SCOPE

This procedure relates to all activities under the management and control of Monash University in Australia and applies to affected workers, students, contractors and visitors.

PROCEDURE STATEMENT

This procedure sets out the requirements for document control and retention under the Monash University OHS Management System.

1. Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>OH&amp;S</td>
<td>Monash Occupational Health and Safety</td>
</tr>
<tr>
<td>OHS</td>
<td>Occupational Health and Safety</td>
</tr>
<tr>
<td>OHSMS</td>
<td>Occupational Health and Safety Management System</td>
</tr>
<tr>
<td>MUOHSC</td>
<td>Monash University OHS Committee</td>
</tr>
<tr>
<td>SWI</td>
<td>Safe Work Instructions</td>
</tr>
</tbody>
</table>

2. Centrally Managed OHS Documents

2.1 Occupational Health and Safety Management System (OHSMS) documents such as policies, procedures, guidelines and associated tools are centrally managed by Monash Occupational Health & Safety (OH&S).

2.2 Document Identification

2.2.1 Every document must be identified by a document title, which includes the type of document (procedure, guideline etc.)

2.2.2 Every document must have a document footer with the following items:

- Document name;
- Version number;
- Date Effective: the month and year the document was implemented;
- Date of next review: the year the document is due for cyclic review; and
- Page number

2.3 Document Governance

Every document must have a governance table at the end of the document in accordance with the University’s Policy Framework Procedure with the following items:
2.4 Document Review, Endorsement and Approval

2.4.1 OHSMS documents and any associated tools, e.g. checklists, forms or posters must be reviewed at least every 3 years.

2.4.2 OHSMS documents may need to be reviewed prior to their allocated review date due to changes to legislation, review of procedures following incidents and to ensure continuous improvement.

2.4.3 Consultation must occur during the development of new OHSMS documents and major changes to existing OHSMS documents in accordance with the OHS Consultation Procedure.

2.4.4 All new OHSMS documents and major changes to existing OHSMS documents must be communicated to all stakeholders in accordance with the OHS Communication Procedure.

2.4.5 OHSMS documents must be endorsed by the Monash University OHS Committee (MUOHSC) and approved by the President & Vice-Chancellor or delegate for local implementation by academic/administrative units.

2.4.6 Minor changes to documents, e.g. formatting do not need to be communicated to all stakeholders and do not require endorsement by MUOHSC.

2.5 Version control of documents

2.5.1 Every OHSMS document must be identified as version 1 when it is a new document or if the document type changes, e.g. from a guideline to a procedure.

2.5.2 A document must be given the next consecutive number following a major change, e.g. version 1, version 2, etc.

2.5.3 For minor changes such as formatting or changing a hyperlink, a decimal point is added following the version number, e.g. version 1.0 to version 1.1, etc.

2.6 Document History

2.6.1 When a procedure or guideline undergoes a minor or major change, the changes that were made must be recorded in the Document History on the final page of the document as follows:

<table>
<thead>
<tr>
<th>Version</th>
<th>Date Approved</th>
<th>Changes made to document</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>Date of current document, e.g. March 2019</td>
<td>Name of current document, e.g. OHS Document Control &amp; Retention Procedure</td>
</tr>
<tr>
<td>2.0</td>
<td>Date when reviewed document is approved for implementation, e.g. March 2021</td>
<td>Outline of changes made to document, e.g. 1. Updated Purpose and Scope</td>
</tr>
</tbody>
</table>
2.7 Document Register

2.7.1 A document register must be maintained to monitor the status of all OHSMS documents and ensure that cyclic reviews are conducted.

2.7.2 The document register must include:

- The document title;
- The version number;
- Date Effective;
- Date of next review; and
- Person Responsible/Review team

2.8 Location of documents

2.8.1 Electronic versions of all OHSMS documents must be accessible on the OH&S website.

2.8.2 The source files for the web documents must be maintained on the OH&S shared/Google drive.

2.8.3 Hardcopies of documents must be made available for persons not having ready access to the web site and at other times (e.g. at training courses).

