This page is intentionally blank.
TERMS AND CONDITIONS

Disclaimer

This Scheme Document is the property of BRE Global Limited ("Global") and is made publicly available, and free of charge, for information purposes only. Any testing, assessment, certification or approval activities relating to this Scheme Document ("the Activities") must be conducted in accordance with Global’s approved processes, where the Activities are undertaken by authorised employees, agents and associates of Building Research Establishment Limited ("BRE"), Global or approved Activities providers. Please email breeam@bre.co.uk if you wish to receive further information as to how to become an approved Activities provider. For the avoidance of doubt, anyone wishing to use or reproduce this Scheme Document to offer testing, assessment, certification or approval services, must apply to Global for the right to offer such services. Global accepts no responsibility for any unauthorised use or distribution by others of this Scheme Document and may take legal action where unauthorised use is discovered.

Copyright

Save where Global has acknowledged third party-owned sources, the copyright in this Scheme Document is owned by Global. The Scheme Document may be downloaded and reproduced only where:

– the reproduction is for academic and other non-commercial purposes;
– the Scheme Document is reproduced in full; and
– Global’s copyright in the Scheme Document is acknowledged.

Any other use of the Scheme Document shall be subject to specific agreements with Global.

Trade Marks

"BRE", "BRE Global", "BREEAM", "SMARTWaste" and "SABRE" are all trademarks, whether registered or un registered, and are owned by either BRE or Global, and may not be used without written permission from BRE or BRE Global Limited.

© BRE Global Ltd 2018
Acknowledgements

This manual has been made possible through the continued efforts of many dedicated BRE Group staff members, the BRE Global Limited Governing Body, the BRE Global Limited Standing Panel of Experts, BREEAM Assessors and those who have responded to our consultation calls and meetings or provided feedback in other ways. BRE Global Limited also extends its gratitude to those who support BREEAM by continuing to specify and apply the method and contribute towards a sustainable built environment.

Uncontrolled copy if printed. Valid on day of printing only

© BRE Global Ltd 2018
# Table of contents

**TERMS AND CONDITIONS** .......................................................... i
Acknowledgements .............................................................. ii
Table of contents ................................................................. iii
List of tables ........................................................................ vi
List of figures ....................................................................... ix
What the new icons mean ......................................................... 1
About BRE Global Limited ......................................................... 4
About this Scheme Document .................................................... 5
Introduction to BREEAM ......................................................... 6
BREEAM UK New Construction .................................................. 9
Scope of the BREEAM UK New Construction 2018 scheme version .................................................. 14
Scoring and rating BREEAM-assessed buildings .......................... 22
  BREEAM rating benchmarks .............................................. 23
  Minimum standards ............................................................... 25
  BREEAM assessment issues and credits ............................. 27
  Calculating a building’s BREEAM rating ............................. 28
The BREEAM evidential requirements ..................................... 29
Management ........................................................................... 35
  Man 01 Project brief and design ........................................ 37
  Man 02 Life cycle cost and service life planning ................. 45
  Man 03 Responsible construction practices ....................... 50
  Man 04 Commissioning and handover .............................. 60
  Man 05 Aftercare ................................................................. 66
Health and Wellbeing ............................................................. 72
  Hea 01 Visual comfort ......................................................... 74
  Hea 02 Indoor air quality ..................................................... 90
  Hea 03 Safe containment in laboratories .......................... 101
  Hea 04 Thermal comfort .................................................... 102
  Hea 05 Acoustic performance ......................................... 108
  Hea 06 Security ................................................................. 117
  Hea 07 Safe and healthy surroundings ............................. 123
Energy .................................................................................. 127
  Ene 01 Reduction of energy use and carbon emissions ......... 129
  Ene 02 Energy monitoring ............................................... 141
  Ene 03 External lighting .................................................... 148
<table>
<thead>
<tr>
<th>Section</th>
<th>Page Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ene 04 Low carbon design</td>
<td>151</td>
</tr>
<tr>
<td>Ene 05 Energy efficient cold storage</td>
<td>159</td>
</tr>
<tr>
<td>Ene 06 Energy efficient transportation systems</td>
<td>163</td>
</tr>
<tr>
<td>Ene 07 Energy efficient laboratory systems</td>
<td>167</td>
</tr>
<tr>
<td>Ene 08 Energy efficient equipment</td>
<td>172</td>
</tr>
<tr>
<td>Tra 01 Transport assessment and travel plan</td>
<td>179</td>
</tr>
<tr>
<td>Tra 02 Sustainable transport measures</td>
<td>186</td>
</tr>
<tr>
<td>Wat 01 Water consumption</td>
<td>202</td>
</tr>
<tr>
<td>Wat 02 Water monitoring</td>
<td>212</td>
</tr>
<tr>
<td>Wat 03 Water leak detection</td>
<td>216</td>
</tr>
<tr>
<td>Wat 04 Water efficient equipment</td>
<td>219</td>
</tr>
<tr>
<td>Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA)</td>
<td>223</td>
</tr>
<tr>
<td>Mat 02 Environmental impacts from construction products - Environmental Product Declarations (EPD)</td>
<td>236</td>
</tr>
<tr>
<td>Mat 03 Responsible sourcing of construction products</td>
<td>239</td>
</tr>
<tr>
<td>Mat 04 Insulation</td>
<td>247</td>
</tr>
<tr>
<td>Mat 05 Designing for durability and resilience</td>
<td>248</td>
</tr>
<tr>
<td>Mat 06 Material efficiency</td>
<td>253</td>
</tr>
<tr>
<td>Wst 01 Construction waste management</td>
<td>259</td>
</tr>
<tr>
<td>Wst 02 Use of recycled and sustainably sourced aggregates</td>
<td>267</td>
</tr>
<tr>
<td>Wst 03 Operational waste</td>
<td>275</td>
</tr>
<tr>
<td>Wst 04 Speculative finishes (Offices only)</td>
<td>280</td>
</tr>
<tr>
<td>Wst 05 Adaptation to climate change</td>
<td>282</td>
</tr>
<tr>
<td>Wst 06 Design for disassembly and adaptability</td>
<td>288</td>
</tr>
<tr>
<td>LE 01 Site selection</td>
<td>295</td>
</tr>
<tr>
<td>LE 02 Ecological risks and opportunities</td>
<td>299</td>
</tr>
<tr>
<td>LE 03 Managing impacts on ecology</td>
<td>309</td>
</tr>
<tr>
<td>LE 04 Ecological change and enhancement</td>
<td>314</td>
</tr>
<tr>
<td>LE 05 Long term ecological management and maintenance</td>
<td>318</td>
</tr>
<tr>
<td>Pol 01 Impact of refrigerants</td>
<td>324</td>
</tr>
<tr>
<td>Pol 02 Local air quality</td>
<td>331</td>
</tr>
</tbody>
</table>
Pol03 Flood and surface water management .............................................. 336
Pol04 Reduction of night time light pollution ......................................... 350
Pol05 Reduction of noise pollution ....................................................... 353

Innovation .......................................................................................... 356
Inn01 Innovation .............................................................................. 357

Appendices ....................................................................................... 360
Appendix A – Healthcare building types ............................................. 361
Appendix B – Education building types ............................................... 362
Appendix C – Multi-residential building types .................................... 363
Appendix D – Shell only and Shell and core project assessments .......... 364
Appendix E – Simple building assessments .......................................... 369
Appendix F – Examples of BREEAM UK New Construction certificates .. 373

BREEAM UK New Construction 2018 – Schedule of changes to the scheme document ................................. 375

References ....................................................................................... 384
List of tables

<p>| Table 1.1 Icons representing the four BREEAM New Construction assessment types are used to summarise the category weightings and assessment issue credits available. | 1 |
| Table 2.1 BREEAM UK New Construction 2018 environmental sections and assessment issues | 9 |
| Table 2.2 Non-domestic building types covered under BREEAM UK New Construction 2018 | 14 |
| Table 2.3 BREEAM rating benchmarks | 23 |
| Table 2.4 BREEAM Environmental section weightings | 23 |
| Table 2.5 Minimum BREEAM standards by rating level | 25 |
| Table 2.6 Example BREEAM score and rating calculation | 28 |
| Table 2.7 Minimum standards for a BREEAM Very Good rating | 28 |
| Table 2.8 BREEAM evidence principles | 31 |
| Table 2.9 General evidence types | 32 |
| Table 4.1 Responsible construction management items | 52 |
| Table 5.1 Minimum values of average daylight factor required | 75 |
| Table 5.2 Daylighting uniformity criteria | 76 |
| Table 5.3 Space type and illuminance requirements - both criteria (average illuminance and minimum point illuminance) should be met | 77 |
| Table 5.4 Additional alternative route for healthcare building types only | 78 |
| Table 5.5 Reflectance for maximum room depths and window head heights | 79 |
| Table 5.6 View out building-specific requirements | 79 |
| Table 5.7 Internal and external lighting building-specific requirements | 80 |
| Table 5.8 Exemplary level values of average daylight factor required | 81 |
| Table 5.9 Exemplary level illuminance value requirements. Both criteria (average illuminance and minimum point illuminance) should be met | 82 |
| Table 5.10 Recommended number of grid points | 85 |
| Table 5.11 : Emission criteria by product type | 92 |
| Table 5.12 : Exemplary level emission criteria by product type | 94 |
| Table 5.13 Maximum TVOC content for paints and coatings | 97 |
| Table 5.14 BREEAM acoustic criteria for education buildings | 109 |
| Table 5.15 BREEAM acoustic criteria for healthcare buildings | 110 |
| Table 5.16 BREEAM acoustic criteria for office buildings | 111 |
| Table 5.17 BREEAM acoustic criteria for law court buildings | 111 |
| Table 5.18 BREEAM acoustic criteria for Industrial, Retail, Prisons and Other building types | 112 |
| Table 5.19 BREEAM acoustic criteria for Residential institutions (short term and long terms stay) | 113 |
| Table 6.1 Ene 01 EPR NC benchmark scale | 130 |
| Table 6.2 Exemplary performance credits | 131 |</p>
<table>
<thead>
<tr>
<th>Table</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3</td>
<td>Modelling the 'standard' and 'proposed' building to account for passive deign measures</td>
<td>153</td>
</tr>
<tr>
<td>6.4</td>
<td>Best practice energy efficient measures in laboratories</td>
<td>169</td>
</tr>
<tr>
<td>6.5</td>
<td>Significant contributors to unregulated energy consumption, for a number of different building types or functions, and the solutions deemed to comply</td>
<td>173</td>
</tr>
<tr>
<td>7.1</td>
<td>Amenities in proximity to the site</td>
<td>180</td>
</tr>
<tr>
<td>7.2</td>
<td>Default hours of operation by building type for a typical day</td>
<td>181</td>
</tr>
<tr>
<td>7.3</td>
<td>Credits available relating to the AI of the site and the number of points achieved</td>
<td>187</td>
</tr>
<tr>
<td>7.4</td>
<td>Sustainable public, private and active transport measures</td>
<td>187</td>
</tr>
<tr>
<td>7.5</td>
<td>Cycle storage criteria for each building type (option 7)</td>
<td>189</td>
</tr>
<tr>
<td>7.6</td>
<td>Amenities applicable for option 9 and 10 for different Building Groups (BG)</td>
<td>191</td>
</tr>
<tr>
<td>7.7</td>
<td>Default occupancy rates by building type</td>
<td>197</td>
</tr>
<tr>
<td>8.1</td>
<td>BREEAM Credits available for percentage improvement over baseline building water consumption</td>
<td>203</td>
</tr>
<tr>
<td>8.2</td>
<td>BREEAM credits based on overall performance level</td>
<td>205</td>
</tr>
<tr>
<td>8.3</td>
<td>Water efficient consumption levels by component type</td>
<td>206</td>
</tr>
<tr>
<td>8.4</td>
<td>Data requirements for each domestic component type</td>
<td>207</td>
</tr>
<tr>
<td>9.1</td>
<td>Superstructure – In-scope (criteria 1 to 5)</td>
<td>231</td>
</tr>
<tr>
<td>9.2</td>
<td>Substructure and hard landscaping – In-scope (applicable to criteria 6 and 7)</td>
<td>232</td>
</tr>
<tr>
<td>9.3</td>
<td>Core building Services – In-scope (applicable to criteria 8 and 9)</td>
<td>232</td>
</tr>
<tr>
<td>9.4</td>
<td>LCA Quality requirements</td>
<td>232</td>
</tr>
<tr>
<td>9.5</td>
<td>Superstructure – Out of scope</td>
<td>233</td>
</tr>
<tr>
<td>9.6</td>
<td>Substructure and hard landscaping – Out of scope</td>
<td>234</td>
</tr>
<tr>
<td>9.7</td>
<td>Core building Services – Out of scope</td>
<td>234</td>
</tr>
<tr>
<td>9.8</td>
<td>EPD points for different types of EPD</td>
<td>237</td>
</tr>
<tr>
<td>9.9</td>
<td>Material classification</td>
<td>238</td>
</tr>
<tr>
<td>9.10</td>
<td>BREEAM credits available for each scope level and percentage of points achieved</td>
<td>240</td>
</tr>
<tr>
<td>9.11</td>
<td>Mat 03 Scope levels</td>
<td>242</td>
</tr>
<tr>
<td>9.12</td>
<td>BREEAM Location/use categories</td>
<td>242</td>
</tr>
<tr>
<td>9.13</td>
<td>Material categories</td>
<td>243</td>
</tr>
<tr>
<td>9.14</td>
<td>Relevant industry durability or quality standards and design guides</td>
<td>250</td>
</tr>
<tr>
<td>9.15</td>
<td>Material efficiency strategy</td>
<td>254</td>
</tr>
<tr>
<td>10.1</td>
<td>Construction waste resource efficiency benchmarks</td>
<td>260</td>
</tr>
<tr>
<td>10.2</td>
<td>Diversion from landfill benchmarks</td>
<td>261</td>
</tr>
<tr>
<td>10.3</td>
<td>Construction waste groups</td>
<td>265</td>
</tr>
<tr>
<td>10.4</td>
<td>Credits available relating to the Project Sustainable Aggregate points</td>
<td>268</td>
</tr>
<tr>
<td>10.5</td>
<td>Aggregate uses</td>
<td>268</td>
</tr>
<tr>
<td>10.6</td>
<td>Aggregate types</td>
<td>269</td>
</tr>
</tbody>
</table>
List of tables

Table 10.7 Region of source (quarry or marine dredge site) ........................................ 270
Table 10.8 Aggregate regional abiotic depletion potential ............................................. 272
Table 10.9 Social cost of transport ............................................................................. 273
Table 10.10 Carbon footprint ..................................................................................... 273
Table 10.11 Criterion 5 requirements ........................................................................ 283
Table 10.12 Climate change adaptation strategy appraisal examples ......................... 286
Table 10.13 Design measures allowing future adaptation ............................................ 291
Table 10.14 Examples of design measures and aspects to consider regarding future disassembly 291
Table 11.1 Credits awarded for each assessment route ............................................... 300
Table 11.2 Credits awarded according to assessment route ....................................... 310
Table 11.3 Credits awarded by ecological assessment route ...................................... 315
Table 11.4 Credits awarded by ecological assessment route ...................................... 319
Table 12.1 Default system operational design life values .......................................... 327
Table 12.2 Default values for DELC calculation when manufacturer's figures are not available 327
Table 12.3 List of some common refrigerant types with low GWP ........................... 330
Table 12.4 Maximum NOₓ emission levels by appliance type, fuel and location .......... 332
Table 12.5 Maximum particulate matter and volatile organic compound emissions for appliances using biomass, solid fuel and wood pellets .................................. 332
Table 12.6 Definition of flood zones by country ....................................................... 347
Table B.1 Typical facilities and services ................................................................. 361
Table E.1 BREEAM UK New Construction 2018 assessment issues: shell only and shell and core project applicability .......................................................... 366
Table F.1 BREEAM UK New Construction 2018 issue applicability for Simple building assessments ................................. 370
List of figures

| Figure 2.1 The BREEAM Certification mark .................................................. 8 |
| Figure 2.2 BREEAM assessment and certification stages and the Royal Institute of British Architects (RIBA) Outline Plan of Work 2013 ........................................ 11 |
| Figure 11.1 Foundation and Comprehensive Route decision tree ...................... 302 |
What the new icons mean

Icons have been designed to visually represent some of the information in the manual to assist your understanding. These are colour coded to align with the BREEAM category colours.

Table 1.1 Icons representing the four BREEAM New Construction assessment types are used to summarise the category weightings and assessment issue credits available.

<table>
<thead>
<tr>
<th>BREEAM assessment types</th>
<th>Category weightings</th>
<th>Assessment issue credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fully-fitted</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Simple building</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shell and core</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shell only</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Category weightings

Within each category summary page, the four icons show the weighting for each assessment type. For example, if the weighting for fully fitted assessment is 15% then the icon will contain the figure 15%.
**Assessment issue credits**

For each assessment issue, the icons represent the four assessment types and the number of credits available for that issue. For example, if two credits are available for a Simple building (SB) assessment, the SB icon will contain the number 2.

Where exemplary credits are available for an assessment issue, these are shown as a star in the top right hand corner of the assessment issue icons. The number of exemplary credits is shown within the star.

* Where there are exemplary credits available

** Two exemplary credits are available

The combined icon would look like this

---

**Fully-fitted building**

---

**Minimum standard**

One of six minimum standard icons is shown along with the assessment issue credit icon. The minimum standard star cluster indicates which BREEAM rating the assessment issue minimum standard applies to.

<table>
<thead>
<tr>
<th>Ratings with a minimum standard</th>
<th>Icon</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Minimum standard</td>
<td><img src="image" alt="Icon" /></td>
</tr>
<tr>
<td>Outstanding</td>
<td><img src="image" alt="Icon" /></td>
</tr>
<tr>
<td>Excellent and Outstanding</td>
<td><img src="image" alt="Icon" /></td>
</tr>
<tr>
<td>Very good, Excellent and Outstanding</td>
<td><img src="image" alt="Icon" /></td>
</tr>
<tr>
<td>Good, Very good, Excellent and Outstanding</td>
<td><img src="image" alt="Icon" /></td>
</tr>
<tr>
<td>Pass, Good, Very good, Excellent and Outstanding</td>
<td><img src="image" alt="Icon" /></td>
</tr>
</tbody>
</table>
Togglers and thumbnails have been used in the online manual to hide or reveal more information to the user. Access more information using or
About BRE Global Limited

BRE Global Limited (part of the BRE (Building Research Establishment) Group) is an independent third party approvals body offering certification of fire, security, and sustainability products and services to an international market.

BRE Global Limited's mission is to 'Protect People, Property and the Planet'.

We aim to achieve this by:

1. Researching and writing standards
2. Testing and certification in the areas of fire, electronics, security and sustainability
3. Developing world-leading sustainability assessment methods
4. Undertaking research and consultancy for clients and regulators
5. Promulgating standards and knowledge throughout the industry through publications and events
6. Developing and delivering training

BRE Global Limited's product testing and approvals are carried out by recognised experts in our world renowned testing laboratories.

BRE Global Limited is custodian of a number of world-leading brands including:

1. Building Research Establishment's Environmental Assessment Method (BREEAM) - the world's leading environmental assessment method for buildings
2. Loss Prevention Certification Board (LPCB) for approval of fire and security products and services.

BRE Global Limited is a trading subsidiary of the BRE Trust, the registered research and education charity which owns the BRE Group.

BRE Global Limited, Bucknalls Lane, Watford, Hertfordshire, WD25 9XX
T +44 (0)333 321 8811 F +44 (0)1923 664 910
E enquiries@breglobal.com
www.breglobal.com; www.greenbooklive.com
About this Scheme Document

This document is the technical manual for the BREEAM UK New Construction 2018 Scheme. It describes an environmental performance standard against which new, non-domestic buildings in the UK can be assessed and achieve a BREEAM New Construction rating.

The Scheme Document and the information detailed within is intended for use by trained, qualified and licensed BREEAM UK Assessors in accordance with the procedural and operational requirements of BREEAM (as described in the BREEAM and CSH: Operational Guidance, SD5070) under the terms and conditions of a BREEAM UK licence. This document should be used by non-BREEAM UK Assessors for reference purposes only.

Changes to this BREEAM Scheme Document

This Scheme Document is subject to revision and can be re-issued from time-to-time by BRE Global Limited. A schedule of the publication date for each issue of this document is provided below.

<table>
<thead>
<tr>
<th>Scheme Doc.</th>
<th>Issue no.</th>
<th>Date of issue</th>
</tr>
</thead>
<tbody>
<tr>
<td>SD5078</td>
<td>3.0 (current)</td>
<td>31/07/2019</td>
</tr>
<tr>
<td>SD5078</td>
<td>2.0</td>
<td>03/12/2018</td>
</tr>
<tr>
<td>SD5078</td>
<td>1.2</td>
<td>14/08/2018</td>
</tr>
<tr>
<td>SD5078</td>
<td>1.1 (Withdrawn)</td>
<td>31/07/2018</td>
</tr>
<tr>
<td>SD5078</td>
<td>1.0</td>
<td>07/03/2018</td>
</tr>
</tbody>
</table>
Introduction to BREEAM

BREEAM is the world’s first and leading sustainability assessment and certification scheme for the built environment. It is an international standard that is locally adapted, operated and applied through a network of scheme operators, assessors and industry professionals.

Through its application, BREEAM recognises and reflects the value in higher performing assets and aims to inspire and empower change by rewarding and motivating sustainability across the life cycle of master-planning projects, infrastructure and buildings.

Launched in 1990, to date, BREEAM has been used to certify over 590,000 assessments of buildings across the building life cycle and is being applied in over 78 countries.

BREEAM aim and objectives

BREEAM assesses, encourages and rewards environmental, social and economic sustainability throughout the built environment. The BREEAM schemes:

– encourage continuous performance improvement and innovation by setting and assessing against a broad range of scientifically rigorous requirements that go beyond current regulations and practice,
– empower those who own, commission, deliver, manage or use buildings, infrastructure or communities to achieve their sustainability aspirations,
– build confidence and value by providing independent certification that demonstrates the wider benefits to individuals, business, society and the environment.

Objectives of BREEAM UK New Construction

– To provide market recognition of buildings with a low environmental impact
– To ensure best environmental practice is incorporated in the planning, design, construction and operation of buildings and the wider built environment.
– To challenge the market to provide innovative, cost effective solutions that minimise the environmental impact of buildings.
– To allow organisations to demonstrate progress towards corporate environmental objectives.

BREEAM is developed and operated to meet the following underlying principles:

– Ensure environmental quality through an accessible, holistic and balanced measure of environmental impacts.
– Use quantified measures for determining environmental quality.
– Adopt a flexible approach that encourages and rewards positive outcomes, avoiding prescribed solutions.
– Use robust science and best practice as the basis for quantifying and calibrating a cost effective and rigorous performance standard for defining environmental quality.
– Integrate building professionals in the development and operational processes to ensure wide understanding and accessibility.
– Adopt third party certification to ensure independence, credibility and consistency of the label.
– Adopt existing industry tools, practices and other standards wherever possible to support developments in policy and technology, build on existing skills and understanding and minimise costs.
– Align technically and operationally with relevant international standards, including the suite of standards on the ‘Sustainability of Construction Works’ prepared by the European Committee for Standardisation Technical Committee CEN/TC 350, as well as other international initiatives that promote harmonisation in the assessment of sustainability performance of built environment assets across their life cycle.
– Engage with a representative range of stakeholders to inform ongoing development in accordance with the underlying principles and the pace of change in performance standards (accounting for policy, regulation and market capability).

The aims, objectives and principles of BREEAM are embodied within a Core Standard (Process, Science and Technical) owned and managed by BRE Global Limited. This Core Standard is applied to cover aspects of the built environment.
life through a suite of BREEAM Schemes. Locally developed and operated versions of the schemes are used in other countries by organisations known as National Scheme Operators (NSOs).

All NSOs are required to maintain scheme operations to internationally agreed standards and seek accreditation from a national accreditation body to demonstrate competence, impartiality and performance capability.

For a full list of BREEAM National Scheme Operators and Schemes visit www.breeam.com.

The UK BREEAM Schemes

BRE Global Limited is the scheme operator of BREEAM in the UK. We develop and operate a number of BREEAM versions, each designed to assess the sustainability performance of buildings, projects or assets at various stages in the life cycle, and these include:

- [BREEAM Communities] for the master-planning of a larger community of buildings
- [BREEAM New Construction: Buildings for new build, domestic and non-domestic buildings]
- [BREEAM New Construction: Infrastructure] for new build infrastructure projects
- [BREEAM In-Use] for existing non-domestic buildings in-use
- [BREEAM Refurbishment] and Fit Out for domestic and non-domestic building fit-outs and refurbishments

Trust in the Mark

It is important that developers and their customers can have trust in the integrity and rigour of BREEAM. As a formal third party certification scheme, robustness and fairness are key aspects that underpin the method. BREEAM provides confidence in two ways:

1. Creation and operation of the Mark

The credibility and consistency of the BREEAM assessment and rating is a fundamental part of the scheme. As the UK’s leading building science centre, BRE is owned by the BRE Trust, a registered charity that works to improve the quality and sustainability of our buildings and built environment for the wider public benefit. BRE promotes best practice and develops knowledge and understanding throughout the sector and is independent from those interest groups involved in the design and construction of new buildings.

BRE is highly respected as a world leading authority in building performance research, testing, evaluation, standard setting and certification with over 90 years of experience operating both within the UK and internationally. The science-based content and independent application in accordance with recognised international Standards(4) underpin both the creation and operation of BREEAM. BRE Global, the BRE’s certification body and operators of BREEAM, is accredited by the United Kingdom Accreditation Service (UKAS) against these standards to ensure independence, competence and impartiality.

A key aspect of this impartiality is the open and accountable governance structure. The operation of BREEAM (as with all our assurance activities) is overseen by an independent Governing Body and a broad cross-industry Standing Panel who provide peer and market review as well as technical and operational oversight of our activities. The Governing Body represents a breadth of stakeholder interests to ensure, among other things, that BRE Global acts in a manner that is beyond reproach, operates our processes correctly, treats our customers fairly and is always acting for the public good.

2. Process of certification

Independence is a key feature of BREEAM as it provides confidence to the consumer. Assessors are trained and licensed by BRE to undertake the BREEAM assessment and determine a rating. To view a current list of BREEAM Assessors visit www.greenbooklive.com

The BREEAM Assessor will evaluate the design, specification and construction of a new development using the criteria and methodologies defined in this technical manual and it’s supporting assessment tools.

Once an assessment is complete and has achieved a positive outcome in the BRE Global quality assurance procedure, a certificate will be issued. The certificate provides formal verification that the BREEAM Assessor has
completed their assessment in accordance with the requirements of the scheme and its quality standards. In turn providing confidence to any interested party or stakeholder in the BREEAM rating and performance of the new development.

Anyone wishing to verify a certified assessment and rating of a new development against BREEAM can do so by either checking its BREEAM certificate, see examples in Appendix F – Examples of BREEAM UK New Construction certificates on page 373, which will contain the scheme’s certification mark (see Figure 2.1 below), or by searching the project listings on Green Book Live www.greenbooklive.com.

![BREEAM Certification mark](image)

Figure 2.1 The BREEAM Certification mark

All NSOs are required to maintain scheme operations to internationally agreed standards and seek accreditation from a national accreditation body to demonstrate competence, impartiality and performance capability.
# BREEAM UK New Construction

The BREEAM UK New Construction scheme is a performance-based assessment method and certification scheme for new buildings.

The primary aim of BREEAM UK New Construction is to mitigate the life cycle impacts of new buildings on the environment in a robust and cost-effective manner. This is achieved through integration and use of the scheme by clients and their project teams at key stages in the design and construction process.

Clients can measure, evaluate and reflect the performance of their new building against best practice in an independent and robust manner.

Performance is quantified by individual measures and associated criteria stretching across a range of environmental issues and expressed as a single certified BREEAM rating, i.e. the label.

<table>
<thead>
<tr>
<th>Table 2.1 BREEAM UK New Construction 2018 environmental sections and assessment issues</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Management</strong></td>
</tr>
<tr>
<td>− Man 01 Project brief and design</td>
</tr>
<tr>
<td>− Man 02 Life cycle cost and service life planning</td>
</tr>
<tr>
<td>− Man 03 Responsible construction practices</td>
</tr>
<tr>
<td>− Man 04 Commissioning and handover</td>
</tr>
<tr>
<td>− Man 05 Aftercare</td>
</tr>
<tr>
<td>− Energy</td>
</tr>
<tr>
<td>− Ene 01 Reduction of energy use and carbon emissions</td>
</tr>
<tr>
<td>− Ene 02 Energy monitoring</td>
</tr>
<tr>
<td>− Ene 03 External lighting</td>
</tr>
<tr>
<td>− Ene 05 Energy efficient cold storage</td>
</tr>
<tr>
<td>− Ene 07 Energy efficient laboratory systems</td>
</tr>
<tr>
<td>− Water</td>
</tr>
<tr>
<td>− Wat 01 Water consumption</td>
</tr>
<tr>
<td>− Wat 02 Water monitoring</td>
</tr>
<tr>
<td>− Wat 03 Water leak detection</td>
</tr>
<tr>
<td>− Wat 04 Water efficient equipment</td>
</tr>
<tr>
<td>− Waste</td>
</tr>
<tr>
<td>− Wst 01 Construction waste management</td>
</tr>
<tr>
<td>− Wst 02 Use of recycled and sustainably sourced aggregates</td>
</tr>
<tr>
<td>− Wst 03 Operational waste</td>
</tr>
<tr>
<td>− Wst 04 Speculative finishes (Offices only)</td>
</tr>
<tr>
<td>− Wst 05 Adaptation to climate change</td>
</tr>
<tr>
<td>− Wst 06 Design for disassembly and adaptability</td>
</tr>
<tr>
<td>− Pollution</td>
</tr>
<tr>
<td>− Pol 01 Impact of refrigerants</td>
</tr>
<tr>
<td>− Pol 03 Flood and surface water management</td>
</tr>
<tr>
<td>− Pol 05 Reduction of noise pollution</td>
</tr>
<tr>
<td>− Innovation</td>
</tr>
</tbody>
</table>
When and how to engage with the BREEAM UK New Construction scheme

Early engagement with the BREEAM UK New Construction scheme and appointment of a licensed BREEAM Assessor is important to achieve optimal integration of the methodology into the new-build procurement process. At this early stage, the performance of the building and the desired BREEAM rating can be achieved while there is greater flexibility and choice in design solutions and spending decisions.

Figure 2.2 on the facing page shows the link between the BREEAM UK New Construction assessment and certification stages and the RIBA Outline Plan of Work 2013.

Clients can use this to understand when they should ideally engage with BREEAM and appoint a BREEAM Advisory Professional and BREEAM Assessor.

Up to date listings of licensed BREEAM UK New Construction Assessors and BREEAM Advisory Professionals are available at www.greenbooklive.com.

BREEAM primarily reflects the overall performance of the building rather than just the opportunities or limitations placed on specific stakeholders involved in the process. In the case of new builds, this means that the client, design team, principal contractor and BREEAM Assessor, as well as other specialist disciplines, have an important role to play throughout the procurement process, if the desired performance level is to be achieved and reflected through the certified BREEAM rating.

Orientating the brief towards BREEAM needs to come first and foremost from the client. BRE recommends that clients and their project teams engage with a licensed BREEAM Assessor and BREEAM Advisory Professional no later than the Preparation and Brief stage (RIBA Stage 1 or equivalent) and ideally sooner. This will ensure that realistic targets are set and can be met, appropriate responsibilities can be defined and understood and low or no cost solutions to environmental impacts can be sought and applied wherever possible.
Plan of Work for BREEAM

Work sponsored by the UK Government to support the use of building information modelling (BIM) introduced an agreed pan-industry protocol, the Digital Plan of Work (DPoW). The DPoW is applicable to all construction disciplines: infrastructure, buildings etc., and is a framework that enables the deliverables required at each stage of a construction project, from developing the strategy through to managing the asset, to be defined. There is little difference between the DPoW and more familiar RIBA Plan of Works 2013 (RIBAPoW), and while rapid adoption of the DPoW is occurring, particularly for projects that may not be architecture led, primary reference in the new version of the UK New Construction scheme continues to be the RIBAPoW.

Figure 2.2 BREEAM assessment and certification stages and the Royal Institute of British Architects (RIBA) Outline Plan of Work 2013

Plan of Work for BREEAM

Work sponsored by the UK Government to support the use of building information modelling (BIM) introduced an agreed pan-industry protocol, the Digital Plan of Work (DPoW). The DPoW is applicable to all construction disciplines: infrastructure, buildings etc., and is a framework that enables the deliverables required at each stage of a construction project, from developing the strategy through to managing the asset, to be defined. There is little difference between the DPoW and more familiar RIBA Plan of Works 2013 (RIBAPoW), and while rapid adoption of the DPoW is occurring, particularly for projects that may not be architecture led, primary reference in the new version of the UK New Construction scheme continues to be the RIBAPoW.
How to use the BREEAM UK New Construction 2018

This technical document has been created to:

1. Enable licensed BREEAM Assessors to complete BREEAM assessments and determine a rating
2. Enable BREEAM Global Ltd to complete quality assurance evaluation of a BREEAM Assessor’s assessment and make a certification decision
3. Aid BREEAM Advisory Professionals (AP) to undertake project team facilitation, in defining, monitoring and successfully achieving the desired BREEAM rating
4. Act as a reference for clients and members of the project team whose proposed building is being BREEAM-assessed

The document has six parts:

1. Introduction to BREEAM on page 6
2. Scope of the BREEAM UK New Construction 2018 scheme version on page 14
3. Scoring and rating BREEAM-assessed buildings on page 22, including minimum standards
4. The BREEAM evidential requirements on page 29
5. BREEAM categories
6. Appendices on page 360 (A–F).

The **Scope** section describes the types of buildings and stages of assessment that this version of the BREEAM UK New Construction scheme can be applied to. Appendices A to F provide additional scoping guidance for specific building and project types. The Scope section can be used by clients and BREEAM Assessors to check whether this is the correct BREEAM scheme to use for their project.

The **Scoring and rating** section illustrates how a building’s assessed performance is measured and rated. It outlines the rating level benchmarks, the minimum standards for each rating level and the environmental section weightings. It also includes a description of the BREEAM assessment issues and ‘credits’, including ‘Innovation credits’, and how performance against these is calculated and expressed as a BREEAM rating.

The **BREEAM evidential requirements** section provides guidance to assessors and project teams on the various types and forms of evidence required by the BREEAM Assessor to demonstrate compliance with assessment criteria. This includes a description of why BREEAM requires an auditable trail of evidence, a table of general types of information produced during a building project, and therefore typically required and used as evidence of compliance, and guidance on the differing forms of evidence that can be used and at what stages of the assessment, such as letters of commitment.

The BREEAM categories section includes the assessment issues, categorised in 10 environmental sections. Each issue defines a level of performance (the assessment criteria) against which the assessed building demonstrates compliance (using appropriate project information, i.e. evidence) in order to achieve BREEAM credits.

The majority of BREEAM issues and credits are tradable so a client and their project team can pick and choose which ones to target to build their BREEAM score and achieve the desired rating. Several assessment issues have minimum standards, meaning that specific credits or criteria must be achieved for a particular BREEAM rating (BREEAM minimum standards are identified in the Scoring and rating BREEAM-assessed buildings section).

Each BREEAM issue is structured as follows:

1. **Issue information**: contains the assessment issue reference, title, number of credits available(1) and whether the issue forms part of the BREEAM minimum standards
2. **Aim**: outlines the objective of the issue and the impact it measures or mitigates
3. **Value and context**: outlines the key value of the issue and summarises beneficial outcomes resulting from compliance with the issue criteria

---

1 For some assessment issues the number of credits available will vary by building type. Furthermore, some issues may not be applicable to certain building types or buildings which do not contain a particular function or area, e.g. a laboratory.
4. **Assessment scope**: indicates how to apply the issue for different types of assessment and project-specific circumstances.

5. **Assessment criteria**: identifies how many parts for the issue and the number of credits associated with those parts. It states each of the requirements of the issue and in effect the means by which the issue aim is achieved and the value is realised by the project’s compliance. Where the building complies with all the relevant criteria, as determined by the licensed BREEAM Assessor, the requisite number of credits can be awarded. Some issues also have Exemplary level criteria with additional exemplary credits available where a building demonstrates that it meets these criteria (refer to Innovation on page 356 for more details). Up to a maximum of 10 Innovation credits are available.

6. **Methodology**: includes a description of any methodology used to determine the number of credits achieved for a given level of building performance. It includes, for example, calculation procedures or guidance on how to relate non-BREEAM schemes, standards or qualifications referenced to the assessment criteria.

7. **Evidence**: describes the types of project information that the design team or client must provide to the licensed BREEAM Assessor to enable verification of the building’s performance against the assessment criteria and justification of credits awarded. The BREEAM evidence requirements section provides further guidance on evidential requirements.

8. **Definitions**: includes any definition of terms used in the assessment issue.

9. **Checklists and tables**: contains any checklists and useful tables.

10. **Additional information**: contains any further information relevant to the application of the assessment criteria, or sources of additional information that may be of use in addressing the issue.

The **Appendices** provide supporting information relevant to either the scope of the BREEAM UK New Construction 2018 or its assessment criteria.

**Compliance Notes**, which provide information on how to determine compliance for specific BREEAM issues, are published on the Knowledge Base at kb.breeam.com. Each compliance note in the Knowledge Base has a title and unique reference number, which can be quoted in BREEAM reports.
Scope of the BREEAM UK New Construction 2018 scheme version

The BREEAM UK New Construction 2018 scheme can be used to assess the environmental life cycle impacts of new non-domestic buildings at the design and construction stages. 'New Construction' is defined as development that results in a new standalone structure, or new extension to an existing structure, which will come into operation or use for the first time upon completion of the works.

This BREEAM UK New Construction 2018 scheme version is applicable to new non-domestic buildings in the United Kingdom only.

Type of buildings that can be assessed using the BREEAM UK New Construction 2018 scheme version

The non-domestic building types which can be assessed and rated using this scheme version are outlined in Table 2.2 below. Additional guidance for some of the building types listed is also provided in the appendices (refer to the footnotes).

<table>
<thead>
<tr>
<th>Building type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td></td>
</tr>
</tbody>
</table>
| Office        | – General office buildings  
                – Offices with research and development areas (i.e. category 1 labs only) |
| Industrial    | – Industrial unit – warehouse storage or distribution  
                – Industrial unit – process, manufacturing or vehicle servicing |
| Retail        | – Shop or shopping centre  
                – Retail park or warehouse  
                – ‘Over-the-counter’ service provider, e.g. financial, estate and employment agencies and betting offices  
                – Showroom  
                – Restaurant, café and drinking establishment  
                – Hot food takeaway |
| Public (non-housing) |             |
| Education(1) | – Preschool  
                – Schools and sixth form colleges  
                – Further education or vocational colleges  
                – Higher education institutions |
| Healthcare(2) | – Teaching or specialist hospitals  
                – General acute hospitals  
                – Community and mental health hospitals  
                – GP surgeries  
                – Health centres and clinics |
| Prison(3)     | – High security prison  
                – Standard secured prison |

---

1 For schools, further and higher educational building types, see also Appendix B – Education building types on page 362.
2 For healthcare building types, see also Appendix A – Healthcare building types on page 361.
3 The prisons category includes any building type that is part of a prison establishment, including residential blocks or a hybrid of building types.
### Building type

<table>
<thead>
<tr>
<th>Building type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Law Court</td>
<td>- Law courts</td>
</tr>
<tr>
<td></td>
<td>- Crown and criminal courts</td>
</tr>
<tr>
<td></td>
<td>- County courts</td>
</tr>
<tr>
<td></td>
<td>- Magistrates’ courts</td>
</tr>
<tr>
<td></td>
<td>- Civil justice centres</td>
</tr>
<tr>
<td></td>
<td>- Family courts</td>
</tr>
<tr>
<td></td>
<td>- Youth courts</td>
</tr>
<tr>
<td></td>
<td>- Combined courts</td>
</tr>
<tr>
<td>Multi-residential accommodation or supported living facility(1)</td>
<td>- Residential care home</td>
</tr>
<tr>
<td></td>
<td>- Sheltered accommodation</td>
</tr>
<tr>
<td></td>
<td>- Residential college or school (halls of residence)</td>
</tr>
<tr>
<td></td>
<td>- Local authority secure residential accommodation</td>
</tr>
<tr>
<td></td>
<td>- Military barracks</td>
</tr>
<tr>
<td>Residential institution (long term stay)</td>
<td>- Hotel, hostel, boarding and guest house</td>
</tr>
<tr>
<td></td>
<td>- Secure training centre</td>
</tr>
<tr>
<td></td>
<td>- Residential training centre</td>
</tr>
<tr>
<td>Residential institution (short term stay)</td>
<td>- Art gallery, museum</td>
</tr>
<tr>
<td></td>
<td>- Library</td>
</tr>
<tr>
<td></td>
<td>- Day centre, hall, civic or community centre</td>
</tr>
<tr>
<td>Non-residential institution</td>
<td>- Place of worship</td>
</tr>
<tr>
<td>Assembly and leisure</td>
<td>- Cinema</td>
</tr>
<tr>
<td></td>
<td>- Theatre, music or concert hall</td>
</tr>
<tr>
<td></td>
<td>- Exhibition or conference hall</td>
</tr>
<tr>
<td></td>
<td>- Indoor or outdoor sports, fitness and recreation centre (with or without pool)</td>
</tr>
<tr>
<td>Other</td>
<td>- transportation hub (coach or bus station and above ground rail station)</td>
</tr>
<tr>
<td></td>
<td>- Research and development (category 2 or 3 laboratories - non-higher education)</td>
</tr>
<tr>
<td></td>
<td>- Crèche</td>
</tr>
<tr>
<td></td>
<td>- Fire stations</td>
</tr>
<tr>
<td></td>
<td>- Visitor centres</td>
</tr>
<tr>
<td>Bespoke</td>
<td>Building types that are not listed in this table must undergo a scoping and tailoring exercise to facilitate an assessment and rating. For an individual project this involves BRE Global selecting appropriate issues from the existing pool of assessment issues to provide criteria against which the building can be assessed. This is sometimes known as a ‘bespoke’ assessment. Further guidance on the ‘bespoke’ process can be found in BREEAM Bespoke Process Guidance Note GN23.</td>
</tr>
</tbody>
</table>

### Mixed use developments and building types

Developments with a number of separate buildings of differing functional types, or a single building with different functions, e.g. office and retail or retail and GP surgery, will require an assessment and therefore BREEAM rating and certificate for each individual building in the development or each functional use within a single building.

---

1 For multi-residential building types, see also Appendix C – Multi-residential building types on page 363 for further detail of scope
This is necessary as BREEAM defines criteria and benchmarks for some assessment issues according to building type, function and use. To maintain comparability and consistency of the assessment and BREEAM rating, a separate registration, assessment score and rating are therefore required for each building type function or use in the development.

Licensed Assessors will find further guidance on how to define mixed use developments for the purpose of an assessment in Guidance Note GN10 – Mixed use developments and similar buildings (or units).

**BREEAM UK New Construction 2018 assessment types**

A number of assessment types are defined and can be applied to assess and rate the performance of a new building. These are:

- Fully fitted (applicable to all buildings apart from those defined as a 'simple' building)
- Fully fitted - 'simple' building (see Appendix E – Simple building assessments on page 369)
- Shell and core (see Appendix D – Shell only and Shell and core project assessments on page 364)
- Shell only (see Appendix D – Shell only and Shell and core project assessments on page 364)

The assessment criteria for these options are identified in each assessment issue in this technical manual. The assessor in collaboration with the client and design team should determine which assessment type is relevant for their project and assess the criteria accordingly.

**Similar building types (or units) on the same site**

A number of separate but similar buildings, or individual units within a larger building development can be assessed and rated with one BREEAM assessment. Further guidance on applying BREEAM in this way can be found in Guidance Note GN10 – Mixed use developments and similar buildings (or units).

**Part new-build, part refurbishment projects**

For developments that are a mix of new-build and refurbishment of existing spaces the choice of scheme selection and application is determined according to the scope of the new-build and refurbishment works.

For smaller projects, where the total development area is less than 1000m², a single BREEAM assessment can be undertaken to cover both the new-build and refurbished areas. The choice of BREEAM New Construction or BREEAM Refurbishment and Fit-out scheme should be based on whichever (new-build or refurbishment) constitutes the majority of the assessed floor area.

For larger projects a single New Construction assessment can be undertaken, though the refurbished areas have to comply with assessment criteria designed for new builds which can be more challenging in some instances. If the development is predominantly a refurbishment with new-build extension then the BREEAM Refurbishment and Fit-out scheme may be the most appropriate as it contains thresholds under which a single Refurbishment and Fit-out assessment can be completed.

Where none of the above options are deemed suitable for the project there are two further options:

**Option 1:** Separate BREEAM New Construction and BREEAM Refurbishment and Fit-out assessments

Under option 1, two separate BREEAM assessments would be conducted with a BREEAM New Construction assessment undertaken on the new extension and a BREEAM Refurbishment and Fit-out assessment undertaken on the existing building refurbishment or fit-out. Two separate certificates and ratings can be obtained to indicate the performance of both the new extension and existing building refurbishment or fit-out.

**Option 2:** Bespoke BREEAM combined New Construction and Refurbishment and Fit-out assessment

Under option 2, BRE Global will produce a Bespoke criteria appendix document which will determine, for specific BREEAM issues, which issues and assessment criteria are applicable to the part new-build part refurbishment project. It will refer to both the BREEAM UK Refurbishment and Fit Out manual and the BREEAM UK New Construction manuals. A bespoke Scoring and Reporting tool will also be produced for the project.

In determining the appropriate option for a part new-build part refurbishment project, the BREEAM Assessor should review the scope of the proposed works, and in particular, consider the scope of the refurbished elements,
e.g. whether it is a major refurbishment, will there be a significant change of use and will the building's thermal and structural elements remain unchanged? Using this information the assessor should advise the client on the most suitable BREEAM version or scheme for maximising the building's environmental performance.
Building life cycle stages covered by the BREEAM UK New Construction 2018 scheme version

This BREEAM UK New Construction Scheme can be used to assess and rate the environmental impacts arising from a newly constructed building development (including external site areas), at the following life cycle stages:

1. New Build Design Stage (DS) (optional) – leading to an Interim BREEAM rating and certificate of assessment
2. New Build post-construction Stage (PCS) – leading to a Final BREEAM rating and certificate of assessment
3. New Build Post-occupancy stage (POS) (optional) - leading to a certification relating to robust best practice, to meet design aspirations, in the following areas:
   a. post occupancy handover and commissioning processes
   b. performance monitoring
   c. actions undertaken post occupancy to understand and manage the actual performance of the building.

Design Stage (DS)

The DS assessment and interim BREEAM rating is optional and can be used to demonstrate the proposed new building’s performance at the design stage of the life cycle. It is strongly recommended that assessment and certification should occur prior to the beginning of operations on site. The BREEAM rating at this stage is labelled as ‘interim’ because it does not represent the building’s final, new construction BREEAM performance.

To complete an assessment at this stage the design must be advanced to a point where the relevant design information is available to enable the BREEAM Assessor to evaluate and verify the building's performance against the criteria defined in this Scheme Document. The interim DS assessment will therefore be completed and certified at the scheme design or detailed design stages.

Post-construction Stage (PCS)

The PCS assessment and BREEAM rating is a mandatory certification stage that can be used to demonstrate the final 'as-built' performance of the building at the new construction stage of the life cycle. A final PCS assessment is completed and certified after practical completion of the building works.

There are two approaches to assessment at the PCS:

1. A post-construction review (PCR) based on a completed interim design stage assessment
2. A standalone post-construction assessment (PCA)

A PCR serves to confirm the assessment of a the building’s ‘as-built’ performance and rating and where appropriate that it is in accordance with the assessment certified at the interim design stage. Where an interim DS assessment has not been carried out and a BREEAM assessment and rating is required, a full post-construction stage assessment can be conducted.

Post-occupancy Stage (POS)

The POS is an optional third stage of assessment under the UK New Construction scheme. This stage confirms the process of monitoring, reviewing and reporting on the performance of the building once occupied. It is carried out a minimum of 12 months after occupation and would normally be before a period of two years has lapsed from the date of ‘full occupation’ (defined as occupation of approximately 80% of the occupiable space in the building). This will focus on best practice project commissioning and handover and post-occupation support and aims to help the Design Team, Facilities Manager and building owner understand the actual performance of the building and optimise this in line with design expectations. The assessment will review post occupancy monitoring processes and identify where there are deficiencies to rectify or opportunities to take. The POS is only applicable to fully fitted and shell and core assessments, it is not available for shell only assessments.

The POS will also entail a review of commitments made at the post-construction stage within the UK New Construction scheme.
In order to complete the POS, various issues in the UK New Construction scheme need to be achieved at the post construction stage, as follows:

1. Ene 01 Reduction of energy use and carbon emissions on page 129 (the four credits for Prediction of operational energy consumption)
2. Ene 02 Energy monitoring on page 141 (two credits)
3. Wat 02 Water monitoring on page 212 (one credit)

For these issues, evidence must be collated after the building has been handed over to demonstrate compliance at the POS. Evidence requirements are detailed in the individual assessment issues.

Additional credits are available within the UK New Construction scheme (Ene 01) where a contractual commitment is made to complete and achieve certification at the POS.

There are optional issues which if sought at the PCS, can be reviewed at the POS as follows:

1. Man 05 Aftercare on page 66 (three credits)
2. Health and Wellbeing on page 72
3. Wat 01 Water consumption on page 202
4. LE05 Long term ecological management and maintenance on page 318 (up to two credits)

The POS can provide an interim step between the UK New Construction Post Construction assessment and assessment in occupation under BREEAM In-Use. It provides a more realistic view of building performance and occupation patterns than is possible at the new construction stage and so, helps to ensure that the building performs as expected.
Buildings types not covered under the BREEAM UK New Construction 2018 scheme version

Building types not listed in Scope of the BREEAM UK New Construction 2018 scheme version - Table 2.2 on page 14 will fall into one of two categories: those where a current but separate BREEAM UK New Construction scheme technical manual exists and those which currently do not have an existing and current technical manual.

Other current BREEAM New Construction schemes

Data Centres

A BREEAM UK New Construction scheme 2010 version and technical manual for Data Centres (SD5068) should be used for the assessment and certification of data centres in the UK.

Other building types not defined

If your building type is not defined in the scope of this manual, it can still be assessed using BREEAM UK New Construction scheme. Such building types are assessed using a bespoke set of UK New Construction assessment criteria. Licensed BREEAM Assessors and clients should refer to Guidance note GN23 for information on how to proceed.
Building life cycle stages not covered by the BREEAM UK New Construction 2018 scheme version

The BREEAM UK New Construction scheme is not designed to assess the environmental impacts of buildings at the following life cycle stages:

1. Existing building major and minor refurbishments and fit-outs (See scope of BREEAM UK Refurbishment and Fit-out scheme)
2. Existing building in operation or existing unoccupied building (BREEAM In-Use scheme)
3. Existing building de-construction (no BREEAM scheme for this life cycle stage at present)
4. Infrastructure projects (BREEAM infrastructure pilot scheme)
Scoring and rating BREEAM-assessed buildings
BREEAM rating benchmarks

There are a number of elements that determine the overall performance of a new construction project assessed using BREEAM. They are:

1. The BREEAM rating level benchmarks
2. The minimum BREEAM standards
3. The environmental section weightings
4. The BREEAM assessment issues and credits

The next sections summarise how these elements combine to produce a BREEAM rating for a new building and are followed by a description and example calculation of a rating.

BREEAM rating benchmarks for projects assessed using the 2018 version of BREEAM UK New Construction are:

Table 2.3 BREEAM rating benchmarks

<table>
<thead>
<tr>
<th>BREEAM Rating</th>
<th>% score</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outstanding</td>
<td>≥ 85</td>
</tr>
<tr>
<td>Excellent</td>
<td>≥ 70</td>
</tr>
<tr>
<td>Very good</td>
<td>≥ 55</td>
</tr>
<tr>
<td>Good</td>
<td>≥ 45</td>
</tr>
<tr>
<td>Pass</td>
<td>≥ 30</td>
</tr>
<tr>
<td>Unclassified</td>
<td>&lt; 30</td>
</tr>
</tbody>
</table>

BREEAM rating benchmarks enable a client and all other stakeholders to compare the performance of a newly constructed building with other BREEAM rated buildings, and the typical sustainability performance of a stock of new non-domestic buildings in the UK.

In this respect each BREEAM rating broadly represents performance equivalent to:

1. Outstanding: Less than the top 1% of UK new non-domestic buildings (innovator)
2. Excellent: Top 10% of UK new non-domestic buildings (best practice)
3. Very Good: Top 25% of UK new non-domestic buildings (advanced good practice)
4. Good: Top 50% of UK new non-domestic buildings (intermediate good practice)
5. Pass: Top 75% of UK new non-domestic buildings (standard good practice)

An unclassified BREEAM rating represents performance that is non-compliant with BREEAM, in terms of failing to meet either the BREEAM minimum standards of performance for key environmental issues or the overall threshold score required to achieve at least a Pass rating.

