 7.0     | September 2019| 1. Update scope to reflect emphasis on OHSMS audits  
2. Further alignment of roles to improve efficiency and improve clarity.  
3. Further clarification of timeframes  
4. Refer all actions management to Management of OHS Corrective and Preventive Actions Procedure  
5. Removal of responsibility for implementation and reporting sections |
| 7.1     | December 2020 | 1. Removed OHS Self-audit questionnaire from Tools section, as this has been reconfigured as the OHSMS Self-assessment tool under the OHS Monitoring Procedure. |
| 7.2     | July 2021     | 1. Updated certification logo in footer to ISO 45001  
2. Updated the Standard to ISO 45001 under “Associated procedures” in the Governance table  
3. Updated OHS Policy under ‘Parent Policy’ to OHS&W Policy |
| 7.3     | October 2021  | 1. Updated Scope statement to include Monash University Malaysia, Monash University Indonesia, Monash Suzhou and the Monash University Prato Centre |
| 7.4     | December 2021 | 1. Updated Scope statement to include World Mosquito Program Ltd (and its subsidiaries).  
2. Changed ‘Manager, OH&S’ to ‘Health, Safety and Wellbeing Manager’ throughout.  
3. Updated title of Procedure owner in Governance table. |