2.9 Local Implementation of Centrally Managed OHS documents

2.9.1 When a centrally managed OHS document is used directly by an academic/administrative unit, e.g. use of a form or checklist, the document footer must not be changed.

2.9.2 When a centrally managed OHS document is adapted for local implementation, e.g. modification of a checklist for local contextualisation, the footer must be updated with local information as set out in section 3.3.1.

3. Locally Managed OHS Documents

3.1 Local OHS documents can be developed at the faculty/division/unit, school/department or research group/work group level and include but are not limited to policies, procedures, guidelines, Safe Work Instructions (SWIs), posters and checklists.

3.2 Document Title

Every document must be identified by a document title, which includes the type of document (procedure, guideline etc.), e.g. Travelling to Prato Campus Procedure

3.3 Document Footer

Every local OHS document requires the following items in the footer:

- Document title (including version number);
- Responsible Officer/Committee, e.g. Dean/Director, Operational Manager/Laboratory Head, Executive/OHS Committee;
- Page number;
- Date Effective: the month and the year the document was implemented;
- Date of Next Review: the year the document is due for cyclic review; and
- A sentence to indicate the latest version of the document can be found on the Faculty/Division/Unit intranet/website/local drive

An example footer is shown below:

<table>
<thead>
<tr>
<th>Document title</th>
<th>Responsible Officer</th>
<th>Date of next review</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>e.g. Terms of Reference, v1.0</em></td>
<td><em>insert position title, e.g. OHS Committee Chair</em></td>
<td><em>year</em></td>
</tr>
<tr>
<td><em>Date Effective:</em> &lt;month, year&gt;</td>
<td><em>Date of next review:</em> &lt;year&gt;</td>
<td></td>
</tr>
</tbody>
</table>

For the latest version of this document please go to: <insert location e.g. Faculty/Divisional/Unit intranet, drive>
3.4 Version Control

3.4.1 Documents must be given the next consecutive number following a major change, e.g. v1.0, v2.0 etc.

3.4.2 For minor changes such as formatting or updating a hyperlink, a decimal point is added following the version number, e.g. v1.0 to v1.1.

3.5 Review of Local OHS Documents

3.5.1 OHS documents must be reviewed at least every 3 years.

3.5.2 OHS documents may need to be reviewed prior to their date of review if there are changes to legislation or centrally managed OHS documents, following incidents or to ensure continuous improvement.

3.5.3 It is recommended that changes to documents are recorded in the Document History as outlined in section 2.6.

3.6 Document Register

3.6.1 A document register must be maintained to monitor the status of all local OHS documents and ensure that cyclic reviews are conducted.

3.6.2 The document register must include:

- The document title;
- The version number;
- Date Effective;
- Date of next review; and
- Person Responsible/Review team

3.7 Location of documents

3.7.1 Electronic versions of all local OHS documents must be accessible on the faculty/division/unit website.

3.7.2 The source files for the web documents must be maintained on the faculty/division/unit shared/Google drive.

3.7.3 Hardcopies of documents must be made available for persons not having ready access to the faculty/division/unit website and at other times (e.g. at training courses).

4. Responsibility for Implementation

4.1 A comprehensive list of OHS responsibilities is provided in the document OHS Roles, Responsibilities and Committees Procedure. A summary of responsibilities with respect to OHS Document Control and Retention is provided below.

4.1.1 Manager, OH&S: The Manager, OH&S is responsible and accountable for the OHS documents produced by OH&S and their document control and retention requirements. This responsibility includes the development, maintenance, review and evaluation of all centrally produced OHS documents.

4.1.2 Faculty/Divisional Executive: Members of the senior executive, deans and directors of administrative divisions are responsible for ensuring that document control and retention requirements are followed.

4.1.3 Heads of Academic/Administrative Units: Heads of academic/administrative units are responsible for the local implementation of this procedure in areas under their control.

4.1.4 Operational Managers/Laboratory Heads: Operational Managers/Laboratory Heads are responsible for the local implementation of this procedure in areas under the control, including the maintenance, review and retention of relevant local OHS documents.