BREEAM category weightings

Category weightings are fundamental to any building environmental assessment method providing a means of defining and ranking the relative impact of environmental issues. BREEAM uses an explicit weighting system to determine the overall BREEAM score.

This weighting system is defined in greater detail within the BRE Global Core Process Standard (BES 5301) and its supporting procedural documents. The process for defining the weightings is set out in a briefing available on the BREEAM website. These form part of the over-arching BREEAM Standard and the Code for a Sustainable Built Environment.

Table 2.4 BREEAM Environmental section weightings

<table>
<thead>
<tr>
<th>Environmental section</th>
<th>Weighting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fully fitted out</td>
</tr>
<tr>
<td>Management</td>
<td>11%</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>14%</td>
</tr>
<tr>
<td>Energy</td>
<td>16%</td>
</tr>
<tr>
<td>Environmental section</td>
<td>Weighting</td>
</tr>
<tr>
<td>-----------------------</td>
<td>-----------</td>
</tr>
<tr>
<td></td>
<td>Fully fitted out</td>
</tr>
<tr>
<td>Transport</td>
<td>10%</td>
</tr>
<tr>
<td>Water</td>
<td>7%</td>
</tr>
<tr>
<td>Materials</td>
<td>15%</td>
</tr>
<tr>
<td>Waste</td>
<td>6%</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>13%</td>
</tr>
<tr>
<td>Pollution</td>
<td>8%</td>
</tr>
<tr>
<td>Total</td>
<td>100%</td>
</tr>
<tr>
<td>Innovation (additional)</td>
<td>10%</td>
</tr>
</tbody>
</table>
**Minimum standards**

To ensure performance against fundamental environmental issues is not overlooked in pursuit of a particular rating, BREEAM sets minimum standards of performance in key areas, e.g. energy, water, waste etc. The majority of BREEAM credits can, however, be traded, so non-compliance in one area can be offset through compliance in another to achieve the target BREEAM rating.

The minimum acceptable levels of performance for each rating are summaries in Table 2.5 below.

To achieve a particular BREEAM rating, the minimum overall percentage score must be achieved as well as the minimum standards detailed in Table 2.5 below.

**Table 2.5 Minimum BREEAM standards by rating level**

<table>
<thead>
<tr>
<th>BREEAM issue</th>
<th>Pass</th>
<th>Good</th>
<th>Very Good</th>
<th>Excellent</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Man 03 Responsible construction practices</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>One credit (responsible construction management)</td>
<td>Two credits (responsible construction management)</td>
</tr>
<tr>
<td>Man 04 Commissioning and handover</td>
<td>None</td>
<td>None</td>
<td>One credit (commissioning-test schedule and responsibilities)</td>
<td>One credit (commissioning-test schedule and responsibilities)</td>
<td>One credit (commissioning-test schedule and responsibilities)</td>
</tr>
<tr>
<td>Man 05 Aftercare</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>One credit (commissioning-implementation)</td>
<td>One credit (commissioning-implementation)</td>
</tr>
<tr>
<td>Ene 01 Reduction of energy use and carbon emissions</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>Four credits (Energy performance or Prediction of operational energy consumption*)</td>
<td>Six credits (Energy performance) and Four credits (Prediction of operational energy consumption*)</td>
</tr>
<tr>
<td>Ene 02 Energy monitoring</td>
<td>None</td>
<td>None</td>
<td>One credit (First sub-metering credit)</td>
<td>One credit (First sub-metering credit)</td>
<td>One credit (First sub-metering credit)</td>
</tr>
<tr>
<td>Wat 01 Water consumption</td>
<td>None</td>
<td>One credit</td>
<td>One credit</td>
<td>One credit</td>
<td>Two credits</td>
</tr>
<tr>
<td>Wat 02 Water monitoring</td>
<td>None</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
</tr>
<tr>
<td>Mat 03 Responsible sourcing of construction products</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
<td>Criterion 1 only</td>
</tr>
<tr>
<td>Wst 01 Construction waste management</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>One credit</td>
</tr>
<tr>
<td>Wst 03 Operational waste</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>One credit</td>
<td>One credit</td>
</tr>
</tbody>
</table>
*For the ‘Prediction of operational energy consumption’, it must be demonstrated that the operational energy performance has been substantially improved.
BREEAM assessment issues and credits

BREEAM UK New Construction consists of individual assessment issues across nine environmental categories, plus a tenth ‘innovation’ category. Each assessment issue addresses a specific building related environmental impact or issue and is assigned a number of credits.

BREEAM credits are awarded where a development meets the best practice performance levels defined for an assessment issue, i.e. the impact has been mitigated. For example, in the case of the health and wellbeing section, a specific building occupant-related issue has been addressed, e.g. thermal comfort.

The number of credits available for an individual assessment issue will vary and generally reflect the importance of mitigating the impact of the assessment issue. In most cases, where there are multiple credits available, the number awarded is based on a sliding scale or benchmark, where progressively higher standards of building performance are rewarded with a higher number of credits.

In addition to the category section score, overall score and BREEAM rating, verified performance against individual assessment issues also provides users with a credible set of key building performance indicators for a range of embodied, operational and construction-phase building impacts. It is therefore possible to use the method to define performance levels in support of specific organisational policy objectives for individual environmental issues as well as using BREEAM to define overall targets. However, be aware that design flexibility and project cost implications can occur if design targets are set using individual issues and credit levels.

‘Credits’ for innovation

BREEAM seeks to support innovation within the construction industry and its supply chain. One way it does this is through the availability of additional credits to recognise sustainability-related benefits or performance levels not currently recognised by standard BREEAM assessment issues and criteria. This rewards developments that go beyond best practice in a particular aspect of sustainability, i.e. demonstrated innovation.

Awarding credits for innovation enables clients and design teams to boost their building's BREEAM performance, and also helps to support the market for new innovative technologies, and design or construction practices.

Two ways in which BREEAM awards innovation credits:

1. By meeting exemplary performance criteria defined within an existing BREEAM issue, i.e. going beyond the standard BREEAM assessment criteria
2. By the project’s licensed BREEAM Assessor applying to BRE Global to have a particular building technology or feature, design or construction method or process recognised as ‘innovative’. If the application is successful and subsequently compliance is verified, an ‘innovation credit’ can be awarded

Each innovation credit achieved adds 1% to a building’s overall score. The maximum number of ‘innovation credits’ that can be awarded for any one building is 10; therefore the maximum additional score available for ‘innovation’ is 10%.

Innovation credits can be awarded regardless of the building’s final BREEAM rating, i.e. they can be awarded at any BREEAM rating level. Refer to Inn 01 Innovation on page 357 for more detail.
Calculating a building's BREEAM rating

A BREEAM Assessor must determine the BREEAM rating using the appropriate assessment tools and calculators and only a certified assessment can claim a BREEAM Rating. An indication of performance against the BREEAM scheme can be determined by anyone using a BREEAM Pre-Assessment Estimator available from the BREEAM website www.breeam.com.

The process of determining a BREEAM rating and an example calculation, see Table 2.6 below

1. For each of BREEAM's nine categories the number of credits awarded is determined by the BREEAM Assessor according to the number of credits available when the criteria of each assessment issue have been met (as detailed in the technical sections of this document).
2. The percentage of available credits achieved is calculated for each section.
3. The percentage of credits achieved in each section is multiplied by the corresponding weighting for each section to give the overall environmental category score.
4. The section scores are added together to give the overall BREEAM score.
5. The overall score is compared with the BREEAM rating benchmark levels and, provided all minimum standards have been met, the relevant BREEAM rating is achieved.
6. An additional 1% can be added to the final BREEAM score for each innovation credit achieved (up to a maximum of 10% with the total BREEAM score capped at 100%).

<table>
<thead>
<tr>
<th>BREEAM section</th>
<th>Credits achieved</th>
<th>Credits available</th>
<th>% of credits achieved</th>
<th>Category weighting (fully-fitted)</th>
<th>Section score (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Management</td>
<td>14</td>
<td>21</td>
<td>66.67</td>
<td>0.11</td>
<td>7.33</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>12</td>
<td>22</td>
<td>54.55</td>
<td>0.14</td>
<td>7.64</td>
</tr>
<tr>
<td>Energy</td>
<td>15</td>
<td>31</td>
<td>48.39</td>
<td>0.16</td>
<td>7.74</td>
</tr>
<tr>
<td>Transport</td>
<td>8</td>
<td>12</td>
<td>66.67</td>
<td>0.10</td>
<td>6.67</td>
</tr>
<tr>
<td>Water</td>
<td>4</td>
<td>10</td>
<td>40.00</td>
<td>0.07</td>
<td>2.80</td>
</tr>
<tr>
<td>Materials</td>
<td>8</td>
<td>14</td>
<td>57.14</td>
<td>0.15</td>
<td>8.57</td>
</tr>
<tr>
<td>Waste</td>
<td>3</td>
<td>6</td>
<td>50.00</td>
<td>0.06</td>
<td>3.00</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>5</td>
<td>10</td>
<td>50.00</td>
<td>0.13</td>
<td>6.50</td>
</tr>
<tr>
<td>Pollution</td>
<td>8</td>
<td>12</td>
<td>66.67</td>
<td>0.08</td>
<td>5.33</td>
</tr>
<tr>
<td>Innovation</td>
<td>2</td>
<td>10</td>
<td>20.00</td>
<td>0.10</td>
<td>2.00</td>
</tr>
<tr>
<td>Final BREEAM score</td>
<td></td>
<td></td>
<td>57.58%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>BREEAM Rating</td>
<td></td>
<td></td>
<td></td>
<td>VERY GOOD</td>
<td></td>
</tr>
</tbody>
</table>

Table 2.7 Minimum standards for a BREEAM Very Good rating

<table>
<thead>
<tr>
<th>Minimum standards for BREEAM Very Good rating</th>
<th>Achieved?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Man 04 Commissioning and handover on page 60</td>
<td>Y</td>
</tr>
<tr>
<td>Ene 02 Energy monitoring on page 141</td>
<td>Y</td>
</tr>
<tr>
<td>Wat 01 Water consumption on page 202</td>
<td>Y</td>
</tr>
<tr>
<td>Wat 02 Water monitoring on page 212</td>
<td>Y</td>
</tr>
<tr>
<td>Mat 03 Responsible sourcing of construction products on page 239</td>
<td>Y</td>
</tr>
</tbody>
</table>

Table 2.7 Minimum standards for a BREEAM Very Good rating

<table>
<thead>
<tr>
<th>Minimum standards for BREEAM Very Good rating</th>
<th>Achieved?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Man 04 Commissioning and handover on page 60</td>
<td>Y</td>
</tr>
<tr>
<td>Ene 02 Energy monitoring on page 141</td>
<td>Y</td>
</tr>
<tr>
<td>Wat 01 Water consumption on page 202</td>
<td>Y</td>
</tr>
<tr>
<td>Wat 02 Water monitoring on page 212</td>
<td>Y</td>
</tr>
<tr>
<td>Mat 03 Responsible sourcing of construction products on page 239</td>
<td>Y</td>
</tr>
</tbody>
</table>
The BREEAM evidential requirements

This section provides guidance to assessors and project teams on the types of evidence required to demonstrate compliance with BREEAM issues.

Why does BREEAM require evidence?

BREEAM is a third party certification scheme operated in accordance with international standards to ensure it is applied in a consistent, impartial and robust manner. The BREEAM Assessor’s assessment report and the BRE Global Quality Assurance and certification process are core elements of BREEAM, and they are designed to ensure that clients can have confidence in the BREEAM rating determined by the assessor.

To maintain consistency and confidence certification requires that, all assessment decisions be based on verified and credible project information that can be traced, i.e. decisions are evidence based. This is not only important for compliance with the international standards to which BRE Global is accredited as a certification body, but also manages risk to clients and BREEAM Assessors in the event that a certification outcome is challenged.

The assessment report and the BREEAM Assessor role

The role of the BREEAM Assessor is to gather project information in a competent and impartial manner and use it to assess performance against the BREEAM scheme. To award a BREEAM credit, the assessor must be satisfied that the evidence gathered demonstrates unambiguous compliance with all relevant criteria defined in the BREEAM scheme. All evidence must be referenced appropriately by the assessor in their assessment submissions and made available to BRE Global Ltd for quality assurance checks.

Clear, ordered and well referenced evidence for each BREEAM issue and criterion addressed facilitates efficient quality assurance and a certification decision. BREEAM Assessors can access further guidance on assessment referencing in Assessor Guidance Note 01, and the ‘Reporting process’ webinar, both available from the Resources section of the BREEAM Projects website.

The BREEAM Assessor determines the BREEAM rating and their submitted assessment report is the formal record of an assessor’s audit against the criteria defined in the technical manual for a BREEAM scheme. The BREEAM certificate issued by BRE Global provides assurance that the service provided by the assessor, i.e. the assessment and determination of the BREEAM rating has been conducted in accordance with the requirements of the scheme.

Evidence types

Evidence does not necessarily need to be prepared specifically for the purpose of the BREEAM assessment. In many instances, the assessor should source readily available and prepared project information to demonstrate compliance. For this reason, BREEAM aims to avoid being prescriptive on the type of evidence required, although some issues do require specific documents to be provided.

The BREEAM Assessor and project team will find that many assessment issues require more than one piece or type of information to demonstrate compliance with one criterion. Alternatively, one piece of information may be sufficient to demonstrate compliance with multiple criteria.

To help project teams and the BREEAM Assessor understand how the different types of building information documentation they collate can be used as evidence at each stage of assessment, the evidence types are grouped broadly into three categories:

1. General evidence type
2. Specific evidence type
3. Other evidence type.

For some assessment issues, the assessor will require a mix of general and specific evidence types.
General evidence includes a broad list of defined building information commonly produced for a building project. One or more pieces of this type of information can be used to demonstrate compliance for one or more of the assessment issues and criteria, as deemed appropriate by the BREEAM Assessor for the stage of assessment.

General BREEAM evidence types are listed in Table 2.9 on page 32, and not specifically in the Evidence section within each BREEAM issue. Not all general evidence types will be appropriate for all assessment issues and it is the responsibility of the assessor to ensure that the evidence specifically demonstrates compliance and is fully referenced in the assessment submission.

Specific evidence is particular building information that must be provided to verify compliance with the relevant criteria for the BREEAM credit sought. In all cases this is the only type of evidence acceptable to BRE Global Ltd for that particular issue or criterion. If the specific evidence is not provided and referenced appropriately in the assessment submission, the Quality Assurance audit will identify it as a non-conformity and a certification decision will be delayed until such time as the non-conformity is addressed. An example of specific evidence is a copy of the Building Regulations output document from the approved software for BREEAM issue Ene 01 which is listed in the evidence table for this issue.

When required, specific evidence is defined and listed in the Evidence section of the assessment issue for both interim and final stages of assessment. Specific evidence required to demonstrate compliance with particular criteria is listed but this evidence alone may not be sufficient to demonstrate full compliance. Additional general evidence types may also be required. For example for Mat 01: to demonstrate compliance with criteria 1–5 at the design stage, a copy of the Mat 01 Calculator tool is listed in the ‘Evidence’ table. However, in addition to the Mat 01 Calculator tool, further evidence is required to demonstrate how the inputs for this tool have been determined, i.e. general evidence types such as building specifications or drawings etc., confirming the material specifications to be used. Not all BREEAM issues have specific evidence requirements.

Other types of evidence provided by a client or design team not listed in Table 2.9 on page 32 or the ‘Evidence’ section for each issue, can still be used. To avoid non-conformities and delays in certification, other types of evidence must be credible, robust and traceable to the same assurance level as, or better than, specified or general evidence types defined in the technical manual. If in doubt, BRE should be contacted prior to awarding credits and referencing such evidence in the submission for QA and certification decision.

Written commitments at the interim stage of assessment – Design stage

At the interim design stage of assessment, letters or emails to demonstrate intent to comply with BREEAM criteria can be used, provided they meet the requirements for communication records. Such evidence must make clear the actions that will be undertaken and evidence that will be provided, i.e. the commitment to ensure the project’s compliance, particularly at the final stage of assessment. The party who makes the commitment must be clearly aware of the actions and evidence that needs to be undertaken and supplied to demonstrate compliance with BREEAM at the final stage of assessment. For example, in many circumstances it would not be acceptable for the design team to simply copy and paste the BREEAM criteria into a written commitment (BREEAM criteria do not generally prescribe solutions). The commitment should specifically detail how criteria are to be achieved (the solution) in the context of the assessment, and often copying and pasting the BREEAM criteria will not provide this detail. This therefore does not demonstrate the degree of confidence in the solution necessary for certification.

While letters of commitment can play a role in demonstrating compliance, they are not a replacement for more formal and established types of project information. The assessor must not award credits where they have a reason to doubt the validity or intent of written commitments, or where it is not unreasonable to expect formal design or specification information to be available to confirm compliance.

Written commitments at the final stage of assessment – Post-construction

Two types of assessment can be carried out at the post-construction stage, a post-construction review of a design stage assessment, or a post-construction assessment where no design stage assessment has been carried out. The ‘Final post-construction stage’ column of the evidence table in each issue assumes that a design stage assessment
has been completed and certified. Where a design stage assessment has not been completed, the assessor will need to review both the ‘interim design stage’ and ‘final post-construction stage’ evidence listed in the evidence table and ensure sufficient evidence is submitted with the assessment to demonstrate compliance with the criteria.

Evidence supplied at the post-construction stage must reflect the completed building and must therefore demonstrate what has actually been implemented. For example, if sub-meters have been specified at the design stage, evidence at the post-construction stage would need to demonstrate that these have actually been installed. Appropriate evidence may be a site inspection report with supporting photographs or as-built drawings showing the location of the sub-meters.

Letters of commitment cannot be used to demonstrate compliance at the final, post-construction stage of assessment. The only exception to this is where the criteria require an action to take place after handover and possibly during the initial stages of building operation, i.e. after completion of the post-construction stage of assessment. An example could be a written commitment from the building owner or occupier making a commitment to conduct post occupancy evaluation.

Evidence principles that BREEAM Assessors and the BRE Global Ltd Quality Assurance work to

Where specific evidence is in the ‘evidence’ table within each assessment issue, this must be sourced and verified by the BREEAM Assessor.

Where no specific evidence is listed, this means there are potentially a number of different types of ‘general’ project information, as per Table 2.9 on the next page that the BREEAM Assessor can source and use to demonstrate compliance.

To determine whether general evidence types are appropriate for an assessment issue, the BREEAM Assessor must consider the BREEAM evidence principles see Table 2.8 below. Where the ‘general evidence types’ meet the principles outlined in Table 2.8 below and the guidance provided in the ‘robustness of evidence’ section, where appropriate, such evidence is admissible for the assessment and the BRE Global Quality Assurance audit.

These principles are not listed in a hierarchical order and are all equally important when considering which evidence type to assess, reference and submit.

Table 2.8 BREEAM evidence principles

<table>
<thead>
<tr>
<th>Principle</th>
<th>Objective</th>
<th>A question to ask to check</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 - Evidence for all criteria and all credits sought</td>
<td>Completeness</td>
<td>Are all criteria covered? Have all relevant compliance notes and definitions been addressed?</td>
</tr>
<tr>
<td>Evidence demonstrates that ALL relevant criteria and sub-criteria are achieved for each credit sought and where relevant, is provided to support compliance notes, definitions etc. Where the assessor or design team deem specific criteria not relevant to the assessment, a full justification should be collated and then submitted as a technical query for review by BRE Global Ltd.</td>
<td>Independent</td>
<td>Would a third party (e.g. BRE Global Ltd) come to the same assessment decision as me based on the evidence submitted?</td>
</tr>
<tr>
<td>2 - Unambiguous assessment</td>
<td>Compatibility</td>
<td></td>
</tr>
<tr>
<td>The assessment demonstrates unambiguous compliance and the evidence supports this assessment. Evidence (and supporting notes) clearly demonstrate to a third party reviewer that the criteria have been met.</td>
<td>Proof that evidence is robust and from</td>
<td>Using an assessor’s judgement, is the evidence robust enough to</td>
</tr>
<tr>
<td>3 - Robust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Always ensure the Evidence type selected is robust and relevant to the stage of assessment. Evidence selected contains all relevant basic</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Robustness of evidence

Robust evidence provides confirmation that the assessment has been carried out correctly and the building complies with the criteria for the BREEAM credits sought. The assessor should consider the following when gathering project information and evaluating whether the evidence provided is as ‘robust’ as possible:

- Is there more than one piece of evidence that could be used to demonstrate compliance?
- Is the chosen evidence robust and appropriate to demonstrate that a particular criterion has been achieved?

Any evidence submitted for a BREEAM assessment must be robust in terms of its source and its traceability. The minimum information the assessor must expect to see when certain types of evidence are submitted:

- **Communication records**: Any communication records used as evidence must provide clear confirmation of the site name, author’s identity and role, the date and recipient’s identity.

- **Formal letters of correspondence**: On company or organisation headed note-paper with a signature/electronic signatures are acceptable). Ideally letters should be a secured document. (Please see sections relating to written commitment for further information.)

- **Meeting minutes**: Include date, location and attendee information (names, organisations and roles), along with a record of the meeting and agreed actions.

- **Drawings**: All drawings have the building or site name, phase (if applicable), title of drawing, date, revision number and a scale.

- **Specification**: A specification clearly relates to the project under assessment, and it has a date and revision number. Where sections of a specification are provided the assessor should reference the extract and as a minimum submit the front page of the specification detailing the project name, revision number and date.

- **Site inspection report**: A site inspection report includes the building or site name, date, author and summary text to detail what was witnessed, and to confirm compliance. Photographic evidence can be used to support the text in the report.

For other types of evidence not listed, the assessor should use this minimum information list as a guide to suitable evidence. As a minimum the evidence used to assess compliance must contain key information such as the project name, the author, date, revision numbers etc.

Table 2.9 General evidence types

<table>
<thead>
<tr>
<th>Ref</th>
<th>Document or evidence type</th>
<th>Description and notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>E1</td>
<td>As constructed information</td>
<td>Information produced at the end of a project to represent what has been constructed. This will comprise a mix of ‘as-built’ information or drawings and surveys from specialist subcontractors and the ‘final construction issue’ from design team members.</td>
</tr>
<tr>
<td>E2</td>
<td>Building</td>
<td>The BIM (or BIM files) used for the project containing relevant information or</td>
</tr>
<tr>
<td>Ref</td>
<td>Document or evidence type</td>
<td>Description and notes</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>E3</td>
<td>BRE Global correspondence reference number</td>
<td>For example, the reference number for a BRE Global response to an assessor's technical query.</td>
</tr>
<tr>
<td>E4</td>
<td>BREEAM Assessor's site inspection report</td>
<td>A formal report based on the BREEAM Assessor's own survey of the site or building to confirm compliance with BREEAM criteria. An assessor's site inspection report will be distinct from their formal BREEAM assessment report, serving as a form of evidence of compliance in its own right, and it may include photographs taken by the assessor as part of the survey.</td>
</tr>
<tr>
<td>E5</td>
<td>Building contracts</td>
<td>The building contract (or excerpts or clauses from it) between the client and the contractor for the construction of the project. In some instances, the building contract may contain design duties for specialist subcontractors or design team members.</td>
</tr>
<tr>
<td>E6</td>
<td>Certificates of compliance (third party)</td>
<td>Examples include ISO 14001, BES 6001, FSC (Forest Stewardship Council), EPC (environmental profile certificate), EPD (environmental product declaration), Considerate Constructors etc.</td>
</tr>
<tr>
<td>E7</td>
<td>Communication records</td>
<td>Formal communication records between or from relevant project stakeholders or other third parties confirming an appointment, action or outcome. This may be in the form of a letter, meeting minutes, email correspondence, publication or another form of media (see also additional guidance on following pages).</td>
</tr>
<tr>
<td>E8</td>
<td>Communication strategy</td>
<td>The strategy that sets out when the project team will meet, how they will communicate effectively and the protocols for issuing information between the various parties, both informally and at information exchanges.</td>
</tr>
<tr>
<td>E9</td>
<td>Computer aided modelling results and outputs</td>
<td>Examples include thermal modelling, flooding, life cycle assessment, life cycle costing, ventilation modelling etc.</td>
</tr>
<tr>
<td>E10</td>
<td>Construction specification</td>
<td>The specification for the project or building.(^{(1)})</td>
</tr>
<tr>
<td>E11</td>
<td>Construction stage data and information</td>
<td>For example, purchase orders, metering data, log books, commissioning records, reports etc.</td>
</tr>
<tr>
<td>E12</td>
<td>Contractual tree</td>
<td>A diagram that clarifies the contractual relationship between the client and the parties undertaking the roles required on a project.</td>
</tr>
<tr>
<td>E13</td>
<td>Cost information</td>
<td>Project costs, including the cost estimate and life cycle costs.</td>
</tr>
<tr>
<td>E14</td>
<td>Design drawings(^{(2)})</td>
<td>Developed Design and Technical Design, including the coordinated architectural, structural and building services design, site plans, drainage designs.</td>
</tr>
<tr>
<td>E15</td>
<td>Design programme</td>
<td>A programme setting out the strategic dates in relation to the design process. It is aligned with the Project Programme but is strategic in its nature, due to the iterative nature of the design process, particularly in the early stages.</td>
</tr>
<tr>
<td>E16</td>
<td>Design responsibility matrix</td>
<td>A matrix that sets out who is responsible for designing each aspect of the project and when. This document sets out the extent of any performance-specified design.</td>
</tr>
</tbody>
</table>

---

1 For the purpose of BREEAM the specific clause of the specification must be referenced within the report.
2 Evidence in the form of design drawings must be presented in a clear, professional working format with clearly identified legends indicating revision number, date, title, owner etc. (where appropriate).
<table>
<thead>
<tr>
<th>Ref</th>
<th>Document or evidence type</th>
<th>Description and notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>E17</td>
<td>Feasibility study</td>
<td>Studies undertaken to test the feasibility of the Initial Project Brief for the site or in a specific context and to consider how site-wide issues will be addressed.</td>
</tr>
<tr>
<td>E18</td>
<td>Final project brief</td>
<td>The Initial Project Brief amended so that it is aligned with the Concept Design and any briefing decisions made during this stage.</td>
</tr>
<tr>
<td>E19</td>
<td>Other third party information</td>
<td>For example, maps, public transportation timetables, product data or details, manufacturers’ literature, government or EU standards or codes, EU labelling.</td>
</tr>
<tr>
<td>E20</td>
<td>Professional services contract</td>
<td>An agreement to provide professional or consulting services such as designing, feasibility studies, or legal or technical advice.</td>
</tr>
<tr>
<td>E21</td>
<td>Professional specialist reports</td>
<td>Professional reports resulting from specialist surveys, studies or test results, e.g. contaminated land, ecology, flood risk assessment, surface water run-off report, site investigation, acoustics, indoor air quality plan, low and zero carbon technologies study, transportation analysis, commissioning reports, passive design analysis report, free cooling analysis report, life cycle assessment, landscape and habitat management plan etc.</td>
</tr>
<tr>
<td>E22</td>
<td>Project Execution or Quality Plan</td>
<td>The Project Execution Plan is produced in collaboration with the project lead and lead designer, with contributions from other designers and members of the project team. The Project Execution Plan sets out the processes and protocols to be used to develop the design.</td>
</tr>
<tr>
<td>E23</td>
<td>Project programme</td>
<td>The overall period for the briefing, design, construction and post-completion activities of a project.</td>
</tr>
<tr>
<td>E24</td>
<td>Project roles table</td>
<td>A table that sets out the roles required on a project as well as defining the stages during which those roles are required and the parties responsible for carrying out the roles.</td>
</tr>
<tr>
<td>E25</td>
<td>Project strategy</td>
<td>The strategies developed in parallel with the Concept Design to support the design and, in certain instances, to respond to the Final Project Brief as it is concluded. Examples include strategies for sustainability, acoustics, handover, maintenance and operational, fire engineering, building control, technology, health and safety, construction, travel plan, sustainable procurement plan.</td>
</tr>
<tr>
<td>E26</td>
<td>Risk assessment</td>
<td>The risk assessment considers the various design risks and other risks on a project and how each risk will be managed and the party responsible for managing each risk.</td>
</tr>
<tr>
<td>E27</td>
<td>Schedule of services</td>
<td>A list of specific services and tasks to be undertaken by a party involved in the project which is incorporated into their professional services contract.</td>
</tr>
<tr>
<td>E28</td>
<td>Strategic or initial project brief</td>
<td>The brief prepared following discussions with the client to ascertain the project objectives, the client’s business case and, in certain instances, in response to site feasibility studies.</td>
</tr>
</tbody>
</table>
Management

Summary

This category encourages the adoption of sustainable management practices in connection with design, construction, commissioning, handover and aftercare. This ensures that robust sustainability objectives are set and followed through into the operation of the building. Issues in this section focus on embedding sustainability through the key stages of design, procurement and initial occupation, from the initial project brief stage to the appropriate provision of aftercare.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Man 01</td>
<td>Project brief and design</td>
</tr>
<tr>
<td></td>
<td>Project delivery planning</td>
</tr>
<tr>
<td></td>
<td>Stakeholder consultation</td>
</tr>
<tr>
<td></td>
<td>BREEAM Advisory Professional</td>
</tr>
<tr>
<td>Man 02</td>
<td>Life cycle cost and service life planning</td>
</tr>
<tr>
<td></td>
<td>Life cycle cost</td>
</tr>
<tr>
<td></td>
<td>Capital cost reporting</td>
</tr>
<tr>
<td></td>
<td>Environmental management</td>
</tr>
<tr>
<td></td>
<td>BREEAM Advisory Professional</td>
</tr>
<tr>
<td>Man 03</td>
<td>Responsible construction practices</td>
</tr>
<tr>
<td></td>
<td>Responsible construction management</td>
</tr>
<tr>
<td></td>
<td>Monitoring of construction site impacts</td>
</tr>
<tr>
<td>Man 04</td>
<td>Commissioning and handover</td>
</tr>
<tr>
<td></td>
<td>Commissioning testing schedule and responsibilities</td>
</tr>
<tr>
<td></td>
<td>Handover</td>
</tr>
<tr>
<td>Man 05</td>
<td>Aftercare</td>
</tr>
<tr>
<td></td>
<td>Design or management influence</td>
</tr>
<tr>
<td></td>
<td>Design or client decision</td>
</tr>
<tr>
<td></td>
<td>Design in management changes at a high cost</td>
</tr>
<tr>
<td></td>
<td>No further changes can be made</td>
</tr>
<tr>
<td></td>
<td>RSA stage stipulated within BREEAM criteria</td>
</tr>
</tbody>
</table>

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.
**Man 01 Project brief and design**

- Encouraging an integrated design process and considering BREEAM performance targets early to influence decision-making and optimise building performance, while avoiding unnecessary costs.

**Man 02 Life cycle cost and service life planning**

- Promoting the business case for sustainable buildings through the enhanced understanding of capital cost.
- Improving design, specification, maintenance and operation, by encouraging the use of life cycle costing.

**Man 03 Responsible construction practices**

- Encouraging construction sites to be managed in an environmentally and socially considerate and responsible manner.
- Monitoring to encourage continuous improvements and utility consumption reduction.

**Man 04 Commissioning and handover**

- Encouraging a well-managed handover and commissioning process, which will ensure building services and fabric defects are identified and rectified.
- Ensuring that the building responds to the needs of the occupants.

**Man 05 Aftercare**

- Encouraging aftercare support during the first year of the building operation, to ensure the building operates in accordance with the design intent and in response to the building occupants’ needs.
Man 01 Project brief and design

Aim

To optimise final building design through recognising and encouraging an integrated design process and robust stakeholder engagement.

Value

- Identify variation in stakeholder needs, so maximising benefits and acceptability of the project in operation to users and those affected by it.
- Enhanced project team integration and efficiency.
- Helping to achieve project targets and maximise opportunities for project performance.
- Minimise risks to project performance, delays and cost arising as a result of ongoing design development and project changes.
- Help to meet performance expectations in operation and so minimise the risks of a performance gap.

Context

Early stakeholder engagement ensures that key project stakeholders are identified and engaged to determine end user requirements and operational adaptability, allowing them to be taken into account throughout the project.

Research\(^1\) highlights that when project stakeholders are not satisfied with the project management quality of the final project, the project team will need to adjust the scope, time and cost to meet stakeholder requirements and expectations on quality issues.

Adopting integrated design and engagement processes has been demonstrated to result in improved operational performance, greater project efficiencies, and reduced risks to performance, time and cost.

Following an integrated design process, maximises the opportunities for performance and minimises risks of design conflicts appearing later on in a project when risks to time and cost are higher.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>8–9 (One exemplary credit)</td>
<td>10–11 (One exemplary credit)</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8–9 (One exemplary credit)</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific
None

Building type specific
1.0 Education, Healthcare, Law courts and Major transportation hub building types See criterion 7 on the facing page.

Assessment criteria

This issue is split into three parts:

– Project delivery planning (one credit)
– Stakeholder consultation (one credit)
– BREEAM Advisory Professional (AP) (two credits).

One credit - Project delivery planning

1 Prior to completion of the Concept Design, the project delivery stakeholders (see Definitions on page 41) meet to identify and define for each key phase of project delivery:

1.a Roles
1.b Responsibilities
1.c Contributions.

2 Consider each one of the following items when defining roles, responsibilities and contributions for each key phase of the project:

2.a End user requirements
2.b Aims of the design and design strategy
2.c Particular installation and construction requirements or limitations
2.d Occupiers' budget and technical expertise in maintaining any proposed systems
2.e Maintainability and adaptability of the proposals
2.f Operational energy (see Assessment scope on page 129)
2.g Requirements for the production of project and end user documentation
2.h Requirements for commissioning, training and aftercare support.

Where the building occupants are not known, the list of considerations above still applies. The appropriate project delivery stakeholder considers each item, based on likely scenarios of building occupancy.

3 The project team demonstrates how the project delivery stakeholders' contributions and the consultation process outcomes influence the following:

3.a Initial Project Brief
3.b Project Execution Plan (see Definitions on page 41)
3.c Communication Strategy (see Definitions on page 41)
3.d Concept Design.

One credit - Stakeholder consultation (interested parties)

4 Prior to completion of the Concept Design, the design team consult with all interested parties (see Definitions
on page 41) on matters that cover the minimum consultation content (see Methodology on the next page).

5 Demonstrate how the stakeholder contributions and consultation exercise outcomes influence the Initial Project Brief and Concept Design.

6 Prior to completion of the detailed design (RIBA Stage 4, Technical Design or equivalent), all interested parties (see Definitions on page 41) give and receive consultation feedback.

**Additionally for Education, Healthcare, Law courts and Major transportation hub building types only:**

7 An independent party (see Definitions on page 41) carries out the consultation exercise. The Design Quality Indicator (DQI) and the Achieving Excellence Design Evaluation Toolkit (AEDET) could be used as methods to assess the design quality of buildings.

**Prerequisite for BREEAM Advisory Professional credits (Concept and Developed Design)**

8 The project team, including the client, formally agree strategic performance targets (see Definitions on page 41) early in the design process, see Definitions on page 41, (with the support of the BREEAM AP where appointed).

**One credit - BREEAM AP (Concept Design)**

9 Involve a BREEAM AP in the project at an appropriate time and level to:

9.a Work with the project team, including the client, to consider the links between BREEAM issues and assist them in maximising the project’s overall performance against BREEAM from their appointment and throughout Concept Design.

9.b Monitor progress against the performance targets (see Definitions on page 41) agreed under criterion 8 above throughout all stages after their appointment where decisions critically impact BREEAM performance.

9.c Proactively identify risks and opportunities related to the achievement of the targets agreed under criterion 8 above.

9.d Provide feedback to the project team as appropriate, to support them in taking corrective actions and achieving their agreed performance targets.

9.e Monitor and, where relevant, coordinate the generation of appropriate evidence by the project team.

**One credit - BREEAM AP (Developed Design)**

10 Criteria 8 and 9 above are achieved.

11 Involve the BREEAM AP in the project at an appropriate time and level to:

11.a Work with the project team, including the client, to consider the links between BREEAM issues and to assist them in maximising the project’s overall performance against BREEAM throughout Developed Design.

11.b Monitor progress against the performance targets agreed under criterion 8 above throughout all stages where decisions critically impact the specification and tendering process and the BREEAM performance.

11.c Proactively identify risks and opportunities related to the achievement of the targets agreed under criterion 8 above.

11.d Provide feedback to the project team as appropriate, to support them in taking corrective actions and achieving their agreed performance targets.

11.e Monitor and, where relevant, coordinate the generation of appropriate evidence by the project team.
Methodology

Minimum consultation content
The minimum consultation content (see criterion 4 on page 38) of the consultation plan is dependent on the building, but typically includes:

1. Functionality, build quality and impact (including aesthetics).
2. Provision of appropriate internal and external facilities (for future building occupants and visitors or users).
5. Impacts on the local community, e.g. local traffic or transportation impact.
6. Opportunities for shared use of facilities and infrastructure with the community or appropriate stakeholders.
7. Compliance with statutory (national or local) consultation requirements.
8. Energy use and sustainability measures.
9. Implementing principles and processes that deliver an inclusive and accessible design.

In the case of educational building types, minimum content also includes:

10. How the building or grounds could best be designed to facilitate learning and provide a range of social spaces appropriate to the needs of a diverse range of pupils, students and other users, including people of all abilities.

In the case of building types containing technical areas or functions, e.g. laboratories, workshops etc., minimum content also includes:

11. The end users’ broad requirements for such facilities, including appropriate sizing, optimisation and integration of equipment and systems.

In the case of transportation hubs, minimum content also includes:

12. How to ensure a smooth, safe and secure transition between different modes of transport (air, rail, road, bike and pedestrian, recognising the diversity of user needs including people of all ages and abilities).

Monitoring progress and providing feedback
In order to monitor progress and provide feedback, the BREEAM AP must attend key meetings (see Definitions on the facing page) with the project team during the Concept Design, Developed Design and Technical Design stages, as defined by the RIBA Plan of Work 2013 [2].

The role of the BREEAM AP
The AP does not have to be the same person throughout the process. However, they need to keep records of targets, reasons behind decisions, risks etc. and make sure these are handed over if a new AP joins the team.

Early in the design process
The project team, including the client, agree performance targets early enough to enable a smooth process without posing unnecessary barriers to achievements of criteria at a later stage. This is to ensure the performance targets will have an influence throughout the project, including prior to planning approval.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in the BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>4, 6</td>
<td>Consultation plan setting out the process and scope of the consultation.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>8–11</td>
<td>See Additional information on page 43.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>
Definitions

BREEAM Advisory Professional (Concept and Developed Design)
The definition of the BREEAM Advisory Professional and information on their qualifications and training are provided in the document 'BREEAM Professional - A Guide to Understanding their Roles'.

Communication strategy
The RIBA Plan of Work 2013 defines the Communication Strategy as the strategy that sets out when the project team will meet, how they will communicate effectively and the protocols for issuing information between the various parties, both informally and at Information Exchanges.

Concept design
The objective at this stage is to develop outline proposals including site and spatial planning, building form, structural and building services strategies, outline specifications, preliminary cost budgets including relevant project strategies which support or influence the design programme and the ability to comply with BREEAM requirements as the project progresses. Activities can include: preparing the sustainability strategy, maintenance and operational strategy, handover strategies, carrying out risk assessments, reviewing the project programme, considering construction logistics to ensure efficiency, developing health and safety strategy, undertaking any third party consultations as required, and any research and development aspects.

Consultation feedback
This feedback focuses on the stakeholders’ suggestions, comments, recommendations and the consultation outcomes. It includes how the suggestions and outcomes influenced, or resulted in, modifications to the proposed design and building operation or use.

Developed Design
The objective at this stage is to develop detailed design proposals for built form, layout, constructional and structural design, building services systems, specifications, and cost information based on the concept design and project strategies. Activities can include: reviewing and updating the sustainability strategy, maintenance and operational strategy, handover strategies, risk assessments, construction logistics, health and safety strategies, undertaking any third party consultations as required, and concluding any research and development aspects in accordance with the design.

Formally agreed
The term 'formally agreed' relates to performance targets. Examples of formal agreements include a contract or letters of appointment with the architect and with other relevant project team members.

Independent party
A third party or a person or body internal to a party involved (parties involved are typically a supplier (1st party) or purchaser (2nd party)), who shall not be involved in the issue in question, and shall not have conflicts of interests resulting from their position. To comply with the criterion relating to the use of an independent party, the client or design team needs to demonstrate either:

1. They have used a party independent of the design process to conduct the necessary consultation exercise; OR
2. If the consultation is to be carried out by an organisation involved with the design of the building, e.g. the project architect, then they must present the assessor with evidence that robustly demonstrates the
independence of the consultation process. BREEAM has not attempted to define what form this evidence must take; the onus is on the design team or relevant individual to clearly demonstrate to the BREEAM Assessor a credible level of independence.

**Interested parties**

See criterion 6 on page 39.

This includes but is not limited to:

1. Actual or intended building users (if known) including facilities management staff or those responsible for the day-to-day operation of the building and grounds.
2. Representative consultation group from the existing community (if the building is a new development in an existing community) or for a community still under construction.
3. Existing partnerships and networks that have knowledge of, and experience of working on, existing buildings of the same type.
4. Potential users of any shared facilities, e.g. operators of clubs and community groups.

AND the following where relevant:

5. In educational building types, representatives of local education authorities, board of governors etc.
6. Local or national historic or heritage groups (over and above any requirements relating to statutory consultees).
7. Specialist service and maintenance contractors or representatives where the building function has particular technical requirements in complex environments, e.g. buildings containing laboratories.
8. For stations, passenger focus groups, train and station operations groups.

**Key meetings with the project team and stakeholders**

Key meetings are defined as those where fundamental decisions that influence or affect the building’s proposed design and its construction are discussed and made. These decisions are also expected to have a direct and significant impact on the building’s sustainability credentials and performance. These meetings might include:

1. Representatives of the client or developer
2. The principal contractor
3. The architect
4. Structural engineers
5. Building services engineers
6. Cost consultants
7. Environmental consultants
8. Project management consultants
9. Access and inclusive design consultant.

Depending on the project stage and the procurement route or ownership, other relevant parties might be consulted. This could include the developer, the asset manager and leasing agent.

**Key phases**

The key phases of project delivery are:

- Concept Design
- Developed Design
- Construction
- Commissioning and Handover
- In-Use occupation

**Performance targets**

Performance targets refer to the BREEAM rating and minimum standards required. Where appropriate, performance targets can be related to individual BREEAM credits. However, performance targets may also involve other targets related to issues covered in BREEAM assessments, e.g. energy, health and wellbeing.

**Project delivery stakeholders**

The purpose of criterion 1 on page 38 is to reflect the need to consider the input of all major project stakeholders from the earliest practical stage, to ensure smooth and successful delivery of the project’s sustainability objectives.
Project delivery stakeholders include the client, the building occupier (where known), the design team and the principal contractor. Contractors’ involvement ensures their input in terms of formulating sustainable design solutions, commenting or inputting on the practicality and buildability of (one or more) design solutions and their impact on programming, cost etc. BREEAM recognises that traditionally for some projects, the contractor for the works is not appointed at the early project stages and therefore compliance with this criterion would not be possible. In these instances, to ensure the aim of the criteria is upheld, the criterion is met if a suitably experienced person with substantial construction or contracting experience in projects similar to the proposed works is involved prior to appointment of the contractor. A suitably experienced person could be a contractor appointed as a consultant for this stage or a construction project manager.

Project Execution Plan
The RIBA Plan of Work 2013 defines a Project Execution Plan as a plan produced in collaboration between the project lead and lead designer, with contributions from other designers and members of the project team. The Project Execution Plan sets out the processes and protocols to be used to develop the design. It is sometimes referred to as a 'project quality plan'.

Project team
The composition of the project team may change through the duration of a project and may include several members. This includes but is not limited to the client, the design teams, contractors etc.

Strategic performance targets
Strategic performance targets are set early in the design process. They cover generally the same areas as those identified in ‘performance targets’ (see Definitions on page 41), however they can be set at a more strategic level, defining aspirations and project performance objectives more broadly compared with the performance targets.

Third party
A person or body that is recognised as being independent of the parties involved (parties involved are typically a supplier (1st party) or purchaser (2nd party)), as concerns the issue in question.

Additional information

BREEAM Advisory Professional and existing Accredited Professionals and Site Sustainability Managers
Transition arrangement are in place to allow ongoing recognition of BREEAM Accredited Processionals and Site Sustainability Managers listed as of March 2018. Details of these arrangements can be obtained by contacting BREEAM.

Examples of evidence
Examples of evidence that could be used to demonstrate compliance with some of the requirements of the BREEAM AP related criteria include, but are not limited to the following:

- Meetings minutes, communication records, formal notes of conversations and other statements reporting on discussions related to performance targets and maximising performance
- Risks and opportunities documentation.

The value of the BREEAM AP
The BREEAM AP can be called on and provide ‘scheme-related’ expertise to design teams, specifiers, constructors and other key stakeholders. This will inform decision-making and therefore identify opportunities to maximise performance and work towards a targeted rating in the most cost-effective, timely and solutions-orientated way.
An AP can work for a construction organisation frequently undertaking BREEAM-related work. Moreover, the BREEAM AP can be the same person as the BREEAM Assessor. This allows flexibility and versatility of their role. Cost efficiencies are expected where the appointed licensed assessor also acts as the BREEAM AP for a project. In either case, an efficient AP will coordinate with the BREEAM Assessor to ensure an efficient and smooth assessment process, aiming to maximise the performance of the assessed project.

**Soft Landings Framework**

A framework written and produced by Usable Buildings Trust (UBT) and Building Services Research and Information Association (BSRIA) that seeks to promote improved briefing, design, handover and building performance in-use. Embedding the principles of this framework within a project should ensure that the evidence is available to demonstrate compliance with particular aspects of the criteria under this BREEAM issue. Please also note that BSRIA has produced a BREEAM New Construction or Soft Landings interpretation note for clients and design teams.

The Government Soft Landings (GSL) is a version of the Soft Landings concept tailored for use on public sector related projects to link in with the work of the UK government’s Building Information Modelling Task Group. It is expected to be mandated alongside building information modelling (BIM) Level 2 and is to be implemented by central government departments. It should be noted that the GSL programme will become compulsory for local government developments. Further information is available from: www.bimtaskgroup.org.

Soft Landings may be applicable to other credits within the Management section.
**Man 02 Life cycle cost and service life planning**

### Aim

To promote the business case for sustainable buildings and to deliver whole life value by encouraging the use of life cycle costing to improve design, specification, through-life maintenance and operation.

### Value

- Provide greater confidence in future operational and maintenance costs.
- Focus design decision-making on whole life costs throughout the project.
- Facilitate robust funding proposals and help to make the business case for projects.
- Increase long term asset value.
- Support potential tenants by providing credible information on the maintenance and operational costs of a building when choosing a property.
- Capital cost reporting provides invaluable feedback into the design process improving future design decisions and helping to reinforce the business case for more sustainable buildings.

### Context

Property procurement decisions are predominantly made on the basis of upfront capital cost and a lack of understanding of operational factors affecting cost, performance and satisfaction. Life cycle costing (LCC) is well established in many sectors as a means of improving the consideration of operational and maintenance factors throughout the procurement process. It is becoming part of UK government policy for public sector procurement, as emphasised in the UK Construction 2025 (5) strategy document. This is related to great financial and time-related benefits: the construction industry and UK government jointly aspire to achieve a 33% reduction in both the initial cost of construction and the life cycle cost of assets.

### Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0</td>
<td>see ref 1.0</td>
</tr>
</tbody>
</table>

### Specific notes

**Assessment type specific**

1.0 Component level LCC plan must include all component types installed by the developer.
Assessment criteria

This issue is split into three parts:

- Elemental life cycle cost (LCC) (two credits)
- Component level life options appraisal (one credit)
- Capital cost reporting (one credit).

Credits for each one of the three parts are awarded independently from one another.

Two credits - Elemental LCC

1 A competent person (see Definitions on the facing page) carries out an outline, entire asset LCC plan at Process Stage 2 (equivalent to Concept Design - RIBA Stage 2) together with any design options appraisals in line with 'Standardised method of life cycle costing for construction procurement' PD 156865: 2008.

2 The elemental LCC plan:

   2.a Provides an indication of future replacement costs over a period of analysis as required by the client (e.g. 20, 30, 50 or 60 years);

   2.b Includes service life, maintenance and operation cost estimates.

The study period should ideally be agreed by the client, in line with the design life expectancy of the building. However, where the life expectancy of the building is not yet formally agreed (due to being at very early design stages), the default design life of 60 years should be used for modelling purposes (in line with the UK default).

3 Demonstrate, using appropriate examples provided by the design team, how the elemental LCC plan has been used to influence building and systems design and specification to minimise life cycle costs and maximise critical value.

One credit - Component level LCC options appraisal

4 A competent person develops a component level LCC options appraisal by the end of Process Stage 4 (equivalent to Technical Design – RIBA Stage 4) in line with PD 156865: 2008. The component level LCC includes (where present):

   4.a Envelope, e.g. cladding, windows, or roofing

   4.b Services, e.g. heat source, cooling source, or controls

   4.c Finishes, e.g. walls, floors or ceilings

   4.d External spaces, e.g. alternative hard landscaping, boundary protection.

The Component level LCC option appraisal should review all of the above component types (where present). However, you do not need to consider every single example cited under each component; only a selection of those most likely to draw valued comparisons. This is to ensure that a wide range of options are considered and help focus the analysis on components which would benefit the most from appraisal.

5 Demonstrate, using appropriate examples provided by the design team, how the component level LCC options appraisal has been used to influence building and systems design and specification to minimise life cycle costs and maximise critical value.

One credit - Capital cost reporting

6 Report the capital cost for the building in pounds per square metre of gross internal floor area (£k/m²) as part of the submission to BRE. See also Methodology on the facing page and Additional information on page 48.
Methodology

Appropriate LCC examples
The options selected to minimise life cycle costs and maximise critical value, shall be appropriate in terms of their relative impact on project costs, future building maintenance burden and size (volume or area) and the project stage of the project (see criteria 3 and 5 on the previous page).

At stage 2, when considering the outputs from the elemental LCC plan, examples could be in the form of elemental appraisals (where appropriate), evolutions in concept design to reduce maintenance or replacement costs or contracts for further elemental analysis.

At stage 4, when considering the outputs from the component level option analysis, examples are likely to be in the form of component specifications coupled with justifications for their selection (i.e. how they reduce life cycle costs or maximise critical value).

BSRIA Guide BG 67/2016 provides examples on identifying alternative solutions, calculating their life cycle costs and interpreting the results.

The professional guidance note by RICS on LCC\(^7\) defines LCC and whole life costing service for both new construction works and for the refurbishment of existing assets.

Capital cost reporting
At design stage, if the final information is not available, award the credit if the client provides the predicted capital cost, including contingencies, and commits to providing this information for the final assessment stage. At the final stage, if the final capital cost is not known, provide the client’s or cost consultant’s best estimate.

This data will be anonymised and used to inform future BREEAM performance benchmarking.

Pre-defined specifications
Where the building is constructed to a pre-defined standard specification, use the LCC elemental plan for this specification to help demonstrate compliance.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>1, 2 and 3</td>
<td>Elemental LCC plan.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>4 and 5</td>
<td>Component level LCC options appraisal plan.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>6</td>
<td>Predicted capital costs via BREEAM Projects.</td>
<td>Capital costs via BREEAM Projects.</td>
</tr>
</tbody>
</table>

Definitions

Capital cost
The capital cost for the building includes the expenses related to the initial construction of the building:
- Construction, including preparatory works, materials, equipment and labour
- Site management
- Construction financing
- Insurance and taxes during construction
- Inspection and testing
Costs related to land procurement, clearance, design, statutory approvals and post occupancy aftercare are not
Competent person
An individual who has acquired substantial expertise or a recognised qualification for undertaking life cycle costing studies and is not professionally connected to a single manufacturer.

Component level LCC options appraisal
A component level LCC options appraisal is commonly used for cost planning specification choices of systems or component levels during design development. Component level LCC options appraisal for service life planning requires the environment of the building and other local conditions to be identified and the fundamental requirements to be met in planning the service life of the building. Decisions should be made on:
- the likely design life of the building (rather than the contractual design life)
- minimum functional performance criteria for each component over the building’s design life
- components that must be repairable, maintainable or replaceable within the design life of the building. Only the key differentiators between components and systems need to be comparatively modelled.

Elemental LCC plan
This is commonly used for developing solutions at project level during options appraisals. Costs are normally at building elemental level on the entire asset. Information may be a mix of typical benchmark costs for key elements, comparative cost modelling or approximate estimates. It is expressed as cost per square metre of gross internal floor area (GIFA) and presented for elemental analysis, aligned to the level of capital cost plans.

LCC
The cost of an asset or its parts throughout its life cycle, while fulfilling the performance requirements; a methodology for systematic economic evaluation of life cycle costs over a period of analysis, as defined in the agreed scope.

Additional information

BSRIA Guide BG 67/2016
BSRIA Guide BG 67/2016(8) on Life Cycle Costing presents a practical approach LCC for the construction and operation of buildings and is compatible with the parts of ISO 15686 that provide recommendations for life cycle costing.

This document can be used as guidance illustrating the principles of LCC. It provides examples of considering alternative solutions, calculating and fine-tuning life cycle costs, as well as interpreting the results of this analysis.

Capital cost reporting
The lack of data related to capital and life cycle costs and benefits arising from more sustainable building design presents a major barrier to the uptake of more sustainable solutions. This part of the issue seeks to encourage the sharing of data to break down these barriers and to ensure that BREEM continues to encourage cost-effective and financially beneficial solutions. This information is collected to assist research into the cost and savings of developing sustainable or BREEM-assessed buildings, to inform the business case for sustainability and the ongoing development of BREEM. All data submitted will be treated as confidential and will only be used anonymously.

When to undertake LCC
LCC is relevant throughout the constructed asset’s life cycle, in particular during the project planning, design and construction and also during the in-use phases. For further information please refer to guide PD 1 56865: 2008.

Standardised method for life cycle costing (SMLCC) for construction
The guide PD 1 56865: 2008 describes the SMLCC for construction procurement. The objectives of this guide are to provide:
1. A UK standard cost data structure for LCC, which aligns with BS ISO 15686-5 and with the Building Cost Information Service (BCIS) Standard Form of Capital Cost Analysis (SFCA) and industry recognised occupancy cost codes. (Refer to Annexes A, B and C) [www.rics.org).

2. LCC practitioners with a standardised method of applying LCC, applicable to the UK construction industry and to the key stages of the procurement process.

3. Process mapping the LCC stages – to help structure how to plan, generate, and interpret and present the results for a variety of different purposes and levels of life cycle cost planning.

4. Instructions on how to define the client's specific requirements for LCC and the required outputs and forms of reporting – and to decide on which method of economic evaluation to apply.

5. Simplification and demystification – by providing practical guidance, instructions and definitions, together with informative worked examples on how to undertake LCC (for construction).

6. An industry accepted methodology, to facilitate a more accurate, consistent and robust application of LCC estimation and options appraisals, thereby creating a more effective and robust basis for LCC analysis and benchmarking. The guide PD 156865: 2008 also seeks to help eliminate confusion over scoping and terminology and to address concerns over the uncertainty and risks that are undermining confidence in life cycle costs used for construction procurement. For further information, please refer to PD 156865: 2008.
Man 03 Responsible construction practices

Aim

To recognise and encourage construction sites which are managed in an environmentally and socially considerate, responsible and accountable manner.

Value

- Prevent risks and liabilities arising from pollution to the surrounding areas during construction activities.
- Improve the safety of vehicle deliveries to and around a site.
- Improve on-site and off-site health and safety, including road safety.
- Improve project efficiency and understanding of construction performance through continuous construction progress monitoring.
- Improve understanding of construction impacts and resources helping to enhance resource efficiency on current and future projects.

Context

Adoption of more responsible construction practices can lead to a wide range of environmental, social and financial benefits.

Building construction activities create many local ground, water and air quality pollution risks affecting workers on site as well as others in the surrounding area. These can lead to significant liabilities on contractors and their clients. Preventing pollution during construction is hence a major priority.

The health and safety of the site operatives is a major concern within the construction sector. Within the UK construction sector, 43 workers were fatally injured in 2015/16 and 66,000 non-fatal workplace injuries were reported. Mental health is also a major cause of sickness and lost productivity in the construction sector with a CIQ survey indicating almost a third of respondents felt that stress at work was impacting on their health and wellbeing.

In addition to the human cost of unaddressed mental health issues, there is also a financial one; absences due to sickness costing British businesses £26bn a year in lost productivity. Construction also impacts on health and safety off site: approximately 19% of cyclist and 15% of pedestrian fatalities in the UK(15) involve large goods vehicles over 3.5 tonnes, many of which are related to construction traffic.

Monitoring health and safety procedures, resources, construction progress and site conditions is valuable in informing construction practices and maximising project performance.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All</td>
<td>1–4, 7–18</td>
<td>All</td>
<td>All</td>
</tr>
</tbody>
</table>
**Specific notes**

**Assessment type specific**

| 1.0 | None |

As a minimum, construction waste transportation covers inert materials, metals and mixed waste groups.

**Building type specific**

None

**Assessment criteria**

This issue is split into four parts:

- Environmental management (one credit)
- BREEAM Advisory Professional (AP)(site) (one credit)
- Responsible construction management (up to two credits)
- Monitoring of construction site impacts (up to two credits).

**Prerequisite - Legal and sustainable timber**

1. All timber and timber-based products used during the construction process of the project are legal and sustainable timber (see Definitions on page 56).

For other materials there are no prerequisite requirements at this stage.

**Prerequisite - For Healthcare NHS buildings only:**

2. To award any of the available credits for this issue, any party who at any stage manages the construction site (e.g. the principal contractor, the demolition contractor) operates an Environmental Management System (EMS) (see requirements of criterion 3 below).

**One credit – Environmental management**

3. All parties who at any stage manage the construction site (e.g. the principal contractor, the demolition contractor) operate an EMS covering their main operations.

The EMS must:

3.a Be third party certified, to ISO 14001:2015\(^{(10)}\), EMAS (EU Eco-Management and Audit Scheme) or equivalent standard;

OR

3.b In compliance with BS 8555:2016\(^{(11)}\) have:

3.b.i Appropriate structure

3.b.ii Reached implementation stage phase four ‘implementation and operation of the environmental management system’

3.b.iii Completed defined phase audits one to four.

4. All parties who at any point manage the construction site (e.g. the principal contractor, the demolition contractor) implement best practice pollution prevention policies and procedures on site in accordance with Working at construction and demolition sites: PPG6, Pollution Prevention Guidelines\(^{(12)}\).
Prerequisite for the BREEAM AP credit
5 The client and the contractor formally agree performance targets.

One credit – BREEAM AP (site)
6 Involve a BREEAM AP in the project at an appropriate time and level to:

6.a Work with the project team, including the client, to consider the links between BREEAM issues and assist them in achieving and if possible going beyond the design intent, to maximise the project’s performance against the agreed performance targets throughout the Construction, Handover and Close Out stages.

6.b Monitor construction progress against the performance targets agreed under criterion 5 above throughout all stages where decisions critically impact BREEAM performance.

6.c Proactively identify risks and opportunities related to the procurement and construction process and the achievement of the targets agreed under criterion 5 above.

6.d Provide feedback to the constructors and the project team as appropriate, to support them in taking corrective actions and achieving their agreed performance targets.

6.e Monitor and, where relevant, coordinate the generation of appropriate evidence by the project team and the provision to the assessor.

Up to two credits - Responsible construction management

One credit
7 Achieve items listed as required for one credit in this table.

Table 4.1 Responsible construction management items

<table>
<thead>
<tr>
<th>Ref.</th>
<th>Criteria</th>
<th>Required for one credit</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Risk evaluation and implementation</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>The principal contractor evaluates the risks (on site and off site), plans and implements actions to minimise the identified risks, covering the following, where appropriate:</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Vehicle movement</strong></td>
<td></td>
</tr>
<tr>
<td>a</td>
<td>Manage the construction site entrance to minimise the impacts (e.g. safety, disruption) arising from vehicles approaching and leaving the development footprint.</td>
<td>✓</td>
</tr>
<tr>
<td>b</td>
<td>Ensure the development footprint is accessible for delivery vehicles fitted with safety features (e.g. side under run protection) to remove or limit the need for on-street loading or unloading. Where on-street loading is unavoidable, this should be appropriately managed.</td>
<td></td>
</tr>
<tr>
<td>c</td>
<td>Identify access routes to the development footprint, including for heavy vehicles to minimise traffic disruption and safety risks to others.</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Pollution management</strong></td>
<td></td>
</tr>
<tr>
<td>d</td>
<td>Minimise the risks of air, land and water pollution.</td>
<td>✓</td>
</tr>
<tr>
<td>e</td>
<td>Minimise the risks of nuisance from vibration, light and noise pollution.</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Tidiness</strong></td>
<td></td>
</tr>
<tr>
<td>f</td>
<td>Practices ensure the development footprint is safe, clean and organised at all times. This includes, but is not limited to, facilities, materials and waste storage.</td>
<td>✓</td>
</tr>
<tr>
<td>g</td>
<td>Ensure clear and safe access in and around the buildings at the point of handover.</td>
<td>✓</td>
</tr>
<tr>
<td></td>
<td><strong>Health and wellbeing</strong></td>
<td></td>
</tr>
<tr>
<td>h</td>
<td>Provide processes and equipment required to respond to medical emergencies.</td>
<td>✓</td>
</tr>
<tr>
<td>i</td>
<td>The principal contractor identifies and implements initiatives to promote and maintain the health and wellbeing of all site operatives within the</td>
<td></td>
</tr>
<tr>
<td>Ref.</td>
<td>Criteria</td>
<td>Required for one credit</td>
</tr>
<tr>
<td>------</td>
<td>----------</td>
<td>-------------------------</td>
</tr>
<tr>
<td></td>
<td>development footprint. This can be via site facilities, site management arrangements, staff policies etc.</td>
<td></td>
</tr>
<tr>
<td>j</td>
<td>Establish management practices and facilities encouraging equality, fair treatment and respect of all site operatives.</td>
<td>✓</td>
</tr>
<tr>
<td>k</td>
<td>Provide secure, clean and organised facilities (e.g. changing and storage facilities) for site operatives within the development footprint.</td>
<td></td>
</tr>
</tbody>
</table>

**Security processes**

| l    | Minimise risks of the site becoming a focus for antisocial behaviour in the local community (e.g. robust perimeter fencing, CCTV, avoid creating dark corners etc.). |            |

**Training, awareness and feedback**

See Definitions on page 56.
The principal contractor is responsible for ensuring:

| m    | Aspects of the construction process that might impact the community are communicated regularly, ensuring that nuisance and intrusion are minimised. |            |
| n    | Ensure ongoing training is provided, and up to date, for personnel and visitors (covering items a to l as appropriate.) | ✓          |
| o    | The principal contractor ensures that site operatives are trained for the tasks they are undertaking (including any site-specific considerations). | ✓          |
| p    | The fleet operators (see Definitions on page 56), undertakes driver training and awareness to promote safety within the development footprint and off site. |            |

**Monitoring and reporting**

The principal contractor ensures:

| q    | The fleet operators, captures and investigates any road accidents, incidents and near misses and reports them back to the principal contractor. The principal contractor analyses these items. |            |
| r    | All visitors, workforce and community accidents, incidents and near misses are recorded and action is taken to reduce the likelihood of them reoccurring. | ✓          |
| s    | Processes are in place to facilitate collecting and recording feedback from the community and to address any concerns related to the development footprint. |            |

**Two credits**

8  Achieve criterion 7 on the previous page.

9  Achieve six additional items in the above table.

**Up to two credits - Monitoring of construction site impacts**

10 Assign responsibility to an individual for monitoring, recording and reporting energy use, water consumption and transportation data (where measured) resulting from all on-site construction processes (and dedicated off-site manufacturing) throughout the build programme. To ensure the robust collection of information, this individual must have the appropriate authority and responsibility to request and access the data required. Where appointed, the BREEAM AP could perform this role.

**First monitoring credit - Utility consumption**

**Energy consumption**

11 Achieve criterion 10.

12 Set targets for the site energy consumption in kWh (and where relevant, litres of fuel used) as a result of the use of construction plant, equipment (mobile and fixed) and site accommodation.

13 Monitor and record data for the energy consumption described in criterion 12.
14 Report the total carbon dioxide emissions (total kgCO₂/project value) from the construction process via BREEAM Projects (for the purposes of potential future BREEAM performance benchmarking).

Water consumption
15 Achieve criterion 10.

16 Set targets for the potable water consumption (m³) arising from the use of construction plant, equipment (mobile and fixed) and site accommodation.

17 Monitor and record data for the potable water consumption described in criterion 16.

18 Use the collated data to report the total net water consumption (m³), i.e. consumption minus any recycled water use from the construction process via BREEAM Projects (for the purposes of potential future BREEAM performance benchmarking).

Second monitoring credit - transportation of construction materials and waste
19 Achieve criterion 10.

20 Set targets for transportation movements and impacts resulting from delivery of the majority of construction materials to site and construction waste from site. As a minimum cover:

20.a Transportation of materials from the point of supply to the building site, including any transport, intermediate storage and point of supply (see Definitions on page 56). Monitor as a minimum:

20.a.i Materials used in major building elements (i.e. those defined in BREEAM Issue Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA) on page 223).

20.a.ii Ground works and landscaping materials.

20.b Transportation of construction waste from the construction gate to waste disposal processing or recovery centre gate. This monitoring must cover the construction waste groups outlined in the project’s resource management plan.

21 Monitor and record data for the transportation movements as described in criterion 20 above.

22 Using the collated data, report separately for materials and waste, the total transport-related carbon dioxide emissions (kgCO₂-eq), plus total distance travelled (km) via BREEAM Projects (for the purposes of potential future BREEAM performance benchmarking).

Exemplary level criteria: one credit
To achieve an exemplary performance credit:

23 Achieve all items in Table 4.1 on page 52.

Methodology

The role of the BREEAM AP
The AP does not have to be the same person throughout the process. However, they need to keep records of targets, reasons behind decisions, risks etc. and make sure these are handed over if a new AP joins the team.

BREEAM AP monitoring construction progress
To monitor construction progress against the agreed performance targets (see criterion 6.b on page 52), the BREEAM AP should ideally be site based or visit the site regularly to carry out spot checks and may advise actions to be taken to address shortcomings in compliance. The BREEAM AP should monitor site activities with sufficient frequency to identify risks of non-compliance.

In this context, visits should occur at key stages of the construction process, at times where:

- works can be observed before they are covered up or new works or trades start.
- there are significant risks of conflicts or errors occurring.
- timing is critical for demonstrating compliance.
– key evidence is required to be produced at specific times. This includes, but is not limited to, photographic evidence, delivery notes and other documentary evidence.
– different trades and systems come together and one could harm the integrity or compliance of another system’s performance against BREEAM requirements.

**Responsible construction management**
When demonstrating compliance with the responsible construction management criteria it may be possible to use BREEAM recognised responsible construction management schemes to support in this process. See definitions for further information.

**Calculating total transport-related carbon dioxide emissions (kgCO₂-eq)**
Fuel and vehicle-distance conversion factors\(^{(13)}\) published by the Department for Environment Food and Rural Affairs (Defra) shall be used to calculate the carbon dioxide emissions from modes of transportation for which carbon conversion factors are available\(^{(14)}\). For other modes of transport (freight, rail, sea tanker, cargo ship, planes) refer to the Defra carbon factors for freighting goods. The first of the methodologies below that is practical to implement must be followed for each vehicle type:

1. If data are available on the amount of fuel consumed, then multiply this by the fuel emission factor to calculate the emissions produced.
2. If data are available on the cost of the fuel consumed, then divide this by the price (specific supplier’s price where possible, historic average otherwise) to give the amount of fuel consumed, which can then be used to calculate the emissions produced (via method 1).
3. If data are available on the distance travelled, vehicle loading and fuel efficiency of the vehicle at that loading, then divide the distance by the efficiency to give an estimate of the amount of fuel consumed, which can then be used to calculate the emissions produced (via method 1).
4. If data are available on the distance travelled and fuel efficiency of the vehicle at average loading, then divide the distance by the efficiency to give an estimate of the amount of fuel consumed, which can then be used to calculate the emissions produced (via method 1).
5. If data are available on the distance travelled and vehicle loading, then multiply the distance by the distance emission factor appropriate for the vehicle type and loading to calculate an estimate of the emissions produced.
6. If data are available only on the distance travelled, then multiply the distance by the distance emission factor appropriate for the vehicle type at average loading to calculate an estimate of the emissions produced.

**Scope of the responsible construction management issue**
This issue includes demolition and construction activities on site, from the beginning of demolition to the completion of the construction. When ownership of a site is taken on by the developer or owner following completion of demolition works, those works can be excluded from the scope of the responsible construction management issue.

**Training**
For the purposes of this BREEAM issue, training can be teaching, or developing in oneself or others, any skills and knowledge (e.g. manual handling, safe working practices, regulations, project management, vocational skills, site supervision) that relate to specific useful competencies.

Training includes, but is not limited to the following:

1. Formal external training.
2. On site learning from trained or experienced people.
3. Provision of training material or instructions for carrying out tasks.

**Responsible construction management**
Identify responsibilities for project team members reporting and monitoring on items required within Table 4.1 on page 52.

Site monitoring and visits shall occur at stages where:

– significant health and safety risks or errors are likely to occur.
– timing is critical for demonstrating compliance with the criteria of this issue.
– key evidence is required to be produced at specific times. This includes, but is not limited to photographic evidence, delivery notes and other documentary evidence.
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in the BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Where certified materials were used, copies of all relevant certificates or chain of custody evidence.</td>
</tr>
<tr>
<td>1</td>
<td>Refer to generic evidence requirement above.</td>
<td>A copy of the principal contractors BMS/EMAS certificate or for BS 8555, evidence of their status, e.g. a copy of their phase 4 audit.</td>
</tr>
<tr>
<td>3</td>
<td>Refer to generic evidence requirement above.</td>
<td>Scheme certificate and compliance report.</td>
</tr>
<tr>
<td>5–10</td>
<td>Refer to generic evidence requirement above.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

Definitions

Construction process
The construction process includes the enabling works, assembly, installation and dis-assembly activities necessary for servicing the construction and completion of a new building.

Dedicated off-site manufacturing or fabrication
Production of a component or material carried out in an off-site manufacturing or processing facility specifically set up for the development project.

Development footprint
The development footprint includes any land used for buildings, hardstanding, landscaping, site access or where construction work is carried out (or land is being disturbed in any other way), plus a 3 m boundary in every direction around these areas. It also includes any areas used for temporary site storage and buildings. If it is not known exactly where buildings, hardstanding, site access, temporary storage and buildings will be located, it must be assumed that the development footprint is the entire development site.

Fleet operator
A fleet operator is responsible for groups of motor vehicles owned or leased by a business, government agency or other organisation rather than by an individual or family. Transportation to the project is likely to be by several fleet operators many of which will not be under the control of the constructor. The criteria relate to all fleet operators nonetheless.

Legal and sustainable timber
BREEAM follows the UK government’s definition of legal and sustainable timber, as outlined in the Central Point of Timber (CPET) 5th Edition of the UK Government Timber Procurement Policy (TPP) (www.gov.uk/government/uploads). At the time of writing, the policy requires all timber and wood-based products to be covered by at least one of the following (but the webpage below should be checked for changes):

1. Third party, independent forest certification schemes—Category A (e.g. FSC or PEFC)
2. Evidence on a case-by-case basis in line with the Framework for Evaluating Category B evidence—Category B.

For the avoidance of doubt, 100% of the timber and timber-based products must be compliant. Further
information on the UK Government’s TPP and compliant responsible sourcing certification schemes is available from the CPET website www.gov.uk/guidance/.
Reusable timber formwork automatically complies. Reusable timber formwork itself does not automatically comply. All timber used in the manufacturing of the formwork must be covered by a responsible sourcing certification scheme (RSCS) recognised by BREEAM. See Guidance Note 18 for the BREEAM recognised RSCS schemes.

Performance targets
Performance targets refer to the BREEAM rating and minimum standards required. Where appropriate, performance targets can be related to individual BREEAM credits.
However, performance targets may also involve other targets related to issues covered in BREEAM assessments, e.g. energy, health and wellbeing.

BREEAM Recognised responsible construction management schemes
These are third party schemes evaluated by BRE Global for recognition under BREEAM. Refer to Guidance Note 33 available on the BREEAM website for further guidance on recognised schemes and the way in which they support compliance with these BREEAM criteria.
This is a list of existing schemes that we are currently aware of that may support the achievement of the responsible construction management criteria:

Considerate Constructors Scheme
The Considerate Constructors Scheme (CCS) is a national initiative set up by the UK construction industry to improve its image. The scheme is a self-financing, independent organisation owned by the Construction Umbrella Bodies (Holdings) Ltd (made up of the Construction Products Association and the Construction Industry Council). Sites and companies that register with the scheme sign up and are monitored against a Code of Considerate Practice, designed to encourage best practice beyond statutory requirements.

Fleet Operator Recognition Scheme
The Fleet Operator Recognition Scheme (FORS) is a voluntary accreditation scheme that promotes best practice for commercial vehicle operators. FORS encompasses all aspects of safety, efficiency, and environmental protection by encouraging and training fleet operators to measure, monitor and improve performance. FORS provides accreditation pathways for operators of any type, and for those organisations that award contracts and specify transport requirements

Point of supply
For the purposes of this issue, point of supply is the point of origin for the product supplied to the site. This may be the factory gate or the distribution centre, depending on the product type.
The factory gate is defined as the product manufacturer gate (i.e. where manufacture and pre-assembly finishes and the material is in its final product form). Examples might include:
1. steel, concrete or glass manufacturers for cladding, windows and beams etc.
2. quarry gate for aggregate and sand
3. concrete plant for concrete
4. saw mill and timber processing plant for timber.

Project team
The composition of the project team may change through the duration of a project and may include several members. This includes but is not limited to the client, the design teams, contractors etc.
Formally agreed

The term 'formally agreed' relates to performance targets. Examples of formal agreements include a contract or letters of appointment with the architect and with other relevant project team members.

Additional information

Examples of evidence for BREEAM AP criteria
Examples of evidence that could be used to demonstrate compliance with some of the requirements of the BREEAM AP related criteria include, but are not limited to the following:

- Meetings minutes, communication records, formal notes of conversations and other statements reporting on discussions related to performance targets and maximising performance.
- Risks and opportunities documentation.

Examples of evidence for responsible construction management
Examples of evidence that satisfy criteria 7 to 9 on page 53 include, but are not limited to the following:

- Company’s policy and procedure documents (including environmental management, pollution prevention, security)
- Construction logistics plan
- Responsibility matrix
- Training records
- Photographic evidence
- Records of communication with the neighbouring community (e.g. letters, newsletters and campaigns)
- Contracts or formal agreements – Reporting documents and logs
- Reporting procedures
- Records of improvements and of no complaints
- Lessons learned
- Evidence produced by third party schemes (e.g. CCS monitor’s report, FORS, CLOCS, Yellow Jacket documentation).

CO₂-eq reporting protocols
At time of publication, the following guidance is available for CO₂-eq measuring protocols.


Tools for monitoring and targeting construction site impacts
BRE’s online environmental reporting tool, SMARTWaste, enables users to capture, monitor and target a project’s on-site energy consumption and produce a CO₂ footprint, water consumption and responsible sourcing of timber. transportation and CCS data can also be collected. The system can be used as a tool to help meet the criteria of this issue and as a source of evidence for demonstrating compliance. It is available through the SMARTWaste membership scheme by developing tailor-made versions of SMARTWaste. More details on the tool and membership are available at www.smartwaste.co.uk.

BREEAM Advisory Professional and existing Accredited Professionals and Site Sustainability Managers
Transition arrangement are in place to allow ongoing recognition of BREEAM Accredited Processionals and Site Sustainability Managers listed as of March 2018. Details of these arrangements can be obtained by contacting BREEAM.

The value of the BREEAM AP
The BREEAM AP can be called on and provide ‘scheme-related’ expertise to design teams, specifiers, constructors and other key stakeholders. This will inform decision-making and therefore identify opportunities to maximise
performance and work towards a targeted rating in the most cost-effective, timely and solutions-orientated way.

An AP can work for a construction organisation frequently undertaking BREEAM-related work. Moreover, the BREEAM AP can be the same person as the BREEAM Assessor. This allows flexibility and versatility of their role.

Cost efficiencies are expected where the appointed licensed assessor also acts as the BREEAM AP for a project.

In either case, an efficient AP will coordinate with the BREEAM Assessor to ensure an efficient and smooth assessment process, aiming to maximise the performance of the assessed project.

**Tools and schemes for responsible construction management**

There are several tools and schemes which can contribute to achieving this credit, see Guidance Note GN33 for more information.
Man 04 Commissioning and handover

Aim

To encourage a properly planned handover and commissioning process that reflects the needs of the building occupants.

Value

- Improve actual building performance by ensuring systems are adequately commissioned prior to and following handover.
- Reduce the gap between predicted design performance and as-built actual performance.
- Improve occupant comfort conditions and meet end user requirements, therefore boosting satisfaction and productivity.
- Reduce operation and maintenance costs through robust and efficient maintenance schedules, increased systems’ lifetime and well-trained operational and maintenance staff.
- Allow facilities managers and building owners to better understand the functionality of the building and how to ensure it continues to perform at optimum levels.

Context

Targets regarding building energy performance are increasingly challenging. The first difficulty is around making sure that the building performs in practice as expected in terms of energy consumption and performance. The second aspect, directly linked to the first one, is related to achieving thermal comfort and high satisfaction levels for building occupants.

There are many reasons for this, including the following:

- High energy performance is often associated with complicated energy systems, which need extended commissioning processes in place in order to ensure they operate as intended.
- Design solutions are often difficult to manage in practice and building occupants and managers do not have enough information or understanding to allow them to operate the buildings as expected.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>2–5, 11–12</td>
<td>All</td>
<td>9 and 10</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0 and 1.1</td>
<td>see ref 1.1</td>
</tr>
</tbody>
</table>
**Specific notes**

**Assessment type specific**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>Commissioning testing schedule and responsibilities and design and preparation is applicable according to the scope of services being specified or installed.</td>
</tr>
<tr>
<td>1.1</td>
<td>The guides and training schedules include, as far as possible, all relevant sections regarding the services and fabric installed. On completion of works the building owner, agent or user hands it over to the fit-out contractor, who can then complete the relevant sections based on the fit-out strategy.</td>
</tr>
</tbody>
</table>

**Building type specific**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td></td>
</tr>
</tbody>
</table>

**Assessment criteria**

This issue is split into four parts:

- Commissioning - testing schedule and responsibilities (one credit)
- Commissioning - design and preparation (one credit)
- Testing and inspecting building fabric (one credit)
- Handover (one credit).

**One credit - Commissioning - testing schedule and responsibilities**

1. Prepare a schedule of commissioning and testing. The schedule identifies and includes a suitable timescale for commissioning and re-commissioning of all complex and non-complex building services and control systems and for testing and inspecting building fabric.

2. The schedule identifies the appropriate standards for all commissioning activities to be conducted, where applicable, in accordance with:

2.a Current Building Regulations
2.b BSRIA guidelines\(^{(16)}\)
2.c CIBSE guidelines\(^{(17)}\)
2.d Other appropriate standards (see Methodology on the next page).

Exclude from the assessment any process or manufacture-related equipment specified as part of the project. However, include such equipment in cases where they form an integral part of the building HVAC services, such as some heat recovery systems.

3. Where a building management system (BMS) is specified:

3.a Carry out commissioning of air and water systems when all control devices are installed, wired and functional
3.b Include physical measurements of room temperatures, off-coil temperatures and other key parameters, as appropriate, in commissioning results
3.c The BMS or controls installation should be running in auto with satisfactory internal conditions prior to handover
3.d All BMS schematics and graphics (if BMS is present) are fully installed and functional to user interface prior to handover
3.e Fully train the occupier or facilities team in the operation of the system.
4 Appoint an appropriate project team member to monitor and programme pre-commissioning, commissioning and testing. Where necessary include re-commissioning activities on behalf of the client.

5 The principal contractor accounts for the commissioning and testing programme, responsibilities and criteria within their budget and the main programme of works. Allow the required time to complete all commissioning and testing activities prior to handover.

**One credit - Commissioning - design and preparation**

6 Achieve criteria 1 to 5.

7 During the design stage, the client or the principal contractor appoints an appropriate project team member (see criterion 4), provided they are not involved in the general installation works for the building services systems, with responsibility for:

7.a Undertaking design reviews and giving advice on suitability for ease of commissioning.

7.b Providing commissioning management input to construction programming and during installation stages.

7.c Management of commissioning, performance testing and handover or post-handover stages.

For buildings with complex building services and systems, this role needs to be carried out by a specialist commissioning manager (see Definitions on page 64).

**One credit - Testing and inspecting building fabric**

8 Achieve criteria 1 to 5.

9 Complete post-construction testing and inspection to quality-assure the integrity of the building fabric, including continuity of insulation, avoidance of thermal bridging and air leakage paths (this is through airtightness testing and a thermographic survey). A suitably qualified professional (see Definitions on page 64) undertakes the survey and testing in accordance with the appropriate standard.

10 Rectify any defects identified during post-construction testing and inspection prior to building handover and close out. Any remedial work must meet the required performance characteristics for the building or element as defined at the design stage (see Methodology below).

**One credit - Handover**

11 Prior to handover, develop two building user guides (see Methodology below) for the following users:

11.a A non-technical user guide for distribution to the building occupiers.

11.b A technical user guide for the premises facilities managers.

A draft copy is developed and discussed with users first (where the building occupants are known) to ensure the guide is most appropriate and useful to potential users.

12 Prepare two training schedules timed appropriately around handover and proposed occupation plans for the following users:

12.a A non-technical training schedule for the building occupiers.

12.b A technical training schedule for the premises facilities managers.

**Methodology**

**Building user guides**

The building user guides shall be building-specific or site-specific guidance. The purpose of the guides is to help building users access, understand and operate the building efficiently and in accordance with the original design intent. The content of the guides is specific to the building type and end users, but broadly should include information on the following:
– Overview of the building and its environmental strategy, e.g. energy, water or waste efficiency policy or strategy, and how users should engage with and deliver the policy or strategy.
– Provision of, and access to, shared facilities.
– Safety and emergency information or instructions.
– Building-related operational procedures specific to building type or operation, e.g. laboratories.
– Building-related incident reporting and feedback arrangements.
– Provision of and access to transportation facilities, e.g. public transport, cyclist facilities, pedestrian routes etc.
– Provision of and access to local amenities.
– Links, references and relevant contact details.

Additionally, for the non-technical building user guide for building occupiers:
– Building services overview and access to building occupant controls, e.g. where to find them, what they control, how to operate effectively and efficiently etc.
– Pre-arrival information for visitors, e.g. access and security procedures or provisions.

Additionally, for the technical building user guide for facilities managers:
– Building services overview and access to facilities management controls, e.g. where to find them, what they control, how to operate effectively and efficiently etc.
– Refit, refurbishment and maintenance arrangements or considerations
– Building related training information or links.

The building user guide for building occupiers shall be written in plain English and provide easily accessible and understandable information relevant to the building’s staff (or where relevant residents) and to other building users, e.g. visitors or community users.

The building user guide for facilities managers can use more technical language if appropriate and provide understandable information relevant to the professionals managing the building facilities. This guide could be part of the operations and maintenance (O&M) manual.

There is no requirement on the format the building user guide should take.

Commissioning - testing schedule and responsibilities: other appropriate standards
Appropriate standards for completion of criterion 2.d on page 61 include the following:

Building fabric

Commercial refrigeration
2. GPG 347 Installation and Commissioning of refrigeration systems(21).

Fume cupboards and microbiological safety cabinets
Fume cupboards and microbiological safety cabinets shall be designed, installed, commissioned and maintained in accordance with manufacturer’s instructions, the current British, European or ISO standards for the devices.

Thermographic survey

Scope
The thermographic survey must cover 100% of the treated spaces, unless it is a large complex building (see below). Ensure that all elements of the building fabric that enclose an internal heated or conditioned (treated) zone of the building are tested. This includes internal walls separating treated and untreated zones.

Large complex buildings
In the case of large complex buildings, it may be impractical for the thermographic survey and airtightness testing to cover 100% of the building. Where a complete thermographic survey is deemed impractical by a Level 2 qualified thermographic surveyor, the guidance in airtightness standard TSL2(22) should be followed on the extent of the survey and testing. This could include airports, large hospitals and high-rise buildings.
Remediation work
Any remediation work undertaken, resulting from a thermographic survey and airtightness test of the building, should be robust and durable, i.e. the remedial work must have the same performance characteristics and life expectancy of the surrounding elements.

Training schedule
The training schedules shall include the following as a minimum:
- The building’s design intent.

Additionally, for the building occupiers’ training schedule:
- Introduction to the non-technical building user guide for building occupiers and other relevant building documentation.

Additionally, for the facilities managers’ training schedule:
- The available aftercare provision and aftercare team main contacts, including any scheduled commissioning and post occupancy evaluation.
- Introduction to, and demonstration of, installed systems and key features, particularly building management systems, controls and their interfaces.
- Introduction to the technical building user guide for facilities managers’ and other relevant building documentation, e.g. design data, technical guides, maintenance strategy, operations and maintenance (O&M) manual, commissioning records, log book etc.
- Maintenance requirements, including any maintenance contracts and regimes in place.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
<tr>
<td>9 and 10</td>
<td>Refer to generic evidence requirement above.</td>
<td>Thermographic survey and Level 2 thermography certificate.</td>
</tr>
<tr>
<td>11 and 12</td>
<td>Refer to generic evidence requirement above.</td>
<td>Building user guide.</td>
</tr>
</tbody>
</table>

Definitions

Complex systems
These include, but are not limited to, air-conditioning, comfort cooling, mechanical ventilation, displacement ventilation, complex passive ventilation, BMS, renewable energy sources, microbiological safety cabinets and fume cupboards, cold storage enclosures and refrigeration plant.

Specialist commissioning managers
The specialist commissioning manager is a specialist contractor rather than a general sub-contractor, able to independently verify the work carried out by the project team members installing the systems. The specialist commissioning manager can be appointed by the client or the contractor to perform the tasks described under the relevant criteria for buildings with complex building services and systems and defined in their contract. The specialist commissioning manager shall be a professional who, in the opinion of the assessor, has experience or qualifications that enable them to undertake the responsibilities described in this issue. As an example, membership to the Commissioning Specialists Association (CSA) is a relevant qualification.
Suitably Qualified Professionals - thermographic survey and airtightness testing

Thermography surveys and airtightness testing are to be undertaken by suitably qualified professionals in accordance with the appropriate standards, as follows:

1. Airtightness testing: by professionals with membership of Air Tightness Testing and Measurement Association (ATTMA) or Independent Air Tightness Testing Scheme (IATS) attained at organisational level.

2. Thermographic survey: by professionals holding a valid Category 2, e.g. PCN (Personnel Certification in Non-Destructive Testing) or QCF (Ofqual’s Qualification and Credit Framework) or RQF (Regulated Qualifications Framework) Level 4, e.g. ABBE (Awarding Body for the Built Environment), certificate in thermography (as defined by the UKTA (UK Thermography Authority) website). Where a Category 2 or Level 4 thermographer is not available, the survey may be undertaken by a Category 1 thermographer and then the images interpreted by a Category 2 or Level 4 thermographer.

Thermal bridging assessments

It is good practice to carry out thermal bridging assessments at the design stage. This is encouraged through building regulations for energy conservation by allowing the use of actual values in the energy calculation, which could make a significant improvement over using the default values in the National Calculation Methodology. This is reflected in Ene 01 Reduction of energy use and carbon emissions on page 129, so no additional credit is offered within this issue for thermal bridging assessments. However, good thermal bridging design and assessment will contribute to successful building fabric testing results and the associated credit.

Additional information

Soft landings framework
See Man 01 Project brief and design.

Useful guidance

**Man 05 Aftercare**

**Aim**

To ensure the building operates in accordance with the design intent and operational demands, through providing aftercare to the building owner and occupants during the first year of occupation.

**Value**

- Improve building performance by continuing to monitor and commission the building in early stages of occupation.
- Reduce the gap between predicted design and as-built actual energy and environmental performance.
- Improve occupant comfort and indoor environmental conditions to meet end user requirements and maximise occupant health and wellbeing.
- Increase occupant satisfaction.
- Improve learning from actual building performance to inform future procurement, design, construction and management practices as well as enhance asset value and satisfaction.

**Context**

Buildings seldom perform in operation as they were predicted to do during design. This is caused by a variety of factors, but deficiencies in operational management and a lack of user understanding play a significant part in this.

A lack of communication between building designers, installers and those who will operate them is a major factor. Improved ongoing commissioning practices can help considerably in allowing for the transfer of knowledge and understanding as well as ironing out teething problems in the building and its systems as occupants begin to settle in.

Post-Occupancy Evaluation (POE) is increasingly recognised as a valuable means of gaining understanding of how a building is working for those that live and work in it. POE is becoming mandatory on many public sector projects but is valuable in all sectors as poor building performance can impact on running costs, occupant wellbeing and business efficiency. A POE can help to identify teething problems and gaps in building operation understanding, and can help share lessons for the benefit of future new-build or refurbishment projects, thereby improving our understanding of how buildings are actually used and operated in practice.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific
None

Building type specific
None

Assessment criteria

This issue is split into three parts:

- Aftercare support (one credit)
- Commissioning - implementation (one credit)
- Post-Occupancy Evaluation (POE) (one credit).

One credit - Aftercare support
1. Provide aftercare support to the building occupiers through having in place operational infrastructure and resources. This includes as a minimum:

   1.a. A meeting between the aftercare support team or individual, and the building occupier or management team (prior to initial occupation, or as soon as possible thereafter) to:

      1.a.i. Introduce the aftercare support available, including the content of the building user guide (where it exists) and training schedule.

      1.a.ii. Present key information about features of the building including the design intent and how to use the building to ensure it operates as efficiently and effectively as possible.

   1.b. On-site facilities management training including:

      1.b.i. A walkabout of the building

   AND

      1.b.ii. Introduction to and familiarisation with the building systems, their controls and how to operate them in accordance with the design intent and operational demands.

   1.c. Provide initial aftercare support for at least the first month of building occupation, e.g. weekly attendance on-site, to support building users and management (the level of frequency will depend on the complexity of the building and building operations).

   1.d. Provide longer term aftercare support for occupiers for at least the first 12 months from occupation, e.g. a helpline, nominated individual or other appropriate system to support building users and management.

2. Establish operational infrastructure and resources to coordinate the collection and monitoring of energy and water consumption data for a minimum of 12 months, once the building is substantially occupied. This facilitates analysis of discrepancies between actual and predicted performance, with a view to adjusting systems and user behaviours accordingly.

One credit - Commissioning - implementation
3. Complete the following commissioning activities over a minimum 12-month period, once the building becomes substantially occupied:

   3.a. Complex systems: The specialist commissioning manager will:

      3.a.i. Identify changes made by the owner or operator that might have caused impaired or improved performance.
3.a.ii Test all building services under full load conditions, i.e. heating equipment in mid-winter, cooling and ventilation equipment in mid-summer and under part load conditions (spring and autumn).

3.a.iii Where applicable, carry out testing during periods of extreme (high or low) occupancy.

3.a.iv Interview building occupants (where they are affected by the complex services) to identify problems or concerns regarding the effectiveness of the systems.

3.a.v Produce monthly reports comparing sub-metered energy performance to the predicted one (see Ene 01 Reduction of energy use and carbon emissions on page 129).

3.a.vi Identify inefficiencies and areas in need of improvement.

3.a.vii Re-commission systems (following any work needed to serve revised loads), and incorporate any revisions in operating procedures into the operations and maintenance (O&M) manuals.

3.b Simple systems (naturally ventilated): The external consultant, aftercare team or facilities manager will:

3.b.i Review thermal comfort, ventilation, and lighting, at three, six and nine month intervals after initial occupation, either by measurement or occupant feedback.

3.b.ii Identify deficiencies and areas in need of improvement.

3.b.iii Re-commission systems and incorporate any relevant revisions in operating procedures into the O&M manuals.

One credit - Post-occupancy evaluation (POE)

4 The client or building occupier commits to carry out a POE exercise (see Definitions on the facing page) one year after the building is substantially occupied. This gains comprehensive in-use performance feedback (see criterion 5.b.v below) and identifies gaps between design intent and in-use performance. The aim is to highlight any improvements or interventions that need to be made and to inform operational processes.

5 An independent party (see Definitions on the facing page) carries out the POE covering:

5.a A review of the design intent and construction process (review of design, procurement, construction and handover processes).

5.b Feedback from a wide range of building users including facilities management on the design and environmental conditions of the building covering:

5.b.i Internal environmental conditions (light, noise, temperature, air quality)

5.b.ii Control, operation and maintenance

5.b.iii Facilities and amenities

5.b.iv Access and layout

5.b.v Energy and water consumption (see criterion 2 and Methodology below)

5.b.vi Other relevant issues, where appropriate (see Definitions on the facing page)

6 The independent party provides a report with lessons learned to the client and building occupiers.

7 The client or building occupier commits funds to pay for the POE in advance. This requires an independent party to be appointed to carry out the POE as described in criterion 5. Evidence of the appointment of the independent party and schedule of responsibilities which fulfils the BREEAM criteria are acceptable to demonstrate compliance.

Methodology

Data collection and provision

Collection and monitoring of energy and water consumption data
This function (see criteria 2 and 5.b.v above) can be coordinated or carried out by:
a dedicated aftercare team

OR

by the building owner or occupier’s estates or facilities management team, where the building occupier is known and able to confirm compliance based on their existing or proposed operations for the building.

**Provision of annual energy and water consumption**

One way of demonstrating compliance with this criterion is for the client or end user (see criterion 4) to register and therefore commit the building for assessment under the relevant part of the BREEAM In-Use scheme.

![Evidence](image)

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Contract to provide compliant aftercare support and training.</td>
</tr>
<tr>
<td>1</td>
<td>Refer to generic evidence requirement above.</td>
<td>Commissioning records, reports and letter of appointment.</td>
</tr>
<tr>
<td>2</td>
<td>Refer to generic evidence requirement above.</td>
<td>Where the criteria require the commissioning activities to be completed over a minimum 12-month period following (substantial) building occupation, it is accepted that completed records may not be available at the time of final certification. In such cases, evidence of the appointment of a commissioning manager and schedule of commissioning responsibilities which fulfils the BREEAM criteria are acceptable to demonstrate compliance.</td>
</tr>
<tr>
<td>4</td>
<td>Refer to generic evidence requirement above.</td>
<td></td>
</tr>
</tbody>
</table>

![Definitions](image)

**Complex systems**

These include, but are not limited to, air-conditioning, comfort cooling, mechanical ventilation, displacement ventilation, complex passive ventilation, BMS, renewable energy sources, microbiological safety cabinets and fume cupboards, cold storage enclosures and refrigeration plant.

**Independent party**

A third party or a person or body internal to a party involved (parties involved are typically a supplier (1st party) or purchaser (2nd party), who shall not be involved in the issue in question, and shall not have conflicts of interests resulting from their position. To comply with the criterion relating to the use of an independent party, the client or design team needs to demonstrate either:

1. They have used a party independent of the design process to conduct the necessary consultation exercise; OR
2. If the consultation is to be carried out by an organisation involved with the design of the building, e.g. the project architect, then they must present the assessor with evidence that robustly demonstrates the independence of the consultation process. BREEAM has not attempted to define what form this evidence must take; the onus is on the design team or relevant individual to clearly demonstrate to the BREEAM Assessor a credible level of independence.
Other relevant issues

Other relevant issues include the following:
- Health, safety and wellbeing
- Building user information including training for building users and operators
- Value for money, achievement of business objectives
- Sector-specific issues, such as impacts on absenteeism in offices, infection rates in healthcare facilities, pupil performance in schools etc.
- Sustainability performance (performance of any sustainable features or technologies, e.g. materials, renewable energy, rainwater harvesting etc.).

Post-Occupancy Evaluation (POE)

POE is also known as Building Performance Evaluation (BPE).

The POE is used to improve the building operation, occupants’ comfort and other areas based on its outcomes.

Therefore, the POE provides suggestions on potential improvements, including, but not limited to the following:
- Re-commissioning activities
- Measures that maintain or improve end users’ comfort and productivity
- Health and safety

A POE can also be used as part of the stakeholder consultation at the briefing stage for a new building or the refurbishment of an existing one, in cases where the building occupants are the same. This can be achieved through the use of a questionnaire or workshops to highlight lessons from the old or existing building that could be taken into account in the design of the new project.

POE methodologies

Any POE or BPE methodology that fulfills the criteria can be used. Further guidance on POE can be found in the following resources:
- BCO guide to Post-Occupancy Evaluation, British Council for Offices (BCO), 2007(23)
- BRE’s Design Quality Method (DQM) is a tried and tested, independent, post occupancy evaluation (POE) method used by all UK auditing authorities, and many funding bodies. Further information can be found at www.bregroup.com
- The Building Use Studies (BUS) methodology is an occupant satisfaction survey that fulfills part of the POE credit requirement, occupant feedback stage www.busmethodology.org.uk/.
- The Design Quality Indicator (DQI) is a method to assess the design quality of buildings. DQI is a process that actively involves a wide group of stakeholders in the design of building. It is delivered though a facilitated workshop that enables representatives from both the demand and supply side to work together to achieve the best outcome. Completion of the DQI Stage 5, In-use stage workshop could fulfill part of the POE credit requirement, the occupant feedback stage. See www.dqi.org.uk
- BSRIA Guide to Building Performance Evaluation in Non-Domestic Buildings (26) is a general introduction to BPE, and explains why it is important and how it can be carried out.

Specialist commissioning managers

The specialist commissioning manager is a specialist contractor rather than a general sub-contractor, able to independently verify the work carried out by the project team members installing the systems. The specialist commissioning manager can be appointed by the client or the contractor to perform the tasks described under the relevant criteria for buildings with complex building services and systems and defined in their contract. The specialist commissioning manager shall be a professional who, in the opinion of the assessor, has experience or qualifications that enable them to undertake the responsibilities described in this issue. As an example, membership to the Commissioning Specialists Association (CSA) is a relevant qualification.
**Substantially occupied**

For the purposes of this BREEAM issue, a building is considered as substantially occupied when approximately 80% of each building function area is occupied.

**Third party**

A person or body that is recognised as being independent of the parties involved (parties involved are typically a supplier (1st party) or purchaser (2nd party)), as concerns the issue in question.

**Additional information**

**Absence of predicted performance data**

Where building occupiers do not have predicted performance models, it may be more appropriate to benchmark actual building performance data with other sources of Building Performance Evaluation Data and benchmarks. Sources of benchmarking information can be found in the following documents here:

Building performance benchmarks can be found in CIBSE Guidance including:

- CIBSE Guide F: Energy Efficiency in Buildings\(^{(27)}\),
- CIBSE TM46: Energy Benchmarks\(^{(28)}\),
- CIBSE TM47: Operational Ratings and Display Energy Certificates\(^{(29)}\).

Actual building performance data can also be found here:

- CarbonBuzz: www.carbonbuzz.org
- Technology Strategy Board Building Performance Evaluation: connect.innovateuk.org
- Centre for Sustainable Energy, Display Energy Certificate Data: www.cse.org.uk

**Actual vs predicted performance**

In most cases it is not feasible to accurately compare predicted vs actual performance due to variances in the assumptions used in the predicted vs actual models. Figures reported via the Carbon Buzz website show that on average, buildings consume between 1.5 and 2.5 times the predicted values. When comparing predicted with actual, an analysis should be carried out to understand why there may be discrepancies in performance. These discrepancies can be due to reasons including:

- Predicted energy consumption is normally based upon building regulation compliance models which only focus on ‘regulated’ energy use, therefore additional unregulated energy use may not have been modelled in the design prediction model.
- There may be extended use due to extra occupancy and operating hours, which is not accounted for in predicted models.
- Inefficiencies from poor control, bad commissioning or poor maintenance
- Additional special functions such as cafeteria, server rooms etc. are not accounted for in the predicted model.
- Variances in actual occupant behaviour that vary from the predicted one, such as use of small power and lighting.

CIBSE TM54\(^{(30)}\) provides guidance on how to improve the accuracy of the model for operational energy use of buildings at the design stage. The Carbon Trust guidance, Closing the gap: Lessons learned on realising the potential of low carbon building design\(^{(31)}\), also provides additional guidance on this issue.

**Soft Landings**

See Man 01 Project brief and design.
Health and Wellbeing

Summary

This category encourages the increased health, wellbeing and safety of building users. Issues within this category reward building design and specification decisions that create a healthy, safe and comfortable internal and external environment.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
<th>Strategic Definition</th>
<th>Preparation and Brief</th>
<th>Concept Design</th>
<th>Developed Design</th>
<th>Technical Design</th>
<th>Construction</th>
<th>Handover and Close-Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hea 01</td>
<td>Visual comfort</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hea 02</td>
<td>Indoor air quality</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hea 04</td>
<td>Thermal comfort</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hea 05</td>
<td>Acoustic performance</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hea 06</td>
<td>Security</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hea 07</td>
<td>Safe and healthy surroundings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Hea 01 Visual comfort

– Providing occupants with the conditions that facilitate good visual comfort by designing out the potential for glare, achieving good practice daylight factors and having an adequate view out.
– Designing internal and external lighting systems to provide appropriate illuminance (lux) levels, thereby giving a more comfortable environment for occupants. Internal lighting is zoned to allow for occupant control.

Hea 02 Indoor air quality

– Facilitating good indoor air quality by considering indoor air pollution early in the design process so that a mitigation strategy can be put in place.
– Managing harmful emissions from construction products by specifying finishes and products that have been tested in accordance with the appropriate standards.
– Specifying an appropriate ventilation strategy that maintains good indoor air quality.

Hea 03 Visual comfort

Up to 6 credits

– Providing occupants with the conditions that facilitate good visual comfort by designing out the potential for glare, achieving good practice daylight factors and having an adequate view out.
– Designing internal and external lighting systems to provide appropriate illuminance (lux) levels, thereby giving a more comfortable environment for occupants. Internal lighting is zoned to allow for occupant control.

Hea 04 Indoor air quality

4 credits

– Facilitating good indoor air quality by considering indoor air pollution early in the design process so that a mitigation strategy can be put in place.
– Managing harmful emissions from construction products by specifying finishes and products that have been tested in accordance with the appropriate standards.
– Specifying an appropriate ventilation strategy that maintains good indoor air quality.
Hea 04 Thermal comfort 3 credits

- Thermal modelling informs the building design to provide a comfortable thermal environment that considers current climatic conditions, and projected climate change scenario conditions.
- Giving occupants control over their environment through appropriate temperature control strategies and thermal zoning.

Hea 05 Acoustic performance Up to 4 credits

- Enabling occupants to experience best practice acoustic performance levels appropriate to the functional activities in occupied spaces.

Hea 06 Security 1 credit

- Designing the building to consider and take into account security needs to ensure occupants safety and wellbeing.

Hea 07 Safe and healthy surroundings 2 credits

- Providing external site areas that are safe for occupant use.
- Enhancing the wellbeing of building users by giving access to an outdoor space.
Hea 01 Visual comfort

**Aim**

To encourage best practice in visual performance and comfort by ensuring daylighting, artificial lighting and occupant controls are considered.

**Value**

- Support building occupier health, mental wellbeing and productivity.
- Help to provide a connection to nature by maximising natural daylight and encouraging an external view out.
- Help to reduce energy costs and environmental impact by reducing the need for artificial light.

**Context**

Visual comfort is an important part of ensuring building occupant health, comfort and wellbeing. Reducing glare that can cause discomfort and distraction, and enabling occupant lighting control, the building can increase productivity of its users. By reducing the impacts of glare that can cause discomfort and distraction, and enabling occupants to have a level of control over their visual environment, the building can increase productivity of its users. Maximising exposure to natural daylight and providing an external view out provides users with a connection to nature. This can in turn support mental wellbeing, for example by improving people's mood and reducing the symptoms of depression. Increasing the level of daylight within the building also reduces the need for artificial lighting, which can reduce operational costs and environmental impacts of the building. Further to this, naturally lit environments increase occupant productivity and support the regulation of circadian rhythms.

**Assessment scope**

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>4, 5–6, 9–10, and 14</td>
<td>4, 5–6, 9–10, and 14</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>See ref 1.0</td>
<td>See ref 1.0</td>
</tr>
</tbody>
</table>

**Specific notes**

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
</tr>
</tbody>
</table>
Assessment type specific

<table>
<thead>
<tr>
<th></th>
<th>If it is not possible to confirm which areas of the building will contain workstations, benches or desks, all areas of the building designed for or likely to be occupied by workstations, benches or desks must comply with the relevant criteria.</th>
</tr>
</thead>
</table>

Building type specific

<table>
<thead>
<tr>
<th>2.0</th>
<th>Prison buildings</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The criteria for zoning of lighting control are excluded for assessments of prison buildings.</td>
</tr>
</tbody>
</table>

Assessment criteria

This issue is split into four parts:

- Control of glare from sunlight (one credit)
- Daylighting (up to two credits - building type dependent)
- View out (one credit all buildings, two credits healthcare buildings with inpatient areas)
- Internal and external lighting levels, zoning and control (one credit).

One credit - Control of glare from sunlight

1. Identify areas at risk of glare using a glare control assessment. The glare control assessment also justifies any areas deemed not at risk of glare.

2. Where risk has been identified within a relevant building area (Definitions), a glare control strategy is used to design out the potential for glare.

3. The glare control strategy does not increase energy consumption used for lighting. This is achieved by:
   
   3.a Maximising daylight levels in all weather, cloudy or sunny AND
   
   3.b Ensuring the use or location of shading does not conflict with the operation of lighting control systems.