4.1.5 Local OHS Committee: Local OHS committees are responsible for the formulation and implementation of OHS improvement strategies for the area, which may include the maintenance, review and retention of local OHS documents in accordance with this procedure.

5. Records

For OHS Records document retention please refer to: OHS Records Management Procedure
### DEFINITIONS

<table>
<thead>
<tr>
<th>Key word</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Major Change</td>
<td>A major change to a document has an operational impact on academic/administrative units.</td>
</tr>
<tr>
<td>Minor Change</td>
<td>A minor change includes formatting and changes derived from major changes to other documents. A minor change does not have an operational impact on academic/administrative units.</td>
</tr>
<tr>
<td>Policy</td>
<td>A policy is a guiding principle, which sets out the planned commitment to a particular issue. It includes a general statement of intent and provides a principle course of action.</td>
</tr>
<tr>
<td>Procedure</td>
<td>A procedure defines the process, method or course of action that <strong>must</strong> be taken.</td>
</tr>
<tr>
<td>Guidelines</td>
<td>A guideline provides clear and practical guidance and advice on the implementation of a particular activity or tasks. Compliance with a guideline is not mandatory.</td>
</tr>
<tr>
<td>Tool</td>
<td>A tool is a form, template, proforma, chart, poster or information associated with a procedure or guideline. The use of a tool or the direction given by the tool may be mandatory as stated in its associated procedure.</td>
</tr>
</tbody>
</table>

### GOVERNANCE

<table>
<thead>
<tr>
<th>Parent policy</th>
<th>OHS Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supporting schedules</td>
<td>N/A</td>
</tr>
</tbody>
</table>
| Associated procedures | Australian and International Standards  
Monash University documents  
OHS Consultation Procedure  
OHS Communication Procedure  
Recordkeeping: Retention and Disposal of University Records Procedures (Australia only)  
Monash University OHS Records Management Procedure  
OHS Roles, Responsibilities and Committees Procedure |
| Legislation mandating compliance | Legislation  
Occupational Health and Safety Act 2004 (Vic) |
| Category        | Operational                                                                                                         |
| Endorsement     | Monash University OHS Committee  
18 March 2021                                                                                                       |
| Approval        | Office of the Chief Operating Officer & Senior Vice-President (a delegate of the President & Vice-Chancellor)  
March 2021                                                                                                          |
| Procedure owner | Manager, OH&S                                                                                                        |
| Date effective  | March 2021                                                                                                          |
| Review date     | 2024                                                                  |
| Version         | 6.0                                                                  |
| Content enquiries | ohshepline@monash.edu                                                                                           |
## DOCUMENT HISTORY

<table>
<thead>
<tr>
<th>Version</th>
<th>Date Approved</th>
<th>Changes made to document</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>February 2013</td>
<td>OHS document control &amp; retention procedure, v4</td>
</tr>
</tbody>
</table>
| 5       | May 2015      | 1. Changed document title and updated purpose and scope to reflect that this procedure now applies to locally developed documents in faculties and divisions.  
2. Removed definitions that are not applicable.  
3. Updated Specific Responsibilities section.  
4. Removed sections on document development process and format as these are not relevant to local implementation.  
5. Removed Appendix 1: OH&S process for document development  
6. Added Compliance Section and updated References section. |
| 5.1     | July 2015     | 1. Updated hyperlinks throughout to new OH&S website. |
| 5.2     | August 2017   | 1. Updated logos in header |
| 5.3     | June 2018     | 1. Updated hyperlinks throughout document  
2. Removed the word ‘local’ from the document where appropriate, as this procedure applies to all documents required for the implementation of Monash University’s OHS management system. |
| 6.0     | March 2021    | 1. Updated wording in Scope.  
2. Updated Abbreviations and Definitions sections.  
3. Updated hyperlinks throughout  
4. Added separate sections for ‘Centrally managed OHS documents’ and ‘Locally managed OHS documents’ and updated the requirements to include document history and document register.  
5. Added requirement for Governance table for OHSMS documents as per the University’s Policy framework.  
6. Clarified footer requirements when centrally managed OHS documents are implemented locally. |