Up to two credits - Daylighting (building type dependent)

4. Daylighting criteria have been met using either of the following options:

   4.a The relevant building areas meet good practice daylight factors and other criteria as outlined in Table 5.1 below and Table 5.2 on the next page OR

   4.b The relevant building areas meet good practice average and minimum point daylight illuminance criteria as outlined in Table 5.3 on page 77.

Additional alternative route for healthcare building types only:

4.c The relevant building areas meet the median daylight factors and minimum daylight factors in Table 5.4 on page 78 (see Methodology on page 83).

Table 5.1 Minimum values of average daylight factor required

<table>
<thead>
<tr>
<th>Building or area type</th>
<th>Credits</th>
<th>Average daylight factor required</th>
<th>Minimum percentage area (m²) to comply</th>
<th>Other requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Preschools, schools, further education occupied spaces</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (b) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Higher education occupied spaces</td>
<td>1</td>
<td>2%</td>
<td>60%</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td></td>
</tr>
<tr>
<td><strong>Healthcare buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building or area type</td>
<td>Credits</td>
<td>Average daylight factor required</td>
<td>Minimum percentage area (m²) to comply</td>
<td>Other requirements</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>---------</td>
<td>----------------------------------</td>
<td>---------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Staff and public areas</td>
<td>1</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Occupied patient’s areas (dayrooms, wards) and consulting rooms</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Staff and public areas</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Occupied patient areas (dayrooms, wards) and consulting rooms</td>
<td>3</td>
<td>3%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Multi-residential buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kitchen</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Living rooms, dining rooms, studies (including home office)</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Non-residential or communal occupied spaces</td>
<td></td>
<td>2%</td>
<td>80%</td>
<td></td>
</tr>
<tr>
<td>Retail buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sales areas</td>
<td>1</td>
<td>-</td>
<td>35%</td>
<td>Point daylight factors of 2% or more</td>
</tr>
<tr>
<td>Other occupied areas</td>
<td>1</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Prison buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cells and custody cells</td>
<td>2</td>
<td>1.5%</td>
<td>80%</td>
<td>N/A</td>
</tr>
<tr>
<td>Internal association or atrium area</td>
<td>3</td>
<td>3%</td>
<td>80%</td>
<td>EITHER a uniformity ratio of at least 0.7 OR a minimum point daylight factor of 2.1%</td>
</tr>
<tr>
<td>Patient care spaces</td>
<td>3</td>
<td>3%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Teaching, lecture and seminar spaces</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) OR (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Office Buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All occupied spaces, unless indicated in Daylighting - relevant building areas on page 86</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) or (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Crèche buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All occupied spaces, unless indicated in Daylighting - relevant building areas on page 86</td>
<td>2</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) or (tb) and (c) in Table 5.2</td>
</tr>
<tr>
<td>Courts, Industrial and Other building types</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All occupied spaces unless indicated in Daylighting - relevant building areas on page 86</td>
<td>1</td>
<td>2%</td>
<td>80%</td>
<td>EITHER (a) or (tb) and (c) in Table 5.2</td>
</tr>
</tbody>
</table>

Table 5.2 Daylighting uniformity criteria

<table>
<thead>
<tr>
<th>Ref</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>A uniformity ratio of at least 0.3. Or, a minimum point daylight factor of at least 0.3 times the relevant average daylight factor value in Table 5.1 on the previous page. Spaces with glazed roofs, such as atria, must achieve a uniformity ratio of at least 0.7. Or, a minimum point daylight factor of at least 0.7 times the relevant average daylight factor value in Table 5.1 on the previous page.</td>
</tr>
<tr>
<td>(b)</td>
<td>At least 80% of the room has a view of sky from desk or table top height (0.85m in multi-residential buildings)</td>
</tr>
</tbody>
</table>
Table 5.3 Space type and illuminance requirements - both criteria (average illuminance and minimum point illuminance) should be met.

<table>
<thead>
<tr>
<th>Area type</th>
<th>Credits</th>
<th>Minimum area to comply</th>
<th>Average daylight illuminance (averaged over entire space)</th>
<th>Minimum daylight illuminance at worst lit point</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Education buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Preschools, schools, further education - occupied spaces</td>
<td>2</td>
<td>80%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year or more</td>
</tr>
<tr>
<td>Higher education - occupied spaces</td>
<td>1</td>
<td>60%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year or more</td>
</tr>
<tr>
<td>OR Higher education - occupied spaces</td>
<td>2</td>
<td>80%</td>
<td>At least 300 lux for 2650 hours per year or more</td>
<td>At least 90 lux for 2650 hours per year or more</td>
</tr>
<tr>
<td><strong>Healthcare buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Staff and public areas</td>
<td>1</td>
<td>80%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year or more</td>
</tr>
<tr>
<td>Occupied patients areas (dayrooms, wards) and consulting rooms</td>
<td></td>
<td></td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year or more</td>
</tr>
<tr>
<td>Staff and public areas</td>
<td>2</td>
<td>80%</td>
<td>At least 300 lux for 2650 hours per year or more</td>
<td>At least 90 lux for 2650 hours per year or more</td>
</tr>
<tr>
<td>Occupied patients areas (dayrooms, wards) and consulting rooms</td>
<td></td>
<td></td>
<td>At least 300 lux for 2650 hours per year or more</td>
<td>At least 90 lux for 2650 hours per year or more</td>
</tr>
<tr>
<td><strong>Multi-residential buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kitchen</td>
<td>2</td>
<td>100%</td>
<td>At least 100 lux for 3450 hours per year or more</td>
<td>At least 30 lux for 3450 hours per year or more</td>
</tr>
<tr>
<td>Living rooms, dining rooms, studies (including home offices)</td>
<td></td>
<td></td>
<td>At least 100 lux for 3450 hours per year or more</td>
<td>At least 30 lux for 3450 hours per year or more</td>
</tr>
<tr>
<td>Non-residential or communal occupied spaces</td>
<td></td>
<td>80%</td>
<td>At least 200 lux for 2650 hours per year or more</td>
<td>At least 60 lux for 2650 hours per year or more</td>
</tr>
<tr>
<td><strong>Retail buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sales areas</td>
<td>1</td>
<td>35%</td>
<td>At least 200 lux point daylight illuminances for 2650 hours per year or more</td>
<td></td>
</tr>
<tr>
<td>Other occupied areas</td>
<td>1</td>
<td>80%</td>
<td>At least 200 lux for 2650 hours per year or more</td>
<td>At least 60 lux for 2650 hours per year or more</td>
</tr>
<tr>
<td><strong>Prison buildings</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Area type</td>
<td>Credits</td>
<td>Minimum area to comply</td>
<td>Average daylight illuminance (averaged over entire space)</td>
<td>Minimum daylight illuminance at worst lit point</td>
</tr>
<tr>
<td>--------------------------------------------------------</td>
<td>---------</td>
<td>------------------------</td>
<td>-----------------------------------------------------------</td>
<td>------------------------------------------------</td>
</tr>
<tr>
<td>Cells and custody cells</td>
<td>2</td>
<td>80%</td>
<td>At least 100 lux for 3150 hours per year or more</td>
<td>N/A</td>
</tr>
<tr>
<td>Internal association or atrium</td>
<td></td>
<td>80%</td>
<td>At least 300 lux for 2650 hours per year or more</td>
<td>At least 210 lux for 2650 hours per year</td>
</tr>
<tr>
<td>Patient care spaces</td>
<td></td>
<td>80%</td>
<td>At least 300 lux for 2650 hours per year or more</td>
<td>At least 210 lux for 2650 hours per year</td>
</tr>
<tr>
<td>Teaching, lecture and seminar spaces</td>
<td></td>
<td>80%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year</td>
</tr>
</tbody>
</table>

**Office buildings**

All occupied spaces, unless indicated in Daylighting - relevant building areas on page 86

<table>
<thead>
<tr>
<th>Credits</th>
<th>Minimum area to comply</th>
<th>Average daylight illuminance (averaged over entire space)</th>
<th>Minimum daylight illuminance at worst lit point</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>80%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year</td>
</tr>
</tbody>
</table>

**Crèche buildings**

All occupied spaces, unless indicated in Daylighting - relevant building areas on page 86

<table>
<thead>
<tr>
<th>Credits</th>
<th>Minimum area to comply</th>
<th>Average daylight illuminance (averaged over entire space)</th>
<th>Minimum daylight illuminance at worst lit point</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>80%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year</td>
</tr>
</tbody>
</table>

**Courts, Industrial and all Other building types**

All occupied spaces, unless indicated in Daylighting - relevant building areas on page 86

<table>
<thead>
<tr>
<th>Credits</th>
<th>Minimum area to comply</th>
<th>Average daylight illuminance (averaged over entire space)</th>
<th>Minimum daylight illuminance at worst lit point</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>80%</td>
<td>At least 300 lux for 2000 hours per year or more</td>
<td>At least 90 lux for 2000 hours per year</td>
</tr>
</tbody>
</table>

Table 5.4 Additional alternative route for healthcare building types only

<table>
<thead>
<tr>
<th>Healthcare Buildings</th>
<th>Credits</th>
<th>Median daylight factor</th>
<th>Minimum daylight factor</th>
<th>Minimum area to comply</th>
</tr>
</thead>
<tbody>
<tr>
<td>Staff and public areas</td>
<td>1</td>
<td>2%</td>
<td>0.6%</td>
<td>80%</td>
</tr>
<tr>
<td>Occupied patients areas (dayrooms, wards) and consulting rooms</td>
<td>2</td>
<td>2%</td>
<td>0.6%</td>
<td>80%</td>
</tr>
<tr>
<td>Staff and public areas</td>
<td>2</td>
<td>2%</td>
<td>0.6%</td>
<td>80%</td>
</tr>
<tr>
<td>Occupied patients areas (dayrooms, wards) and consulting rooms</td>
<td>3</td>
<td>3%</td>
<td>0.9%</td>
<td>80%</td>
</tr>
</tbody>
</table>

**Reflectance for maximum room depths and window head heights**

The table below gives maximum room depths in metres for different room widths and window head heights of side-lit rooms.
Table 5.5 Reflectance for maximum room depths and window head heights

<table>
<thead>
<tr>
<th>Reflectance (R8)</th>
<th>0.4</th>
<th>0.5</th>
<th>0.6</th>
</tr>
</thead>
<tbody>
<tr>
<td>Room width (m)</td>
<td>3</td>
<td>10</td>
<td>3</td>
</tr>
<tr>
<td>Window head height (m)</td>
<td>2.5</td>
<td>6.7</td>
<td>5.4</td>
</tr>
<tr>
<td></td>
<td>3.0</td>
<td>7.7</td>
<td>6.0</td>
</tr>
<tr>
<td></td>
<td>3.5</td>
<td>8.6</td>
<td>6.5</td>
</tr>
</tbody>
</table>

One credit - View out

5 95% of the floor area in 95% of spaces for each relevant building area provides an adequate view out (see Adequate view out on page 86).

6 In addition, the building type criteria in Table 5.6 below are applicable to view out criteria.

Table 5.6 View out building-specific requirements.

<table>
<thead>
<tr>
<th>Building type</th>
<th>View out requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prison buildings</td>
<td><strong>Cells</strong>&lt;br&gt;An adequate view out from a normal standing or sitting position. The distance between each window and nearest external solid object (i.e. buildings, screens, walls or fences) is ≥ 10m.&lt;br&gt;Where existing features prevent compliance with this criteria in less than 20% of the cells within the building, the credit can still be awarded.&lt;br&gt;<strong>Patient-occupied spaces</strong>&lt;br&gt;See healthcare requirements for these spaces.</td>
</tr>
<tr>
<td>Multi-residential buildings</td>
<td><strong>Self-contained flats - living rooms</strong>&lt;br&gt;Sheltered housing - communal lounges, individual bedrooms and bedsits&lt;br&gt;All positions within relevant areas are to be within 5m of a wall which has a window or permanent opening providing an adequate view out. The window or opening must be ≥ 20% of the surrounding wall area.</td>
</tr>
<tr>
<td>Healthcare buildings with inpatient areas (one additional credit)</td>
<td><strong>Patient-occupied spaces, e.g. wards and dayrooms</strong>&lt;br&gt;As criteria 5 and 6 for the relevant building areas PLUS the distance between the wall with the window or opening and nearest external solid object (e.g. buildings, screens, walls or fences) is ≥ 10m.</td>
</tr>
</tbody>
</table>

One credit - Internal and external lighting levels, zoning and control

Internal lighting

7 Internal lighting in all relevant areas of the building is designed to provide illuminance (lux) levels and colour rendering index in accordance with the SLL Code for Lighting 2012(32) and any other relevant industry standard. Internal lighting should be appropriate to the tasks undertaken, accounting for building user concentration and comfort levels.

8 For areas where computer screens are regularly used, the lighting design complies with CIBSE Lighting Guide 7 sections 2.4, 2.13 to 2.15, 2.20, and 6.10 to 6.20. This gives recommendations highlighting:

8.a Limits to the luminance of the luminaires to avoid screen reflections. (Manufacturers’ data for the luminaires should be sought to confirm this.)

8.b Any area where a surface is used to reflect light into a space, such as uplighting, the recommendations refer to the luminance of the light ceiling rather than the luminaire; a design team calculation is usually required to demonstrate this.

8.c Recommendations for direct lighting, ceiling illuminance, and average wall illuminance.

External lighting

9 All external lighting located within the construction zone is specified in accordance with BS 5489-1:2013 Code for the practice for the design of road lighting. Lighting of roads and public amenity areas(34) and BS EN 12464-2:2014(35) Light and lighting - Lighting of work places - Part 2: Outdoor work places. External lighting
should provide illuminance levels that enable users to perform outdoor visual tasks efficiently and accurately, especially during the night.

10 Where no external light fittings are specified (either separate from or mounted on the external building façade or roof), the criteria relating to external lighting do not apply and the credit can be awarded on the basis of compliance with criteria 7–8.c above. If no internal lighting is specified, the credit cannot be awarded.

Zoning and occupant control
11 Internal lighting is zoned to allow for occupant control. Zoning is in accordance with the criteria below for relevant areas present within the building:

11.a In office areas, zones of no more than four workplaces
11.b Workstations adjacent to windows or atria and other building areas separately zoned and controlled
11.c Seminar and lecture rooms: zoned for presentation and audience areas
11.d Library spaces: separate zoning of stacks, reading and counter areas
11.e Teaching space or demonstration area
11.f Whiteboard or display screen
11.g Auditoria: zoning of seating areas, circulation space and lectern area
11.h Dining, restaurant, café areas: separate zoning of servery and seating or dining areas
11.i Retail: separate zoning of display and counter areas
11.j Bar areas: separate zoning of bar and seating areas
11.k Wards or bedded areas: zoned lighting control for individual bed spaces and control for staff over groups of bed spaces
11.l Treatment areas, dayrooms, waiting areas: zoning of seating and activity areas and circulation space with controls accessible to staff.

12 Areas used for teaching, seminar or lecture purposes have lighting controls provided in accordance with CIBSE Lighting Guide 5(36).

13 In addition, the building type criteria in Table 5.7 below (where relevant).

Table 5.7 Internal and external lighting building-specific requirements.

<table>
<thead>
<tr>
<th>Building type</th>
<th>Internal and external lighting requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Education buildings</td>
<td>Manual lighting controls are easily accessible for the teacher while teaching and on entering or leaving the teaching space. Manual lighting controls need only be provided for staff, not the children.</td>
</tr>
<tr>
<td>Prison buildings</td>
<td><strong>Cells</strong>&lt;br&gt;Lit to a maintained illuminance of 200 lux at table top level. In addition there must be the facility (using, for example, dimming, step switching or separate task and general lighting) for the occupant of the cell to select a lower level of general lighting if required.&lt;br&gt;<strong>Exercise yards</strong>&lt;br&gt;Lit to a maintained illuminance of at least 10 lux. However, if such spaces are, or will be, used as sports facilities they must be lit to a maintained illuminance of 100 lux.</td>
</tr>
<tr>
<td>Court buildings</td>
<td>Separate zoning is also provided for the following areas (as a minimum):&lt;br&gt;1. Judge’s or magistrate’s bench&lt;br&gt;2. Dock&lt;br&gt;3. Jury area&lt;br&gt;4. Public seating area.&lt;br&gt;Lighting control of the zones in the above spaces, and the court as a whole, cater for the following settings:&lt;br&gt;1. Full lighting (to allow cleaning etc.)&lt;br&gt;2. Normal lighting (for court sessions)</td>
</tr>
</tbody>
</table>
Exemplary level criteria

Exemplary level criteria - Daylighting
To achieve an exemplary performance credit for daylighting:

14 Daylighting criteria have been met using either of the following options:
   14.a Relevant building areas meet exemplary daylight factors and the relevant criteria in Table 5.8 below.
   14.b Relevant building areas meet exemplary average and minimum point daylight illuminance criteria in Table 5.9 on the next page.

Exemplary level criteria - Internal and external lighting levels, zoning and control
To achieve an exemplary performance credit for internal and external lighting levels, zoning and control:

15 Lighting in each zone can be manually dimmed by occupants down to 20% of the maximum light output using dimmer switches positioned in accessible locations. Dimming and control gear should avoid flicker and noise.

Table 5.8 Exemplary level values of average daylight factor required.

<table>
<thead>
<tr>
<th>Area type</th>
<th>Credits</th>
<th>Average daylight factor required</th>
<th>Minimum area (m²) to comply</th>
<th>Other requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>All building types</td>
<td>The criteria outlined in Table 5.1 on page 75 and Table 5.2 on page 76 concerning uniformity ratio (a), view of sky (b) or room depth criterion (c) are met where they are used to demonstrate compliance.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All building types (excluding retail – see below)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Functions as identified in the standard criteria (multi-storey buildings)</td>
<td>1</td>
<td>3%</td>
<td>80%</td>
<td>Where used, a minimum point daylight factor of 1.2% OR 2.1% for spaces with glazed roofs, such as atria</td>
</tr>
<tr>
<td>Functions as identified in the standard criteria (single storey buildings)</td>
<td>4%</td>
<td>80%</td>
<td>Where used, a minimum point daylight factor of 1.6% OR 2.8% for spaces with glazed roofs, such as</td>
<td></td>
</tr>
<tr>
<td>Area type</td>
<td>Credits</td>
<td>Average daylight factor required</td>
<td>Minimum area (m²) to comply</td>
<td>Other requirements</td>
</tr>
<tr>
<td>----------------------------------------</td>
<td>---------</td>
<td>----------------------------------</td>
<td>-----------------------------</td>
<td>---------------------------------------------------------</td>
</tr>
<tr>
<td>Prisons and court cells</td>
<td></td>
<td>2%</td>
<td>80%</td>
<td>N/A</td>
</tr>
<tr>
<td>Prison internal association or atrium area</td>
<td></td>
<td>5%</td>
<td>80%</td>
<td>A uniformity ratio of at least 0.7 or a minimum point daylight factor of 3.5%</td>
</tr>
<tr>
<td><strong>Retail</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sales areas</td>
<td>1</td>
<td>N/A</td>
<td>50%</td>
<td>A minimum point daylight factor of 2% must be achieved in the compliant areas. Assess total sales areas without rounding up to the nearest room.</td>
</tr>
<tr>
<td>Common areas and offices (multi-storey buildings)</td>
<td>3%</td>
<td>80%</td>
<td></td>
<td>Where used, a minimum point daylight factor of 1.2% OR 2.1% for spaces with glazed roofs, such as atria</td>
</tr>
<tr>
<td>Common areas and offices (single storey buildings)</td>
<td>4%</td>
<td>80%</td>
<td></td>
<td>Where used, a minimum point daylight factor of 1.6% OR 2.8% for spaces with glazed roofs, such as atria</td>
</tr>
</tbody>
</table>

Table 5.9 Exemplary level illuminance value requirements. Both criteria (average illuminance and minimum point illuminance) should be met.

<table>
<thead>
<tr>
<th>Area type</th>
<th>Credits</th>
<th>Minimum area to comply</th>
<th>Average daylight illuminance (averaged over entire space)</th>
<th>Minimum daylight illuminance at worst lit point</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All building types (excluding retail – see below)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Multi-storey buildings</strong></td>
<td>1</td>
<td>80%</td>
<td>At least 300 lux for 2650 hours per year or more</td>
<td>At least 90 lux for 2650 hours per year or more</td>
</tr>
<tr>
<td>Occupied spaces (unless indicated below)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Single storey buildings</strong></td>
<td></td>
<td>80%</td>
<td>At least 300 lux for 3000 hours per year or more</td>
<td>At least 120 lux for 3000 hours per year or more; or in spaces with glazed roofs (such as atria), at least 210 lux for 3000 hours per year or more</td>
</tr>
<tr>
<td>Occupied spaces (unless indicated below)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Prisons and courts buildings</strong></td>
<td></td>
<td>80%</td>
<td>At least 100 lux for 3450 hours per year or more</td>
<td>N/A</td>
</tr>
<tr>
<td>Cells and custody cells</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Prison buildings</strong></td>
<td></td>
<td>80%</td>
<td>At least 300 lux for 3250 hours per year or more</td>
<td>At least 210 lux for 3250 hours per year or more</td>
</tr>
<tr>
<td>Internal association or atrium areas</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Retail</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Retail buildings</strong></td>
<td>1</td>
<td>50%</td>
<td>At least 300 lux point daylight illuminances for 2000 hours per year or</td>
<td></td>
</tr>
<tr>
<td>Sales areas</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Methodology

Glare control

Glare control assessment
A glare control assessment is used to determine the areas of the building that are at risk of glare, including a demonstration of the building areas not at risk. This can be achieved through a survey of or modelling of the relationship between sunlight and the building. Design studies can be used to demonstrate that glare cannot reach the eyes of building occupants, or the computer screens they are using, during occupied hours.

Where compliant shading measures are specified for all relevant building areas regardless of the risk of glare, a glare control assessment will not be necessary. The glare control strategy should demonstrate building design measures are specified for all relevant building areas, while also complying with criteria 3–3.b on page 75.

Assessing compliant forms of glare control
Control of glare from the sun is required in spaces with computer workstations such as offices, laboratories, study bedrooms, libraries, control rooms and reception desks. It is also required in spaces where people have to spend time in fixed locations such as classrooms, hospital wards, court rooms and factory production lines.

Compliant shading measures for meeting glare control criteria can include:

- building-integrated measures (e.g. overhangs or fins)
- occupant-controlled devices such as opaque Venetian or close weave fabric blinds, (where the openness factor of blinds is 1% or less, and where the fabric light transmittance value is < 0.1 (10%))
- external shading or brise soleil.

or a combination of the above.

Glare control must provide shading from both high level summer and low level winter sun. Design studies can be used to demonstrate the sunlight is prevented from reaching the eyes of building occupants, or the computer screens they are using, during occupied hours.

Curtains (where used without other forms of shading) do not meet the criteria for the glare control credit. This is because they do not provide sufficient control to optimise daylight in to the space. A such, the use of curtains to control glare is likely to cause occupants to rely more on artificial lighting.

Applicability of glare control from sunlight
The ‘Control of glare from sunlight’ criteria are applicable to all spaces that meet the ‘Glare control: relevant building areas’ definition. This includes reception and atrium spaces where these spaces meet this definition. Where an atrium space does not meet the definition of ‘Glare control: relevant building areas’ it does not need to comply with the criteria. However, the risk of glare must be considered for any relevant building areas that connect off the atrium space. This is because sunlight could pass through the atrium causing discomfort for users of other relevant building areas that connect to the atrium space. Where this is the case, building design measures or the provision of shading will be required to enable glare to be controlled or eliminated.
Daylight issue calculations

Calculating the percentage of assessed area
The percentage of the total floor area of all relevant rooms must comply where the criteria specify that a percentage of floor area must have adequate daylight illuminance. For example, six relevant rooms each have a floor area of 150m² making a total relevant floor area of 900m²; 80% of this floor area must meet the criterion, so 720m² must comply. This is the equivalent to 4.8 rooms. The number of rooms must always be rounded up so, in this example, five rooms must comply to achieve the credit.

Using the point daylight factor to determine compliance for retail sales areas, the minimum percentage area is based on the total floor area being assessed. Individual rooms’ or sub-areas do not need to meet the minimum thresholds. This allows for typical building form restrictions and layout configurations for these types of spaces.

Spaces whose size is substantially larger should meet the average daylight factor requirement on their own. In these cases, the percentage requirement is still applicable to the floor area of the remaining rooms

External obstructions
In calculating minimum and average daylight factors and daylight illuminances, external obstructions should be taken into account to include future buildings that have received planning permission. For illuminance calculations, the reflectance of external obstructions should be taken as 0.2 unless on-site measurements of external reflectance have been made.

Dirt factors
Daylight calculations should include a maintenance factor for dirt on the windows, as given in BS 8206 Part 2, appendix A1.3.(37).

Borrowed light
For areas where borrowed light is used to demonstrate compliance with daylighting criteria, calculations or results from appropriate lighting design software must be provided to demonstrate that such areas meet the BREEAM criteria (if the light from these sources is required in order for the room to comply). Examples of borrowed light include: light shelves, clerestory glazing, sun pipes or internal translucent or transparent partitions (such as those using frosted glass).

Room depth criteria - rooms lit from two opposite sides or via rooflights
For rooms lit by windows on two opposite sides, the maximum room depth that can be satisfactorily illuminated by daylight is twice the limiting room depth (d) (measured from window wall to window wall; CIBSE Lighting Guide LG10.) The reflectance of the imaginary internal wall should be taken as 1.

The room depth criteria cannot be used where the lighting strategy relies on rooflights. In such areas either appropriate software has to be used to calculate the uniformity ratio or, in the case of a regular array of rooflights across the whole of the space, Figure 2.11 (page 17) within CIBSE Lighting Guide ‘LG10: Daylighting - a guide for designers’ can be used to determine the uniformity ratio.

Uniformity ratio calculation
The uniformity ratio calculation, minimum point daylight factor and minimum daylight illuminance can exclude areas within 0.5m of walls. Areas within 0.5m are not regarded as part of the working plane for this purpose, although they are included in the average daylight factor and average daylight illuminance calculations.

View of sky calculation
To comply with the view of sky criterion (ref (b) in Table 5.2 on page 76), at least 80% of the room that complies with the average daylight factor requirement must receive direct light from the sky, i.e. it is permissible for up to 20% of the room not to meet the view of sky requirement and still achieve a compliant room.

Alternative route for healthcare buildings
This is intended for use where part of a space requires daylight and other parts may not. Examples could include ward areas opening off a central circulation spine, or seating areas leading off corridors. In these circumstances, it is possible to calculate the median daylight factor in the part of the space that does require daylight.

Further guidance is given in the definition of daylighting relevant building areas. Where the whole of a space requires daylight this route is not applicable.
For the calculation of median daylight factor a grid of points is set up in the area requiring daylight on the working plane. Daylight factor is calculated at each point. The median daylight factor is then the daylight factor exceeded at over 50% of the points in that area. The spacing of grid points should not be greater than that given in section 4.4 of BS EN 12464-1 Light and lighting - Lighting of work places- Part 1: Indoor work places.(38). Table 5.10 below gives the recommended number of grid points in each linear dimension. For example, a space 5m x 5m would have 8 x 8 = 64 grid.

In the calculations for the median daylight factor the areas within the space which are permanently occupied should be used; this may exclude areas close to the walls unless work stations, beds or seating areas are located there.

Table 5.10 Recommended number of grid points

<table>
<thead>
<tr>
<th>Length of the area (m)</th>
<th>Maximum distance between grid points (m)</th>
<th>Minimum number of grid points</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.4</td>
<td>0.15</td>
<td>3</td>
</tr>
<tr>
<td>0.6</td>
<td>0.2</td>
<td>3</td>
</tr>
<tr>
<td>1</td>
<td>0.2</td>
<td>5</td>
</tr>
<tr>
<td>2</td>
<td>0.3</td>
<td>6</td>
</tr>
<tr>
<td>5</td>
<td>0.6</td>
<td>8</td>
</tr>
<tr>
<td>10</td>
<td>1</td>
<td>10</td>
</tr>
<tr>
<td>25</td>
<td>2</td>
<td>12</td>
</tr>
<tr>
<td>50</td>
<td>3</td>
<td>17</td>
</tr>
<tr>
<td>100</td>
<td>5</td>
<td>20</td>
</tr>
</tbody>
</table>

The median daylight factor in an area is the daylight factor exceeded over 50% of the working plane in that area.

**Alternative route for school buildings**

For school buildings, it is acceptable to use the Education and Skills Funding Agency (ESFA) framework requirements as an alternative method of compliance with the 'Daylighting' criteria. In this case, evidence would be required to demonstrate that the requirements in the framework have been adhered to. At least 80% of all relevant room types (weighted by area) must meet the relevant criteria in the ESFA framework requirements.

**View out**

Of all the spaces within relevant building areas, 95% of these spaces must comply with the criteria. For example, if a project had 20 spaces in a relevant building area, 19 of these spaces would need to demonstrate that, independently, 95% of their floor area was within 8m of an external wall that has a window or opening that provides an adequate view out.

**Internal and external lighting levels, zoning and control**

**Occupancy or workstation layout**

The limit of four workspaces is indicative of the required standard but is not a fixed requirement. Where there is justification for this to be increased to fit with the adopted lighting strategy, this may be accepted provided that the assessor is satisfied that the aim of this criterion is upheld, i.e. that there is suitable zoning or control of lighting to enable a reasonable degree of occupant control over lighting in their personal work area. The relevant design team member, e.g. lighting consultant, should set out how this is to be achieved in such an instance.

Where occupancy or workstation layout is not known, lighting control can be zoned on the basis of 40m² grids, i.e. an assumption of 1 person or workspace per 10m².

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Refer to generic evidence requirement above.</td>
</tr>
<tr>
<td>4–4.c</td>
<td>Daylighting calculations.</td>
<td>Refer to generic evidence requirement above.</td>
</tr>
</tbody>
</table>
Definitions

Accessible locations
An accessible location for dimming switches is a location that can be easily accessed by all of the building users in that zone. Alternatively, all building users could be given access to remote controls or computer software that controls the lighting.

Adequate view out
Where relevant building areas are within 8m of an external wall which has a window or permanent opening, and the window or opening is ≥20% of the surrounding wall area. Where the room depth is greater than 8m, the percentage of window or opening must instead be the same as, or greater than, the values in Table 1.0 BS8206: Part 2. The view out must be a view of a landscape or buildings (rather than just the sky) at seated eye level (1.2 – 1.3m) within the relevant building areas and should ideally be through an external window. A view into an internal courtyard or atrium will comply provided the distance from the opening to the back wall of the courtyard or atrium is at least 1.0m (therefore allowing enough distance for the eyes to refocus). The view cannot be an internal view across the room, as this is likely to become obstructed by partitions, filing cabinets etc. In addition to this, an external view out can offer positive effects on health and wellbeing that cannot be offered by an internal view.

Average daylight factor
The average daylight factor is the average indoor illuminance (from daylight) on the working plane within a room. This is expressed as a percentage of the simultaneous outdoor illuminance on a horizontal plane under an unobstructed CIE Standard Overcast Sky (39).

Clinical areas
Areas of the building in which medical functions are carried out that require specific restricted environmental conditions such as humidity, daylighting, temperature etc. (e.g. X-ray, operating department, delivery room etc).

Computer simulation
Software tools that can be used to model more complex room geometries for daylighting.

Construction zone
For the purpose of this BREEAM issue, the construction zone is defined as the site which is being developed for the BREEAM-assessed building. This includes the external site areas that fall within the scope of the new works.

Daylight factor
The daylight factor is defined as the ratio of the illuminance at a point on a given plane due to the light received directly or indirectly from a sky assumed or known luminance distribution, to the illuminance on a horizontal plane due to an unobstructed hemisphere of this sky, excluding the contribution of direct sunlight to both illuminances.

Daylighting - relevant building areas
For the purpose of BREEAM, this is defined as areas within the building where good daylighting is considered to be of benefit to the building users (typically those areas occupied continuously for 30 minutes or more). This includes the following (where occupied continuously for 30 minutes or more) specifically stated because they are often omitted:

1. Sports hall exercise spaces
2. Laboratory areas unless the type of research that will be carried out requires strictly controlled environmental conditions, such as the exclusion of natural light at all times.
3. Self-contained flats
4. Kitchen and catering areas
5. General communal areas
6. Small offices (including those within multi-residential buildings)
7. Meeting rooms (including those within multi-residential buildings)
8. Leisure areas
9. Any area that may involve close up work.

However, this excludes the following (where present):

1. Media, arts production, SEN sensory spaces, x-ray rooms and other areas requiring strictly controlled acoustic or lighting conditions
2. Clinical areas with controlled environmental conditions, e.g. operating theatres, delivery rooms or pathology. However, BREEAM strongly advises that the benefits from daylighting and view out are seriously considered when designing areas of critical and intensive care in healthcare buildings.
3. Holding areas and custody cells where security issues conflict with the BREEAM daylighting requirements
4. Custody cells in courts, where privacy is a functional or operational requirement.

**Glare**
The CIBSE SLL Code for Lighting (2012) defines glare as the condition of vision in which there is discomfort or a reduction in the ability to see details or objects, caused by an unsuitable distribution or range of luminance, or to extreme contrasts.

**Glare control - relevant building areas**
For glare control include areas of the building where lighting and resultant glare could be problematic for users, e.g. those areas that have been designed to contain or use workstations, projector screens etc and sports halls. Spaces in the categories described above, for which daylight and view out are excluded, should not be assessed against the glare control criteria.

**Illuminance**
The amount of light falling on a surface per unit area, measured in lux.

**Internal and external lighting**
Where no external light fittings are specified (either separate from or mounted on the external building façade or roof), the criteria relating to external lighting do not apply. The credit can be awarded on the basis of compliance with the internal lighting criteria. The following internal areas are excluded from the lighting zone requirements:

1. Media and arts production spaces
2. Sports facilities (exercise spaces only, including hydrotherapy and physiotherapy areas).

**Lighting zoning**
For rooms or spaces not listed within 11 on page 80, the assessor can exercise an element of judgement when determining whether the specification is appropriate for the space given its end use, and the aim and criteria of this BREEAM issue.

**Occupied space**
A room or space within the assessed building that is likely to be occupied for 30 minutes or more by a building user. Please note there is a specific, unrelated, definition of ‘unoccupied’ with reference to acoustic testing and measurement and this should not be confused with the definition used here.

**Patient areas**
Areas of the building used mainly by inpatients (e.g. wards, dayrooms etc.).
Point daylight factor
A point daylight factor is expressed as a percentage based on the ratio of the daylight illuminance at a specific point on the working plane within a room compared with the illuminance on an outdoor unobstructed horizontal plane. An overcast sky is assumed by the ‘CIE (Commission Internationale de l’Éclairage) overcast sky’. For points on the working plane:
- Minimum point daylight factor is the lowest value daylight factor at a point that is not within 0.5m of a wall.
- Minimum illuminance is illuminance at the worst light point that is not within 0.5m of a wall.
- These points usually occur close to a rear corner of the room. Computer simulations are the most appropriate tools to allow for point daylight factors and illuminances to be calculated.

Public areas
Within a healthcare building type, this includes areas of the building designed for public use where no medical functions are carried out (e.g. reception, retail unit, waiting areas).

Separate zoning control
Light switches or controls for a particular area or zone of the building that can be accessed and operated by the individuals occupying that area or zone. Such controls will be located within, or within the vicinity of, the zone or area they control.

Staff areas
Areas of the building used mainly by staff (e.g. offices, meeting rooms, staff rooms) and medical areas where patients are admitted but that do not require restricted environmental conditions (e.g. consulting rooms, physiotherapy etc.).

Surrounding wall area
Surrounding wall area refers to the area (in m²) of the internal wall on which the window or opening is located, including the area of the window or opening itself.

Uniformity
The uniformity is the ratio between the minimum illuminance (from daylight) on the working plane within a room (or minimum daylight factor) and the average illuminance (from daylight) on the same working plane (or average daylight factor).

View of sky and no-sky line
Areas of the working plane have a view of sky when they receive direct light from the sky, i.e. when the sky can be seen from working plane height. The no-sky line divides those areas of the working plane, which can receive direct sunlight, from those that cannot.

View out - relevant building areas
BREEAM defines relevant building areas requiring a view out to include areas of the building where:
1. There are or will be workstations or benches or desks for building users.
2. Close work will be undertaken or visual aids will be used.
Excluded areas for each of these might include:
1. Nurse bases where they are located centrally in a ward or patient area in order to enable patient observation.
2. Courts and interview rooms where compliance is not possible due to security or privacy criteria.
3. Prison staff areas containing workstations that for security or observational purposes must be located centrally within the building.
4. Any clinical areas where the control of environmental or operational conditions prevents such spaces from providing a view out.
5. Conference rooms, lecture theatres, sports halls, acute SEN and also any spaces where the exclusion or limitation of natural light is a functional requirement, e.g. laboratories, media spaces etc.

6. Isolated work station for intermittent, short term work, e.g. work station within a server room.

**Working plane**

CIBSE LG10\(^{(40)}\) defines the working plane as the horizontal, vertical or inclined plane in which a visual task lies. The working plane is normally taken as 0.7m above the floor for offices and 0.85m for industry.

**Additional information**

**Internal and external lighting levels, zoning and control**

**Relevant industry standards for lighting design**

For preschools, schools and sixth form colleges, the following can be considered a relevant industry standard for lighting design:

– Building Bulletin 90: ‘Lighting Design for Schools’\(^{(41)}\)

For care homes housing people with dementia the following standard can be used instead of the SLL Code for Lighting:

– Design Lighting for People with Dementia, University of Stirling, Stirling, 2013.

For multi-residential buildings, CIBSE SLL LG9\(^{(42)}\) can be considered as a relevant standard in addition to, or instead of SLL Code for Lighting 2012

Illuminance levels specified in the SLL Code for Lighting, 2012 align with BS EN 12464-1\(^{(43)}\).

BREEAM has not attempted to list all appropriate industry standards. Any recognised collaborative industry or sector best practice standard or guidance that sets levels appropriate to the tasks undertaken, accounting for building user concentration and comfort levels, can be considered an appropriate industry standard for the purposes of this BREEAM issue.
**Hea 02 Indoor air quality**

![Hea 02 Indoor air quality](image)

**Aim**

To encourage and support healthy internal environments with good indoor air quality.

**Value**

- Reduce the potential for indoor air pollution from a variety of pollution sources.
- Support the physical health of building occupants by reducing the risk of health concerns associated with indoor air pollution.
- Support building occupant comfort and productivity.

**Context**

It is widely accepted that the quality of the indoor environment can impact occupant health. Poor indoor air quality can have a range of negative impacts on the physical health of building occupants. These effects can include immediate impacts such as eye, nose and throat irritation, headaches, dizziness and fatigue, while also contributing to long-term health issues such as asthma, respiratory diseases, heart disease and cancer.

Further to this, through the Control of Substances Hazardous to Health (COSHH) Regulations (2002)(44), in workplaces employers are required to control any substance in the workplace that may be hazardous to health.

As a result, measures need to be taken to ensure the internal environment maintains good air quality and reduces the presence of common indoor air pollutants such as carbon dioxide, nitrogen dioxide, and volatile organic compounds.

The quality of the indoor environment is a complex combination of both externally and internally generated pollutants, which may be compounded by occupant behaviour.

Producing a project-specific indoor air quality plan leads to building design, specification of products and installation of ventilation systems that will minimise indoor air pollution.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2.a–2.b, 3, 4 and 11</td>
<td>All</td>
<td>1, 2.a</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No minimum standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2.a</td>
<td>see ref 1.0</td>
<td>None</td>
</tr>
<tr>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific

1.0 Ventilation
If ventilation systems are not within the remit of the shell and core developer, compliance can be demonstrated through the building servicing strategy where this is predetermined by the built form or core services provision.

Building type specific

2.0 Industrial
If the industrial building does not contain an office or other occupied space, this issue is not applicable.

Assessment criteria

This issue is split into four parts:

- Indoor air quality (prerequisite)
- Ventilation (one credit)
- Emissions from construction products (up to two credits)
- Post-construction indoor air quality measurement (one credit).

Prerequisite - Indoor air quality (IAQ) plan

1 A site-specific indoor air quality plan has been produced and implemented in accordance with the guidance in Guidance Note GN06. The objective of the plan is to facilitate a process that leads to design, specification and installation decisions and actions that minimise indoor air pollution during occupation of the building. The indoor air quality plan must consider the following:

1.a Removal of contaminant sources
1.b Dilution and control of contaminant sources:
   1.b.i Where present, consideration is given to the air quality requirements of specialist areas such as laboratories
1.c Procedures for pre-occupancy flush out
1.d Third party testing and analysis
1.e Maintaining good indoor air quality in-use.

One credit - Ventilation

2 The building has been designed to minimise the indoor concentration and recirculation of pollutants in the building as follows:

2.a Provide fresh air into the building in accordance with the criteria of the relevant standard for ventilation
2.b Ventilation pathways are designed to minimise the ingress and build-up of air pollutants inside the building (see Methodology on page 95)
2.c Where present, HVAC systems must incorporate suitable filtration to minimise external air pollution, as defined in BS EN 16798-3:2017(45). The specified filters should achieve supply air classification of at least SUP 2.
2.d Areas of the building subject to large and unpredictable or variable occupancy patterns have carbon dioxide (CO₂) or air quality sensors specified and:
2.d.i In mechanically ventilated buildings or spaces: sensors are linked to the mechanical ventilation system and provide demand-controlled ventilation to the space.

2.d.ii In naturally ventilated buildings or spaces: sensors either have the ability to alert the building owner or manager when CO₂ levels exceed the recommended set point, or are linked to controls with the ability to adjust the quantity of fresh air, i.e. automatic opening windows or roof vents.

2.e For naturally ventilated or mixed mode buildings, the design demonstrates that the ventilation strategy provides adequate cross flow of air to maintain the required thermal comfort conditions and ventilation rates in accordance with CIBSE AM10(46).

Up to two credits - Emissions from construction products

One credit
3 Three out of the five product types meet the emission limits, testing requirements and any additional requirements listed in Table 5.11 below. Where wood-based products are not one of three selected product types, all wood-based products used for internal fixtures and fittings must be tested and classified as formaldehyde E1 class as a minimum.

Two Credits
4 All of the product types listed meet the emission limits, testing requirements and any additional requirements listed in Table 5.11 below.

Table 5.11: Emission criteria by product type

<table>
<thead>
<tr>
<th>Emission limit*</th>
<th>Testing requirement</th>
<th>Additional requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Formaldehyde</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total volatile organic compounds (TVOC)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| ≤ 0.06 mg/m³ | ≤ 1.0 mg/m³ | ≤ 0.001 mg/m³ | EN 16402 (47) or ISO 16000-9 (48) or EN 16516 (49) or CDPH Standard Method v1.1 (50) Meet TVOC content limits (See Table 5.13 on page 97) Paints used in wet areas (e.g. bathrooms, kitchens, utility rooms) should protect against mould growth (See Methodology on page 95).
| **Wood-based products (including wood flooring)** |
| ≤ 0.06 mg/m³ (Non-MDF) | ≤ 0.08 mg/m³ (MDF) | ≤ 1.0 mg/m³ | ≤ 0.001 mg/m³ | ISO 16000-9 or EN 16516 or CDPH Standard Method v1.1 or EN 717-1 (formaldehyde emissions only) (51) N/A |
| **Flooring materials (including floor levelling compounds and resin flooring)** |
| ≤ 0.06 mg/m³ | ≤ 1.0 mg/m³ | ≤ 0.001 mg/m³ | ISO 10580 (52) or ISO 16000-9 or EN 16516 or N/A |
### Emission limit *

<table>
<thead>
<tr>
<th>Emission limit*</th>
<th>Total volatile organic compounds (TVOC)</th>
<th>Category 1A and 18 carcinogens</th>
<th>Testing requirement</th>
<th>Additional requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Formaldehyde</td>
<td>≤ 0.06 mg/m³</td>
<td>≤ 1.0 mg/m³</td>
<td>≤ 0.001 mg/m³</td>
<td>CDPH Standard Method v1.1</td>
</tr>
<tr>
<td>Ceiling, wall, and acoustic and thermal insulation materials</td>
<td></td>
<td></td>
<td>ISO 16000-9 or BN 16516 or CDPH Standard Method v1.1</td>
<td>N/A</td>
</tr>
<tr>
<td>Interior adhesives and sealants (including flooring adhesives)</td>
<td></td>
<td></td>
<td>CDPH Standard Method v1.1</td>
<td>N/A</td>
</tr>
</tbody>
</table>

^ The emission limits in this table apply to the finished product, i.e. after any coating or other treatment process has been applied.

* Compliance with emission limits shall be demonstrated after 28 days in an emission test chamber or earlier as stipulated by the relevant testing requirements standard. The emission rate obtained from the chamber test method must be extrapolated to predict what the concentration would be in the air of the theoretical model or reference room (as detailed in the respective testing standard) and this extrapolated concentration compared with the emission limit in this table.

Where test results for a product exceed the TVOC emission limit, compliance with the above requirements can still be achieved where the test results demonstrate an R-value ≤ 1 after 28 days.

### One credit - Post-construction indoor air quality measurement

5. The formaldehyde concentration in indoor air is measured post construction (but pre-occupancy) and does not exceed 100µg/m³ averaged over 30 minutes (World Health Organization guidelines for indoor air quality: Selected pollutants, 2010\(^{(57)}\)).

6. The formaldehyde sampling and analysis is performed in accordance with ISO 16000-2\(^{(58)}\) and ISO 16000-3 \(^{(59)}\).

7. The total volatile organic compound (TVOC) concentration in indoor air is measured post construction (but pre-occupancy) and does not exceed 500µg/m³ over 8 hours.

8. The TVOC sampling and analysis is performed in accordance with ISO 16000-5\(^{(60)}\) and ISO 16000-6\(^{(61)}\) or ISO 16017-1\(^{(62)}\).

9. Where levels are found to exceed these limits, the project team confirms the measures that have, or will be, undertaken in accordance with the IAQ plan, to reduce the TVOC and formaldehyde levels to within the above limits.

10. The measured concentration levels of formaldehyde (µg/m³) and TVOC (µg/m³) are reported, via the BREEAM Scoring and Reporting Tool.

### Exemplary level criteria

**Minimising sources of air pollution - Emissions from construction products**

To achieve one exemplary performance credit.
One credit

Three of the product types listed meet the emission limits, testing requirements and any additional requirements listed in Table 5.12 below. Where wood-based products are not one of the three selected product types, all wood-based products used for internal fixtures and fittings must be tested and classified as formaldehyde E1 class as a minimum.

Table 5.12 : Exemplary level emission criteria by product type

<table>
<thead>
<tr>
<th>Product Type</th>
<th>Formaldehyde</th>
<th>Total volatile organic compounds (TVOC)*</th>
<th>Total semi-volatile organic compounds (TSVOC)</th>
<th>Category 1A and 1B carcinogens</th>
<th>Testing requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interior paints and coatings</td>
<td>≤ 0.01 mg/m³</td>
<td>≤ 0.3 mg/m³</td>
<td>≤ 0.1 mg/m³</td>
<td>≤ 0.001 mg/m³</td>
<td>EN 16402 or ISO 16000-9 or EN 16516 or CDPH Standard Method v1.1</td>
</tr>
<tr>
<td>Additional requirements</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Meet VOC content limits (Table 5.13 on page 97).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paints used in wet areas (e.g. bathrooms, kitchens, utility rooms) should protect against mould growth (see Methodology on the facing page).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wood-based products including wood flooring</td>
<td>≤ 0.02 mg/m³</td>
<td>≤ 0.3 mg/m³</td>
<td>≤ 0.1 mg/m³</td>
<td>≤ 0.001 mg/m³</td>
<td>ISO 16000-9 or EN 16516 or CDPH Standard Method v1.1 or EN 717-1 (formaldehyde emissions only)</td>
</tr>
<tr>
<td>Flooring materials (including floor levelling compounds and resin flooring)</td>
<td>≤ 0.01 mg/m³</td>
<td>≤ 0.3 mg/m³</td>
<td>≤ 0.1 mg/m³</td>
<td>≤ 0.001 mg/m³</td>
<td>ISO 10580 or ISO 16000-9 or EN 16516 or CDPH Standard Method v1.1</td>
</tr>
<tr>
<td>Ceiling, wall, and acoustic and thermal insulation materials</td>
<td>≤ 0.01 mg/m³</td>
<td>≤ 0.3 mg/m³</td>
<td>≤ 0.1 mg/m³</td>
<td>≤ 0.001 mg/m³</td>
<td>ISO 10580 or ISO 16000-9 or EN 16516 or CDPH Standard Method v1.1</td>
</tr>
<tr>
<td>Interior adhesives and sealants (including flooring adhesives)</td>
<td>≤ 0.01 mg/m³</td>
<td>≤ 0.3 mg/m³</td>
<td>≤ 0.1 mg/m³</td>
<td>≤ 0.001 mg/m³</td>
<td>EN 13999 (Parts 1-4) or ISO 16000-9 or EN 16516 or CDPH Standard Method v1.1</td>
</tr>
</tbody>
</table>
### Methodology

**Ventilation**

The design of air-conditioned and mixed mode buildings should minimise the build-up of air pollutants. Locations of ventilation intakes and airflow pathways should be designed in accordance with any or a combination of the following methods:

1. Locating the building’s air intakes and exhausts, in relation to each other and sources of external pollution, in accordance with the following best practice as appropriate:
   a. PD CEN/TR 16798:4:2017(63)
   b. BRE FB 30 Ventilation for healthy buildings: Reducing the impact of urban air pollution (2011)(64)
   c. BRE P 9/14 Locating ventilation intakes to reduce ingress of external pollutants into buildings(65), as appropriate
   d. CIBSE TM21(66).

2. Pollutant dispersion modelling can be used to inform the location of the building’s air intakes and exhausts in relation to each other and sources of external pollution. This can be achieved using either wind tunnel modelling or numerical modelling. Pollutant dispersion modelling in urban areas is complex, so it is important that the person carrying out the modelling is a competent individual (See Definitions on page 98).

3. Positioning the building’s air intakes and exhausts at least 10m of horizontal distance apart. Positioning intakes at least 10m horizontal distance from sources of external pollution (including the location of air exhausts from other buildings). The building’s air intakes and exhausts should be located to reduce the risk of the intake air being contaminated by the exhausts. Exhausts or other pollutant sources should not be discharged into enclosed spaces, such as courtyards, in which intakes are also located.

Where significant levels of gaseous pollutants such as nitrogen dioxide are identified in the outdoor air, as in an Air Quality Management Area (AQMA), the use of appropriate gas phase filtration in the building ventilation system should be considered.

Design teams must ensure that filter performance is appropriate for the pollutant conditions experienced at the site.

The design of naturally ventilated buildings should minimise the build-up of air pollutants. Ventilation intakes and airflow pathways should be designed using the following methods:

- Following guidance given in:
  - BRE P 9/14 Locating ventilation intakes to reduce ingress of external pollutants into buildings (2014), and,
  - CIBSE TM21 Minimising pollutants at air intakes (1999), as appropriate.

These give guidance on ventilation strategies, and the optimum location of ventilation intakes, openable windows, and trickle and background ventilators to reduce ingress of external pollutants into buildings.

- Positioning openable windows/ and background ventilators over at least 10m of horizontal distance from sources of external pollution (including the location of any building-related air exhausts).

### Table: Emission limits

<table>
<thead>
<tr>
<th>Formaldehyde</th>
<th>Total volatile organic compounds (TVOC)*</th>
<th>Total semi-volatile organic compounds (TSVOC)</th>
<th>Category 1A and 18 carcinogens</th>
<th>Testing requirement</th>
</tr>
</thead>
</table>

The emission limits in this table apply to the finished product, i.e. after any coating or other treatment process has been applied.

* Compliance with emission limits shall be demonstrated after 28 days in an emission test chamber or earlier as stipulated by the relevant testing requirements standard. The emission rate obtained from the chamber test method must be extrapolated to predict what the concentration would be in the air of the theoretical model or reference room (as detailed in the respective testing standard) and this extrapolated concentration compared with the emission limit in this table.

# Where test results for a product exceed the TVOC emission limit, compliance with the above requirements can still be achieved where the test results demonstrate an R-value ≤ 1 after 28 days.
Sampling and analysis of indoor air and analysis of emissions from construction products

Accreditation of organisations performing sampling or laboratory analysis
All organisations used for sampling and analysis of indoor air or for analysis of emissions from construction products must be accredited to ISO/IEC 17025(67) with specific accreditation covering:

- Sampling: Pumped sampling for formaldehyde in air; Pumped sampling for VOCs in air
- Chemical analysis: Determination of formaldehyde; Determination of VOCs.

Sampling and chemical analysis of indoor air can be performed by separate organisations, but both must be accredited.

Emissions from construction products

Scope of assessment of emissions from construction products
The scope of the VOC credit issues does not extend to furnishings, e.g. desks or shelving, it focuses on the key internal finishes and fittings integral to the building.

Only products that are installed or applied in parts of the building where their emissions are likely to affect indoor air quality need to be assessed. For the purposes of this issue, this means any product installed or applied:

- Inside of the inner surface of the building’s infiltration
- Inside of the vapour or waterproof membrane or
- Inside of the inner surface of the building envelope’s interior facing thermal insulation layer, where present.

Inherently non-VOC emitting products do not need to be assessed and can be deemed fully compliant with the criteria. Examples of non-VOC emitting products include:

- Brick
- Natural stone
- Concrete
- Ceramic tile
- Glass
- Metal surfaces etc.

This is unless organic-based coatings, binders, or sealants are used in their production or finishes.

When assessing paints used in wet areas, evidence must be provided to show that the paints protect against mould growth. Evidence could include appropriate test results (e.g. fungal or algal resistance testing) or manufacturer’s product information or declaration. There are European standard tests which could be used: EN 15457(68) and EN 15458(69).

Products specified for specialist applications or providing a specific function may be exempted from meeting the emission limits in Table 5.11 on page 92 and Table 5.12 on page 94 where it can be demonstrated that there are no alternative products available that can perform the function and meet the emission limits.

Guidance Note (GN22) available from the BREEAM website provides a list of approved alternative schemes recognised by BREEAM and that can be used to demonstrate compliance for the VOC emission levels. If assessors, clients or scheme operators wish to seek recognition of other schemes not currently listed, please contact the BREEAM office (breeam@bre.co.uk) for details of the application process.
Table 5.13 Maximum TVOC content for paints and coatings

<table>
<thead>
<tr>
<th>Product category</th>
<th>Free TVOC content of ready-to-use product (g/l)</th>
<th>Testing requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interior matt walls and ceilings (Gloss &lt;25@60°)</td>
<td>10</td>
<td>ISO 11890-2[70] or ISO 17895[71] or Calculation based on the ingredients and raw materials</td>
</tr>
<tr>
<td>Interior glossy walls and ceilings (Gloss &gt;25@60°)</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>Interior trim and cladding paints for wood and metal</td>
<td>90</td>
<td></td>
</tr>
<tr>
<td>Interior trim varnishes and wood stains, including opaque wood stains</td>
<td>65</td>
<td></td>
</tr>
<tr>
<td>Interior minimal build wood stains</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>Primers</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>Binding primers</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>One-pack performance coatings</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>Two-pack reactive performance coatings for specific end use such as floors</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>Multi-coloured coatings</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>Decorative effect coatings</td>
<td>80</td>
<td></td>
</tr>
</tbody>
</table>

Number of products to comply
For compliance with the first credit and exemplary level credit for Emissions from constructions products, where four product types are specified within the building, the requirements remain the same and three out of the four must comply with the criteria for emissions from construction products.

Where three or fewer product types are specified within the building, the number of product types that need to be assessed for the emissions criteria reduces proportionally as follows:

Where three product types are present, two must comply.

Where two or fewer product types are present, one must comply.

For the second credit, all of the products that are specified need to comply. For example, if only four product types were specified then all of these would need to comply to achieve the second credit.

Self-declaration of emission levels from construction products
Managers' self-declaration of emission levels from construction products is acceptable in the form of technical specification sheets or manufacturers' literature provided the testing has been performed by an accredited laboratory in accordance with the above. OR, the manufacturer declares that the product contains no formaldehyde or VOCs.

Testing requirements for emission limits
The testing requirements for emission limits are based on the use of standardised emission test chamber methods. Perforator, flask, desiccator and other extraction-based test methods are specifically excluded. Compliance with these requirements may be met using alternative standards, where these stipulate emission test chamber methods similar to those in the standards listed in Table 5.11 on page 92 and Table 5.12 on page 94. BREEAM Assessors must submit details of any alternative standards to BRE Global for approval prior to awarding any credits for this issue.

Post-construction indoor air quality measurement
The measurement of formaldehyde and TVOC must be made in accordance with the relevant standards (as listed in the criteria). ISO 16000-2[72] and ISO 16000-5 provide guidance on sampling strategies for formaldehyde and VOCs, respectively. Sampling should be performed in rooms that will be occupied for long periods of time (i.e., occupied spaces) such as bedrooms, living rooms, classrooms, offices, etc. A representative number of rooms should be sampled, rather than every room in the building. For example, in an office building, sampling of one cellular or single occupancy office should suffice to assess the indoor air quality for that type of habitable space in the building (assuming the other cellular offices have the same materials specification and ventilation strategy). In larger rooms, such as open-plan office areas, additional sampling locations may be required in order to understand the homogeneity of the indoor environment.
Uncertainties in sampling and analysis are inevitable and unavoidable, therefore it is recommended that replicate samples are taken at each sampling location (ideally a minimum of three samples for each measurement parameter). Before sampling, naturally ventilated rooms should be intensively ventilated for 15 minutes and then outer doors and windows closed for at least 8 hours (e.g. overnight) before sampling begins with the room still closed off. For mechanically ventilated rooms, the ventilation system should be running under standard operating conditions for at least for 3 hours before sampling begins. Sampling locations should be at least 1 m to 2 m from a wall and at a height of between 1 m to 1.5 m.

This information is provided to assist project teams and BREEAM Assessors on the appropriate scope of post-construction indoor air quality measurement, and, as such, is intended as guidance only and not a compliance requirement. The sampling strategy should be determined based on the advice of the appropriate person appointed to conduct the testing.

### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

### Definitions

#### Areas with a large and unpredictable occupancy

The following are examples of these types of space:

- Auditoria
- Gyms
- Retail stores or malls
- Cinemas
- Waiting rooms.

Where the assessed building does not have any areas deemed to be large with an unpredictable pattern of occupancy, the criterion does not apply.

#### Category 1A and 1B carcinogens

Carcinogenic compounds detectable by the VOC emission testing requirements in Table 5.11 on page 92 and Table 5.12 on page 94 and that are classified as category 1A or 1B carcinogens in Annex VI to Regulation (EC) No. 1272/2008 on classification, labelling and packaging of substances and mixtures\(^{(73)}\), which are listed as carcinogenic VOCs in Annex H of EN 16516\(^{(74)}\).

#### Clinical areas

Areas of the building in which medical functions are carried out that require specific restricted environmental conditions such as humidity, daylighting, temperature etc. (e.g. X-ray, operating department, delivery room etc.).

#### Competent individual - wind tunnel modelling

An individual with one or more of the following qualifications and experience can be considered to be a 'competent individual' for the purpose of carrying out wind tunnel modelling:

- Holds a degree or equivalent qualification in a relevant engineering field (mechanical, chemical), physics, mathematics, or meteorology, AND holds a membership to an appropriate professional body.
- Has a minimum of three years relevant experience.

Such experience must clearly demonstrate a practical understanding and experience of wind tunnel modelling and factors affecting outdoor pollutant dispersion in relation to ventilation and the built environment.
Competent individual - numerical modelling

An individual with one or more of the following qualifications and experience can be considered to be a 'competent individual' for the purpose of carrying out numerical modelling:
- Holds a degree or equivalent qualification in a relevant engineering field (mechanical, chemical), physics, mathematics, meteorology, environmental sciences, environmental engineering or a related environmental discipline, AND holds a membership to an appropriate professional body,
- Demonstrated ability to interpret environmental guidelines, policies, plans and legislative requirements.

Numerical modelling

Numerical modelling is a computer-based stimulation method for modelling pollutant dispersion and air quality in the outdoor environment. Various numerical models are commercially available which may be used to investigate the location of ventilation intakes and exhausts. Such as those based on empirical methods and computational fluid dynamics (CFD).

Occupied space

A room or space within the assessed building that is likely to be occupied for 30 minutes or more by a building user. Please note there is a specific, unrelated, definition of 'unoccupied' with reference to acoustic testing and measurement and this should not be confused with the definition used here. However for the purpose of this issue, the definition excludes the following:
1. Atria or concourses
2. Entrance halls or reception areas
3. Ancillary space, e.g. circulation areas, storerooms and plant rooms.

Operable window area

The operable window area is defined as the geometric free ventilation area created when a ventilation opening, e.g. window, is open to its normal operational fully designed extent for ventilation purposes (i.e. this excludes open areas created when reversible windows are opened for cleaning etc.). It is not the glazed area of a façade or the glazed area of the part of the window that is operable (unless it opens fully).

R-value

Sum of all R values. Ri is the ratio Ci or LCIi, where Ci is the mass concentration of the individual VOC i in the air of the reference room, and LCIi is the LCI value of VOC i. The LCI value is the 'Lowest Concentration of Interest', which is the substance-specific value for health-related evaluation of the emission from construction products as agreed by the EU-LCI Working Group (https://ec.europa.eu/growth/sectors/construction/eu-lii_en).

Relevant standards (ventilation)

- Education buildings: Building Bulletin 101(75) or BS EN 13779 (excluding naturally ventilated buildings), whichever requires the higher performance.
- Clinical areas with controlled environmental conditions: HTM 03-01 Specialised ventilation for healthcare premises (England, Wales and Northern Ireland)76 SHTM 03-01 Ventilation for healthcare premises Part A: Design and Validation (Scotland)77 or BS ISO 17772-1:201178 (excluding naturally ventilated buildings), whichever requires the higher performance.
- All other buildings: BS ISO 17772-1:2017 or, for naturally ventilated buildings, CIBSE AM10.

Sources of external pollution

This includes but is not limited to the following:
1. Highways and the main access roads on the assessed site
2. Car parks, delivery and vehicle waiting bays
3. Other building exhausts, including from building services plant industrial or agricultural processes.

Common pollutants discharged from these sources are covered by the UK Air Quality Strategy and include: benzene, 1,3-butadiene, carbon monoxide, lead, nitrogen dioxide, ozone, particles (PM10, PM2.5), polycyclic...
aromatic hydrocarbons and sulfur dioxide and those from all types of industrial processes covered by the Health and Safety Executive (HSE).

Service and access roads with restricted and infrequent access (for example roads used only for waste collection) are unlikely to represent a significant source of external pollution. These roads can therefore be excluded from the criteria of this issue. This does not include vehicle pick-up, drop-off or waiting bays.

**Total semi-volatile organic compound (TSVOC)**

Sum of the concentrations of identified and unidentified volatile organic compounds eluting between n-hexadecane (excluded) and n-docosane (included) on a gas chromatographic column specified as a 5% phenyl/95% methyl polysiloxane capillary column.

**Total volatile organic compound (TVOC)**

Sum of the concentrations of identified and unidentified volatile organic compounds eluting between and including n-hexane and n-hexadecane on a gas chromatographic column specified as a 5% phenyl/95% methyl polysiloxane capillary column.

**Wind tunnel modelling**

Wind tunnel modelling is a versatile physical technique which allows a large number of variables (for example building design, intake and exhaust positions, local pollutant sources, wind speed and direction), to be investigated for complex urban areas. In particular, wind tunnel modelling provides reliable and detailed data, both visual and quantitative, on outdoor pollution distribution. This enables effective siting of intakes and exhausts for both mechanically and naturally ventilated buildings.

**Additional information**

None.
**Hea 03 Safe containment in laboratories**

This is no longer assessed as a separate issue within BREEAM UK New Construction 2018.
Hea 04 Thermal comfort

Aim

To ensure the building is capable of providing an appropriate level of thermal comfort.

Value

- Reduce the risk to occupier comfort, health and wellbeing from extreme or unacceptable winter and summer indoor temperatures.
- Provide future proofing of the building to maximise its ability to provide adequate thermal comfort for projected climate change scenarios.
- Reduce the impact on costs and the environment through wasted heat, or from the specification of complex and costly systems such as air-conditioning.

Context

Research has shown that extreme temperatures are associated with an increased risk of illness, and have an immediate effect on health and wellbeing. It is also recognised that measures taken to improve energy efficiency, such as increased airtightness, thermal insulation levels etc., have the potential to result in more instances of overheating in summer. With a changing climate, both under and overheating are an increasing problem in the buildings. Effective temperature regulation is therefore an integral part of ensuring a healthy and comfortable internal environment. Achieving thermal comfort is dependent on the building being designed to allow for seasonal changes and occupier preferences.

However it is also important to consider future temperatures which are expected throughout the lifetime of the building, so as to ensure future thermal comfort. The use of robust thermal modelling supports an energy efficient design while also ensuring environmental comfort in-use.

Designing the building with thermal zones and controls ensures building user comfort by enabling a level of occupant control. Modelling with consideration of a range of projected climate change environment allows future-proofing of the building for projected climate conditions.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>1–8</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>see ref 1.0</td>
<td>see ref 1.1</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific

<table>
<thead>
<tr>
<th>1.0</th>
<th><strong>Thermal modelling</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dynamic thermal modelling is not a requirement to achieve the credits but may be preferable as it can provide more accurate analysis results. Assessment criterion 2 already clarifies use of an alternative less complex means of modelling, which must be in accordance with CIBSE AM11.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1.1</th>
<th><strong>Thermal modelling</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Thermal modelling assumptions must be reasonable and represent typical use patterns and loads given the parameters and function of the building. Thermal modelling may need to be completed on the basis of a typical notional layout.</td>
</tr>
</tbody>
</table>

Building type specific

<table>
<thead>
<tr>
<th>2.0</th>
<th><strong>Industrial</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>This issue is not applicable to industrial units that only contain an operational or storage area and are without office space or other occupied spaces.</td>
</tr>
</tbody>
</table>

Assessment criteria

This issue is split into three parts:

- Thermal modelling (one credit)
- Design for future thermal comfort (one credit)
- Thermal zoning and controls (one credit).

**One credit - Thermal modelling**

1. Thermal modelling has been carried out using software in accordance with CIBSE AM11[79] Building Energy and Performance Modelling.

2. The software used to carry out the simulation at the detailed design stage provides full dynamic thermal analysis. For smaller and more basic building designs with less complex heating or cooling systems, an alternative less complex means of analysis may be appropriate (such methodologies must still be in accordance with CIBSE AM11).

3. The modelling demonstrates that:

   3.a. For air-conditioned buildings, summer and winter operative temperature ranges in occupied spaces are in accordance with the criteria set out in CIBSE Guide A Environmental design[80], Table 1.5; or other appropriate industry standard (where this sets a higher or more appropriate requirement or level for the building type); or the thermal environment in occupied spaces meet the Category B requirements for PPD, PMV and local discomfort set out in Table A.1 of Annex A of ISO 7730:2005.

   3.b. For naturally ventilated buildings:

      3.b.i. Winter operative temperature ranges in occupied spaces are in accordance with the criteria set out in CIBSE Guide A Environmental design, Table 1.5. Or other appropriate industry standard (where this sets a higher or more appropriate requirement or level for the building type).

      3.b.ii. The building is designed to limit the risk of overheating, in accordance with the adaptive comfort methodology outlined in either of the following standards as appropriate; CIBSE TM52: The limits of thermal comfort: avoiding overheating in European buildings[81] or CIBSE TM59: Design methodology for the assessment of overheating risk in homes[82].

4. For air-conditioned buildings, the PMV (predicted mean vote) and PPD (predicted percentage of dissatisfied) indices based on the above modelling are reported via the BREEAM assessment scoring and reporting tool.
One credit - Design for future thermal comfort
5 Criteria 1 to 4 are achieved.
6 The thermal modelling demonstrates that the relevant requirements set out in criterion 3 on the previous page are achieved for a projected climate change environment (see Definitions on the facing page).
7 Where criterion 6 above is not met, the project team demonstrates how the building has been adapted, or designed to be easily adapted in future using passive design solutions in order to subsequently meet the requirements under criterion 6 above.
8 For air-conditioned buildings, the PMV and PPD indices based on the above modelling are reported via the BREEAM assessment scoring and reporting tool.

One credit - Thermal zoning and controls
9 Criteria 1 on the previous page to 4 on the previous page are achieved.
10 The thermal modelling analysis (criteria 1 on the previous page to 4 on the previous page) has informed the temperature control strategy for the building and its users.
11 The strategy for proposed heating or cooling systems demonstrates that it has addressed the following:
   11.a Zones within the building, and how the building services could efficiently and appropriately heat or cool these areas. For example consider the different requirements for the central core of a building compared with the external perimeter adjacent to the windows.
   11.b The degree of occupant control required for these zones. This is based on discussions with the end user (or alternatively building type or use specific design guidance, case studies, feedback) and considers:
      11.b.i User knowledge of building services.
      11.b.ii Occupancy type, patterns and room functions (and therefore appropriate level of control required).
      11.b.iii How the user is likely to operate or interact with the systems, e.g. are they likely to open windows, access thermostatic radiator valves (TRV) on radiators, change air-conditioning settings etc.
      11.b.iv The user expectations (this may differ in the summer and winter) and degree of individual control (i.e. obtaining the balance between occupant preferences, for example some occupants like fresh air and others dislike draughts).
   11.c How the proposed systems will interact with each other (where there is more than one system) and how this may affect the thermal comfort of the building occupants.
   11.d The need or otherwise for an accessible building user actuated manual override for any automatic systems.

Methodology

Thermal comfort strategies

Thermal comfort strategy - occupancy patterns
Where the number of building occupants is unknown, e.g. speculative developments (or shell and core), the default occupancy rates given in CIBSE Guide A can be used to determine a default number of users. Where the typical use patterns are also unknown, Tra 01 Transport assessment and travel plan on page 179 can be used to determine the typical opening hours of different building types. The design team need to justify or validate the occupancy number and use patterns applied in the thermal model.

Thermal comfort strategy for less complex heating or cooling systems
For buildings with less complex heating or cooling systems the thermal comfort strategy need only comply with criterion 11.a above and criterion 11.b above.

Compliance can be demonstrated where zoning allows separate occupant control (within the occupied space) of each perimeter area (i.e. within 7m of each external wall) and the central zone (i.e. over 7m from the external walls).
For example, adequate TRVs placed in zones around the building perimeter, and the provision of local occupant controls to internal areas, such as fan coil units.

The distance requirement for smaller buildings is approximate; however, the assessor must use sound judgement considering the aims of this issue, before accepting solutions that do not strictly meet the above criteria.

Examples of potentially compliant heating control measures can be found in Technology Guide CTG065 Heating control(83).

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

ClassCool

A tool developed by the Department for Children, Schools and Families (DCSF, formerly DfES (Department for Education and Skills) which provides a simplified method of assessing the extent of classroom overheating. ClassCool may not be appropriate for other spaces, such as libraries and halls, and other means of assessing overheating will be required, www.gov.uk.

Clinical areas

Areas of the building in which medical functions are carried out that require specific restricted environmental conditions such as humidity, daylighting, temperature etc. (e.g. X-ray, operating department, delivery room etc.).

Occupied space

A room or space within the assessed building that is likely to be occupied for 30 minutes or more by a building user. Please note there is a specific, unrelated, definition of ‘unoccupied’ with reference to acoustic testing and measurement and this should not be confused with the definition used here.

However for the purpose of this issue, the definition excludes the following:

1. atria or concourses
2. entrance halls or reception areas
3. ancillary space, e.g. circulation areas, storerooms and plant rooms.

Patient areas

Areas of the building used mainly by inpatients (e.g. wards, dayrooms etc.).

Passive design

Passive design uses layout, fabric and form to reduce or remove mechanical cooling, heating, ventilation and lighting demand. Examples of passive design include:

- optimising spatial planning and orientation to control solar gains and maximise daylighting,
- manipulating the building form and fabric to facilitate natural ventilation strategies and
- making effective use of thermal mass to help reduce peak internal temperatures.

Predicted mean vote (PMV)

The PMV is an index that predicts the mean votes of a large group of persons on the seven-point thermal sensation scale based on the heat balance of the human body. Thermal balance is obtained when the internal heat production in the body is equal to the loss of heat to the environment.
Predicted percentage dissatisfied (PPD)

The PPD is an index that establishes a quantitative prediction of the percentage of thermally dissatisfied people who feel too cool or too warm. For the purposes of ISO 7730\(^\text{(84)}\), thermally dissatisfied people are those who will feel hot, warm, cool or cold.

Projected climate change environment

Dynamic thermal simulation software packages provide the facility for building designs to be assessed under external climatic conditions specific to geographic location. Industry standard weather data for the UK is available in the form of Test Reference Years (TRYs) and Design Summer Years (DSYs) provided by CBSE (2016) (https://www.cbses.org/weatherdata). This weather data enables thermal analysis of building designs under current climatic conditions, yet no account is taken of the projected variations in weather data that will occur during the building’s life cycle as a result of climate change. The following probabilistic DSY weather data files should be used to establish the projected climate change environment against which the design is evaluated:

Naturally ventilated buildings
- Time period: 2050s
- Emissions scenario: Medium (A1B)
- 50th percentile DSY 2 and DSY 3

Mechanically ventilated or mixed mode buildings
- Time period: 2020s
- Emissions scenario: High (A1F1)
- 50th percentile DSY 2 and DSY 3

The above weather files represent the minimum requirements to perform thermal modelling under a climate change scenario and subsequently demonstrate compliance. Where design teams feel that added consideration of building occupant risk or sensitivity to overheating is necessary, weather files can be used that exceed the minimum requirements outlined above. The time periods indicated above have been selected to represent the building services life cycle likely to be present in each building services strategy type. A shorter time period is chosen for mechanically ventilated or mixed mode building types due to consideration of mechanical servicing equipment life span (before major upgrade or replacement is required), and to avoid over-specification of plant which could lead to inefficient operation.

Separate occupant control

Responsive heating or cooling controls for a particular area or zone of the building that can be accessed and operated by the individuals occupying that area or zone. Such controls will be located within, or within the vicinity of, the zone or area they control.

Thermal comfort

In BS EN ISO 7730:2005: Ergonomics of the thermal environment. Analytical determination and interpretation of thermal comfort, thermal comfort is defined using the calculation of PMV and PPD indices and local thermal comfort criteria. It is also defined as ‘that condition of mind which expresses satisfaction with the thermal environment.’ The term ‘thermal comfort’ describes a person's psychological state of mind and is usually referred to in terms of whether someone is feeling too hot or too cold. Thermal comfort is difficult to define because it needs to account for a range of environmental and personal factors in order to establish what makes people feel comfortable. HSE considers 80% of occupants as a reasonable limit for the minimum number of people who should be thermally comfortable in an environment. The purpose of this issue is to encourage appropriate and robust consideration of thermal comfort issues, and specification of appropriate occupant controls to ensure both maximum flexibility of the space and thermal comfort for the majority of building occupants.
Thermal dynamic analysis

Thermal comfort analysis tools can be subdivided into a number of methods of increasing complexity. The most complex of these and the one that provides greatest confidence in results is the full dynamic model. This type of model enables annual heating or cooling loads, overheating risks and control strategies to be assessed.

Additional information

Healthcare building types
The appropriate industry standard for healthcare is Health Technical Memorandum 03-01 Specialised ventilation for healthcare premises (85). Thermal comfort levels in patient and clinical areas must be in accordance with the temperature ranges set out in HTM 03-01, Appendix 2. Furthermore, internal summer temperatures must not exceed 28 °C dry bulb for more than 50 hours per year (as defined in HTM 03-01, paragraph 2.15). Other occupied spaces not covered in HTM 03-01 Appendix 2 should be in accordance with CIBSE Guide A Environmental Design.

Education building types (Schools only)
As an alternative to CIBSE TM52, an appropriate industry standard for schools is Building Bulletin 101, Ventilation of school buildings (April 2014) (86). For schools with a straightforward servicing strategy, ClassCool is considered a suitable alternative to an AM11 full dynamic model.

Appropriate industry standards
BREEAM has not attempted to list all appropriate industry standards. Any recognised collaborative industry or sector best practice standard or guidance that sets thermal performance levels, in terms of thermal comfort and design temperature, can be considered an appropriate industry standard for the purposes of this BREEAM issue. CIBSE Guide A (Table 1.5) includes recommended summer and winter comfort.
Hea 05 Acoustic performance

Aim

To ensure the building is capable of providing an appropriate acoustic environment to provide comfort for building users.

Value

- Minimise disturbances to building occupants from noise transition between spaces.
- Enhance productivity by providing appropriate acoustic environment for the different functions of various buildings and spaces.

Context

Noise within buildings can come from various sources, including building systems, occupants, equipment and external sources. Excessive noise can have a range of adverse effects on building users including inconvenience and annoyance, loss of concentration, decreased productivity and sleep disturbance. Therefore, the management of noise within a building is important to maximise occupant comfort, occupant efficiency and to provide privacy. As a result, building acoustics are an important consideration in the design, operation and construction of buildings. Building acoustics should allow rooms to be used as intended, without compromising sound-sensitive spaces or activities. Designing to building type specific acoustic performance standards for sound insulation, indoor ambient noise levels and reverberation times, supports acoustic comfort for building occupants.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>1.b only, or 2 or 3.b on page 113 only (see ref 2.0)</td>
<td>1.b only, or 2 or 3.b on page 113 only (see ref 2.0)</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0 and 1.1</td>
<td>see ref 1.0 and 1.1</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific

1.0 Alternative means of compliance
The basic built form has a large impact on the acoustic performance of the building and would be outside the control of the tenant. A suitably qualified acoustician (SQA) must carry out a quantifiable assessment of the specification of the build form, construction and any external factors likely to affect the indoor ambient noise levels. The SQA must then confirm the developer’s works will enable a future tenant utilising a typical fit-out and specification to meet the levels required to demonstrate compliance.

1.1 Bespoke performance requirements
When assessing criteria 2 below for a shell and core or shell only building, only indoor ambient noise level below should be assessed.

Building type specific

2.0 Residential institutions (short term and long term stay)
When assessing a shell and core or shell only residential institution, only indoor ambient noise level below should be assessed.

Assessment criteria

This issue is split into two parts:

- Acoustic performance (up to three credits for all building types, except Residential institutions (short term and long term stay)
- Acoustic performance for Residential institutions (short term and long term stay) (up to four credits available).

The following is required to demonstrate compliance:

Up to three credits - Acoustic performance
For all building types, except Residential institutions (short term and long term stay), which have four credits available below.

1. The building meets the appropriate acoustic performance standards and testing requirements defined in the relevant table below. These tables define criteria for the acoustic principles of:

   1.a Sound insulation
   1.b Indoor ambient noise level
   1.c Room acoustics.

OR

2. A suitably qualified acoustician (SQA) is appointed to define a bespoke set of performance requirements for all function areas in the building. The bespoke performance requirements use the three acoustic principles defined in criterion Hea 05 Acoustic performance - Criterion 1 above, setting out the performance requirements for each and the testing regime required.

Table 5.14 BREEAM acoustic criteria for education buildings

<table>
<thead>
<tr>
<th>Education buildings (three credits)</th>
<th>First credit - Sound Insulation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body</td>
</tr>
</tbody>
</table>
**Education buildings (three credits)**

<table>
<thead>
<tr>
<th>Requirement</th>
<th>In accordance with the BB93 requirements and the Association of Noise Consultants (ANC) Good Practice Guide, Acoustic testing of Schools (88).</th>
</tr>
</thead>
</table>

**Second credit - Indoor ambient noise levels**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Achieve the indoor ambient noise level standards set out within Section 1 of BB93 for all room types.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing requirement</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the ANC Good Practice Guide, Acoustic testing of schools.</td>
</tr>
</tbody>
</table>

**Third credit - Room acoustics**

| Criteria | Room acoustics (Control of reverberation, sound absorption and speech transmission index (STI)):
  - **Teaching and study spaces** achieve the requirements relating to reverberation time for teaching and study spaces set out within Section 1 of BB93.
  - **Open plan teaching spaces** achieve the performance requirements relating to reverberation time and STI set out within Section 1 of BB93.
  - **Corridor and stairwells**, for those that give direct access to teaching and study spaces, achieve the performance requirements relating to sound absorption. |
|-----------|----------------------------------------------------------------------------------------------------------------------------------|
| Testing requirement | **Teaching and study spaces:** A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the requirements of BB93 and ANC Good Practice Guide, Acoustic testing of schools.
  - **Open plan teaching spaces:** A programme of pre-completion acoustic testing of reverberation time is carried out within open plan teaching spaces. The measurement is carried out by a compliant test body in accordance with the requirements of BB93 and ANC Good Practice Guide, Acoustic testing of schools. STI testing is not required. To demonstrate compliance the SQA shall undertake measurements of reverberation times to compare against the STI model. The SQA should provide a report confirming that the surface finishes and distribution of sound absorption within the completed space is in line with the design intent implemented within the STI model. Where significant changes or differences are observed, the SQA shall re-model the space accordingly to demonstrate that the STI measurement is met by the completed spaces.
  - **Corridors and stairwells:** Installation of a specification compliant with the BB93 criteria demonstrates compliance. A site inspection by the developer or SQA is required to confirm that a compliant specification has been installed. |

---

**Table 5.15 BREEAM acoustic criteria for healthcare buildings**

**Healthcare buildings (three credits)**

<table>
<thead>
<tr>
<th>First credit - Sound insulation</th>
<th>Achieve the airborne sound insulation performance standards set out in Section 2 of HTM08-01: Acoustic design requirements, 2013 (89) determined according to the privacy requirements using both Table 3 and Table 4 from HTM08-01. The weighted standardised impact sound pressure level (Li,N,w) must not exceed 65 dB for floors over noise-sensitive rooms, following the guidance in HTM08-01. For assessments in Scotland, see also Country-specific guidance on page 116.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing requirement</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the requirements of Section 7 of HTM08-01. For assessments in Scotland, see also Country-specific guidance on page 116.</td>
</tr>
</tbody>
</table>

**Second credits - Indoor ambient noise levels**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>The indoor ambient noise requirements for noise intrusion from external sources in Table 1 of HTM08-01 are not exceeded. The values for internal noise from mechanical and electrical services in Table 2 of HTM08-01 are not exceeded. For assessments in Scotland, see also Country-specific guidance on page 116.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body</td>
</tr>
</tbody>
</table>
Achieve The Acoustic in Technical BREEAM Manual:

**Table 5.16 BREEAM acoustic criteria for office buildings**

**Office buildings (three credits)**

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Criteria</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>First credit - Sound insulation</td>
<td>The sound insulation between rooms and other occupied areas complies with the performance criteria given in Section 7 of BS 8233:2014. This should be based on the layout and function of the different spaces within the building.</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in Methodology on page 113 of this BREEAM issue.</td>
</tr>
</tbody>
</table>

| Testing | A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in Methodology on page 113 of this BREEAM issue. |
| Notes | If testing is to be carried out where the office is not yet furnished, then section 7.5 of BS 8233:2014 should be referred to when determining the performance criteria. Where the office is to be furnished at the time testing is carried out, then refer to section 7.7.6 of BS 8233:2014 for the relevant performance criteria. |

**Second credit - Indoor ambient noise levels**

| Criteria | Achieve indoor ambient noise levels that comply with the design ranges given in Section 7 of BS 8233:2014. |
| Testing | A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in Methodology on page 113 of this BREEAM issue. |

**Third credit - Room acoustics**

| Criteria | Acoustic environment (control of reverberation and sound absorption): Achieve the requirements relating to sound absorption and reverberation times, where applicable, set out in Section 7 of BS 8233:2014. |
| Testing | A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in Methodology on page 113 of this BREEAM issue. For spaces where the acoustic environment is controlled through the use of defined amounts of sound absorption, installation of a specification compliant with the BS 8233:2014 criteria demonstrates compliance. A site inspection by the developer or SQA is required to confirm that a compliant specification has been installed. |

**Table 5.17 BREEAM acoustic criteria for law court buildings**

**Law court buildings (three credits)**

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Criteria</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>First credit - Sound insulation</td>
<td>The sound insulation between acoustically sensitive rooms and other occupied areas complies with the performance targets given in Section 28 of Court Service Design Guide (CSDG), HMCS, 2010.</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the requirements of Section 28 of the CSDG and ‘Calculation Procedures’ where applicable. For assessments in Scotland, see also Country-specific guidance on page 116.</td>
</tr>
</tbody>
</table>

| Testing | A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the requirements of Section 28 of the CSDG and ‘Calculation Procedures’ where applicable. For assessments in Scotland, see also Country-specific guidance on page 116. |
Law court buildings (three credits)

Second credit - Indoor ambient noise levels

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Achieve indoor ambient noise levels that comply with the requirements of Section 28 of the CSDG. For assessments in Scotland, see also Country-specific guidance on page 116.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing requirement</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with Section 28 of the CSDG. For assessments in Scotland, see also Country-specific guidance on page 116.</td>
</tr>
</tbody>
</table>

Third credit - Room acoustics

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Acoustic environment (Control of reverberation and sound absorption): Achieve the requirements relating to sound absorption and reverberation times, where applicable, set out in Section 28 of the CSDG. For assessments in Scotland, see also Country-specific guidance on page 116.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing requirement</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in the Methodology on the facing page section of this BREEAM issue.</td>
</tr>
</tbody>
</table>

Rooms with specific functions

| Educational space (teaching and lecture spaces) refer to Table 5.14 on page 109 |
| Medical treatment rooms refer to Table 5.15 on page 110 |

Table 5.18 BREEAM acoustic criteria for Industrial, Retail, Prisons and Other building types

First credit - Sound insulation

<table>
<thead>
<tr>
<th>All room functions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criteria</td>
</tr>
<tr>
<td>Testing requirement</td>
</tr>
<tr>
<td>Rooms with specific functions</td>
</tr>
<tr>
<td>Medical treatment rooms refer to Table 5.15 on page 110</td>
</tr>
</tbody>
</table>

Second credit - Indoor ambient noise levels

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Achieve indoor ambient noise levels that comply with the design ranges given in Section 7 of BS 8233:2014.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing requirement</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in the Methodology on the facing page section of this BREEAM issue.</td>
</tr>
<tr>
<td>Rooms with specific functions</td>
<td>Educational space (teaching and learning spaces) refer to Table 5.14 on page 109</td>
</tr>
<tr>
<td>Medical treatment rooms refer to Table 5.15 on page 110</td>
<td></td>
</tr>
</tbody>
</table>

Third credit - Room acoustics

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Achieve the requirements relating to sound absorption and reverberation times, where applicable, set out in Section 7 of BS 8233:2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>Testing requirement</td>
<td>A programme of pre-completion acoustic testing is carried out by a compliant test body in accordance with the acoustic testing and measurement procedures outlined in the Methodology on the facing page section of this BREEAM issue. For spaces where the acoustic environment is controlled through the use of defined amounts of sound absorption, installation of a specification compliant with the BS 8233:2014 criteria demonstrates compliance. A site inspection by the developer or SQA is required to confirm that a compliant specification has been installed.</td>
</tr>
<tr>
<td>Rooms with specific functions</td>
<td>Educational space (teaching and learning spaces) refer to Table 5.14 on page 109</td>
</tr>
<tr>
<td>Medical treatment rooms refer to Table 5.15 on page 110</td>
<td></td>
</tr>
</tbody>
</table>

Up to four credits - Acoustic performance for Residential institutions (short term and long term stay)

3 The building meets the appropriate acoustic performance standards and testing requirements defined in the relevant table below. These tables define criteria for the acoustic principles of:
Table 5.19 BREEAM acoustic criteria for Residential institutions (short term and long terms stay)

<table>
<thead>
<tr>
<th>Residential institutions (short term and long terms stay) – up to four credits</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>First &amp; second credit - Sound insulation</strong></td>
</tr>
<tr>
<td><strong>Criteria</strong></td>
</tr>
<tr>
<td>One credit</td>
</tr>
<tr>
<td>Airborne sound insulation values are at least 3 dB higher</td>
</tr>
<tr>
<td>and impact sound insulation values are at least 3 dB lower</td>
</tr>
<tr>
<td>the performance standards in the relevant building</td>
</tr>
<tr>
<td>regulations or standards.</td>
</tr>
<tr>
<td>Two credits</td>
</tr>
<tr>
<td>Airborne sound insulation values are at least 5 dB higher</td>
</tr>
<tr>
<td>and impact sound insulation values are at least 5 dB lower</td>
</tr>
<tr>
<td>the performance standards in the relevant building</td>
</tr>
<tr>
<td>regulations or standards.</td>
</tr>
</tbody>
</table>

| **Third credit - Indoor ambient noise levels**                |
| **Criteria**                                                  | **Testing requirement**                                      |
| Achieve indoor ambient noise levels that comply with the    | A programme of pre-completion acoustic testing is carried   |
| design ranges given in Section 7 of BS8233:2014              | out by a compliant test body in accordance with the         |
|                                                              | acoustic testing and measurement procedures outlined in     |
|                                                              | Methodology below.                                          |

| **Fourth credit - Room acoustics**                           |
| **Criteria**                                                  | **Testing requirement**                                      |
| Achieve the requirements relating to sound absorption       | Installation of a specification compliant with the          |
| within residential spaces and within the common spaces of   | relevant building described in the relevant building        |
| the building described in the relevant building regulations | regulations or building standards national guidance          |
| or building standards national guidance.                     | demonstrates compliance. A site inspection by the developer |
|                                                              | or SQA is required to confirm that a compliant specification |
|                                                              | has been installed.                                          |

**Methodology**

**Testing, measurement and calculation procedures**

Where specific guidance on number of testing locations, measurement methods and calculation is not stated in the criteria tables above for the relevant building type, or within the relevant standard or guidance referenced, the following procedures can be followed by the acoustician when measuring or calculating the levels required to demonstrate compliance with this BREEAM issue.

Measurements of sound insulation (airborne and impact) should be made in accordance with the relevant part of BS EN ISO 16283(92) series, or the successor to these standards. Measurements should be conducted between one in four pairs of adjacent rooms (or teaching spaces) of each room type or performance requirements category and construction type. Measurements of reverberation time should be made in accordance with the engineering grade (or better) requirements of BS EN ISO 3382-2:2008(93) and conducted within one in four rooms (or teaching spaces) of each room type of performance requirement category and construction type.

For measurements of ambient noise, when no specific guidance is available, the following procedures should be used:

1. Noise from both internal sources (e.g. mechanical ventilation systems, plant noise, noise-making systems) and external sources (e.g. traffic noise transmitted via the building façade) should be included. Also, where
windows are operable as part of the ventilation strategy, these should be assumed to be open for the purposes of calculations and measurements. If operable windows are present but do not form part of the background or permanent ventilation strategy, then these should be assumed to be closed for the purposes of calculations and measurements.

2. Noise from occupants and office equipment (e.g. computers) should not be included in the measurements.

3. Unless otherwise stated in the referenced document, a rate of testing of at least one in ten rooms or spaces of each performance level shall be subject to on-site performance testing.

4. Measurements should be made in at least four rooms in which noise levels can be expected to be greatest either because they are on the noisiest façade or because they are on a naturally ventilated façade.

5. Where different ventilation strategies are used, measurements should be conducted in rooms utilising each strategy. Otherwise, measurements should be made in rooms on the noisiest façade.

6. Measurements need not be made over a period of 8 hours if a shorter measurement period would be suitably representative. In this case, measurements should be made when external noise levels are representative of normal conditions throughout the day.

7. Measurement periods of 30 minutes may give representative values for indoor ambient noise levels and may be utilised where this is the case. However measurement periods shorter than 5 minutes should not be used.

8. Measurements should be taken in a minimum of three locations in rooms at a height of 1.2m above the floor level and at least 1m away from any surface.

9. The measured level of ambient noise should be used to determine compliance with the criteria for acoustically sensitive rooms. If at the time of acoustic commissioning it is not possible to measure ambient noise levels in the absence of construction or other extraneous noise sources that will not be present when the building is complete, then, for mechanical services the lower level of 35 dB, $L_{Aeq}$ or the lowest design limit for the acoustically sensitive space should be used.

The above is intended as guidance for undertaking acoustic testing or measurement to demonstrate compliance with the performance requirements in BREEAM. If the acoustician has felt it necessary to deviate from the above procedures, they should provide a reason for doing so and confirm that the alternative procedures are adequate for demonstrating that the building meets the acoustic performance requirements.

**Residential institutions (short term and long term stay)**

Multi-residential and other residential institutions often contain a mixture of non-residential areas such as offices, small retail outlets, meeting rooms etc. and residential areas, e.g. self-contained dwellings or rooms for residential purposes. Where less than 5% of the assessed building’s floor area is ‘non-residential’, these areas do not need to be assessed, only residential spaces are assessed against the residential criteria in Table 5.19 on the previous page. Where more than 5% of the assessed building’s floor area includes areas other than for residential purposes, the ‘non-residential’ areas must meet the relevant criteria for their function for sound insulation, indoor ambient noise levels and room acoustics, as set out in the criteria for Table 5.18 on page 112 for ‘other buildings’ as well as the self-contained dwellings or rooms for residential purposes. Only include occupied spaces covered by the Other buildings criteria in the calculation for the percentage of ‘non-residential’ floor area.

**Remedial works**

Where a programme of pre-completion testing identifies that spaces do not meet the standards, remedial works must be carried out. The remedial works should occur prior to handover and occupation and the spaces re-tested to ensure compliance. Remedial works must be carried out to all affected and potentially affected areas, including rooms or spaces of a similar construction and performance requirement that were previously untested. The test report, or covering correspondence, should include a clear statement that the testing is in accordance with the required standard (where specified) or the BREEAM criteria and include the relevant pass or fail criteria.

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in the BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>
Definitions

Compliant test body

A compliant test body is defined as:

1. Organisations having United Kingdom Accreditation Scheme (UKAS) accreditation to the appropriate scope (for, e.g. to BS EN ISO/IEC 17025(94)), or who are accredited by a member of the International Accreditation Forum (IAF - www.iaf.nu) to the appropriate scope OR
2. Organisations or individuals registered with the ANC Registration Scheme OR
3. Companies or individuals that have been declared competent by an organisation who can provide evidence that they follow the relevant principles of BS EN ISO/IEC 17024 (Conformity assessment - General requirements for bodies operating certification of persons)(95) in relation to BREEAM requirements.

Groups and sub-groups

As defined in the Building Regulations for England and Wales Approved Document E: Resistance to the passage of sound, section 1 (paragraphs 1.11 – 1.17). For example, flats and study bedrooms are usually considered as two separate groups, and if there are significant differences in construction type then the groups will need to be broken down into sub-groups. In addition to this, where there are steps or stagger greater than 300 mm between dwellings, dwellings without steps or stagger should be treated as a different sub-group to those with steps or stagger. This is because the presence of steps or stagger is likely to improve performance.

Habitable rooms

For the purpose of this issue, habitable rooms include any room where individuals will sit or lie down and require a reasonably quiet environment in which to concentrate or rest. Such rooms are bedrooms, living rooms, dining rooms, studies as well as kitchen-dining and kitchen-living rooms.

Multiple occupancy offices

Office space that is not cellular in nature, i.e. it is open plan, and designed to accommodate more than two desk spaces or workstations.

Occupied spaces

A room or space within the assessed building that is likely to be occupied for 30 minutes or more by a building user. For this issue, there is a specific, unrelated, definition of 'unoccupied' with reference to acoustic testing and measurement.

Room acoustics

This describes how sound behaves in an enclosed space in terms of the reverberation time (or degree of echo), overall noise levels and speech intelligibility. Room acoustics are influenced by room geometry and distribution of acoustic absorption either through the general room finishes or through the introduction of sound absorbing products.

Suitably qualified acoustician (SQA)

An individual achieving all the following items can be considered to be 'suitably qualified' for the purposes of a BREEAM assessment:

1. Has a minimum of three years relevant experience (within the last five years). Such experience must clearly demonstrate a practical understanding of factors affecting acoustics in relation to construction and the built environment; including, acting in an advisory capacity to provide recommendations for suitable acoustic performance levels and mitigation measures.
2. An individual who holds a recognised acoustic qualification and membership of an appropriate professional body. The primary professional body for acoustics in the UK is the Institute of Acoustics. Where an SQA is verifying the acoustic measurements or calculations carried out by another acoustician who does not meet the SQA requirements, they must, as a minimum, have read and reviewed the report and confirm in writing that they have found it to:
   1. Represent sound industry practice
   2. Be appropriate given the building being assessed and scope of works proposed
   3. Avoid invalid, biased and exaggerated recommendations.
Additionally, written confirmation from the third party verifier that they comply with the definition of an SQA is required.

**Additional information**

**Law Court buildings**
The CSDG, HMCS, 2010 has been withdrawn and has not been replaced. However, CSDG is still considered to represent best practice standards and should be applied. Alternative equivalent standards can be used where necessary provided justification is given.

**Country-specific guidance**
The following standards or building regulations etc. are relevant for the assessment of the issue.

**England**

**Northern Ireland**
For multi-residential assessments, where the criteria refer to the performance standards in building regulations, in Northern Ireland, this is referring to - DOE Technical Booklet G - Sound 2012

**Scotland**
For healthcare buildings, where the criteria refer to the use of HTM 08-01, assessments in Scotland should use SHTM 08-01 (97).

For Law Courts buildings, where the criteria refer to the use of Section 28 of CSDG, HMCS, 2010-assessments in Scotland should refer to ETS-01 Courtroom technology and spatial requirements design guide 2011 (98) and ETS-03 Estates technical standard environmental performance, design guide 2011 (99).

For multi-residential assessments, where the criteria refer to the performance standards in building regulations, in Scotland, this is referring to Technical Handbook 2016- Domestic: Section 5. Noise.

**Wales**
For multi-residential assessments, where the criteria refer to the performance standards in building regulations, in Wales, this is referring to Approved Document E 2003 edition, with amendments 2004 and 2010 – Resistance to the passage of sound.

**Noise rating (NR) curves**
Noise assessments based on NR curves are often used by building services consultants to predict internal noise levels due to mechanical ventilation systems. However, the BREEAM requirement uses the indoor ambient noise level, $L_{Aeq,T}$ which includes external noise transmitted via the façade as well as internal noise such as that from mechanical ventilation systems. In the absence of strong low frequency noise, $L_{Aeq,T}$ can be estimated from the NR value using the following formula: $L_{Aeq,T} = NR + 6$ dB. Therefore, if the NR value is known, but not the sound pressure levels in the individual frequency bands, an estimate for the indoor ambient noise level $L_{Aeq,T}$ can still be determined from the NR value for the building services noise. The $L_{Aeq,T}$ for the external noise transmitted via the façade must then be combined with the $L_{Aeq,T}$ for the building services.
Hea 06 Security

Aim

To encourage the planning and implementation of effective measures that provide an appropriate level of security to the building and site.

Value

- Encourage the development and implementation of project specific security measures.
- Improve the understanding of security risks to enable more considered specification of additional measures.
- Reduce the risk of crime to both people and property.
- Improve the health and wellbeing of the building occupiers by limiting stress from the fear of crime.

Context

Feelings of safety and security are essential to successful, sustainable communities. Freedom from crime and the fear of crime has a major impact on quality of life, and therefore effects the wellbeing and productivity of building occupants.

Security risks are dependent on the context of a building and, as a result, need to be specifically determined based on a number of variables including function and location. In addition to this, security risks are not static and can change over time. Therefore consultation with the appropriate professionals is essential in determining the necessary security measures for any development.

Through consultation with a suitably qualified security specialist (SQSS), site-specific recommendations can be made to improve the security of the site. This creates a safer and more secure environment that reduces the fear of and risk of crime. This supports the physical and mental wellbeing of building users, and the protection of property and business.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0</td>
<td>see ref 1.0</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific

1.0 Speculative project
If the SQSS is unable to make complete recommendations due to the speculative nature of the assessment, then the credit may still be available. The SQSS must confirm that they have addressed all parts of the project where it is feasible to do so, based on the information available to them at the time of assessment. In relation to the influence of the occupiers on security, the SQSS shall clearly document their assumptions in the SNA.

Building type specific

2.0 Prison buildings
In the case of an assessment of a prison building or development, the security criteria apply only to publicly accessible buildings and car parking areas outside of the secure perimeter zone (but still on the wider prison site). This could include visitor reception or waiting buildings, facilities or estates offices, storage buildings and visitor or staff parking. Security relating to secure prison buildings and their related site layout falls outside the scope of BREEAM.

Assessment criteria

This issue has one part:
- Security of site and building (one credit).

The following is required to demonstrate compliance for:

One credit - Security of site and building
1 A Suitably Qualified Security Specialist (SQSS) conducts an evidence-based Security needs assessment (SNA) during or prior to Concept Design. The purpose of the SNA will be to identify attributes of the proposal, site and surroundings which may influence the approach to security for the development.

2 The SQSS develops a set of security controls and recommendations for incorporation into the proposals. Those controls and recommendations shall directly relate to the threats and assets identified in the preceding SNA.

3 The controls and recommendations shall be incorporated into proposals and implemented in the as-built development. Any deviation from those controls and recommendations shall be justified and agreed with the SQSS.

Exemplary level criteria
To achieve an exemplary performance credit:

4 A compliant risk based security rating scheme has been used. The performance against the scheme has been confirmed by independent assessment and verification.

Methodology

Timing of consultation
Where an SQSS was consulted at a later stage than RIBA stage 2, this credit may still be achievable. Provided all other compliance requirements are met, the credit can still be awarded where the SQSS confirms that the implementation of security measures has not been restricted or impaired, or are not possible as a result of their later involvement (i.e. everything that would or could have been recommended can still be implemented).

Scope of security controls and recommendations
The scope of the recommended security controls may consider the following:
– Design and layout (e.g. crime prevention through environmental design)
– Physical security (e.g. tested and certified security products)
– Technological security (e.g. Tested and certified alarms, automatic access control systems, CCTV). It may be necessary to also consider building and security systems’ ability to resist cyber-related attack. This will be dependent on the types of systems to be incorporated into the project

### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

### Definitions

**Architectural Liaison Officer (ALO)**

An ALO is the same as the Crime Prevention Design Advisor and is the title given to the same role in some police forces: www.securedbydesign.com

**Counter Terrorism Security Advisor (CTSA)**

CTSA’s receive specialist training allowing them to identify and assess sites within their police force area that are deemed critical and may be vulnerable to terrorist or extremist attack. They then devise appropriate security plans to minimise impact on that site and the surrounding community. They also have responsibility for the protection afforded to crowded places (areas which by virtue of their crowd density may be liable to terrorist attack).

**Crime Prevention Design Advisor (CPDA)**

A CPDA is a specialist crime prevention officer, trained at the Home Office Crime Reduction College, who deals with crime risk and designing out crime advice for the built environment. In addition to physical security measures the officer will consider defensible space, access, crime and movement generators, all of which can contribute to a reduction in crime and disorder.

In most cases it is likely that an assessment carried out in accordance with the relevant Secured by Design (SBD) design guides (relevant to the building or development type www.securedbydesign.com) will cover the items listed above. Wherever possible, duplication should be avoided and so where existing schemes such as SBD cover the required information there would be no need for a separate report to be created specifically for the purpose of the BREEAM assessment. In all instances the assessor should review the evidence supplied, and ensure that the points listed have been covered.

**Peer review**

A process employed by a professional body to demonstrate that potential or current full members maintain a standard of knowledge and experience required to ensure compliance with a code of conduct and professional ethics.
SABRE

SABRE is a security assessment and certification scheme for buildings and built infrastructure assets operated and maintained by BRE Global (bregroup.com/sabre/). The scheme provides facility owners, occupiers and interested parties with:

1. an independently assessed security risk management rating for a facility (SABRE Assurance Rating); and
2. the ability to measure, compare and evaluate the security performance of a facility against a range of credible security threats.

SABRE has a star-based rating system, with ratings subject to certain minimum criteria and the achievement of issues. The scheme offers:

– Recognition of good practice
– A credible security label for buildings and infrastructure
– Demand for secure buildings
– Quantifiable reduction in security risks
– Better informed security investment decisions
– Improved value for money.

Secured by Design (SBD)

SBD is a crime prevention initiative operated by the police services of the United Kingdom, which aims to utilise design principles and products in the built environment that reduce the risk of crime by combining minimum standards of physical security and proven principles of natural surveillance and defensible space. SBD is administered by Police Crime Prevention Initiatives (PCPI) which is owned by the London Mayor’s Office for Policing Crime Prevention Initiatives (MOPAC) on behalf of the UK police service, and has the support of the National Police Chiefs Council and Police Scotland.

Security needs assessment (SNA)

The project and site-specific assessment of security needs, including:

1. A visual audit of the site and surroundings, identifying environmental cues and features pertinent to the security of the proposed development.
2. Formal consultation with relevant stakeholders, including the local ALO, CPDA and CTSA (as applicable), in order to obtain a summary of crime and disorder issues in the immediate vicinity of the proposed development.
3. Identify risks specific to the proposed, likely or potential use of the buildings.
4. Identify risks specific to the proposed, likely or potential user groups of the buildings.
5. Identify any detrimental effects the development may have on the existing community.

The purpose of the assessment is to inform stakeholder decision-making and allow the identification and evaluation of security recommendations and solutions.

The Safer Parking Scheme

An initiative of the Association of Chief Police Officers aimed at reducing crime and the fear of crime in parking facilities. Safer parking status, Park Mark®, is awarded to parking facilities that have met the criteria of a risk assessment conducted by the Police. The scheme is managed by the British Parking Association (BPA) and supported by the Home Office and Scottish Executive.

Suitably qualified security specialist (SQSS)

An individual achieving 1 – 3 or 4 of the following can be considered to be suitably qualified for the purposes of compliance with BREEAM:

1. Minimum of three years' experience in a relevant security profession (in the last five years). This experience must clearly demonstrate a practical understanding of factors affecting security in relation to construction and the built environment, relevant to the type and scale of the project being undertaken.
2. Holds a qualification relevant to security.
3. Maintains a full membership to a relevant professional body, institute or certification scheme that has a professional code of conduct, to which members adhere.
4. A specialist registered with a BREEAM recognised third party licensing or registration scheme for security specialists.

An SQSS may be any practising security professional (e.g. a private security consultant or advisor, an ALO, CPDA, CTSA, or an individual associated with the client team), however they must demonstrate that they hold the experience, qualifications and memberships required by the SQSS criteria.

When appointing the SQSS, consideration should be given to the appropriateness of the individual to carry out the task assigned. The SQSS should be able to demonstrate that they have experience dealing with similar projects with equal security levels and similar risks.

*Designing Out Crime Officers (DOCO) and SBD Licensed Consultants listed on the websites provided below currently meet the membership requirement of point 3 above. All listed staff have attended either a Home Office or College of Policing Designing Out Crime course or will hold the new Level 5 or Level 6 qualifications in Designing Out Crime. Links to the listings are as follows:

1. Designing Out Crime Officers can be found at: https://www.securedbydesign.com/contact-us/national-network-of-designing-out-crime-officers?view=article&id=308
2. SBD Licensed Consultants can be found at: https://www.securedbydesign.com/contact-us/sbd-licensed-consultants (please note ONLY those carrying a ‘Full Secured by Design License’ are qualified to deliver SBD/BREEAM SNA)

**SABRE Registered Professional

Only SABRE Registered Professionals holding the designation ‘SQSS’ are recognised. A live list of SABRE Registered Professionals and their designations can be found on www.redbooklive.com. Further information regarding the SABRE Registered professional can be found on the SABRE website (www.bregroup.com/sabre).

Any licensing or registration scheme for security specialists that wishes to apply to be recognised by BREEAM should contact BRE Global.

**Security rating scheme**

A security assessment method for buildings, led by an independent assessor, which grades security performance against a defined standard at design, shell and core, and post-construction stages. Through certification the system shall recognise and reward:

- Adoption of industry best practice, tools and standards,
- A systematic and risk-based approach to security,
- An appropriate and proportionate response to security needs,
- Innovation in security risk assessment
- Engagement of competent persons for the process of identifying security needs, security planning and design, and the implementation of security controls.

The following are currently recognised as a compliant risk based security rating schemes:

- SABRE

**Additional information**

The following is a list of existing schemes that may support the SQSS when developing the recommendations or solutions addressing the issues raised in the SNA (criteria 1 and 2 on page 118):

- Secured by Design, Design Guides (relevant to the building or development type)
- Safer Parking Scheme*  
- SABRE
*The Safer Parking Scheme is only applicable to schemes where the primary function of the site is for parking of vehicles, or to parking areas serving the prevailing site uses.

Achieving the exemplary level criteria automatically demonstrates compliance with the Security of site and building criteria. Therefore, where the exemplary level credit is achieved, the Security of site and building credit of Hea 06 is also achieved.

**Useful references**
In addition to the SBD Schools guidance, Managing school facilities, Guide 4 Improving security in schools, published by the Department for Education and Employment (1996)[100], offers guidance on how to improve the security of school premises.
Hea 07 Safe and healthy surroundings

Aim

To encourage the provision of safe access around the site and outdoor space that enhances the wellbeing of building users.

Value

- Ensure safe access to and safe movement around the site.
- Facilitate the activities that can have physical, mental and social benefits for occupants aiding staff retention.
- Add to the desirability of the building helping to increase its value and appeal to occupants and neighbours.

Context

The external environment of a building plays an important role in the health and wellbeing of building users, and the overall appeal of the building. Safe access to the building, and safe movement around the site are important considerations to ensure the health, safety and general wellbeing of the building and site users.

The provision of green recreational space provides numerous benefits to building occupants, and the building’s value. It brings an element of biophilia to a building by supporting human interaction with the natural environment. Further to this, green recreational space can promote healthy lifestyles by promoting exercise and reducing stress levels. As a result it is increasingly acknowledged within Corporate Social Responsibility. UK Government policy also recognises the benefits of green recreational space to the health and wellbeing of people, but also the indirect benefits such as alleviating flood risk. Furthermore, the health benefits of recreational space are beginning to be recognised by organisations such as the NHS. Including such a space in development increases the desirability of the building, thus improving its value.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>
Assessment criteria

This issue is split into two parts:

- Safe access (one credit)
- Outside space (one credit).

One credit - Safe access

Where external site areas form part of the assessed development the following apply:

1 Dedicated and safe cycle paths are provided from the site entrance to any cycle storage, and connect to off-site cycle paths where applicable.
2 Dedicated and safe footpaths are provided on and around the site providing suitable links for the following:
   2.a The site entrance to the building entrance
   2.b Car parks (where present) to the building entrance
   2.c The building to outdoor space
   2.d Connecting to off-site paths where applicable.
3 Pedestrian drop-off areas are designed off, or adjoining to, the access road and should provide direct access to other footpaths.

Where vehicle delivery access and drop-off areas form part of the assessed development, the following apply:

4 Delivery areas are not accessed through general parking areas and do not cross or share the following:
   4.a pedestrian and cyclist paths
   4.b outside amenity areas accessible to building users and general public.
5 There is a dedicated parking or waiting area for goods vehicles with appropriate separation from the manoeuvring area and staff and visitor car parking.
6 Parking and turning areas are designed for simple manoeuvring according to the type of delivery vehicle likely to access the site, thus avoiding the need for repeated shunting.

One credit - Outside space

7 There is an outside space providing building users with an external amenity area.

Methodology

Applicability of issue

The safe access criteria apply only to developments that have areas external to the assessed building and within the boundary of the assessed development (regardless or not of whether that external area is or will be the responsibility of the future building occupant). This includes external parking areas. If the assessed building does not have any external areas and access to the building is direct from the public highway or footpath, then the criteria concerning safe access are not applicable and the credit can be awarded by default.
Where the assessed building has no external areas but does have a covered parking facility, and cyclists, pedestrians or delivery vehicles access the building via this area, then the relevant safe access criteria apply and this area must be assessed against those criteria.

Where it is not practical to provide dedicated footpaths from each parking space within a car park, it is expected that design teams take every practical measure to ensure the safety of pedestrians. In general terms, as a minimum, a safe pedestrian route should be provided from the pedestrian exit of the car park to the building entrance. For larger car parks it would be beneficial to provide footpaths at regular intervals across it, to aid safe access from the car to the building entrance and the design team should demonstrate that they have achieved this as far as is practical.

Criteria 4 on the previous page and 5 on the previous page (delivery access through general parking areas) can be relaxed for smaller sites if it can be confirmed that the building is of an operational type and size which is likely to mean all deliveries to the building will be made by small vans and not heavy goods vehicles. Where dedicated delivery access and drop-off areas do not form part of the assessed development, these criteria and criteria 6 are not applicable.

The outdoor space criteria apply to all assessments. Where it is not possible to provide outdoor space, due to statutory requirements, or other issues outside of the control of the developer, then these criteria will be filtered out.

Where both the safe access and outside space criteria are deemed not applicable to the project (in accordance with the above), the issue will be filtered out.

**Appropriate size of outside space**

When determining the appropriate size of the outside space, the building type, function, shift patterns and occupancy numbers should be considered.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

**Dedicated and safe cycle lanes**

Marked-out and clearly signed routes to accommodate building users arriving on and travelling through the assessed site on a bicycle. They must also have the following features:

1. Adequate external lighting in accordance with BS 5489: 1 2013(101) Lighting of roads and public amenity areas.
2. Appropriate sized, designed and constructed. The following publications offer guidance on how to demonstrate this:
   a. Local transport Note 2/08 Cycle infrastructure design, Department of Transport, 2008(102).
   b. Sustrans design guidance (www.sustrans.org.uk), specifically the Sustrans design manual handbook for cycle-friendly design(103).

**Dedicated and safe footpaths**

Marked-out and clearly signed routes to accommodate building users arriving on and travelling through the assessed site on foot. They must also have the following features:

1. Dedicated pedestrian crossing points are provided where needed to allow pedestrians to cross vehicle access routes
2. Appropriate traffic calming measures are in place to slow traffic at any crossing points
3. Developments with high numbers of visitors provide signposting to other local amenities and public transport nodes off site (where existing)

4. Adequate external lighting in accordance with BS 5489-1:2013 Lighting of roads and public amenity areas.

**Dedicated pedestrian crossing**

Dedicated infrastructure or road markings and signage or instructions that enables a pedestrian to safely cross a vehicle carriageway on the assessed site and continue their journey to or from the building. Such a crossing must be fit for purpose, in that it will be appropriate for the width of the road, level of traffic and pedestrian use specific to the site. It will also act to alert drivers of vehicles using the carriageway to the potential presence of pedestrians in the carriageway, by ensuring they can be clearly seen and requiring the driver of the vehicle to give way to the pedestrian.

**External site areas**

Areas external to the assessed building, but within the development’s site boundary, which contain vehicle or pedestrian access roads and pathways to the building, parking, unloading and drop-off areas.

**Outside space**

The space is of an appropriate size to provide enough amenity for the predicted number of building users during coffee or lunch breaks to gather, socialise, relax and connect with the natural environment. The space is predominantly intended for building staff, but can be used by other building users where relevant and beneficial to the building users. The outside space must:

- be an outdoor landscaped area, for example a garden, balcony or terrace; the majority of the space should be open to the sky
- have appropriate seating areas and be non-smoking.
- be located to ensure it is accessible to all building users and avoids areas that will have disturbances from sources of noise (e.g. building services, car parks, busy roads, delivery areas etc.).

**Additional information**

The Metric Handbook\(^{(104)}\) contains details of typical delivery or freight vehicle sizes and turning circles.
Summary

This category encourages the specification and design of energy efficient building solutions, systems and equipment that support the sustainable use and management of energy during the building’s operation. Issues in this section assess measures to improve the inherent energy efficiency of the building, encourage the reduction of carbon emissions and support efficient management throughout the operational phase of the building’s life.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Credit</th>
<th>Sub credits</th>
<th>Plan of Work</th>
<th>Handover and Close Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ene 01</td>
<td>Reduction of energy use and carbon</td>
<td>Design or management influence Design or client decision Design or management changes at a high cost No further changes can be made BREEA stage stipulated within BREEAM criteria</td>
<td></td>
</tr>
<tr>
<td>Ene 02</td>
<td>Energy monitoring</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 03</td>
<td>Energy efficient equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 04</td>
<td>Energy efficient laboratory systems</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 05</td>
<td>Energy efficient transportation systems</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 06</td>
<td>Energy efficient cold storage</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 07</td>
<td>External lighting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 08</td>
<td>Low carbon design</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ene 09</td>
<td>Energy efficient design criteria</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Ene 01 Reduction of energy use and carbon emissions 13 credits

- Encouraging the design of energy efficient buildings with energy performance above national building regulations.
- Encouraging the accurate modelling of operational energy consumption.

Ene 02 Energy monitoring 2 credits
– Helping to identify and reduce high energy demands where possible by accurate measurement of the energy consumption of the building by end use.

**Ene 03 External lighting**

– Reducing the building’s energy consumption through the specification of energy efficient external lighting.

**Ene 04 Low carbon design**

– Reducing the building’s energy consumption through the adoption of passive design solutions, free cooling and low or zero carbon (LZC) energy sources.

**Ene 05 Energy efficient cold storage**

– Reducing the building’s operational greenhouse gas emissions (CO₂-eq) through the design, installation and commissioning of energy efficient refrigeration systems.

**Ene 06 Energy efficient transportation systems**

– Reducing the building’s energy consumption by specifying the optimum number and size of energy efficient transportation systems.

**Ene 07 Energy efficient laboratory systems**

– Reducing the building’s operational greenhouse gas emissions (CO₂-eq) by specifying best practice energy efficient laboratory equipment.

**Ene 08 Energy efficient equipment**

– Demonstrating a meaningful reduction in the total unregulated energy demand of the building by using energy efficient equipment.
**Ene 01 Reduction of energy use and carbon emissions**

**Aim**

To minimise operational energy demand, primary energy consumption and CO₂ emissions.

**Value**

- Reduce operational energy consumption and associated carbon emissions.
- Promote energy performance beyond regulatory requirements including recognition of net zero carbon solutions in line with World Green Building Council (WGBC) policy.
- Encourage consideration of operational aspects in determining optimal energy strategy.
- Provide a route to verification of building performance post occupation.
- Help reducing the performance gap between predicted and actual performance.
- The energy model can be used to provide energy use data and explore energy savings.

**Context**

Emissions from buildings account for 37% of total UK greenhouse gas emissions. These are made up of 45% direct emissions due to the burning of fossil fuels for heat, and 55% indirect emissions related to electricity use. Factors such as the thermal insulation, air permeability, shading and glazing areas should be carefully considered early as they can be used to reduce heating, cooling and lighting demands. Systems efficiency and carbon intensity of the selected energy source are also important and all are included in the BREEAM assessment.

Detailed and accurate energy modelling can take into account factors like occupancy, weather scenarios and management of building services as well as any contributions from renewable and low carbon technologies. More detailed modelling helps the design teams predict the expected energy performance and take appropriate actions to reduce the performance gap where they are involved post occupation. Actual usage patterns are changing over time and it is possible that predicted energy consumption will not be that close to the actual energy consumption. However, with the use of accurate modelling any areas of difference can be identified and appropriate actions can be taken to optimise energy performance.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td>Assessment type specific</td>
<td>None</td>
<td>2–5 (two exemplary credits)</td>
<td>See ref. 1.1 and</td>
<td>See ref. 1</td>
</tr>
</tbody>
</table>
Ene 01 Reduction of energy use and carbon emissions

BREEAM UK New Construction 2018

Notes

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>notes</td>
<td></td>
<td>6–9 (up to three exemplary credits)</td>
<td>10–12 (two exemplary credits)</td>
<td>1.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>See ref. 1.0 (for criteria 2–5 only)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

1.0 Depending on the building type, the assessor should use their discretion to define the best approach to undertake additional energy modelling for generating predicted energy consumption targets by end use.

1.1 For the energy modelling, if the building services efficiencies and performance specifications are not known (i.e., they are not within the remit of the shell and core developer and will be provided as part of the fit-out works), services complying with the minimum energy efficiency standards or backstop levels required by the relevant national building regulations should be used.

1.2 For the energy modelling, the design team can use the performance specifications confirmed within a green fit-out agreement that is contractually required from the tenants in their fit-out works. This rule applies only to those areas of the building that the scope of the green fit-out agreement covers. Speculative areas of the assessed building not fitted out or covered by the scope of such an agreement must follow note 1.1.

1.3 Calculate an Energy Performance Ratio just for the building’s heating and cooling energy demand only (EPR_{ED}). Compare the EPR_{ED} achieved with the Energy Performance Ratio for New Construction (EPR_{NC}) benchmark scale and award the corresponding number of BREEAM credits.

Building type specific

None

Assessment criteria

This issue is split into three parts:

- Energy performance (nine credits)
- Prediction of operational energy consumption (four credits)
- Exemplary level criteria (five credits)

Up to nine credits - Energy performance

1 Calculate an Energy Performance Ratio for New Construction (EPR_{NC}). Compare the EPR_{NC} achieved with the benchmarks in Table 6.1 below and award the corresponding number of BREEAM credits.

Table 6.1 Ene 01 EPR_{NC} benchmark scale

<table>
<thead>
<tr>
<th>BREEAM credits</th>
<th>EPR_{NC}</th>
<th>Minimum standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.1</td>
<td>Requires a performance improvement progressively better than the relevant national building regulations compliant standard (see Energy performance on page 132).</td>
</tr>
<tr>
<td>2</td>
<td>0.2</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>0.3</td>
<td></td>
</tr>
<tr>
<td>BREEAM credits</td>
<td>EPR&lt;sub&gt;NC&lt;/sub&gt;</td>
<td>Rating</td>
</tr>
<tr>
<td>----------------</td>
<td>----------------</td>
<td>------------</td>
</tr>
<tr>
<td>4</td>
<td>0.4</td>
<td>Excellent</td>
</tr>
<tr>
<td>5</td>
<td>0.5</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>0.6</td>
<td>Outstanding</td>
</tr>
<tr>
<td>7</td>
<td>0.7</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>0.8</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>0.9 AND zero net regulated CO₂-eq emissions*</td>
<td></td>
</tr>
</tbody>
</table>

*Zero net regulated CO₂-eq emissions are only required to achieve the maximum number of credits (9). There is no additional CO₂-eq minimum requirement for any BREEAM rating.

A description of how the EPR<sub>NC</sub> is calculated from a building's modelled operational energy performance, primary energy consumption and CO₂-eq emissions is provided in Energy performance on the next page.

**Four credits - Prediction of operational energy consumption**

2. Involve relevant members of the design team in an energy design workshop focusing on operational energy performance (see Methodology).

3. Undertake additional energy modelling during the design and post-construction stage to generate predicted operational energy consumption figures (see Prediction of operational energy consumption on page 134).

4. Report predicted energy consumption targets by end use, design assumptions and input data (with justifications).

5. Carry out a risk assessment to highlight any significant design, technical and process risks that should be monitored and managed throughout the construction and commissioning process.

**Exemplary level criteria**

**Up to two credits - Beyond zero net regulated carbon**

6. The building achieves an EPR<sub>NC</sub> ≥ 0.9 and zero net regulated CO₂-eq emissions (see Definitions on page 136).

7. Energy generation from on-site and near-site LZC sources is sufficient to offset carbon emissions from regulated energy use plus a percentage of emissions from unregulated energy use.

8. Award the exemplary credits based on the percentage of additional emissions from unregulated energy that are offset by LZC sources (see Table 6.2 below).

**Three credits - Carbon negative**

9. The building is deemed carbon negative where > 100% (see Table 6.2 below) of carbon emissions from unregulated (and regulated) energy use are offset by energy generated from on-site and near-site LZC sources (see Definitions on page 136).

**Table 6.2 Exemplary performance credits**

<table>
<thead>
<tr>
<th>Exemplary performance credits</th>
<th>Equivalent % criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10%</td>
</tr>
<tr>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>3</td>
<td>&gt; 100%</td>
</tr>
</tbody>
</table>

**Two credits – Post-occupancy stage**

10. Achieve maximum available credits in Ene 02 Energy monitoring on page 141. In addition, preschools, primary schools, law courts, prisons and multi-residential buildings must meet the requirements of the second credit for sub-metering of high energy load and tenancy areas.
11 The client or building occupier commits funds to pay for the post occupancy stage. This requires an assessor to be appointed and to report on the actual energy consumption compared with the targets set in criterion 4 on the previous page.

12 The energy model (criterion 3 on the previous page) is:
   12.a Submitted to BRE and
   12.b Retained by the building owner.

**Methodology**

**Energy performance**
The methodology for the EPR_{NC} calculation considers three metrics of modelled building performance when determining the number of credits achieved for this issue. The three metrics are:

1. The building’s heating and cooling energy demand
2. The building’s primary energy consumption
3. The total resulting CO₂-eq emissions.

These three metrics for the actual modelled building performance are compared against the relevant national building regulations compliant standard (i.e. a baseline) and each is expressed as a percentage improvement. The percentage improvements are then compared against modelled building stock and translated into a ratio of performance for each metric. These ratios are weighted for each metric and added together to determine the overall Energy Performance Ratio (EPR_{NC}).

The calculation is determined using the following performance data:

1. Building floor area (m²)
2. Notional building heating and cooling energy demand (mJ/m²)
3. Actual building heating and cooling energy demand (mJ/m²)
4. Notional building primary energy consumption (kWh/m²)
5. Actual building primary energy consumption (kWh/m²)
6. Target Emission Rate (TER) (kg CO₂-eq/m²)
7. Building Emission Rate (BER) (kg CO₂-eq/m²).

The performance data are extracted from annual energy modelling of the building’s specified or designed regulated fixed building services and fabric, as undertaken by an accredited energy assessor or a member of the design team using approved building energy calculation software. ‘As designed’ BRUKLs that aren't generated by an accredited energy assessor can be accepted provided they are the final version submitted to Building Control.

The necessary energy modelling data required to determine building performance is sourced from National Calculation Method compliant energy modelling software, used by the design team to demonstrate building regulation compliance. These data are then entered into the BREEAM Ene 01 calculator to determine the EPR_{NC} and number of credits achieved. The Ene 01 calculator is within the BREEAM assessment scoring and reporting tool in the Assessment issue scoring tab, Energy section.

The four countries of the UK have their own building regulations for energy and while they use the same methodology and approved calculation software, each has different definitions of the notional building and sets different requirements for regulatory compliance, i.e. baseline performance. This is accounted for in the BREEAM NC 2018 Ene 01 methodology through the ‘translator curve’ defined for each country. Therefore, the EPR_{NC} and the BREEAM credits are determined by comparing the assessed building’s modelled operational energy performance relative to the regulatory baseline for the country in which the building is located.

The following lists the building regulations used to define each country’s BREEAM ‘translator curve’ to benchmark building energy performance relative to a regulatory baseline and to award credits.

**Scotland**

**Northern Ireland**
Technical Booklet F2 2012 Conservation of fuel and power in buildings other than dwellings (107).
England

Wales

The methodology is described in greater detail in Guidance Note 39 provided on the BREEAM website.

Building regulations classifications for multi-residential buildings
Multi-residential buildings that can be assessed under BREEAM UK New Construction 2018 will be classified under either the non-dwelling version of the relevant building regulations or a combination of the non-dwelling and dwelling versions of the building regulations. For England, Wales and Northern Ireland, areas classified under their relevant building regulations documents, Approved Documents (AD) Part L2A and the NI Technical Handbook F2, are classified as ‘buildings other than dwellings’. However this does also include ‘rooms for residential purposes’(see below). Areas classified as Part L1A or Technical Handbook F1 are ‘self-contained dwellings’. The Part L/Technical Handbook F classification impacts this BREEAM issue in that areas classified as Part L2A/F2 must be assessed using SBEM and areas classified as Part L1A/F1 must be assessed using SAP. For Scotland, see the General section and Appendix A of the Technical Handbook Non-Domestic for definitions of domestic and non-domestic buildings.

Room for residential purposes
The building regulations for Wales, Northern Ireland and England give the following definition:

Room for residential purposes means a room, or suite of rooms, which is not a dwelling-house or a flat and which is used by one or more persons to live and sleep and includes a room in a hostel, a hotel, a boarding house, a hall of residence or a residential home but does not include a room in a hospital, or other similar establishment, used for patient accommodation.

Guidance for assessing Ene 01 performance in buildings that contain residential areas

Guidance for assessing performance where the building has been modelled using SAP only
The relevant data must be sourced from the SAP data sheet from the approved software (provided by the Accredited energy assessor or a member of the design team). This data must first be entered into the ‘Ene 01 Supplementary Calculator for Multi-Residential Buildings Using SAP’. The calculator converts the data into the outputs outlined in Energy performance on the previous page. Once converted by the Ene 01 Supplementary Calculator, the outputs should be entered into BREEAM’s Ene 01 Calculator in the BREEAM Assessment Scoring and Reporting tool. This calculator will then confirm the Energy Performance Ratio (EPR_NC) and number of BREEAM credits achieved.

The Ene 01 Supplementary Calculator for Multi-Residential Buildings Using SAP describes in detail what data to source from the SAP data sheets.

Guidance for assessing performance where the building has been modelled using SAP and SBEM
Where the building has been classified under both the non-dwelling and the dwelling regulations, because it contains both residential and non-residential areas, two sets of energy performance data will be required: one set from SBEM for the non-domestic areas; and one from SAP for the self-contained dwellings.

The relevant SAP data must first be entered into the ‘Ene 01 Supplementary Calculator for Multi-Residential Buildings Using SAP’. This calculator converts the data into the outputs outlined in Energy performance on the previous page. This converted SAP data along with the relevant outputs from SBEM must then be added to BREEAM’s Ene 01 Calculator in the BREEAM Assessment Scoring and Reporting Tool. This calculator will then confirm the Energy Performance Ratio (EPR_NC) and number of BREEAM credits achieved.

Where both SBEM and SAP outputs are used, the total credits achieved are determined by area weighting the credits achieved for the domestic and non-domestic parts of the building. The area weighted totals are then added together and rounded down to the nearest whole credit. The same method of area weighting is applied to the percentage improvement on the building’s Target Emission Rate. The area weighted credits and percentage improvement are the totals used to determine compliance with BREEAM’s Ene 01 minimum standards.
Guidance for assessing performance where the building has new-build and refurbished areas

As part of the bespoke criteria development for Ene 01 issue, we allow the new-build to be assessed against the New Construction scheme and the refurbishment against the Refurbishment and Fit-out scheme. The tool performs an area-weighted average score.

Renewable and low carbon installations

Any low or zero carbon technologies installed in the assessed building can be used to offset emissions arising from regulated and, in the case of exemplary credits, unregulated energy consumption. The LZC technology can be installed on site or near site where a private wire arrangement is in place (see Definitions on page 136).

Extensions to existing buildings

If assessing a new extension to an existing building, the energy modelling must be based on the building fabric of the new extension and the building services plant installed that will service the new extension (either existing or new).

The energy modelling does not have to consider the existing building fabric where this will not form part of the scope of the BREEAM assessment. Nor does it have to consider existing building services where they are not supplying services (heating, cooling or ventilation) to the new extension being assessed.

Building assessed as part of a larger development

If the assessed building is part of a larger development and there are existing or new LZC sources which serve other buildings, then the amount of LZC energy generation should be allocated to buildings based on their energy consumption. However, LZC energy generation from existing LZC sources that has already been allocated to show compliance with buildings regulations must be excluded from consideration to avoid double counting.

Prediction of operational energy consumption

The Energy Prediction and Post-occupancy guidance defines a methodology to use for design stage energy modelling and subsequent in-use validation in order to obtain the Ene 01 credits. The aim of the methodology is to incentivise better understanding of energy modelling techniques and reward more accurate predictions of energy use at early stages to support better design and construction of new buildings.

The suitably qualified energy modeller must model several scenarios creating a range of predicted consumptions, informed by a risk assessment of the building energy uses.

These scenarios will consider:

- Weather
- Operating hours for systems
- Occupancy hours
- Management factors.

The intention is to provide consistency with existing industry standard guidance where possible. Wherever appropriate, the BREEAM methodology refers to existing documents for compatibility with current industry standard methodologies. For more information please refer to Guidance Note 32 (Energy Prediction and Post Occupancy Assessment) provided on the BREEAM website. The purpose of this Guidance Note is to describe the energy performance prediction and subsequent post occupancy monitoring methodology. It relates specifically to the Prediction of operational energy consumption criteria (4 credits) and the Post-occupancy stage criteria (2 exemplary credits) within BREEAM UK New Construction 2018.

Estimating unregulated energy demand for building systems or processes

Where Prediction of operational energy consumption credits have been sought, and operational energy modelling has been carried out (3 on page 131), the output of this modelling should be used to estimate the unregulated energy demand.

Where such outputs are not available, the following guidance applies:

At present there is no standard or national calculation methodology for modelling unregulated energy demands in a building. To demonstrate compliance with the 'exemplary level criteria' the building's modelled operational 'regulated' energy consumption may be used as a proxy for its unregulated energy demand, i.e. unregulated energy equals 100% of regulated energy. While not accurate, this approach enables BREEAM to assess and award credits.
for buildings that meet a proportion of its unregulated energy demand via on-site or near-site renewable energy sources. Where unregulated energy demand for the building can be accurately predicted, this data can be used to determine the percentage of unregulated energy demand met via renewable energy sources. Unregulated energy demand can be estimated on the basis of metered data from a similar or the same building type with the same unregulated system or process loads or by using the methodology described in CIBSE TM54 ‘Evaluating operational energy performance of buildings at the design stage, 2013’ (110).

**Energy design workshop focusing on operational energy performance**

The workshop should establish the levels of risk pertaining to the operational energy performance of the building. It should consider how the energy performance of the building will be affected by future weather patterns, changes of use and variations in the expected usage of the building and consider the resilience of building systems.

The outcomes of the workshop should be used to inform improvements to the design of the building and to the operational, maintenance and handover strategies. The energy performance risk assessment should inform the scenarios that are to be modelled.

**Post-occupancy stage**

Where the exemplary credits are achieved and the post occupancy stage will be followed, the building owner will need to:

- Report energy consumption for the first 12 months of normal occupancy for all relevant end uses
- Report energy consumption for the first 12 months, broken down into monthly intervals, for all relevant end uses (see Assessment scope on page 66)
- Compare reported energy consumption figures with targets set in criterion 4 on page 131
- Identify causes of discrepancies and the remediation actions required.

More information on the post occupancy stage is provided in Scope of the BREEAM UK New Construction 2018 scheme version.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>2–12</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage, but with the output documents from the approved software reflecting performance at the as-built stage of analysis. This must account for any changes to the specification during construction and the measured air leakage rate, ductwork leakage and fan performances (as required by building regulations).</td>
</tr>
<tr>
<td>1</td>
<td>A copy of the building regulations output document from the approved software. The output documents must be based on the design stage of analysis. A copy of the building regulations output document from the design stage SAP calculations (where relevant for multi-residential buildings).</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>2</td>
<td>Workshop minutes, agreed outcomes.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>3–5</td>
<td>Predicted energy consumption values, design assumptions, input data and risk assessments reported as detailed in the Energy Prediction and Post-occupancy guidance available from the BREEAM website. Confirmation of suitably qualified energy modeller’s qualifications and experience.</td>
<td>As per interim design stage. Where changes to design assumptions and input data have occurred at post-construction stage, the energy modelling should be re-run to take into account those changes.</td>
</tr>
<tr>
<td>6–9</td>
<td>As above, plus evidence confirming: 1. The total carbon neutral energy generation (kWVyr) 2. The source of the carbon neutral</td>
<td>As required above and As per interim design stage.</td>
</tr>
</tbody>
</table>
### Definitions

**Accredited energy assessor**
A person registered with an accredited energy assessment scheme provider. The scheme provider will be licensed by the relevant government department to accredit competent persons in the energy assessment of non-domestic or domestic buildings for the purposes of demonstrating compliance with the building regulations in the country of origin. The energy assessor should be appropriately accredited for the building being assessed. For a full list of approved accreditation schemes or organisations for energy assessors and links to registers of accredited energy assessors visit:

1. Wales: [https://www.ndepcregister.com](https://www.ndepcregister.com) (non-domestic), [www.epcregister.com](http://www.epcregister.com) (domestic)

Only individuals that appear on the Department for Communities and Local Government (DCLG) register for England and Wales, the Department of Finance register for Northern Ireland and the Scottish Government register are qualified as accredited energy assessors.

**Approved building energy calculation software**
Software approved for the purpose of demonstrating compliance with the energy efficiency and carbon emission requirements of the building regulations (and in turn compliance with the EPBD recast 2012 [111]). The definition includes the SBEM and its interface iSBEM, as well as third party software approved by the relevant government department.

A list of approved software for non-domestic buildings is as follows:

2. Wales, Northern Ireland and England: [www.uk-ncm.org.uk](http://www.uk-ncm.org.uk)

Approved building energy calculation software will provide the data required for calculating the EPR NC and BREEAM Ene 01 credits. Note that for dwellings (where relevant to the assessment of multi-residential buildings), the UK Government’s SAP may be used. The current version is SAP 2012 version 9.92 (October 2013).

**Building Emission Rate (BER)**
The building CO₂-eq emission rate expressed as carbon dioxide emissions per square metre per year (kg CO₂-eq/m²/year). The BER is calculated in accordance with the National Calculation Methodology (NCM) and the

Building regulations
Building regulations set standards for the design and construction of buildings to ensure the safety and health of people in or about those buildings. They also include requirements to ensure that fuel and power is conserved and facilities are provided for people, including those with disabilities, to access and move around inside buildings. In Scotland, they also aim to secure the welfare and convenience of persons in or about buildings and to further the achievement of sustainable development. See Energy performance on page 132 for details of the relevant documents for each country.

Carbon negative building
A carbon negative building or site is one that generates a surplus to its own energy demand (i.e. an excess of renewable or carbon neutral energy) and exports that surplus via the national grid to meet other, off-site energy demands. In other words it is a net exporter of zero carbon energy. Surplus in this respect means the building or site generates more energy via renewable or carbon neutral sources than it needs to meet its own regulated and unregulated energy needs. Any surplus must be exported through the national grid. This definition of carbon negative focuses only on energy and carbon dioxide emissions resulting from the operational stage of the building life cycle (as this is the stated aim of this assessment issue). It does not take into account the embodied carbon, in terms of carbon fixing or emissions resulting from the manufacture or disposal of building materials and components (these impacts or benefits are dealt with in Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA) on page 223).

Carbon neutral
Through a transparent process of calculating building operational emissions, carbon neutral means that by reducing those emissions and offsetting residual emissions, net carbon emissions equal zero. This includes carbon emissions from both regulated and unregulated energy consuming plant and systems.

Controlled service or fitting
The building regulations for energy performance of buildings define this as a service or fitting in relation to which the building regulations impose a requirement.

Dwelling Emission Rate (DER)
The DER is the estimated carbon dioxide emissions per square metre per year (kg CO₂-eq/m²/year) for the dwelling as designed. It accounts for energy used in heating, fixed cooling, hot water and lighting. It is the equivalent of the BER for dwellings.

Dynamic simulation model (DSM)
A software tool that models energy inputs and outputs for different types of buildings over time. In certain situations, SBEM will not be sophisticated enough to provide an accurate assessment of a building’s energy efficiency. In these cases UK Government-approved proprietary dynamic simulation models may be used.

Energy demand
The building energy provided for end uses in the building such as space heating, hot water, space cooling, lighting, fan power and pump power. Energy demands are the same as room loads. One of the outputs from the building regulations output document is for heating and cooling energy demand only, not for any other building energy uses. Heating and cooling energy demands are influenced by factors including building fabric heat loss, air permeability, glazing and shading.
Energy Performance Ratio for New Constructions (EPR_NC)

This is a metric that is unique to BREEAM and calculated by the BREEAM Ene 01 Calculator within the BREEAM Assessment Scoring and Reporting tool, using modelled outputs from the approved building energy calculation software. It is a ratio that defines the performance of a BREEAM-assessed building in terms of its regulated operational heating and cooling energy demand, primary energy consumption and CO₂-eq emissions. This measure of performance is used to determine the number of Ene 01 credits a building achieves in the BREEAM assessment.

A description of how the EPR_NC is defined and calculated is summarised in Energy performance on page 132 and outlined in greater detail in Guidance Note available from the BREEAM website.

Fixed building service

The building regulations for energy performance of buildings define this as any part of, or any controls associated with:

1. Fixed internal or external lighting systems but does not include emergency escape lighting or specialist process lighting OR
2. Fixed systems for heating, hot water service, air-conditioning or mechanical ventilation.

Green fit-out agreement

A formal contractually binding agreement between a building developer or owner and their tenants. As such, a green fit-out agreement (or ‘green’ clauses or sections in a lease agreement) can be used as evidence demonstrating compliance with the relevant BREEAM issue criteria at the interim design and final post-construction stages of assessment. The agreement should make specific reference to the specification requirements or levels claimed, and as defined by BREEAM in this technical manual, where credits are awarded.

BREEAM aims to encourage a mutually beneficial relationship between the shell and core developer or owner of a building and its future tenants so that the fully fitted operational building achieves performance against the highest possible environmental standards. In order to achieve this, BREEAM encourages and rewards the use of formal legally binding green fit-out agreements between a developer or owner and their tenant. Where a legally binding green fit-out agreement is provided as evidence and it commits the tenant’s fit-out to meet the criteria of this BREEAM issue, credits are available to be awarded.

Minimum energy efficiency standards

Minimum energy efficiency standards are the minimum acceptable values for each type of service required by the building regulations for Wales, Northern Ireland and England, as set out in the Non-Domestic Building Services Compliance Guide. They are called ‘minimum acceptable standards’ in the Technical Booklet F2 for Northern Ireland. They are called ‘limiting services efficiencies’ in Part L2A for England.

Low and zero carbon (LZC) technologies

A low and zero carbon technology provides a source of energy generation from renewable energy sources or from a low carbon source such as combined heat and power (CHP) or ground source heat pumps (GSHP).

National Calculation Method (NCM)

The NCM enables quantification of building operational energy consumption and CO₂-eq emissions resulting from regulated building services, systems and fabric performance. The NCM is the methodology used for demonstrating compliance with the European Union Energy Performance of Buildings Directive (EPBD) 2012 (recast). Building energy modelling compliant with the NCM can be carried out using approved software. The full details are described in the NCM Modelling Guide for the relevant country.

Use whichever building regulations are relevant for the assessed building.

**Near-site LZC**
A LZC source of energy generation located near to the site of the assessed building. The source is most likely to be providing energy for all or part of a local community of buildings, including the assessed building, e.g. decentralised energy generation linked to a community heat network or renewable electricity sources connected via a private wire arrangement.

**Notional building**
A hypothetical building of the same size, shape, orientation and shading as the actual building, with the same activities, zoning and system types and exposed to the same weather data, but with pre-defined specified properties for the building fabric, fittings and services. The notional building is concurrent with the national building regulations for Wales 2014, Northern Ireland 2012 and England 2013. For Scotland 2013, the ‘notional’ building is generated based upon a building designed to meet the 2002 standards and a percentage improvement is applied to define the compliant building target carbon dioxide emission rate (TER).

**On-site LZC**
A LZC source of energy generation which is located on the same site as the assessed building.

**Primary energy**
Energy from fossil fuel and renewable sources that has not undergone any conversion or transformation process.

**Primary energy consumption**
This measures the primary energy content of delivered fuel or other energy sources. It takes account of the energy associated with fuel production, energy transformation (e.g., electricity generation) and distribution processes, including losses, in addition to the inherent energy content of the fuel or energy source.

**Private wire arrangement**
In the context of BREEAM for low or zero carbon technology installations, a private wire arrangement is where any electricity generated, on or in the vicinity of, the site is fed directly to the building being assessed, by dedicated power supplies. If electricity is generated which is surplus to the instantaneous demand of the building, this electricity may be fed back to the national grid. The carbon benefit associated with any electricity fed into the grid in this manner can only be allocated against an individual installation or building. In cases where a building is supplied by a communal installation, no carbon benefit can be allocated to buildings which are not connected to the communal installation.

**Regulated energy**
Building energy consumption resulting from the specification of controlled, fixed building services and fittings, including space heating and cooling, hot water, ventilation and lighting.

**Standard Assessment Procedure (SAP) for Energy Rating of Dwellings**
The UK Government’s approved methodology for assessing the energy performance of new dwellings. The current version is SAP 2012 version 9.92. The procedure accounts for energy used in:
- Space heating and cooling
- Hot water
- Fixed lighting
- Mechanical ventilation.
Suitably qualified energy modeller

An individual who:
- Holds a degree or equivalent qualification in building services or a sustainability related subject
- Has a practical experience of conducting energy modelling and has appropriate knowledge of the tool being used, e.g. has attended training by independent providers.
- Is a member of a professional body such as CIBSE.

The Simplified Building Energy Model (SBEM)

SBEM is software developed for DCLG by BRE. SBEM is a computer program that provides an analysis of a building’s energy consumption. It calculates monthly energy use and carbon dioxide emissions of a building (excluding dwellings) based on a description of the building geometry, construction, use and HVAC and lighting equipment. SBEM is accompanied by a basic user interface, iSBEM. There also exists alternative approved software ‘front-end’ interfaces for SBEM.

Target Emission Rate (TER)

The target emission rate is the minimum energy performance requirement (required by building regulations) for a new non-domestic building (kg CO₂ eq/m²/year). The TER is calculated in accordance with NCM and SBEM. For dwellings, the TER is calculated using the SAP methodology according to the requirements defined in the building regulations for dwellings. The TER is expressed in terms of the mass of CO₂ eq emitted per year per square metre of total useful floor area of the building (kg CO₂ eq/m²/year).

Unregulated energy

Building energy consumption resulting from a system or process that is not ‘controlled’, i.e. energy consumption from systems in the building on which building regulations do not impose a requirement. For example, this may include energy consumption from systems integral to the building and its operation, e.g. lifts, escalators, refrigeration systems and ducted fume cupboards; or energy consumption from operational-related equipment, e.g. computers, servers, printers, photocopiers, laptops, mobile fume cupboards, cooking, audio-visual equipment and other appliances.

Zero net regulated carbon emissions

The annual building net regulated CO₂ eq emissions (kg CO₂ eq/yr) arising as a result of annual energy consumption from fixed building services and of requirements imposed on such systems by building regulations. Fixed building services include space heating and cooling, domestic hot water, ventilation and lighting systems, also referred to as controlled services and fittings. The building energy modelling can take account of contributions of energy generated from on-site and near-site renewable and low carbon installations when aiming to achieve a zero regulated carbon status. Energy generated and supplied from off-site renewable and low carbon installations cannot be used to meet this definition.

Additional information

Model Energy model submitted to BRE

The energy model will be submitted to BRE to assist with the quality assurance of the post-occupancy stage and the ongoing development of BREEAM. BRE will keep the models secure in our systems and will only release them if required for the Post-occupation stage assessment.
Ene 02 Energy monitoring

Aim

To encourage the installation of energy sub-metering to facilitate the monitoring of operational energy consumption. To enable managers and consultants post-handover to compare actual performance with targets in order to inform ongoing management and help in reducing the performance gap.

Value

- Allow managers and occupants to monitor operational energy consumption by fuel and by end-use categories to identify poor performance and changes in consumption patterns.
- Allow owners, managers and occupiers to take steps to minimise the performance gap between predicted and actual energy consumption.
- Allow the management of energy costs and identification of areas of inefficient operation, system deficiencies and building management issues.
- Allow comparison between the performance of new and existing building properties.

Context

“You can’t manage what you do not measure”—through detailed energy metering and monitoring, owners and facilities managers are able to understand how their building is performing in greater detail and take steps to improve deficiencies. Poor energy monitoring and management is the biggest single contributor to higher than expected energy use in operational buildings and can present major opportunities to reduce energy consumption. Appropriate actions such as changing practices and procedures, cutting wastage and managing energy use can reduce operating costs, energy consumption and carbon emissions. Appropriate strategies for metering can also ensure the building owner is better informed of the usage figures for the building to optimise energy supply contracts and renegotiate new ones (114) as well as managing facilities management contractors and comparing performance across a property portfolio.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>See ref. 1.0</td>
<td>See ref. 1.1 (for criteria 4 and 5 only)</td>
<td>None</td>
</tr>
</tbody>
</table>

Technical Manual: Version: SD5078 - Issue: 3.0 - Issue Date: 31/07/2019
Specific notes

Assessment type specific

1.0 Depending on the building type, the assessor should use their discretion to identify which end-use categories (where present) should be sub-metered.

1.1 **Sub-metering of high energy load and tenancy areas credit**

Criteria 4 and 5 on the facing page

Meters must be installed on the energy supply to each separate tenanted unit or floor plate within the assessed development.

Building type specific

2.0 The first credit is applicable to all building types. The second credit is not applicable to preschools, primary schools, law courts, prisons and multi-residential buildings, unless the post-occupancy stage Ene 01 credits are targeted.

Assessment criteria

This issue is split into two parts:

- **Sub-metering of end-use categories (one credit)**
- **Sub-metering of high energy load and tenancy areas (one credit)**

**One credit - Sub-metering of end-use categories**

1 Install energy metering systems so that at least 90% of the estimated annual energy consumption of each fuel is assigned to the end-use categories (see Methodology on the facing page).

2 Meter the energy consumption in buildings according to the total useful floor area:

2.a If the area is greater than 1,000m², by end-use category with an appropriate energy monitoring and management system.

2.b If the area is less than 1,000m², use either:

2.b.i an energy monitoring and management system or

2.b.ii separate accessible energy sub-meters with pulsed or other open protocol communication outputs, for future connection to an energy monitoring and management system (see Definitions on page 146).

3 Building users can identify the energy consuming end uses, for example through labelling or data outputs.

**One credit - Sub-metering of high energy load and tenancy areas**

4 Monitor a significant majority of the energy supply with:

4.a An accessible energy monitoring and management system for:

4.a.i tenanted areas or

4.a.ii relevant function areas or departments in single occupancy buildings.

OR

4.b Separate accessible energy sub-meters with pulsed or other open protocol communication outputs for future connection to an energy monitoring and management system for:

4.b.i tenanted areas or

4.b.ii relevant function areas or departments in single occupancy buildings.
Methodology

Metering strategy
Detailed guidance on how to develop an appropriate metering strategy for the energy criteria of a new building is available in CIBSE TM39 Building energy metering(115).

Estimating the annual energy consumption of each end use
Where the total consumption of any single end-use category (or a combination of end-use categories added together) is estimated to account for less than 10% of the annual energy consumption for a given fuel type, it is not necessary for this end use to be sub-metered. In this instance, the design team should demonstrate that the respective end use is expected to account for less than 10% of the annual energy consumption for the fuel type. Where a given end use will clearly account for less than 10% of the total annual energy consumption for the fuel type in question, a simple hand calculation or use of benchmark data to demonstrate this is acceptable.

Estimating the total annual energy consumption
Where it is unclear whether an end use would account for 10% of the annual energy consumption for a given fuel type or not, more detailed calculations should be provided. The total annual energy consumption should be estimated using a method that estimates actual energy consumption. The energy consumption for each end use may be estimated by using methods described in CIBSE TM54: Evaluating operational energy performance of buildings at the design stage(116), using actual operational inputs (rather than those used for building regulations calculations). The weather data used should be the average current weather data for the local area. The data on water consumption from the Wat 01 Water consumption on page 202 issue may be used as inputs for evaluating the energy use of domestic hot water.

Combining end-use categories for metering purposes

Lighting and small power
Due to traditional distribution methods, it can be difficult to sub-meter separately and cost-effectively lighting and small power. Lighting and small power can be combined for metering purposes, as long as sub-metering is provided for each floor plate.

Heating and hot water
Space heating and domestic hot water may be combined with a single heat or gas meter per tenanted area or function area or department. This is acceptable where a common plant provides more than one building service (e.g. a boiler provides both hot water and space heating, or a reversible heat pump provides space heating and space cooling) and it is impractical to meter end uses separately.

Modular boiler systems
Modular boiler systems can be monitored as a whole.

Small function areas or departments
For a building consisting of a number of small function areas or departments, sub-metering the heating, hot water and combined electricity energy uses is sufficient to achieve this credit. Individual electricity energy uses within each unit do not need to be sub-metered. For the purpose of this BREEAM issue, a small function area or department is defined as less than 200m².

Relevant function areas or departments
Criteria 4.a.ii on the previous page and 4.b.ii on the previous page.

Office buildings

1. Office areas (metering by floor plate)
2. Catering
Retail buildings
1. Sales area
2. Storage and warehouse
3. Cold storage
4. Offices
5. Catering
6. Tenant units

Industrial units
1. Office areas
2. Operational area
3. Ancillary areas (e.g. canteens etc.)

Hotel buildings
1. Office areas
2. Catering (e.g. kitchen, restaurant)
3. Conference suites
4. Swimming pool or leisure facilities
5. Hotel bedrooms metered per floor, core, floor plate in a strategy that would provide a benefit to the facilities management

It is acceptable for the electric heating system to be combined with lighting and small power for metering purposes, as long as sub-metering is provided for each floor, core or floor plate. The benefit to the facilities management can be measured by carrying out a comparison with similar building areas where it would be possible to identify any unusual or excessive energy consumption.

Education buildings
1. Kitchens (excluding small staff kitchens and food technology rooms)
2. Computer suites
3. Workshops
4. Lecture halls
5. Conference rooms
6. Drama studios
7. Swimming pools
8. Sports halls
9. Process areas
10. Laboratories
11. High containment suites within laboratories
12. Controlled environment chambers
13. Animal accommodation areas
14. Data centres
15. IT work and study rooms, including IT-equipped library space and any space with provision of more than one computer terminal per 5m²

Individual sub-metering of standard classrooms or seminar rooms is not required.

Hospitals and other healthcare facilities
1. Operating departments
2. Imaging departments
3. Radiotherapy departments
4. Pathology departments
5. Dialysis departments
6. Medical physics facilities
7. Mortuary and post mortem departments
8. Rehabilitation when including hydrotherapy pools
9. Central sterile supplies departments (or equivalent)
10. Process areas (e.g. commercial-scale kitchens and laundries)
11. IT rooms
12. Pharmacy departments
13. Laboratories
14. Tenancy areas (e.g. catering, retail, laundry)
In small healthcare buildings (<999m²) with no high energy load areas (as defined above), a single meter per floor plate is sufficient to achieve this credit. Individual areas within each floor plate do not need to be sub-metered.

**Other buildings**

Other types of single occupancy buildings should use the above lists of function areas as a guide to the level of sub-metering provision required to comply. The above should consider that the aim of the credit is to encourage the installation of energy sub-metering that facilitates the monitoring of in-use energy consumption (in this case by area).

**Extensions to existing buildings**

If assessing a new extension to an existing building, the criteria only apply to the new extension. In this case, energy services supplying energy to the end-use categories from the existing building shall, as a minimum, be metered by fuel at the entry points to the extension. However, the best practice approach would usually be to ensure that the energy metering covers the entire building.

**Buildings situated on campus developments**

Criterion 4.

The systems must be monitored using either an appropriate energy monitoring and management system or another automated control system, e.g. outstations linked to a central computer, for monitoring energy consumption. The criteria only apply to the assessed building. Where energy services are supplied from an existing building on the campus, they shall be metered by fuel at the entry points to the assessed building. Provision of a pulsed or other open protocol communication output is not sufficient to award the credit for these building types.

**Small tenanted office, industrial or retail units**

Criterion 4.

A single meter per unit for electricity and another for heating is sufficient to achieve this credit. Individual areas within each unit do not need to be sub-metered. For the purpose of this BREEAM issue, a small unit is defined as less than 200m².

**Large office, industrial or retail units**

Criterion 4.

For a development consisting of one or more larger units (i.e. greater than 200m²), sufficient sub-metering to allow for monitoring of the relevant function areas or departments within the unit must be specified, in addition to metering of the unit as a whole.

**Healthcare**

Criterion 4.

Large-scale medical equipment or systems can be excluded (although it is recommended that sub-metering is considered in such instances).

**Multi-residential accommodation or residential institutions**

An electric heating system can be combined with lighting and small power, as long as sub-metering is provided for each floor plate or other appropriate sub-division.

**Self-contained dwellings with individual utility meters**

If self-contained dwellings covered by the assessment have their own individual energy supply and utility meter (e.g. gas or electricity), this supply can be excluded from the scope of this issue. All shared energy supplies and communal areas are still included in the assessment. For example, if self-contained flats in an assisted living development have individual gas supplies with their own utility meter, this supply will be excluded from the assessment. However, the lighting and small power comes from a shared distribution board on each floor, in which case this shared supply will need to be sub-metered in accordance with the criteria.
### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

### Definitions

**Accessible meters**

Energy meters located in an area of the building that allows for easy access to facilitate regular monitoring and readings by the building occupant or facilities manager. Typically this will be the plant room, main distribution room or control room (where a building energy management system (BEMS) is installed).

**Building users**

The building users are those responsible for monitoring the building’s energy consumption (tenants, facility managers, building owner).

**Common areas**

Developments that have several tenant units, particularly large retail developments, may also share common facilities and access that is not owned or controlled by any one individual tenant, but used by all. Common areas are typically managed and maintained by the development’s owner, i.e. landlord or their managing agent.

Examples of common areas include an atrium, stairwells, main entrance foyers or reception, and external areas, e.g. parking.

**End-use categories**

End-use categories include:

1. Space heating
2. Domestic hot water heating
3. Humidification*
4. Cooling*
5. Ventilation, i.e. fans (major)*
6. Pumps
7. Lighting
8. Small power
9. Renewable or low carbon systems (separately)
10. Controls
11. Other major energy consuming systems or plant, where appropriate. Depending on the building type, this might include for example: plant used for swimming or hydrotherapy pools; other sports and leisure facilities; kitchen plant or catering equipment; office equipment; cold storage plant; laboratory plant; sterile services equipment; transportation systems (e.g. lifts and escalators); drama studios and theatres with large lighting rigs; telecommunications; dedicated computer room or suite; server rooms; dealing rooms; covered car parks; ovens or furnaces; and floodlighting. See also CIBSE TM39: Building energy metering for further information.

The systems indicated by * must not be present where a BREEAM New Construction Simple Building assessment is being carried out.

**Energy monitoring and management system**

Examples include automatic meter reading systems and building energy management systems (BEMS). Automatic monitoring and targeting) is an example of a management tool that includes automatic meter reading and data
management.

**Energy supply**
All types of energy supplied to a building area (function area, department, tenancy or unit) within the boundary of the assessed development. These types of energy include electricity, gas, heat or other forms of energy or fuel that are consumed in each relevant area.

**Energy meters**
Energy meters measure the amount of energy used on a circuit where energy is flowing. Primary meters measure the main incoming energy and are used for billing by the utility supplier. They include the principal smart and advanced utility meters to a site for electricity and gas. Sub-meters are the second tier including heat and steam meters and secondary meters installed to measure consumption by specific items of plant or equipment, or to discrete physical areas, e.g. individual buildings, floors in a multi-storey building, tenanted areas, function areas.

**Major fans**
Major fans typically include fans in air handling units. Where multiple fans are within an air handling unit, they can be metered as one unit. Small fans such as individual extract fans for single rooms, such as kitchen, bathroom and toilet areas, are not required to be included where they only account for a small proportion of the total annual energy use.

**Modular boiler systems**
A modular boiler system consists of a series of boilers that are linked together to meet a variety of heating demands. They are generally composed of several identical boiler units, sometimes stacked, although a mix of condensing and conventional boilers could be used. They operate in increments of capacity, each at around their full capacity and their peak efficiency, so that the overall part load efficiency is greater than it would be for a single boiler.

**Significant majority**
A significant majority of the energy supply to the tenanted areas or departments covers most of the energy uses but does not have to include very small ones. As a guide, energy uses that cumulatively make up less than 10% of the energy supply for that area may be excluded.

**Sub-meter outputs**
Examples include pulsed outputs and other open protocol communication outputs, such as Modbus.

---

**Additional information**

**Building regulations requirements**
The building regulations for energy use in all four countries of the UK require energy meters to be provided to allow the use of fuel and power consumption to be monitored. The building regulations of Wales, Northern Ireland and Scotland require that all fuel and electricity be assigned to the various end-use categories (heating, lighting etc.) with separate monitoring of any renewable systems. Buildings with a total floor area greater than 1,000m² have automatic meter reading and data collection facilities. This is to be considered for larger buildings in Scotland. The Scotland building regulations recommend that the metering of fuel or biomass use is recorded, where applicable, and they recommend separate monitoring of low carbon equipment, including combined heat and power installations. The metering provisions are required to be designed to facilitate the benchmarking of energy performance as set out in CIBSE TM46 energy benchmarks.
**Ene 03 External lighting**

**Aim**

To reduce energy consumption through the specification of energy efficient light fittings for external areas of the development.

**Value**

- Reduce the energy consumption, associated with external light fittings left on during the day and when no one is present, thereby reducing CO₂ emissions and operating costs.
- Reduce the dependence on external lighting, where possible.

**Context**

External lighting is often necessary to provide a sense of security at night and clear, safe and attractive access to people, and to contribute to the regeneration of urban areas. External light fittings can often result in relatively high energy usage as a result of poor specification of fittings and controls as well as inadequate maintenance. External lighting fittings with the highest luminous efficacy and their efficient utilisation can reduce the energy consumption and associated costs attributed to essential external lighting while providing a pleasant and safe environment.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

**Specific notes**

**Assessment type specific**

None

**Building type specific**

2.0 **Prisons and other secured buildings**

The criteria apply only to general external lighting, e.g. way-finding, car parking, decorative, signage, landscape, storage areas etc. Lighting specified for specific security purposes within secured buildings, such as prisons, can be excluded from the assessment of this issue.
Assessment criteria

One credit
1. No external lighting (which includes lighting on the building, at entrances and signs).

OR
2. External light fittings within the construction zone with:
   2.a. Average initial luminous efficacy of not less than 70 luminaire lumens per circuit Watt
   2.b. Automatic control to prevent operation during daylight hours
   2.c. Presence detection in areas of intermittent pedestrian traffic.

Methodology

Average initial luminous efficacy of the external light fittings
The individual luminous fluxes of all luminaires within the construction zone are summed (in lumens), then divided by the total circuit Watts for all the luminaires.

For lamps other than LED lamps, the luminous flux of a luminaire using those lamps can be determined by multiplying the sum of the luminous fluxes produced by all the lamps in the luminaire by the light output ratio of the luminaire (as confirmed by the luminaire manufacturer).

LED lamps are typically integral to the luminaire (LED luminaires). As such, the manufacturers' literature will encompass both lamp and luminaire as a whole.

Single building assessments on larger developments or campuses and extensions to existing buildings
If the assessed building is part of a larger development containing common areas and other buildings, or is a new extension to an existing building, the external lighting criteria apply only to external new and existing lighting within the construction zone of the assessed building.

Different types of external lighting and exceptions to the criteria

Temporary lighting, decorative lighting and floodlighting
Temporary lighting such as theatrical stage or local display installations can be excluded from the assessment of this issue. Decorative lighting and floodlighting must however be assessed for this issue.

Emergency lighting
Emergency light fittings, including security lighting, that are also used for normal operation are assessed for this issue. Non-maintained lighting which only activates in an emergency can be excluded from the assessment of this issue.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Interim post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>
Definitions

Areas of intermittent pedestrian traffic
An area can be considered to have intermittent pedestrian traffic where a pedestrian is in or approaching the space less than two-thirds of the time during the period when the lighting, without presence detection, would be switched on.

Automatic control
An automatic external lighting control system prevents operation during daylight hours through either a time switch or a daylight sensor (a manually switched lighting circuit with daylight sensor or time switch override is also acceptable). In addition to the above, the system should provide presence detection in areas of intermittent traffic. For external lighting not fitted with presence detectors, time switches must provide automatic switch off of lighting after a specified curfew hour, except in cases where there is a specific requirement for lighting to be left on all night.

Construction zone
For the purpose of this issue, the construction zone is defined as the site which is being developed for the BREEAM-assessed building and its external site areas, i.e. the scope of the new works.

Daylight sensor
A type of sensor that detects daylight and switches lighting on at dusk and off at dawn.

Luminous efficacy in luminaire lumens per circuit Watt
The ratio between the luminous flux produced by an entire luminaire (light fitting) (in lumens) and the total power consumed by the lamps and the control gear contained within the luminaire (Watts).

Presence detector
A sensor that can turn lighting on when a presence is detected in the scanned area, and off after a pre-set time when no presence is detected. Presence detectors must be compatible with the lamp type used as very frequent switching can reduce the life of some lamp types.
In certain circumstances other forms of presence-related control could be used, provided that they switch off the lighting when nobody is in the space. Examples could include absence detection, where people switch on the lighting using a push button or similar control but switching off is done automatically; and key control in secure areas, where people use a swipe card or type a code on entering a space, and the lighting then comes on and remains on until they leave. Presence related controls need careful design and commissioning to ensure that people cannot be left in the dark while still in the outdoor space.

Time switch
A switch with an inbuilt clock which will allow lighting to be switched on and off at programmed times.

Additional information

None.
Ene 04 Low carbon design

Aim

To encourage the adoption of design measures, which reduce building energy consumption and associated carbon emissions and minimise reliance on active building services systems.

Value

- Maximise the financial and environmental benefits of adopting passive and other low carbon solutions throughout the design process.
- Encourage the use of free heating and cooling strategies, to reduce the building’s energy demands and eliminate or reduce the use of active cooling.
- Ensure that the most appropriate low and zero carbon technologies (LZC) are adopted for the project.
- Promote innovation to deliver practical and cost-effective low carbon building design.

Context

Factors such as the building massing, layout, orientation, fabric design, daylighting provision, ventilation strategies and thermal mass will significantly affect the heat gains and losses in a building. Air-conditioning is a high energy user and can conflict with more biophilic approaches to health and wellbeing. It should be avoided or minimised where possible as its adoption will typically increase operational energy costs by around 50% to the running costs of the building. The range of low and zero carbon technologies that supply electricity and heat is growing rapidly, and capital and operating costs are decreasing with economies of scale. This often makes them a cost-effective solution for achieving a reduction in operational CO₂ emissions.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>See ref. 1.0 and 1.1</td>
<td>None</td>
<td>See ref. 1.2–1.4</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

1.0 Microgeneration technologies
On-site LZC technologies are only acceptable where the proposed solution can be classified as a microgeneration technology. The requirements for classification as a microgeneration technology
Assessment type specific

are described in Recognised local LZC technologies on page 155.

1.1 Low and zero carbon feasibility study
Criteria 9 – 12
A simplified version of a LZC feasibility study will be acceptable when assessing a Simple building. Items 9 and 10 listed in Low and zero carbon feasibility study on page 154 are not applicable.

1.2 Passive design analysis
Criteria 1 – 5
- Criterion 1 on page 103 is not applicable to Shell only assessments. However, to achieve the EnE 04 Passive design analysis credit, compliance with criteria 1, 2 and 3.b.ii on page 103 in Assessment scope on page 102 must be demonstrated.

1.3 Free cooling
Criteria 5 – 8
Only free cooling options 1 to 3 listed in Free cooling analysis on page 154 are applicable.

1.4 Low and zero carbon feasibility study
Criterion 9: The LZC feasibility study must be completed as part of the Shell only design, based on the expected building use and loads specified in the design brief, or where these are not specified, for likely scenarios.
Criterion 12: The built form should allow for the future installation of the most cost-effective LZC options.

Building type specific

2.0 Schools: information communication technology (ICT) classrooms
With respect to the free cooling credit, it is possible for ICT classrooms to be designed to avoid the use of active cooling. Hence, they are not exempt from the requirements of this issue. If active cooling is used to treat these spaces, it would not be possible to achieve the free cooling credit within this BREEAM issue.

2.1 Industrial
Hea 04 Thermal comfort: Criterion 1 is not applicable to industrial units that only contain an operational or storage area and are without office space or other occupied spaces. However, to achieve the EnE 04 Passive design analysis credit, compliance with criteria 1, 2 and 3.b.ii in Hea 04 Thermal comfort must be demonstrated.

Assessment criteria

This issue is split into two parts:

- Passive design (two credits)
- Low and zero carbon technologies (one credit).

Two credits - Passive design

One credit - Passive design analysis
1. Achieve the first credit Hea 04 Thermal comfort: One credit - Thermal modelling on page 103 to demonstrate that the building design delivers appropriate thermal comfort levels in occupied spaces.

2. The project team analyses the proposed building design and development during Concept Design to identify opportunities for the implementation of passive design measures (see Passive design analysis on the facing page).

3. Implement passive design measures to reduce the total heating, cooling, mechanical ventilation, lighting loads and energy consumption in line with the passive design analysis findings.

4. Quantify the reduced total energy demand and carbon dioxide (CO₂ eq) emissions resulting from the passive design measures.

One credit - Free cooling
5. Achieve the passive design analysis credit.
6 Include a free cooling analysis (see Free cooling analysis on the next page) in the passive design analysis carried out under criterion 2.

7 Identify opportunities for the implementation of free cooling solutions.

8 The building is naturally ventilated or uses any combination of the free cooling strategies listed in Free cooling analysis on the next page.

**One credit - Low and zero carbon technologies**

**One credit - Low and zero carbon feasibility study**

9 An energy specialist (see Definitions on page 157) completes a feasibility study (see Low and zero carbon feasibility study on the next page) by the end of Concept Design.

10 Establish the most appropriate recognised local (on-site or near-site) low and zero carbon (LZC) energy sources for the building or development (see Scope of LZC systems and how they are assessed on page 155), based on the feasibility study.

11 Specify local LZC technologies for the building or development in line with the feasibility study recommendations.

12 Quantify the reduced regulated carbon dioxide (CO₂-eq) emissions resulting from the feasibility study.

**Methodology**

**Passive design analysis**

As a minimum, the passive design analysis should cover:

1. Site location
2. Site weather
3. Microclimate
4. Building layout
5. Building orientation
6. Building form
7. Building fabric
8. Thermal mass or other fabric thermal storage
9. Building occupancy type
10. Daylighting strategy
11. Ventilation strategy
12. Adaptation to climate change

Any savings resulting from the incorporation of passive design measures should be demonstrated by comparing the energy demand and CO₂-eq emissions for the building with and without the proposed passive design measures adopted, as identified in the passive design analysis.

To enable a baseline for comparison to be established, a ‘standard building’ should be modelled with fabric performance equivalent to that of the local building regulations notional building (or for Scotland, an equivalent compliant building) and without the passive design measures (where feasible, i.e. building orientation is likely to be fixed). The glazing areas specified in the ‘standard building’ should be the same as those required by the Building Regulations Notional building.

This ‘standard building’ should be modelled as equivalent to the proposed building with the exception of any changes to account for passive design measures and fabric performance as seen in the table below.

<table>
<thead>
<tr>
<th>Measure</th>
<th>'Standard Building'</th>
<th>'Proposed Building'</th>
</tr>
</thead>
<tbody>
<tr>
<td>External shading devices</td>
<td>As notional</td>
<td>As designed</td>
</tr>
<tr>
<td>Fabric performance</td>
<td>As notional</td>
<td>As designed</td>
</tr>
<tr>
<td>Fabric proportions (i.e. window size, location)</td>
<td>As notional</td>
<td>As designed</td>
</tr>
<tr>
<td>Measure</td>
<td>'Standard Building'</td>
<td>'Proposed Building'</td>
</tr>
<tr>
<td>--------------</td>
<td>---------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Thermal Mass</td>
<td>As notional</td>
<td>As designed</td>
</tr>
<tr>
<td>Daylighting</td>
<td>As notional</td>
<td>As designed</td>
</tr>
<tr>
<td>Ventilation</td>
<td>As notional</td>
<td>As designed</td>
</tr>
</tbody>
</table>

Any savings in energy demand or CO₂-eq emissions should then be calculated by comparing the respective Building Emission Rate (BER) outputs from two building models representing the 'proposed building' specification (fixed at a point as agreed by the project team and assessor), and the 'standard building' specification.

These calculations should be carried out by a building services engineer who is a member of the Chartered Institute of Building Services Engineers (CIBSE) or by an accredited energy assessor (see Definitions on page 157).

**Free cooling analysis**
The free cooling analysis should demonstrate consideration of the following technologies:

1. Night time cooling (which could include the use of a high exposed thermal mass)
2. Ground coupled air cooling
3. Displacement ventilation (not linked to any active cooling system)
4. Ground water cooling
5. Surface water cooling
6. Evaporative cooling, direct or indirect
7. Desiccant dehumidification and evaporative cooling, using waste heat

The free cooling should apply to all occupied spaces in the building. Small IT rooms and lift motor rooms are excluded.

It should be demonstrated that the free cooling can meet the building’s cooling demand. The calculation methods should take into account the passive design measures included in the analysis and should be carried out by a building services engineer who is a member of the Chartered Institute of Building Services Engineers (CIBSE) or by an accredited energy assessor. Where the free cooling approaches chosen cannot be adequately modelled by these methods, the use of any alternative methods should be justified by the building services engineer or accredited energy assessor, demonstrating that these methods are appropriate.

**Low and zero carbon feasibility study**
The low and zero carbon feasibility study should cover as a minimum:

1. Energy generated from LZC energy source per year
2. Carbon dioxide savings from LZC energy source per year
3. Life cycle cost of the potential specification, accounting for payback
4. Local planning criteria, including land use and noise
5. Feasibility of exporting heat or electricity from the system
6. Any available grants
7. All technologies appropriate to the site and energy demand of the development
8. Reasons for excluding other technologies
9. If appropriate:
   a. The building is connected to an existing local community CHP system or
   b. the building is connected to an existing source of waste heat or power OR
   c. a building or site CHP system is specified with the potential to export excess heat or power via a local community energy scheme or
   d. a source of waste heat or power is specified with the potential to export excess heat or power via a local community energy scheme

The reduction in regulated carbon dioxide (CO₂-eq) emissions can be demonstrated by comparing regulated carbon dioxide (CO₂-eq) emissions with LZC technologies to the actual building-regulated emissions without LZCs. When the CO₂-eq savings are compared for different technologies, they may be estimated separately from the building energy model where appropriate, e.g. by using manufacturers’ data, simple hand calculations or spreadsheets. For the specified technologies, any CO₂-eq savings are estimated using dynamic simulation modelling. The energy supply used for the base case is mains gas and grid electricity. If mains gas is not available on site, then oil may be used instead. The base case includes any passive design or free cooling measures adopted for
the first two credits. The actual building energy demands are calculated as for the passive design analysis. The carbon dioxide emissions factors used for the building regulations calculations are then applied.

Scope of LZC systems and how they are assessed

Recognised local LZC technologies
Technologies eligible to contribute to achieving the criteria must produce energy from renewable sources and meet all other ancillary requirements as defined by Directive 2009/28/EC(120).

The following requirements must also be met:

1. There must be a direct supply of energy produced to the building under assessment.
2. Technologies under 50 kWc or 45 kWh must be certified by a Microgeneration Certification Scheme (MCS), or equivalent, and installed by MCS (or equivalent) certified installers.
3. Combined heat and power (CHP) schemes above 50 kWc must be certified under the CHPQA standard. CHP schemes fuelled by mains gas are eligible to contribute to performance against this issue.
4. Heat pumps can only be considered as a renewable technology when used in heating mode. Refer to Annex VII of Directive 2009/28/EC and supporting document 2013/114/EU for more detail on accounting for energy from heat pumps.
5. Where MCS or CHPQA certification is not available, the design team must investigate the availability of alternative accreditation schemes in line with the Directives listed above, or an equivalent country or regional directive or standard. Where an accreditation scheme exists, it should be used for the purpose of verifying compliance of the specified LZC technology. If no accreditation scheme exists in the country, the design team must demonstrate they have investigated the competence of the installer selected and are confident that they have the skill and competence to install the LZC technology appropriately.

Novel LZC technology not listed
Other systems may be acceptable as part of a LZC strategy under this issue but are not currently included as LZC technologies in any of the approved building energy calculation software packages. Acceptability will be dependent on the nature of the system proposed and the carbon benefits achieved. The BREEAM Assessor must confirm acceptability with BRE before an assessment is submitted. The calculation procedure for the new LZC technology should be submitted for consideration as a ‘novel technology’ to be included in the ‘SBEM-Q’ innovation process (see Additional information on page 158).

The novel technology would only be acceptable for the LZC credit if:

1. It is already demonstrably modelled in one of the approved dynamic simulation compliance tools OR
2. The calculation procedure has been accepted by the SBEM-Q process and integrated into the SBEM tool OR
3. It has been applied for and is in the process of being accepted for SBEM-Q.

For one-off LZC technology designs, where it is not viable to obtain SBEM-Q approval, an application for a BREEAM approved innovation credit can be submitted to BRE.

LZC technology already available on site
For developments where there is an existing LZC energy source that can supply a compliant percentage of energy to the assessed building, a feasibility study will still have to be carried out to demonstrate that the existing technology is the most appropriate for the assessed building or development. The study should seek to identify any other options to supply a higher proportion of the building’s energy demand in addition to that supplied by the existing source. In order to be compliant, the LZC energy source must continue to provide low carbon energy to existing buildings and provide additional low carbon energy to the new building.

Waste heat from a building- related operational process
Waste heat from an operational process that takes place within the assessed building (or on the assessed site) can be considered as ‘low carbon’ for the purpose of this BREEAM issue. This is on the condition that the generation of the heat from the process is integral to the assessed building. Examples of operational processes and functions include manufacturing processes, high temperature oven or kiln, compressors serving process plant, micro-brewery, crematorium, testing and commissioning boilers for training or manufacture, and data centres. It does not include waste heat from IT or server rooms, which could be used as part of conventional heat recovery measures.

Community and near-site schemes
This BREEAM issue seeks to encourage the installation of on-site and near-site LZC technologies. ‘Local’ does not have to mean on site; community schemes (near site) can be used as a means of demonstrating compliance.
Waste heat from incineration
Waste heat from an incineration plant can only be considered as low carbon for the purpose of this BREEAM issue under the following circumstances:

1. All other LZC technologies have been considered and discounted in the feasibility study and, OTHER
2. The local authority or region in which the incineration plant is located is demonstrably meeting its annual waste reuse and recycling targets and waste management policies OR
3. There is a near-site or on-site facility connected to the building, via a private wire arrangement, which is demonstrably removing reusable and recyclable waste material prior to incineration.

Biofuels

First generation biofuels
BREEAM does not recognise or reward building systems fuelled by first generation biofuels manufactured from feedstocks, e.g. biofuels manufactured from sugars, seeds, grain, animal fats etc where these are grown or farmed for the purposes of biofuel production. This is due to the current uncertainty over their impact on biodiversity, global food production and greenhouse gas savings, plus the ease of interchangeability between fossil fuels. BREEAM may recognise systems using second generation biofuels (see Definitions on the facing page) or biofuels manufactured from biodegradable waste materials, e.g. biogas, waste vegetable oil, or locally and sustainably sourced solid biofuels, e.g. woodchip and wood pellets, where these are not interchangeable with fossil fuels or first generation biofuels.

Second generation biofuels and biofuels from waste streams
BREEAM recognises that biofuels produced from biomass which is a byproduct of other processes may provide a more sustainable alternative to fossil fuels. Typically, these use waste feedstock consisting of residual non-food parts of current food crops, industry waste such as woodchips, other waste vegetable matter and waste fish oil from sustainable fish stocks to produce biofuel. Such biofuels will, in principle, be recognised by BREEAM for the purposes of defining low and zero carbon technologies. However due to the emerging nature of such technologies, full details would be required for review by BRE Global prior to confirmation of acceptability, including the following:

1. Type, provenance and sustainability of the biomass feedstock
2. Avoidance or minimisation of fossil fuel use in extracting the biofuel
3. Minimising fossil fuel use in transporting the biomass or biofuel
4. Presence of a supply agreement and a robust supply chain
5. Compatibility of the biofuel with the specified boiler or plant and manufacturer's warranty issues.

The use of other recycled or waste-derived biofuels such as waste oil from catering may also be recognised by BREEAM subject to the above criteria. For smaller scale applications, the assessor will also need to demonstrate that the biofuel is locally sourced. BREEAM does not qualify the term ‘locally sourced’ or specify a minimum supply contract. However the assessor must determine and demonstrate that these are reasonable for the particular application.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>4</td>
<td>Results from a dynamic simulation model demonstrating the reduced energy demand and CO₂-eq emissions from the specified passive design measures.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>8</td>
<td>Results from a dynamic simulation model and other used methods demonstrating that the free cooling strategy can meet the building’s cooling demand.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>
### Definitions

**Approved building energy calculation software**
Software approved for the purpose of demonstrating compliance with the energy efficiency and carbon emission requirements of the building regulations (and in turn compliance with the EPBD recast 2012\(^{(121)}\)). The definition includes the SBEM and its interface iSBEM, as well as third party software approved by the relevant government department.

A list of approved software for non-domestic buildings is as follows:

2. Wales, Northern Ireland and England: [www.uk-ncm.org.uk](http://www.uk-ncm.org.uk)

Approved building energy calculation software will provide the data required for calculating the EPR\(_{NC}\) and BREEAM Ene 01 credits. Note that for dwellings (where relevant to the assessment of multi-residential buildings), the UK Government’s SAP may be used. The current version is SAP 2012 version 9.92 (October 2013).

**Energy specialist**
An individual who has acquired substantial expertise or a recognised qualification for undertaking assessments, designs and installations of low and zero carbon solutions in the commercial buildings sector, and is not professionally connected to a single low and zero carbon technology or manufacturer.

**First and second generation biofuels**
First generation biofuels are fuels made from sugar, starch, vegetable oil, or animal fats using conventional technology. Second generation biofuels are fuels from lignocellulosic biomass feedstock using advanced technical processes\(^{(122)}\). Common first generation biofuels include vegetable oil, biodiesel and bioalcohols.

**Free cooling**
The ability of the building to provide cooling to the internal occupied areas without the need to rely on energy consuming mechanical cooling. Free cooling is an enhanced passive design method that requires engineering design and modelling to demonstrate its effectiveness. Other similar methods include enhanced passive ventilation and enhanced daylighting.

**Microgeneration Certification Scheme (MCS)**
The MCS is an independent scheme that certifies microgeneration products and installers in accordance with consistent standards. It is designed to evaluate microgeneration products and installers against robust criteria, and provides consumers with an independent indication of the reliability of products, assurance that the installation will be carried out to the appropriate standard and a route for complaints should there be any issues. The MCS is a United Kingdom Accreditation Service (UKAS) accredited certification scheme covering all microgeneration products and services. It has support from the Department of Energy and Climate Change (DECC), industry and non-governmental groups as a prime method for making a substantial contribution to cutting the UK’s dependency on fossil fuels and carbon dioxide emissions.

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>12</td>
<td>Results from a dynamic simulation model demonstrating reductions in CO(_2)-eq emissions from the specified low and zero carbon technology.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>
Near-site LZC
A LZC source of energy generation located near to the site of the assessed building. The source is most likely to be providing energy for all or part of a local community of buildings, including the assessed building, e.g. decentralised energy generation linked to a community heat network or renewable electricity sources connected via a private wire arrangement.

On-site LZC
A LZC source of energy generation which is located on the same site as the assessed building.

Payback period
The period of time needed for a financial return on an investment to equal the sum of the original investment.

Additional information

Free cooling aim
The aim of the free cooling credit is to remove the need for active cooling throughout the building. The implementation of free cooling technologies results in the reduction of energy consumption associated with the building's cooling. It can also make the building much simpler to operate and maintain than one with active cooling.

Novel low and zero carbon (LZC) technologies - SBEM-Q
In order to deal with the integration of new technologies into SBEM, a new procedure has been established which mirrors the SAP Appendix Q approach to some extent. Appendix Q provides a means whereby validated individual branded product performance information can be accessed and used as an adjunct to the SAP calculation. A product's performance information is determined by testing against a specification that has been agreed by DECC's NCM contractor, the relevant manufacturers and industry sector representatives. Product data are listed in the SAP Appendix Q database (at: www.ncm-pcb.org.uk/sap). By following the 'Innovation' path from that website, manufacturers can apply for novel LZC technologies to be validated under the so-called 'SBEM-Q' procedure and then integrated as part of an amendment to the SBEM calculation.

LZC feasibility study in building regulations
The EPBD (recast) 2012 (Directive 2010/31/EU), requires that all member states have a methodology for calculating the energy performance of buildings and that the feasibility of high efficiency alternative systems is considered before construction starts, including energy from renewable sources, cogeneration, district heating and cooling and heat pumps (Article 6). This requirement has been included in the building regulations for England (amendment Regulation 25A, 2013), Scotland (June 2016) and Wales (Regulation 25A 2014). The LZC feasibility study in BREEAM is intended to encourage the study to be done early in the project (i.e. not just before construction starts) so that the most appropriate solutions can be adopted. Also, this credit does not permit technologies that are not best practice or sustainable, or cannot be modelled with a robust method.

Passive design aim
Unlike Assessment scope on page 129 (which is focused on demonstrable and robust performance improvement), Ene 04 - Low carbon design aims to encourage project teams to consider a particular design approach. The passive design analysis credit is intended to encourage project teams to proactively consider the ways in which the building could benefit from, and adopt, passive design measures (such as those listed in Passive design analysis on page 153).
Ene 05 Energy efficient cold storage

Aim

To encourage the installation of energy efficient refrigeration systems, in order to reduce operational greenhouse gas emissions resulting from the system's energy use.

Value

- Promote the design installation of energy efficient refrigeration system, controls and components in accordance with best practice industry standards.
- Ensure that the commissioning of the refrigeration plant is properly planned and will result in the system performing as designed, thereby promoting an optimal performance.
- Encourage the installation of refrigeration systems that demonstrate savings in indirect greenhouse gas emissions.

Context

About 15% of the world’s electricity is used to drive refrigerating and air-conditioning systems. Therefore, refrigeration accounts for significant energy consumption in certain sectors, such as retail and industrial. Improving the efficiency of the refrigeration plant can result in less waste of valuable energy resources, less impact to global warming, less likelihood of breakdown and significant running cost savings. Through proper operation, maintenance and re-commissioning, cost savings of up to 50% and improved reliability can be achieved.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>See ref. 1.0</td>
<td>None</td>
<td>See ref. 1.0</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

1.0 Where cold storage systems are specified or installed, all assessment criteria relevant to the building type and function apply.

Building type specific

None
Assessment criteria

This issue is split into two parts:

– Refrigeration energy consumption (one credit)
– Indirect greenhouse gas emissions (one credit)

One credit - Refrigeration energy consumption
1 Design, install and commission the refrigeration system:
   1.a In accordance with the Code of Conduct for carbon reduction in the refrigeration retail sector (125) (see Additional information on page 162) and BS EN 378-2:2016 (126).
   1.b Using robust and tested refrigeration systems or components included on the Enhanced Capital Allowance (ECA) Energy Technology Product List (ETPL) (127) or an equivalent list (see Components on the ECA Energy Technology Product List on the facing page for a list of components).
2 Commission the refrigeration plant in compliance with the commissioning criteria in BREEAM issue Man 04 Commissioning and handover on page 60.

One credit - Indirect greenhouse gas emissions
3 Achieve criteria 1 and 2.
4 Demonstrate a saving in indirect greenhouse gas emissions (CO2-eq) from the installed refrigeration system over the course of its operational life.

Methodology

Scope of Ene 05 issue
This issue is applicable only in instances where commercial or industrial sized refrigeration and storage systems are specified, for example:

1. Storage and refrigeration of food in supermarkets
2. Cold storage facilities in industrial, laboratory, healthcare and other buildings.

The criteria do not apply to:

1. Domestic-scale refrigeration or
2. Refrigeration for kitchen and catering facilities where these are self-contained units not connected to building cooling systems.

These types of installation are covered within BREEAM issue Ene 08 Energy efficient equipment on page 172. If the building contains no refrigeration systems or only refrigeration systems that are standalone, i.e. are not integral to the building and served by the building services, this issue is not applicable to the assessment. The scope of this issue covers freezer or cold storage rooms which are integral to the building and served by the building’s own refrigeration systems.

Calculating indirect greenhouse gas emissions (eq.)
The indirect emissions must be calculated in accordance with the procedures in BS EN 378-1:2016 (128). Refrigerating system and heat pumps safety and environmental requirements, Annex B. Further detail on applying this method to calculate the indirect emissions are available in the Guideline methods of calculating Total Equivalent Warming Impact (TEWI) (129) published by the British Refrigeration Association (BRA).

Calculations must be carried out by an appropriately qualified professional (e.g. a building services engineer), including calculations to justify the assumptions made and methodologies for savings in indirect greenhouse emissions.
The Carbon Trust Refrigeration Road Map

The Carbon Trust Refrigeration Road Map\(^{(130)}\) introduces the main energy saving opportunities for refrigeration use in the retail sector and defines a ‘baseline supermarket’. The savings in indirect greenhouse gas emissions can be demonstrated through specification of technologies described in CO\(_2\)-eq emissions saving options available when designing a new store or retail concept that delivers savings in comparison with the ‘baseline’ building.

Many of the technologies outlined in the Road Map are appropriate to non-food applications and therefore to non-retail building types that specify or install cold storage refrigeration systems. If the ‘baseline supermarket’ does not provide an appropriate benchmark for achieving the second credit, the design team can still comply with the criteria by demonstrating a reduction in indirect greenhouse gas emissions (CO\(_2\)-eq) against an alternative baseline. The design team must confirm details of the alternative baseline system used, and demonstrate that it is based on a typical installation or technology for that building type. The systems being compared must have the same duty and service conditions and include the relevant consumption from the refrigeration system’s ancillary equipment.

Components on the ECA Energy Technology Product List

Where specified as part of the refrigeration system, products used for the following components must be listed on the ECA Energy Technology Product List (or equivalent list):

1. Air-cooled condensing units
2. Automatic air purgers
3. Cellar cooling equipment
4. Commercial service cabinets (cold food storage)
5. Curtains, blinds, sliding doors and covers for refrigerated display cabinets
6. Evaporative condensers
7. Forced air pre-coolers
8. Refrigerated display cabinets
9. Refrigeration compressors
10. Refrigeration system controls.

Extensions to existing buildings

If assessing a new extension to an existing building and there is cold storage plant in the existing building that will serve the new extension, then this plant must meet the criteria in order to achieve any available credits.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Refrigeration plant commissioning record.</td>
</tr>
<tr>
<td>2</td>
<td>Refer to generic evidence requirement above.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

ECA Energy Technology Product List (ETPL)

The ETPL is part of the UK Government’s Enhanced Capital Allowance Scheme, a key part of its programme to manage climate change. The scheme provides a tax incentive to encourage investment in low carbon energy saving equipment that meets published energy efficiency criteria. The Energy Technology List (ETL) details the criteria for each type of technology, and lists those products in each category that meet them: etl.beis.gov.uk

Indirect operational greenhouse gas emissions

These are the indirect greenhouse gas emissions that result from the production of energy used to power the refrigeration system’s cooling plant. This includes the emissions from the production of grid electricity or an on-site source of energy generation, e.g. gas CHP. In the case of refrigeration systems, the term ‘direct greenhouse
gas emissions' is also used; this refers to the emissions that occur as a direct result of leakage of refrigerant from the system.

The impacts of direct greenhouse gas emissions from refrigeration systems are dealt with in the BREEAM issue Pol 01 Impact of refrigerants on page 324. Therefore, only indirect emissions resulting from the energy consumption of the system are covered in this issue.

**Additional information**

**Code of conduct for carbon reduction in the retail refrigeration sector**

The code of conduct has been developed by the Carbon Trust, in partnership with the Institute of Refrigeration and the British Refrigeration Association (BRA). The code is intended to compliment the Carbon Trust Refrigeration Road Map.
Ene 06 Energy efficient transportation systems

Aim

To encourage the specification of energy efficient transportation systems within buildings.

Value

– Ensure that transportation types and arrangement systems are best suited to usage patterns and demand.
– Promote the use of energy efficient features, in line with best industry practice guidelines.
– Maximise the benefit and satisfaction from using transportation systems.

Context

Although issues such as safety, space restrictions and users’ comfort are prioritised by lift and escalator manufacturers, energy efficiency of transportation systems has been an increasing concern in the last decades. An increase in lift and escalator provision is expected in the near future due to the need for convenience and comfort, the growing ageing population and the urbanisation effect. The energy consumption of lifts and escalators is approximately 5% of the overall consumption of a building\(^\text{[131]}\). The design and specification of energy efficient transportation technologies has become one of the key interests of manufacturers, and as such drives competition on the market and helps customers save energy and operational costs.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

None

Building type specific

None
Assessment criteria

This issue is split into two parts:

- Energy consumption (one credit)
- Energy efficient features (two credits)

One credit - Energy consumption
1  For specified lifts, escalators or moving walks (transportation types):
   1.a  Analyse the transportation demand and usage patterns for the building to determine the optimum number and size of lifts, escalators or moving walks
   1.b  Calculate the energy consumption in accordance with BS EN ISO 25745 Part 2\(^{[132]}\) or Part 3\(^{[133]}\) for one of the following:
      1.b.i  At least two options for each transportation type (e.g. for lifts, hydraulic, traction or machine room-less (MRL)) OR
      1.b.ii At least two options considering different system arrangements and control strategies.
   1.c Consider the use of regenerative drives, subject to the requirements in Regenerative drives on the facing page
   1.d Specify the transportation system with the lowest energy consumption.

Up to two credits - Energy efficient features
2  Achieve criterion 1 above.

One credit - Lifts
3  Specify the following three energy efficient features for each lift:
   3.a  A standby condition for off-peak periods
   3.b  The lift car lighting and display lighting provides an average luminous efficacy across all fittings in the car of > 70 luminaire lumens per circuit Watt
   3.c  Use of a drive controller capable of variable speed, variable-voltage, and variable-frequency (VVVF) control of the drive motor.

4  Specify regenerative drives where their use is demonstrated to save energy.

One credit - Escalators or moving walks
5  Specify at least one of the following for each escalator or moving walk:
   5.a  A load-sensing device that synchronises motor output to passenger demand through a variable speed drive OR
   5.b  A passenger-sensing device for automated operation (auto walk), so the escalator operates in auto start mode when there is no passenger demand.

Methodology

Scope of Ene 06 issue
The criteria relating to lifts do not apply to lifting platforms, wheelchair platform stairlifts or other similar facilities to aid persons with impaired mobility. However, any lifting device with a rated speed greater than 0.15 m/s must be assessed, inclusive of goods, vehicle and passenger lifts. An excluded transportation type that demonstrates compliance with the BREEAM criteria would be considered best practice for an energy efficient system (despite not being required for the purpose of awarding the available credits).
Transport analysis
The transport analysis (criterion 1.1 on the previous page) can be in the form of a written statement justifying the lift selection for the following conditions:

- where a single lift is provided in a low rise building for the purpose of providing disabled access only
- or where a goods lift is selected based on the size of the goods it is intended to carry.

Regenerative drives
A regenerative drive should only be considered where it produces an energy saving greater than the additional standby energy used to support the drives. Regenerative drives will typically be appropriate for lifts with high travel and high intensity use.

Building has no lifts, escalators or moving walks, or has only one of the transportation systems
This issue will not be assessed where a building contains no lifts, escalators or moving walks. Where only either lifts, escalators or moving walks are present, only one credit is available for the Energy efficient features credit. Where both lifts and escalators or moving walks are present, then two credits are available.

Extensions to existing buildings
If assessing a new extension to an existing building, lifts present in the existing building fall outside the Ene 06 scope and do not need to be assessed. The above applies only where the lifts are not being renewed or undergoing a major refurbishment.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Auto start condition - escalators and moving walks
A condition when the escalator or moving walk is stationary and powered up and ready to start initiated by passenger detection (from BS EN ISO 25745-3:2015).

Idle condition
A condition when a lift is stationary at a floor following a run before the standby mode is entered (from BS EN ISO 25745-1:2012(134)).

Lift car lighting
The level of lift car lighting is determined by the relevant standards. For example, BS EN 81-20:2014(135) requires at least 100 lux on the control devices and at 1 m above the floor at any point not less than 100mm from any wall.

Machine room-less lift (MRL)
All equipment is contained in the lift well, not in a separate machine room.

Standby condition - lifts
A condition when a lift is stationary at a floor and may have reduced the power consumption to a lower level set for that particular lift (from BS EN ISO 25745-1:2012). For example, the power side of the lift controller and other operating equipment such as lift car lighting, user displays and ventilation fans switch off when the lift has been
idle for a prescribed length of time. The period between when a lift was last used and when a standby condition is entered is defined in BSEN ISO 25745-1 as 5 minutes.

**Additional information**

**BS EN ISO 25745 - Energy performance of lifts, escalators and moving walks**

BS EN ISO 25745 consists of three parts, under the general title Energy performance of lifts, escalators and moving walks:

- Part 1: Energy measurement and verification
- Part 2: Energy calculation and classification for lifts (elevators)
- Part 3: Energy calculation and classification for escalators and moving walks.

In Part 1, it has been estimated that approximately 5% of a building’s total energy consumption can be attributed to the operation of lifts and a large proportion of this can be attributed to standby mode in many situations. BS EN ISO 25745 Parts 2 and 3 have been prepared in response to the rapidly increasing need to ensure and to support the efficient and effective use of energy, providing:

1. A method to estimate energy consumption on a daily and an annual basis for lifts, escalators and moving walks
2. A method for energy classification of new, existing or modernised lifts, escalators and moving walks
3. Guidelines for reducing energy consumption that can be used to support building environmental and energy classification systems.
Ene 07 Energy efficient laboratory systems

Aim

To encourage laboratory areas that are designed to minimise their operational energy consumption and associated CO₂ emissions.

Value

- Encourage effective communication between the client and the design team to identify the occupant requirements and performance criteria.
- Reduced capital and operating costs as a result of appropriate sizing and specification of equipment and adoption of best practice design principles.
- Ensure that energy efficiency measures do not affect the health and safety of the occupants.

Context

Laboratory facilities are required to comply with regulations and other standards for safety and various environmental conditions such temperature and air quality. Compared with an office building, the average laboratory consumes ten times more energy per square feet, with some labs using as much as 100 times more energy(136). Therefore, energy efficient measures can result in significantly reduced energy costs and waste, improved systems efficiency, and long-term sustainability.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>All</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

None

Building type specific

2.0 Further education, higher education, offices

This issue is applicable only to further education, higher education, offices with research and development areas, and other buildings with research and development facilities that contain...
**Assessment criteria**

This issue is split into two parts:

- Design specification (one credit)
- Best practice energy efficient measures (up to four credits) - building type dependent.

**One credit - Design specification**

1. Engage with the client during the preparation of the initial project brief to determine occupant requirements and define laboratory performance criteria. Performance criteria will include, but not be limited to:
   1.a Description of purpose
   1.b Occupant or process activities
   1.c Containment requirements and standards
   1.d Interaction between systems
   1.e Flexibility and adaptability of laboratory facilities.
   1.f Any other specific requirements (for example, requirements relevant to ventilation, heating or cooling).

2. Size the services system equipment (including ventilation supply and extract) correctly (see Definitions on page 170).

3. Demonstrate the minimised energy demand of the laboratory facilities resulting from the achievement of the defined design performance criteria.

**Laboratory containment devices and containment areas (criteria only applicable to buildings containing these facilities)**

4. For ducted fume cupboards specified:
   4.a Demonstrate that the average design air flow rate is no greater than 0.16 m³/s per linear metre (internal width) of fume cupboard workspace
   4.b Measure the volume flow rate in the exhaust duct (at the boundary of the laboratory) to take account of reductions in (inward) volume flow rate from fume cupboard leakage
   4.c Demonstrate that a reduction in air flow does not compromise the defined performance criteria and does not increase the health and safety risk to future building occupants.

**Up to four credits - Best practice energy efficient measures**

If the laboratory area accounts for at least 10% of the total building floor area (see Definitions on page 170):

5. Achieve criteria 1 to 4 above (or criteria 1 to 3 above where there are no ducted fume cupboards).

6. Design, specify and install laboratory plant and systems to promote energy efficiency. Demonstrate compliance with items in Table 6.4 on the facing page (see 6.a and 6.b for credits available).
   6.a Up to 2 credits: laboratory areas (see Definitions on page 170) account for at least 10% (but less than 25%) of the total building floor area OR
   6.b Up to 4 credits: laboratory areas account for 25% or more of the total building floor area.

7. Demonstrate by calculations or modelling that the chosen measures have a reasonably significant effect on the total energy consumption of the laboratory, i.e. 2% reduction or greater.
8 Demonstrate that the energy efficient measures specified do not compromise the defined performance criteria, and do not increase the health and safety risk to future building occupants.

<table>
<thead>
<tr>
<th>Item description</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fume cupboard volume flow rates (further reduction)</td>
<td>0.5</td>
</tr>
<tr>
<td>An average design air flow rate of $&lt;0.12 \text{m}^3/\text{s}$ per linear metre (internal width) of fume cupboard workspace.</td>
<td></td>
</tr>
<tr>
<td>Grouping or isolation of high filtration or ventilation activities</td>
<td>0.5</td>
</tr>
<tr>
<td>Minimisation of room air change rates and overall facility ventilation flows by grouping together or isolating activities and equipment with high filtration or ventilation requirements.</td>
<td></td>
</tr>
<tr>
<td>Energy recovery - heat</td>
<td>0.5</td>
</tr>
<tr>
<td>Heat recovery from exhaust air (where there is no risk of cross-contamination) or via refrigerant or water cooling systems.</td>
<td></td>
</tr>
<tr>
<td>Energy recovery - cooling</td>
<td>0.5</td>
</tr>
<tr>
<td>Cooling recovery via exhaust air heat exchangers (where there is no risk of cross-contamination) or via refrigerant or water cooling systems.</td>
<td></td>
</tr>
<tr>
<td>Grouping of cooling loads</td>
<td>0.5</td>
</tr>
<tr>
<td>Grouping of cooling loads to enable supply efficiencies and thermal transfer.</td>
<td></td>
</tr>
<tr>
<td>Free cooling</td>
<td>0.5</td>
</tr>
<tr>
<td>Specification of free cooling coils in chillers or dry air coolers related to laboratory-specific activities.</td>
<td></td>
</tr>
<tr>
<td>Load responsiveness</td>
<td>0.5</td>
</tr>
<tr>
<td>Effective matching of supply with demand through modularity, variable speed drives and pumps, and other mechanisms.</td>
<td></td>
</tr>
<tr>
<td>Clean rooms</td>
<td>0.5</td>
</tr>
<tr>
<td>Specification of particle monitoring systems, linked to airflow controls.</td>
<td></td>
</tr>
<tr>
<td>Diversity</td>
<td>0.5</td>
</tr>
<tr>
<td>Achievement of high levels of diversity in central plant sizing and laboratory duct sizing, where compatible with safety.</td>
<td></td>
</tr>
<tr>
<td>Room air changes rates</td>
<td>0.5</td>
</tr>
<tr>
<td>Reducing air change rates by matching ventilation airflow to environmental needs and demands of containment devices.</td>
<td></td>
</tr>
<tr>
<td>Fan power</td>
<td></td>
</tr>
<tr>
<td>Specification and achievement of best practice fan power figures (as shown below) for all air handling units, laboratory extract systems, local extract ventilation, containment area extracts (where applicable) and fume cupboard extracts (where applicable).</td>
<td></td>
</tr>
<tr>
<td>Laboratory system</td>
<td>Best practice specific fan power ($\text{W/(L/s)}$)</td>
</tr>
<tr>
<td>General laboratory supply air handling unit (AHU) with heating and cooling</td>
<td>1.5</td>
</tr>
<tr>
<td>General laboratory extract systems</td>
<td>1.2</td>
</tr>
<tr>
<td>Laboratory local extract ventilation – ducted</td>
<td>1.0</td>
</tr>
<tr>
<td>Containment area extract, without high efficiency particulate absorption (HEPA) filtration</td>
<td>1.5</td>
</tr>
<tr>
<td>Containment area extract, with HEPA filtration</td>
<td>2.5</td>
</tr>
<tr>
<td>Fume cupboard extract</td>
<td>1.5</td>
</tr>
</tbody>
</table>

Only whole credits can be awarded in BREEAM. Therefore to achieve a credit for items with partial credits, the laboratory must comply with at least two of the items. In an instance where, for example, three and half credits are achieved this would need to be rounded down to three credits.
Methodology

Applicable standards
The guidance within G9 Fume Cupboards in Schools\(^{137}\) (Building Bulletin 88\(^{138}\)) can be used for assessments in Northern Ireland should be followed. Where containment devices present in a school or sixth form college assessment are of a specialist nature more typical of a commercial or research laboratory, BRE should be contacted for further guidance.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Laboratory areas
Laboratory areas are defined as highly serviced (temperature, ventilation, humidity or containment controlled) spaces where physical, biological or chemical processing or testing is carried out. Such areas will have inherently high energy demands. In order to maintain controlled conditions to enable experiments and to comply with health and safety standards, typically laboratories:

1. Contain various exhaust and containment devices (such as fume cupboards and microbiological safety cabinets)
2. Are heavily serviced to circulate air and to supply heating, cooling, humidity, and clean air
3. Often require 24-hour access and failsafe redundant backup systems and uninterrupted power supply or emergency power to enable irreplaceable experiments.

Therefore, for the purpose of assessing this BREEAM issue, the definition of laboratory areas excludes any laboratory support areas such as:

1. Write up or offices
2. Meeting rooms
3. Storage
4. Ancillary and other support areas with lower servicing requirements.

Teaching and other laboratories or workshops with a limited number of fume cupboards or other containment devices or no energy-intensive process equipment specified are excluded, unless the design team can provide evidence that their consumption is at least 50% higher than a typical office due to the laboratory process-related activities. Benchmarks for general offices can be found in Table 1 in CIBSE TM46\(^{139}\) Energy benchmarks. Typically, in buildings where 40% of the floor area is laboratory related, only 10% will actually constitute laboratory areas as per the BREEAM definition. Different types of laboratories have different requirements for heating, ventilation and air-conditioning, plug load equipment, and access. This can lead to enormous variations in energy and water requirements. The main types of laboratories include:

1. Wet laboratories - where chemicals, drugs or other material, or biological matter are tested and analysed requiring water, direct ventilation and specialised piped utilities. They typically include chemical science laboratories. These laboratories require specially designed facilities.
2. Dry laboratories - contain dry stored materials, electronics or large instruments with few piped services. They typically include engineering or analytical laboratories that may require accurate temperature and humidity control, dust control and clean power.
3. Microbiological or clinical laboratories - often involve working with infectious agents. They typically require higher levels of primary containment and multiple secondary barriers including specialised ventilation systems to ensure directional air flow, air treatment systems to decontaminate or remove agents from exhaust air, controlled access zones, airlocks as laboratory entrances, or separate buildings or modules to isolate the laboratory.

4. In vivo laboratories - these require highly controlled environments for the care and maintenance of flora and fauna. The facilities are complex and expensive to build and operate. Tight environmental control over the facility is required to avoid the introduction of contaminants or pathogens, prevent the possibility of infectious outbreaks, and avoid the transmission of odours.

5. Teaching laboratories - unique to academic institutes, they require space for teaching equipment, storage space for student belongings and less instrumentation than research labs.

6. Clean rooms - this refers to a controlled environment (air quality, temperature and humidity) which prevents contamination and regulates environmental conditions, to facilitate accurate research and production needs. They are typically used in UK universities for nanotechnology, medical and pharmaceutical research or studies, and microelectronics applications.

Right-sizing

Right-sizing principles encourage the use of better estimates in equipment loads from which services equipment is sized in comparison to traditional methods of estimates based on 'rated' data obtained from manufacturers’ literature or design assumptions from previous projects. This can result in construction cost savings in addition to life cycle cost benefits, while taking account of the need for appropriate contingency.

Additional information

Synergy with BREEAM issue Ene 01 Reduction of energy use and carbon emissions

This BREEAM issue has been developed to recognise improvements made to new laboratory areas or buildings that are not currently fully recognised in the National Calculation Methodology, which is used to assess and award credits in Ene 01 Reduction of energy use and carbon emissions on page 129.
Ene 08 Energy efficient equipment

Aim

To encourage installation of energy efficient equipment to ensure optimum performance and energy savings in operation.

Value

- Reduce unregulated energy consumption loads based on the building’s usage and occupants patterns.
- Promote a better understanding of unregulated energy consumption for the significantly consuming systems, thereby reducing the performance gap.

Context

The current building regulations do not account for all energy uses in buildings and aim to address regulated energy consumption. Unregulated sources of energy consumption such as swimming pools, server rooms, commercial and domestic-scale appliances, are rarely considered and modelled at the design stage. However, they can have significant impact on the energy use. In an office building for instance, they typically account for more than 30% of the energy consumption. It is important to encourage solutions that result in unregulated energy reduction, which is variable between different building types and ignored by current regulatory standards.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>1.0</td>
<td>See ref. 1.0 and 2.0</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

1.0 Where there are no systems specified that contribute to the unregulated energy load, this issue is not applicable.

2.0 - Criterion 1 on the facing page and 2: Swimming pool criteria from Table 6.5 on the facing page are not applicable. All other criteria relevant to the building type and function apply.

Building type specific

2.0 Healthcare
Building type specific

<table>
<thead>
<tr>
<th>Building type</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multi-residential</td>
<td>Domestic-scale appliances (individual and communal facilities) below item 5b is only applicable to multi-residential assessments.</td>
</tr>
</tbody>
</table>

Assessment criteria

Two credits
1. Identify the building’s unregulated energy consuming loads. Estimate their contribution to the total annual unregulated energy consumption of the building, assuming a typical or standard specification.
2. Identify the systems or processes that use a significant proportion of the total annual unregulated energy consumption of the building.
3. Demonstrate a meaningful reduction in the total annual unregulated energy consumption of the building. Table 6.5 below lists some examples of significant contributors to unregulated energy consumption, and the associated criteria. If other significant contributors, not listed in the table, will be specified, the design team should justify how a meaningful reduction will be achieved for these contributors.

Table 6.5 Significant contributors to unregulated energy consumption, for a number of different building types or functions, and the solutions deemed to comply

**Significant contributors**

<table>
<thead>
<tr>
<th>Swimming pool</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Specify automatic or semi-automatic pool covers, or ‘liquid’ pool covers with an automatic dosing system to ALL pools, including spa pools and hot tubs.</td>
</tr>
<tr>
<td>2. The covers envelop the entire pool surface when fully extended.</td>
</tr>
<tr>
<td>3. Control the air temperature in the pool hall so that it is 1°C above the water temperature.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Laundry facilities with commercial-sized appliances</th>
</tr>
</thead>
<tbody>
<tr>
<td>Demonstrate at least one of the following for commercial-sized appliances:</td>
</tr>
<tr>
<td>2. Use of greywater for part of the washing process. This may be recycled from the final rinse and used for the next pre-wash.</td>
</tr>
<tr>
<td>3. The commercial or industrial sized machines are identified as eligible for the UK’s Enhanced Capital Allowance Scheme for water (141).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Data centres</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Design in accordance with the ‘Best practices for the EU Code of Conduct on Data Centres’ (142) principles with the data centre achieving at least the ‘Expected minimum practice’ level (as defined in the Code of Conduct).</td>
</tr>
<tr>
<td>2. Temperature set points are not less than 24°C, as measured at the inlet of the equipment in the rack.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IT-intensive operating areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Specify a natural ventilation and cooling strategy as standard. Use forced ventilation only when the internal temperature exceeds 20°C and active cooling only when the internal temperature exceeds 22°C.</td>
</tr>
<tr>
<td>2. Specify a mechanism to achieve automatic power-down of equipment when not in use, including overnight.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Domestic-scale appliances (individual and communal facilities)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Any white goods, available to purchase from the developer, must achieve the following ratings (or better) under the EU Energy Efficiency Labelling Scheme:</td>
</tr>
<tr>
<td>1. Fridges, fridge-freezers: A+ rating</td>
</tr>
<tr>
<td>2. Washing machines: A++ rating</td>
</tr>
<tr>
<td>3. Dishwashers: A+ rating</td>
</tr>
<tr>
<td>4. Washer-dryers: A rating</td>
</tr>
<tr>
<td>5. Tumble dryers:</td>
</tr>
<tr>
<td>a. A rating OR</td>
</tr>
</tbody>
</table>
**Significant contributors**

b. For multi-residential assessments only, provide an adequate internal or external space capable of holding drying lines as specified in Drying lines section.

**Healthcare**

The procurement of large-scale equipment and sets of electrical equipment (where numbering more than 50) has been informed and selected by life cycle costing analysis for at least two options in accordance with HTM07–02, Part B, Chapter 1. ‘Large-scale equipment’ includes commercial-scale catering and laundry equipment and all other equipment with connected electrical loads in excess of 10kW rated input power.

**Kitchen and catering facilities**

Incorporate at least two-thirds of the energy efficiency measures outlined in the ‘section summary’ boxes of each of the following sections of CIBSE Guide TM50(143) (except as specified):

1. Section 8 - Drainage and kitchen waste removal
2. Section 9 - Energy controls - specifically controls relevant to appliances
3. Section 11 - Appliance specification - excluding fabrication or utensil specifications
4. Section 12 - Refrigeration
5. Section 13 - Warewashing: dishwashers and glasswashers
6. Section 14 - Cooking appliance selection
7. Section 15 - Water temperatures, taps, faucets and water-saving controls.

Refrigeration (see Refrigeration equipment on the facing page) for kitchen and catering facilities should be assessed here, not in Ene 05 Energy efficient cold storage on page 159.

**Methodology**

**Estimating annual unregulated energy consumption**

A method should be used that estimates actual energy use, based on expected equipment loads and hours of operation. The energy uses may be estimated by using simple hand calculations, or benchmark data, or by the methods described in CIBSE TM54: Evaluating operational energy performance of buildings at the design stage (144).

**Estimating a significant proportion of annual unregulated energy consumption**

This methodology is used to estimate which energy uses make up a significant proportion of the unregulated energy uses which means that detailed calculations are not required. The approach should focus on identifying the larger energy uses that should be included and the small energy uses that can be excluded. As a guide, energy uses making up at least 90% of the estimated total annual energy consumption should typically be included (this is a statutory requirement in Wales, Northern Ireland and England – see - Additional information on page 147).

**A meaningful reduction in unregulated energy demand**

BREEAM does not specify a level or percentage that defines a meaningful reduction in unregulated energy demand. The project team must justify how they have determined or judged a meaningful reduction from the unregulated energy demand and the assessor must be satisfied that this is an appropriate justification.

**Domestic-scale appliances**

**Drying lines**

Domestic-scale appliances (individual and communal facilities) requires the provision of an adequate internal or external secure space with posts and footings, or fixings capable of holding:

1. For self-contained dwellings:
   a. One to two bedrooms: 4m+ of drying line
   b. Three or more bedrooms: 6m+ of drying line.

2. For individual bedrooms:
   a. Two metres or more of drying line per bedroom for developments with up to 30 individual bedrooms, plus
   b. One metre of additional drying line for each bedroom over the 30 individual bedroom threshold.
Adequate internal drying space
A heated space with adequate, controlled ventilation, complying with the national building regulations relevant to the location of the building (rooms that commonly meet these requirements are a bathroom or utility room).

OR
An unheated outbuilding, where calculations by an appropriate Member of the Chartered Institute of Building Services Engineers (CIBSE) or an equivalent professional demonstrate that ventilation in the space is adequate to allow drying in normal climatic conditions and to prevent condensation and mould growth. The fixing or fitting needs to be a permanent feature of the room. Internal drying spaces in the following rooms do not comply:

1. Living rooms
2. Kitchens
3. Dining rooms
4. Main halls
5. Bedrooms.

Excluded building types
This criterion does not apply to multi-residential assessments of supported living facilities (for safety reasons, to minimise ligature risk to particular residents). It is also not applicable to projects where occupancy is transient, such as hotel or hostel type developments, but does apply to long term residential buildings.

Refrigeration equipment
Section 12 - Refrigeration from Kitchen and catering facilities on the previous page apply to the following refrigeration equipment (where present):

1. Air-cooled condensing units
2. Cellar cooling
3. Commercial service cabinets
4. Curtains or blinds for refrigerated display cabinets
5. Refrigeration compressors
6. Refrigeration system controls
7. Refrigerated display cabinets.

Cold storage
The criteria do apply to commercial kitchen refrigeration but not to other commercial or industrial sized refrigeration and storage systems. These systems are covered within the scope of Ene 05 Energy efficient cold storage on page 159 and should be removed from the list of unregulated loads with respect to this issue.

Lifts, escalators and moving walks
This issue does not apply to lifts, escalators and moving walkways. These systems are covered within the scope of Ene 06 Energy efficient transportation systems on page 163 and should be removed from the list of unregulated loads with respect to this issue.

Laboratory systems
This issue does not apply to laboratory ducted fume cupboards. These systems are covered within the scope of Ene 07 Energy efficient laboratory systems on page 167 and should be removed from the list of unregulated loads with respect to this issue.

Reuse of equipment
Reuse of electrical equipment does not comply by default, as it may not be the most energy efficient option. However, the credit could be awarded if either of the following criteria is demonstrated:

1. The existing electrical appliances meet the criteria for inclusion on the Enhanced Capital Allowance Scheme Energy Technology Product List (145).
2. Reusing the old equipment would, over the course of its life, be a more energy efficient option than specifying new equipment.
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Data centre
For the purpose of this BREEAM issue, the term 'data centres' includes all buildings, facilities and rooms which contain enterprise servers, server communication equipment, cooling equipment and power equipment, and may provide some form of data service (e.g. large-scale mission critical facilities all the way down to small server rooms located in office buildings).

Healthcare large-scale equipment
This includes commercial-scale catering and laundry equipment and all other equipment with connected electrical loads in excess of 10 kW rated input power.

IT-intensive areas
These include computer areas where more than one computer per 5m² is provided, e.g. IT areas in training suites, design studios, libraries, and other areas with a high density of computing devices.

Regulated energy
Building energy consumption resulting from the specification of controlled, fixed building services and fittings, including space heating and cooling, hot water, ventilation and lighting.

Secure space
For self-contained dwellings this can be defined as an enclosed space only accessible to the residents of the dwelling. For buildings with a communal drying space it is an enclosed space with a secure entrance, accessible to the residents of the building only.

Unregulated energy
Building energy consumption resulting from a system or process that is not 'controlled', i.e. energy consumption from systems in the building on which the building regulations do not impose a requirement. This may include energy consumption from operational-related equipment, e.g. computers, servers, printers, laptops, mobile fume cupboards, cooking, audio-visual equipment and other appliances etc.
Unlike the definition for Ene 01 Reduction of energy use and carbon emissions, for this issue, it does not include energy consumption from systems integral to the building and its operation (e.g. commercial or industrial refrigeration systems; lifts, escalators and other transportation systems; and ducted fume cupboards) because they are already assessed separately in issues Ene 05, Ene 06 and Ene 07 respectively.

White goods
Domestic appliances, for example, washing machines, fridges, freezers, fridge-freezers, tumble dryers, washer-dryers.
Additional information

Ventilation - Building regulations
See Domestic-scale appliances (individual and communal facilities), Table 6.5 on page 173, item 5b

The following lists the building regulations relevant for the assessment of this issue specific to the UK countries:

- Wales - Approved Document F Ventilation 2010 (England and Wales)(146)
- Scotland - Technical Handbook 2016 - Domestic Section 3 Environment(147)
- Northern Ireland - Technical Booklet K Ventilation 2012(148)
Transport

Summary

This category encourages provision of and improved access to local amenities and to sustainable means of transport, i.e. public transport and other alternative transport solutions for building users. The aim is to reward locations and solutions that support reductions in car journeys and, therefore, congestion and CO₂ emissions over the life of the building.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
<th>Strategic Definition</th>
<th>Preparation and Brief</th>
<th>Concept Design</th>
<th>Developed Design</th>
<th>Technical Design</th>
<th>Construction</th>
<th>Handover and Close Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tra 01 Transport assessment and travel plan</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tra 02 Sustainable transport measures</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- Recognising developments in proximity to good public transport networks, thereby helping to reduce transport-related pollution and congestion.

- Recognising developments in close proximity of, and accessible to, local amenities which are likely to be frequently required and used by building occupants.
Tra 01 Transport assessment and travel plan

Aim

To reward awareness of existing local transport and identify improvements to make it more sustainable.

Value

– Promote the development of an initial transport assessment for the site.
– Promote the implementation of travel solutions that are relevant to the challenges and opportunities of a specific site.
– Raise awareness, understanding and accessibility of travel options, and local amenities, allowing for affordable access to services.
– Encourage more sustainable transport and movement of people and goods, to and around the site.
– Encourage designers to account for the travel needs of future occupants, thereby allowing for better management in operation.
– Reduce congestion and improve safety on the site and local roads.
– Increase attractiveness of the site to potential users.

Context

The National Planning Practice Guidance indicates that travel plans should be considered in parallel to development proposals and that they should be integrated into the design of a new site.

Based on evidence of the anticipated transport impacts of new developments, Travel Plans are a long term management strategy for implementing the mitigating measures addressed by the Transport Assessments or Statements (150).

They intend to promote sustainable and active travel. Their purpose is to deliver transport and transport-related benefits to the development itself and the wider community. As they include a package of actions designed to address the needs of the users in that local area, effective but unpopular solutions, such as parking restrictions, can be combined with popular but expensive solutions, such as bus subsidies, to ensure that the negative impacts are neutralised by the benefits.

The transport tools proposed by the Travel Plan are user-focused and ensure the increase and improvement of travel choices to the users, cost savings and improved company image and staff health and wellbeing.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th>None</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
<th>None</th>
</tr>
</thead>
</table>

Assessment criteria

Two credits – Transport assessment and Travel plan

1 No later than Concept Design stage, undertake a site-specific transport assessment (or develop a travel statement) and draft travel plan, which can demonstrably be used to influence the site layout and built form; see Methodology.

2 The site-specific travel assessment (or statement) shall cover as a minimum:
   2.a If relevant, travel patterns and attitudes of existing building or site users towards cycling, walking and public transport, to identify relevant constraints and opportunities.
   2.b Predicted travel patterns and transport impact of future building or site users.
   2.c Current local environment for pedestrians and cyclists, accounting for any age-related requirements of occupants and visitors.
   2.d Reporting of the number and type of existing accessible amenities, see Table 7.1 below, within 500m of the site.
   2.e Disabled access accounting for varying levels and types of disability, including visual impairment.
   2.f Calculation of the existing public transport Accessibility Index (AI), see Methodology on the facing page.
   2.g Current facilities for cyclists.

3 Following a transport assessment (in accordance with the requirements set out in criteria 2), develop a site-specific travel plan that provides a long term management strategy which encourages more sustainable travel. The travel plan includes measures to increase or improve more sustainable modes of transport and movement of people and goods during the building’s operation see Methodology.

4 If the occupier is known, involve them in the development of the travel plan.

5 Demonstrate that the travel plan will be implemented and supported by the building’s management in operation.

Table 7.1 Amenities in proximity to the site

<table>
<thead>
<tr>
<th>Amenities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriate food outlet</td>
</tr>
<tr>
<td>Access to cash</td>
</tr>
<tr>
<td>Access to an outdoor open space (public or private, suitably sized and accessible to building users)</td>
</tr>
<tr>
<td>Access to a recreation or leisure facility for fitness or sports</td>
</tr>
<tr>
<td>Publicly available postal facility</td>
</tr>
<tr>
<td>Community facility</td>
</tr>
<tr>
<td>Over the counter services associated with a pharmacy</td>
</tr>
<tr>
<td>Public sector GP surgery or general medical centre</td>
</tr>
<tr>
<td>Childcare facility or school</td>
</tr>
</tbody>
</table>
Table 7.2 Default hours of operation by building type for a typical day

<table>
<thead>
<tr>
<th>Building type</th>
<th>Default hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>08.00–19.00</td>
</tr>
<tr>
<td>Preschool, school, sixth form college</td>
<td>07.30–10.00, 15.00–17.30</td>
</tr>
<tr>
<td>Further and Higher Education</td>
<td>08.00–19.00</td>
</tr>
<tr>
<td>Healthcare</td>
<td>07.00–20.00 (encompassing visiting hours and the typical daytime shift pattern)</td>
</tr>
<tr>
<td>Retail: Shopping centre</td>
<td>09.00–19.00</td>
</tr>
<tr>
<td>Retail: Supermarket</td>
<td>08.00–22.00</td>
</tr>
<tr>
<td>Retail: Service provider</td>
<td>08.00–18.00</td>
</tr>
<tr>
<td>Retail: Convenience store</td>
<td>07.00–22.00</td>
</tr>
<tr>
<td>Retail: DIY or retail park</td>
<td>08.00–20.00</td>
</tr>
<tr>
<td>Retail: shop</td>
<td>08.30–17.30</td>
</tr>
<tr>
<td>Multi-residential accommodation</td>
<td>08.00–19.00</td>
</tr>
<tr>
<td>Court</td>
<td>08.00–19.00</td>
</tr>
<tr>
<td>Prison</td>
<td>07.00–20.00 (encompassing visiting hours and the typical daytime shift pattern)</td>
</tr>
<tr>
<td>Other buildings</td>
<td>08.00–19.00</td>
</tr>
<tr>
<td>24 hour use building</td>
<td>07.00–20.00</td>
</tr>
</tbody>
</table>

Methodology

Transport assessment or statement
A transport assessment is required where a proposed development is likely to have transport and related environmental impacts. The study area for a transport assessment should be determined in discussions between the developer and appropriate authorities.

A transport statement is required if the proposed development is unlikely to have a significant impact on local transport networks or related environmental impacts. A transport statement can demonstrate compliance with BREEAM if relatively low numbers of trips or traffic flows, with minor transport impacts, are expected from the proposed development.

For further guidance refer to www.gov.uk/government/publications/guidance-on-transport-assessment.

Calculation of the public transport Accessibility Index (AI)

1. Collate the following information to determine the public transport Accessibility Index (AI) of the assessed building:
   a. Distance (m) from the main building entrance to each compliant public transport node
   b. Public transport types serving the compliant node, e.g. bus or rail
   c. Average number of services stopping per hour at each compliant node during the operating hours of the building for a typical day (see Table 7.2 above).
2. Use the BREEAM Accessibility Index tool to calculate the AI.

Calculating the average number of services
For the AI calculation, the frequency of public transport is the average number of services per hour. This average is calculated by determining the number of services stopping at the node (during the peak arrival and departure times for the building or the building's typical day's operating hours, see definition of 'operating hours') divided by the number of hours within that period. For example, the average number of services for a building that operates between 08.00–19.00 hrs (11 hours) within proximity of a bus stop with 35 stopping services during this period is 3.2 (equivalent to an average service frequency of approximately 20 minutes).
Multiple services
Services that operate from more than one node within proximity of the building, the same bus serving two separate bus stops, must be considered only once, at the node in closest proximity to the building. Different services at the same node count as separate services.

Bi-directional routes
Routes will be bi-directional; however, for the purpose of calculating the index, consider only the direction with the highest frequency (in accordance with the PTAL methodology).

Campus or campus-style developments - entrance to consider when calculating the AI
The main entrance, (see Definitions on the facing page) to the campus, e.g. further or higher education sites, can be used to determine the distance to a compliant node if 80% or more of the buildings are within 1000m of this entrance.

If the site has more than one main entrance, either entrance can be used for the calculation.

Where less than 80% of the buildings are within 1000m of the campus' main entrance, the assessed building’s main entrance must be used to determine the distance to a compliant node. This aims to encourage the location of public transport nodes inside or on the periphery of large campuses.

Buildings in Greater London
The transport for London Planning Information Database allows users to search for a specific London location by street name, coordinates or postcode and then calculate the Accessibility Index (AI) for that location. The Total AIs confirmed for the Point of Interest (POI) within the summary report, which can be downloaded and used as evidence of compliance for the assessed building. See tfl.gov.uk.

Operating hours in a typical day
A typical day represents the period when travel to and from the building by its users and visitors will be at its highest. For most buildings this should be taken as a mid-week day. In choosing a typical day the assessor should check that timetabled information for that day is, within reason, representative of the public transport provision for the entire operating week (excluding Sundays).

BREEAM considers a building’s accessibility to be defined by how readily the public transport network can be used by the majority of building users travelling to and from the building. In most cases the normal operating hours of the building can be used. Where shift patterns see the majority of building users (over 80%) arriving or leaving during a certain period, e.g. an office building where the majority of office workers arrive between 8.00 – 10.00, that period can be used as an alternative to the operating hours of the building. This accounts for some building types that operate a 24-hour day and on a shift work basis. During typically deemed unsociable hours, where there is little if any public transport operating, such periods do not need to be accounted for in the assessment of this issue. Where the assessed building operates on a 24-hour basis or the operating hours are unknown at the time of assessment, use Table 7.2 on the previous page.

Travel plan measures
As a minimum, the following measures shall be considered when developing the travel plan:

- Negotiation with local bus, train or tram companies an increase in the local service provision for the development (see Tra 02 Sustainable transport measures: option 2)
- Provision of a public transport information system in a publicly accessible area (see Tra 02 Sustainable transport measures: option 3)
- Provision of electric recharging stations (see Tra 02 Sustainable transport measures: option 4)
- Provision of parking priority spaces for car sharers (see Tra 02 Sustainable transport measures: option 5)
- Consultation with the local authority on the state of the local cycling network and on improvements (see Tra 02 Sustainable transport measures: option 6)
- Provision of dedicated and convenient cycle storage (see Tra 02 Sustainable transport measures: option 7)
- Provision of cyclists' facilities (see Tra 02 Sustainable transport measures: option 8)
- Lighting, landscaping and shelter to create pleasant pedestrian and public transport waiting areas
- Restrictions or charging for car parking
- Pedestrian and cyclist friendly (for all types of user regardless of the level of mobility or visual impairment) with the provision of cycle lanes, safe crossing points, direct routes, appropriate tactile surfaces, good lighting and signposting to other amenities, public transport nodes and adjoining off-site pedestrian and cycle routes
- Provision of suitable taxi drop-off or waiting areas
Ensure rural buildings have appropriate access to transport to serve the local community adequately (where procured to do so, e.g. community centre).

### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in the BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria</td>
<td></td>
</tr>
</tbody>
</table>

### Definitions

**Accessibility Index (AI)**
An indicator of the accessibility and density of the public transport network at a point of interest (the BREEAM-assessed building). The index is influenced by the proximity and diversity of the public transport network and the frequency of services at the accessible nodes. The greater the number of compliant nodes, services and their proximity to the building, the higher the AI.


**Accessible amenities**
Amenities (as listed) that are accessible via safe pedestrian routes, e.g. pavements, paths and safe crossing points or, where provided, dedicated pedestrian crossing points. The distance should not be measured in a straight line ‘as the crow flies’, but along the actual route.

**Appropriate food outlet**
Access to a food supply that is affordable to the majority of the building users as well as being appropriate for their day-to-day needs. For example, a small office building with a small shop selling sandwiches or snacks, or a multi-residential building with a restaurant in the local area.

**Building users**
This refers, as appropriate to building type, to the following:

1. Staff (commuter journeys and business travel)
2. Pupils and students
3. Visitors
4. Patients
5. Customers
6. Community users
7. Personnel who make deliveries and collections to and from the development
8. Contractors or service providers, who regularly work at and access the building or development

**BREEAM Tra 01 Calculator tool**
A spreadsheet-based tool used to determine the AI for the assessed building.

**Childcare or school**
To provide child support for potential building users. For example, a nursery, childminding facilities or a school local to the development.
Community facility
An internal space that will facilitate community activities for the assessed building and its users. For example, for a multi-residential building this could be a community hall or, for an office building, a public house.

Compliant transport node
A compliant node includes any bus service with a stop within 650m and any railway station within 1000m of the assessed building’s main entrance, measured via a safe pedestrian route (not ‘as the crow flies’), but along the actual route. The service stopping at each node must provide transport from, or onward travel to, either an urban centre, major transport node or a community focal point, e.g. doctor’s surgery, library, school or village centre. Only local services should be assessed and any national public transport services should be excluded from the analysis, unless such a service can be said to provide a local commuter service. Prisons and MOD sites: The distance requirement for a compliant node for buildings on these sites is 1000m for both bus and rail.

Main building entrance
The main building entrance is the entrance to the assessed building which is directly connected to the main building reception, circulation routes, lifts or stairs, and is available to the majority of the building’s staff and visitors on arrival. It is not the site entrance (unless the site entrance is also the building entrance, e.g. building with a boundary on a public highway). For prison or MOD site assessments, the main entrance should be taken as the gatehouse entrance.

Outdoor open space (public or private, suitably sized and accessible to building users)
A space that enables building users to take a break from internal building activities. For example, an office building with space to sit outside for lunch. The space must be suitably sized for the building users associated with the project and not form part of the public highway.

Recreation or leisure facility
A facility that allows building users to exercise and maintain a healthy lifestyle. For example, a local leisure centre, tennis courts, on-site gym or, for a school, a local playground.

Rural location
A rural location is defined in this context as a site clearly not within or on the boundary of a small, medium or large urban cover. An urban cover will have a population of 3000 people or more, located within a tract of continuously built-up urban land extending 20 hectares or more. The definition of rural includes village locations, green field sites or small urban centres with a population of less than 3000 people within a tract of land no greater than 20 hectares. Such locations will most likely be on a local bus route to larger urban areas or other local towns and may have local shops and other facilities. This classification is based on the Department of Transport National Travel Survey definition, which specifies urban areas based on the extent of urban development indicated on Ordnance Survey maps.

Rural location-sensitive buildings
This definition includes any of the building types with a demonstrable social or economic need from a rural population for the service provided by the new building, such that it is not feasible to locate it at an alternative site. Examples of building types that may fall into this category:

1. Offices where providing services to the local community
2. Industrial where providing services to the local community
3. Retail where providing services to the local community
4. Preschool, primary and secondary school
5. GP surgery.
Travel plan

A travel plan is a strategy for managing all travel and transport within an organisation. It contains both physical and behavioural measures aimed at increasing travel choices, through the use of sustainable modes of transport to a site or development.

Additional information

None.
Tra 02 Sustainable transport measures

Aim

To maximise the potential for local public, private and active transport through provision of sustainable transport measures appropriate to the site.

Value

- Encourage improvement of public transport provision.
- Reduce building users’ carbon footprint and associated negative environmental impacts, improving local air quality and reducing local congestion.
- Encourage reliance on active travel and engagement with local authorities.
- Promote provision of electric car recharging stations and reduced reliance on cars.
- Increase provision of local amenities.

Context

Cities around the world are actively looking at ways of improving quality of life, air quality, congestion, etc. The use of private cars is a key area that is being looked at. This is resulting in the consideration of increasingly stringent controls of private car use and the dependency on them.

Transport accounts for around a quarter of UK greenhouse gas emissions, significantly affecting air quality at the roadside\(^\text{(151)}\). Public transport offers a route to addressing transport-related greenhouse gas emissions. The emissions from trains and buses can be up to eight times lower than car travel.

The National Planning Policy Framework places significant emphasis on sustainable transport options, stating that planning should “make the fullest possible use of public transport, walking and cycling, and focus significant development in locations which are or can be made sustainable”.

Air pollution is estimated to cause 29,000 deaths each year and reduces life expectancy by 6 months on average in the UK, at a cost of £16 billion per year\(^\text{(152)}\). It also damages plants and animals, affecting biodiversity and crop yields.

By reducing air pollution levels, the burden of disease from stroke, heart disease, lung cancer and both chronic and acute respiratory diseases, including asthma, can be lessened.

While the role of strategic policies is key, the need to address these issues with careful planning and design remains key to the creation of urban environments that are healthier and more pleasant to live.
Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th>None</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
<th>None</th>
</tr>
</thead>
</table>

Assessment criteria

Prerequisite
1. Achieve criteria 3-5 in the Tra 01 Transport assessment and travel plan on page 179 credit.

10 credits – Transport options implementation
2. Identify the sustainable transport measures, see Table 7.4 below.
3. Award credits according to the existing Accessible Index (AI) of the project, and the total number of points achieved for the options implemented, see Table 7.3 below.

Table 7.3 Credits available relating to the AI of the site and the number of points achieved

<table>
<thead>
<tr>
<th>AI&lt;25 points</th>
<th>AI 25 &amp; &lt;40 (urban centre) points</th>
<th>AI of ≥ 40 points</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>1</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>3</td>
<td>2</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>4</td>
<td>2</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>5</td>
<td>3</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>6</td>
<td>4</td>
<td>3</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>5</td>
<td></td>
<td>7</td>
</tr>
<tr>
<td>8</td>
<td>6</td>
<td>4</td>
<td>8</td>
</tr>
<tr>
<td>9</td>
<td>7</td>
<td>5</td>
<td>9</td>
</tr>
<tr>
<td>10</td>
<td>8</td>
<td>6</td>
<td>10</td>
</tr>
</tbody>
</table>

Table 7.4 Sustainable public, private and active transport measures

<table>
<thead>
<tr>
<th>Assessment option</th>
<th>Public transport measures</th>
<th>Applicable building types</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1. The existing AI calculated in Tra 01 achieves the following: ≥ 4 for prison or MOD sites, rural location sensitive buildings, and other building group 3 ≥ 8 for all other building types</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>2. Demonstrate an increase over the existing Accessibility Index through negotiation with local bus, train or tram</td>
<td>All</td>
<td>2</td>
</tr>
</tbody>
</table>
### Sustainable transport measures

<table>
<thead>
<tr>
<th>Assessment option</th>
<th>Private transport measures</th>
<th>Applicable building types</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>3. Demonstrate an increase over the existing Accessibility Index. This could be through provision of a diverted bus route, a new or enhanced bus stop, or other similar solutions.</td>
<td>All</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>OR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>4. Provide a dedicated service, such as a bus route or service (See Definitions).</td>
<td>All</td>
<td>3</td>
</tr>
<tr>
<td>5</td>
<td>5. Provide a public transport information system in a publicly accessible area, to allow building users access to up-to-date information on the available public transport and transport infrastructure. This may include signposting to public transport, cycling, walking infrastructure or local amenities.</td>
<td>All</td>
<td>1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Assessment option</th>
<th>Active travel measures</th>
<th>Applicable building types</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>6. Provide electric recharging stations of a minimum of 3kW for at least 10% of the total car parking capacity for the development.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>7. Set up a car sharing group or facility to facilitate and encourage building users to car share.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>8. Raise awareness of the sharing scheme with marketing and communication materials.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>9. Provide priority spaces for car sharers for at least 5% of the total car parking capacity for the development.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>10. Locate priority parking spaces nearest the development entrance used by the sharing scheme participants.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td>7</td>
<td>11. During preparation of the brief, the design team consults with the local authority (LA) on the state of the local cycling network and public accessible pedestrian routes, to focus on whichever the LA deems most relevant to the project, and how to improve it.</td>
<td>All</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>12. Agree and implement one proposition chosen with the local authority. The proposition supported by the development is additional to existing local plans and has a significant impact on the local cycling network or on pedestrian routes open to the public.</td>
<td>All</td>
<td>2</td>
</tr>
<tr>
<td>8</td>
<td>13. Install compliant cycle storage spaces to meet the minimum levels set out in Table 7.5 on the facing page.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>14. Option 7 has been achieved.</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>15. Provide at least two compliant cyclists' facilities for the building users, (including pupils where appropriate to the building type) – see Definitions on page 194 for the scope of each compliant facility:</td>
<td>All</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>- Showers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Changing facilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Lockers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Drying spaces.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Sustainable transport measures

<table>
<thead>
<tr>
<th>9</th>
<th><strong>Existing amenities:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>16.</td>
<td>At least three existing accessible amenities are present, see Table 7.6 on page 191, where relevant for a Building Group.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>10</th>
<th><strong>Enhanced amenities:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>17.</td>
<td>Ensure a minimum of one new accessible amenity, in accordance with Table 7.6 on page 191, for the relevant Building Group, is provided.</td>
</tr>
<tr>
<td>OR</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Ensure more than one new accessible amenity, in accordance with Table 7.6 on page 191 for the relevant Building Group, is provided.</td>
</tr>
</tbody>
</table>

### Assessment option

<table>
<thead>
<tr>
<th>11</th>
<th><strong>Alternative transport measures</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>19.</td>
<td>Implement one site-specific improvement measure, not covered by the options already listed in this issue, in line with the recommendations of the travel plan. Submit this for review by BRE.</td>
</tr>
</tbody>
</table>

### Table 7.5 Cycle storage criteria for each building type (option 7).

<table>
<thead>
<tr>
<th>Building type</th>
<th>Number of spaces</th>
<th>Unit of measure</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Offices, industrial</td>
<td>1</td>
<td>10 staff</td>
<td>None.</td>
</tr>
<tr>
<td>Retail</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Large retail</td>
<td>1</td>
<td>10 staff</td>
<td>Use the maximum number of staff at any one time or shift. Provide staff spaces in addition to customer spaces. Separate spaces are encouraged but not essential as long as there is a minimum of 10 customer cycle spaces. Any retail development with at least 50 customer cycle storage spaces is compliant regardless of the number of parking spaces.</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>20 public car parking spaces</td>
<td>The requirement for staff spaces would still need to be fully met.</td>
</tr>
<tr>
<td>Small retail</td>
<td>4</td>
<td>Total</td>
<td>Spaces are publicly accessible within proximity of a main building entrance. Compliant cyclist facilities are needed for staff only.</td>
</tr>
<tr>
<td>Education</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Preschool or crèche</td>
<td>1</td>
<td>10 staff</td>
<td>None.</td>
</tr>
<tr>
<td>Primary school</td>
<td>5</td>
<td>Per form or class in year group</td>
<td>This is based on one year group, not per year group. For example, a primary school that has three classes per year group would provide a total of 15 compliant cycle storages spaces for the whole school. If the number of forms or classes varies between year groups, base the calculation on the greatest number of classes or forms.</td>
</tr>
<tr>
<td>Secondary schools and sixth form, further</td>
<td>1</td>
<td>10 staff and pupils</td>
<td>FE and HE student numbers account for both undergraduate and post-graduates, as well as PhD students and post-doctorates. Use the sliding scale of compliance to determine the number</td>
</tr>
<tr>
<td>Building type</td>
<td>Number of spaces</td>
<td>Unit of measure</td>
<td>Notes</td>
</tr>
<tr>
<td>---------------</td>
<td>------------------</td>
<td>----------------</td>
<td>-------</td>
</tr>
<tr>
<td>and higher education (FE and HE)</td>
<td></td>
<td>students in total</td>
<td>of cycle spaces if there are more than 200 building users.</td>
</tr>
<tr>
<td><strong>Healthcare</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All healthcare building types</td>
<td>1</td>
<td>10 staff</td>
<td>Use the largest unit of measure for the building type, e.g. use beds for a hospital, use consulting rooms for a GP surgery. A minimum of four compliant cycle storage spaces is required.</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>2 consulting rooms OR 10 beds</td>
<td>Special healthcare building types, e.g. chemotherapy outpatient centre or maternity ward—for such building types, given the nature of the building function, the cycle storage spaces for ‘2 consulting rooms OR 10 beds’ (i.e. those intended for patients and visitors), might be excluded, as it is unlikely that patients and accompanying visitors would be cycling to and from the centre.</td>
</tr>
<tr>
<td><strong>Courts and prisons</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prison establishment located building</td>
<td>1</td>
<td>10 staff</td>
<td>None.</td>
</tr>
<tr>
<td>Law court</td>
<td>1</td>
<td>10 building occupants (staff and visitors)</td>
<td>None.</td>
</tr>
<tr>
<td><strong>Multi-residential</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Student residences, key worker accommodation</td>
<td>1</td>
<td>10 staff</td>
<td>A minimum of one compliant space is required.</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>2 residents</td>
<td></td>
</tr>
<tr>
<td>Sheltered housing, Care homes, Supported living facility</td>
<td>1</td>
<td>10 staff</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>10 Visitors or beds</td>
<td></td>
</tr>
<tr>
<td><strong>Other building transport types</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type A</td>
<td>Use office buildings criteria. The unit of measure for visitors or beds does not apply to hotels.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type B</td>
<td>1</td>
<td>10 staff</td>
<td>None</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>10 visitors or beds</td>
<td></td>
</tr>
<tr>
<td>Type C</td>
<td>1</td>
<td>20 staff</td>
<td>A reduction to the cyclist provision in rural locations has been accounted for in the unit of measure for this transport type. It should not therefore be applied again.</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>20 building visitors or beds</td>
<td></td>
</tr>
<tr>
<td>Transport hubs</td>
<td>1</td>
<td>10 public users</td>
<td>Apply the sliding scale (see Methodology on the facing page) to a maximum of 5000 daily public users. Public users are regular peak time users of the service who start or finish their public transport journey at the assessed building.</td>
</tr>
<tr>
<td>MOD non-</td>
<td>1</td>
<td>10 living-</td>
<td>These criteria apply to MOD buildings where the majority of</td>
</tr>
</tbody>
</table>
### Methodology

#### Campus or campus-style developments - entrance to consider
(options 1, 2, 9 and 10 in Table 7.4 on page 187)

The main entrance to the campus, e.g. further or higher education sites, can be used to determine the distance to amenities, if 80% or more of the buildings are within 1000m of this entrance.

If the site has more than one main entrance, either entrance can be used for the calculation.

Where less than 80% of the buildings are within 1000m of the campus' main entrance, the assessed building's main entrance must be used to determine the distance to a compliant node. This aims to encourage the location of public transport nodes inside or on the periphery of the campuses.

#### Number of building occupants unknown
(option 7 in Table 7.4 on page 187)
If the number of building occupants commuting to the development cannot be confirmed, e.g. speculative developments, use the default occupancy rates given in Table 7.7 on page 197 to determine a default number of users. Alternatively, the number of building occupants in an existing development of similar type and size can be used (the assessor must justify or validate the number used in their certification report).

**Rural locations**  
(option 7 in Table 7.4 on page 187)

For sites in rural locations:

1. Where the distance to the nearest urban location is greater than 10 miles, the number of compliant cycle spaces can be reduced by 50%.
2. Where the distance to the nearest urban location is greater than 20 miles, the number of compliant cycle spaces can be reduced by 70%.
3. Where the distance to the nearest urban location is greater than 30 miles, the number of compliant cycle spaces can be reduced by 90%.

The reduction will also reduce the requirement for compliant showers and lockers by the same margin for most building types by default, since the calculation is based on the number of cycle storage spaces. Building types where the number of required showers or lockers is not based on cycle storage provision can reduce the actual requirement for compliant showers or lockers by 50%, 70% or 90% as appropriate. This reduction cannot be applied in addition to the 50% reduction due to the building’s Public transport Accessibility level (as described in Methodology on the previous page).

**Cycle spaces reduction**  
(option 7 in Table 7.4 on page 187)

Sites where the existing AI indicated in option 1 is met, can reduce the number of compliant cycle spaces requirement by 50%.

This reduction cannot be combined with the sliding scale.

**Cyclists’ facilities reduction**  
(option 8 in Table 7.4 on page 187)

Sites where the existing AI indicated in option 1 is met, can reduce the number of compliant cyclists facilities requirement by 50%.

This reduction cannot be combined with the sliding scale.

**Sliding scale of compliance**  
(option 7 in Table 7.4 on page 187)

To recognise the increased confidence in availability that occurs where there is larger scale provision of facilities, it is acceptable to reduce the provision requirement for building users by increasing the standard unit of measure (defined in Table 7.5 on page 189):

1. For buildings with more than 200 users but less than or equal to 300, the unit of measure can be increased by a ratio of 1.5.
2. For buildings with more than 300 users but less than or equal to 400, the unit of measure can be increased by a ratio of 2.
3. For buildings with more than 400 users, the unit of measure can be increased by a ratio of 2.5.

The calculation starts from the first 200 building users, with no ratio, and keeps going considering the ratio only for the remaining building users.

For example, an office building with 800 users would be required to provide the following number of cycle storage spaces:

- 1–200 users @ 1 space per 10 users = 20 spaces
- 201–300 users @ 1 space per 15 users (standard unit of measure x 1.5) = 7 spaces
- 301–400 users @ 1 space per 20 users (standard unit of measure x 2) = 5 spaces
- 401+ users @ 1 space per 25 users (standard unit of measure x 2.5) = 16 spaces
- Total compliant cycle storage spaces required = 48 spaces.

The sliding scale of compliance does not apply to the following building types: large retail, primary schools, multi-residential buildings and MOD residential buildings.

**Minimum cycle storage provision**  
(option 7 in Table 7.4 on page 187)

Where the calculated number of required cycle storage spaces is less than four, total provision should be based on the lower of the following:

- A minimum of four compliant storage spaces must be provided OR
- One space per user (staff and where appropriate other user groups).

**Provision of cycle storage and facilities on sites with multiple buildings**  
(option 7 and 8 in Table 7.4 on page 187)

Where a new or infill building is constructed on an existing site, or multiple new buildings are to be constructed on the same site, compliance with this issue may be assessed based on the standalone building or on a site-wide basis. How this is determined depends on the configuration of the proposed cycle storage and cycle facilities, and the interpretation and justification of the assessor.

**Standalone approach**  
(option 7 and 8 in Table 7.4 on page 187)

Cycle storage and associated facilities for the assessed building only:

**Cycle storage:**
- The number of cycle storage spaces is compliant based on the number of users in the assessed building. The sliding scale of compliance can be used (where applicable) when determining the number of storage spaces required.
- All storage spaces provided must be BREEAM compliant and these must be located within or in close proximity to the assessed building.
- Access arrangements, demarcation and positioning clearly associates the cycle storage provided with the assessed building only, within or in close proximity to the assessed building.
- Access arrangements, demarcation and positioning clearly associates the cycle storage provided with the assessed building only.

**Cyclists’ facilities:**
- All new and existing facilities may be included, provided they are BREEAM compliant.
- Facilities should be located within the assessed building, or in an accessible adjacent building, for the sole use of the assessed building’s users.

**Site-wide approach**  
(option 7 and 8 in Table 7.4 on page 187)

Cycle storage and associated facilities accessible to users of the entire site, or where there is a distinct group of local buildings within a site that would share facilities:

**Cycle storage:**
- The number of cycle storage spaces is compliant based on the number of users on site or within a group of local buildings. The sliding scale of compliance can be used (where applicable) when determining the number of storage spaces required.
- All new storage spaces must be BREEAM compliant. Existing storage spaces may also be counted provided they allow bikes to be easily stored and accessed with the ability to be locked securely against a fixed structure.

**Cyclists’ facilities:**
- The number of compliant cyclists’ facilities is based on the number of users on site who would be able to use these facilities.
- Cyclists’ facilities may be located anywhere on site. However, the total route that cyclists must take to access the nearest cycle storage, cyclists’ facilities and building entrances, must be no greater than 500m via a safe and
convenient route, as measured from the first to the last point on the route. Where possible, different types of cyclists' facilities should be grouped together in designated areas for ease of access and use.

- All new and existing facilities may be included, provided they are BREEAM compliant and conform to the 500m requirement above.

**Combination of the two approaches**
(option 7 and 8 in Table 7.4 on page 187)

A mix of the two approaches can be applied where cycle storage is delivered as a site-wide approach and facilities are being met for the assessed building only. However, where the opposite is being proposed (i.e. storage spaces are provided only for the assessed building and facilities are provided on a site-wide basis); the number of compliant cyclists' facilities must be based on the number of users on site and the facilities must be located in an accessible location in close proximity to the storage spaces.

**Phased developments**
(option 7 in Table 7.4 on page 187)

Where cycle storage cannot be installed at construction stage, due to phasing or pending demolition works, compliance may still be demonstrated provided:

- Clarification and justification is given for why the storage is not currently available.
- A written contractual agreement is in place to provide BREEAM compliant storage within a clear and justifiable time scale taking into account any related works which would reasonably delay final installation of facilities relating to the development.
- Alternative storage is provided in the meantime that allows bikes to be easily stored and removed, with the ability to be locked securely against a fixed structure.

The methodology above applies to cycle storage only, and cannot be applied to provision of cyclists' facilities which must be assessed as normal.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

**Accessible amenities**

Amenities (as listed) that are accessible via safe pedestrian routes, e.g. pavements, paths and safe crossing points or, where provided, dedicated pedestrian crossing points. The distance should not be measured in a straight line, 'as the crow flies', but along the actual route.

**Additional building transport type classifications**

- **Other building transport type A**: A building predominantly occupied by staff or employees with occasional business related visitors. This includes residential buildings with transient visitors, e.g. hotels, hostels, training centres where the visitor typically resides for less than one month.

- **Other building transport type B**: A building occupied by a number of core staff or employees with a larger number of consistently frequent visitors or users (either resident or non-resident). This includes secure accommodations.

- **Other building transport type C**: As type B, but building transport types specifically required to be located rurally as a result of their function, i.e. buildings which would never be located within an urban area, e.g. a National Park visitor centre.
Appropriate food outlet
Access to a food supply that is affordable to the majority of the building users as well as being appropriate for their day-to-day needs. For example, a small office building with a small shop selling sandwiches or snacks, or a multi-residential building with a restaurant in the local area.

Child care or school
To provide child support for potential building users. For example, a nursery, child minding facilities or a school local to the development.

Community facility
An internal space that will facilitate community activities for the assessed building and its users. For example, for a multi-residential building this could be a community hall or, for an office building, a public house.

Compliant cycle storage spaces
Compliant cycle storage spaces are defined as those meeting the following:
- Cycles can be secured within spaces in racks with overhead covering. The cycle racks are set in or fixed to a permanent structure (building or hardstanding) or alternatively, may be located in a locked structure fixed to, or part of, a permanent structure with appropriate surveillance.
- The distance between each cycle rack, and the cycle racks and other obstructions, e.g. a wall, allows appropriate access to the cycle storage space for easy storage and access to bikes.
- The storage facility or entrance to the facility is in a prominent site location visible to potential users from either an occupied building or a main access to a building.
- The cycle storage facility has adequate lighting; demonstrated by meeting the lighting criteria in BREEAM Issue Assessment scope on page 74.
- The lighting must be controlled to avoid out-of-hours use and operation during daylight hours, where there is sufficient daylight in or around the facility.

Compliant changing facilities
Compliant changing facilities are defined as those that meet the following:
- Appropriately sized for the likely or required number of users. The assessor should use their judgement to determine whether the changing area is appropriately sized given the number of cycle storage spaces or showers provided.
- Account for privacy to allow cyclists of either gender to change in private.
- Changing areas must include adequate space and facilities to hang or store clothing and equipment while changing or showering, e.g. bench seat or hooks.
- Toilet or shower cubicles cannot be counted as compliant changing facilities.

Compliant drying spaces
A compliant drying space is defined as a space that is specifically designed and designated for this purpose. It should be provided with suitable finishes, adequate heating and ventilation and the facility to hang wet clothes with sufficient air movement around them to dry effectively.
Examples of non-compliant spaces:
- Plant rooms: these are not specifically designed for the purpose and their use as a drying space may create a health and safety hazard.
- Coat hooks in cloakrooms or staff changing areas: these are not specifically designed and are unlikely to provide adequate ventilation or allow sufficient air movement to dry clothing effectively.

Compliant lockers
Compliant lockers are defined as those meeting the following:
- The number of lockers is at least equal to the number of cycle spaces required.
- Lockers are in or adjacent to compliant changing rooms, where provided.
- The lockers are sized appropriately for the storage of a cyclists’ equipment.
Compliant showers

Compliant showers are defined as those meeting the following:

- Provision of one shower for every 10 cycle storage spaces, subject to a minimum provision of one shower
- Any building providing eight showers or more complies regardless of the number of cycle storage spaces provided
- Both male and female users must be catered for, either separate showers within shared gender-specific facilities (required provision split 50-50) or single shower cubicles and changing space for mixed use
- The showers do not need to be dedicated to cyclists and can be those shared with other users or uses.

Dedicated service

The option of a dedicated bus service is available for any building type with a fixed shift pattern. Examples could include schools, offices, retail, factories, prisons etc. The bus must provide transfer to the local population centre, public transport interchange or be a door-to-door service.

Large retail type

Includes large retail developments, such as shopping centres, retail parks and supermarkets, which typically will have covered or uncovered parking, or external areas, and therefore scope to provide their own dedicated cyclists’ facilities.

Small retail type

Includes smaller retail units or shops that may form part of a wider retail or business district, city or town centre, or mixed use sites, and typically do not have the scope to provide their own dedicated cyclists’ facilities.

Outdoor space (public or private, suitably sized and accessible to building users)

A space that enables building users to take a break from internal building activities. For example, an office building with space to sit outside for lunch. The space must be suitably sized for the building users associated with the project and not form part of the public highway.

Recreation or leisure facility

A facility that allows building users to exercise and maintain a healthy lifestyle. For example, a local leisure centre, tennis courts, an on-site gym or, for a school, a local playground.

Rural location

A rural location is defined in this context as a site clearly not within or on the boundary of a small, medium or large urban cover. An urban cover will have a population of 3000 people or more, located within a tract of continuously built-up urban land extending 20 hectares or more. The definition of rural includes village locations, green field sites or small urban centres with a population of less than 3000 people within a tract of land no greater than 20 hectares. Such locations will most likely be on a local bus route to larger urban areas or other local towns and may have local shops and other facilities. This classification is based on the Department of Transport National Travel Survey definition, which specifies urban areas based on the extent of urban development indicated on Ordnance Survey maps.

Rural location-sensitive buildings

This definition includes any of the building types with a demonstrable social or economic need from a rural population for the service provided by the new building, such that it is not feasible to locate it at an alternative site.

Examples of building types that may fall into this category:

1. Offices where providing services to the local community
2. Industrial where providing services to the local community
3. Retail where providing services to the local community
4. Preschool, primary and secondary school
5. GP surgery.
# Additional information

Table 7.7 Default occupancy rates by building type

<table>
<thead>
<tr>
<th>Building type and function area</th>
<th>Occupant density</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Business</strong></td>
<td></td>
</tr>
<tr>
<td>Office area (including reception areas)</td>
<td>0.111</td>
</tr>
<tr>
<td>Food preparation area (staffed)</td>
<td>0.108</td>
</tr>
<tr>
<td>Small workshop or category lab space</td>
<td>0.050</td>
</tr>
<tr>
<td><strong>Industrial</strong></td>
<td></td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.213</td>
</tr>
<tr>
<td>Industrial process area</td>
<td>0.050</td>
</tr>
<tr>
<td>Laboratory</td>
<td>0.050</td>
</tr>
<tr>
<td>Reception</td>
<td>0.110</td>
</tr>
<tr>
<td>Warehouse storage</td>
<td>0.050</td>
</tr>
<tr>
<td>Generic office area</td>
<td>0.108</td>
</tr>
<tr>
<td><strong>Hospitals, care homes</strong></td>
<td></td>
</tr>
<tr>
<td>Reception</td>
<td>0.152</td>
</tr>
<tr>
<td>Post mortem facility</td>
<td>0.050</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.161</td>
</tr>
<tr>
<td>Physiotherapy studio</td>
<td>0.200</td>
</tr>
<tr>
<td>Bedroom unit</td>
<td>0.105</td>
</tr>
<tr>
<td>Laundry</td>
<td>0.117</td>
</tr>
<tr>
<td>24-hours consulting or treatment areas</td>
<td>0.07</td>
</tr>
<tr>
<td>Assembly areas or halls</td>
<td>1.000</td>
</tr>
<tr>
<td>Hydrotherapy pool hall</td>
<td>0.100</td>
</tr>
<tr>
<td>Industrial process area</td>
<td>0.124</td>
</tr>
<tr>
<td>Laboratory</td>
<td>0.080</td>
</tr>
<tr>
<td>Operating theatre</td>
<td>0.125</td>
</tr>
<tr>
<td>Classroom</td>
<td>1.000</td>
</tr>
<tr>
<td>Diagnostic imaging</td>
<td>0.100</td>
</tr>
<tr>
<td>Generic ward</td>
<td>0.175</td>
</tr>
<tr>
<td>Office and consulting area</td>
<td>0.195</td>
</tr>
<tr>
<td><strong>Primary Healthcare</strong></td>
<td></td>
</tr>
<tr>
<td>Reception</td>
<td>0.110</td>
</tr>
<tr>
<td>Office and consulting areas</td>
<td>0.082</td>
</tr>
<tr>
<td><strong>Further and Higher Education</strong></td>
<td></td>
</tr>
<tr>
<td>Residents Bedroom</td>
<td>0.120</td>
</tr>
<tr>
<td>Classroom</td>
<td>0.203</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.096</td>
</tr>
<tr>
<td>Hall, lecture theatre or assembly area</td>
<td>0.202</td>
</tr>
<tr>
<td>Computer laboratory</td>
<td>0.231</td>
</tr>
<tr>
<td>Laboratory</td>
<td>0.106</td>
</tr>
<tr>
<td>Laundry</td>
<td>0.105</td>
</tr>
<tr>
<td>Reception</td>
<td>0.112</td>
</tr>
<tr>
<td>Workshop - small scale</td>
<td>0.068</td>
</tr>
<tr>
<td>Office and consulting areas</td>
<td>0.103</td>
</tr>
<tr>
<td><strong>Hotels</strong></td>
<td></td>
</tr>
<tr>
<td>Bedroom</td>
<td>0.050</td>
</tr>
<tr>
<td>Building type and function area</td>
<td>Occupant density</td>
</tr>
<tr>
<td>---------------------------------------------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.108</td>
</tr>
<tr>
<td>Reception</td>
<td>0.105</td>
</tr>
<tr>
<td>Generic office area</td>
<td>0.106</td>
</tr>
<tr>
<td><strong>Secure Residential Institution</strong></td>
<td></td>
</tr>
<tr>
<td>Cell</td>
<td>0.190</td>
</tr>
<tr>
<td>Reception</td>
<td>0.121</td>
</tr>
<tr>
<td>Hall, lecture theatre or assembly area</td>
<td>0.183</td>
</tr>
<tr>
<td>Eating and drinking area</td>
<td>0.141</td>
</tr>
<tr>
<td>Workshop - small-scale</td>
<td>0.048</td>
</tr>
<tr>
<td>Laundry</td>
<td>0.086</td>
</tr>
<tr>
<td>Classroom</td>
<td>0.183</td>
</tr>
<tr>
<td>Office and consulting areas</td>
<td>0.093</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.111</td>
</tr>
<tr>
<td><strong>Libraries, Museums, Galleries</strong></td>
<td></td>
</tr>
<tr>
<td>Reception</td>
<td>0.095</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.176</td>
</tr>
<tr>
<td>Hall, lecture theatre or assembly area</td>
<td>0.150</td>
</tr>
<tr>
<td>Laboratory</td>
<td>0.098</td>
</tr>
<tr>
<td>Workshop - small-scale</td>
<td>0.062</td>
</tr>
<tr>
<td>Display and public areas</td>
<td>0.150</td>
</tr>
<tr>
<td>Generic office area</td>
<td>0.099</td>
</tr>
<tr>
<td><strong>General Assembly and Leisure, Clubs, Theatres</strong></td>
<td></td>
</tr>
<tr>
<td>Dry sports hall</td>
<td>0.047</td>
</tr>
<tr>
<td>Fitness studio</td>
<td>0.132</td>
</tr>
<tr>
<td>Fitness suite or gym</td>
<td>0.170</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.131</td>
</tr>
<tr>
<td>Hall, lecture theatre or assembly area</td>
<td>0.175</td>
</tr>
<tr>
<td>Auditorium</td>
<td>0.341</td>
</tr>
<tr>
<td>Ice rink</td>
<td>0.225</td>
</tr>
<tr>
<td>Performance area (stage)</td>
<td>0.049</td>
</tr>
<tr>
<td>Public circulation areas</td>
<td>0.241</td>
</tr>
<tr>
<td>Reception</td>
<td>0.126</td>
</tr>
<tr>
<td>Sales area – general</td>
<td>0.102</td>
</tr>
<tr>
<td>Swimming pool</td>
<td>0.163</td>
</tr>
<tr>
<td>Workshop – small-scale</td>
<td>0.067</td>
</tr>
<tr>
<td>Generic office area</td>
<td>0.116</td>
</tr>
<tr>
<td><strong>Community or Day Centres</strong></td>
<td></td>
</tr>
<tr>
<td>Reception</td>
<td>0.108</td>
</tr>
<tr>
<td>Dry sports hall</td>
<td>0.047</td>
</tr>
<tr>
<td>Food preparation area</td>
<td>0.143</td>
</tr>
<tr>
<td>Workshop – small-scale</td>
<td>0.064</td>
</tr>
<tr>
<td>Hall, lecture theatre or assembly area</td>
<td>0.169</td>
</tr>
<tr>
<td>Office and consulting areas</td>
<td>0.106</td>
</tr>
<tr>
<td><strong>Other Spaces and Buildings</strong></td>
<td></td>
</tr>
<tr>
<td>Data centre</td>
<td>0.096</td>
</tr>
<tr>
<td>Server room</td>
<td>0.096</td>
</tr>
<tr>
<td>Building type and function area</td>
<td>Occupant density</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Heavy plant room</td>
<td>0.096</td>
</tr>
</tbody>
</table>

1. The net floor area for each function must be multiplied by the equivalent occupant density to determine an overall occupancy for the function area.
2. Not all potential building areas are listed, only those required to reflect estimated building occupancy for the building type. For example, an office building may have a canteen but it will be the staff that predominantly use the canteen. The office staff numbers will be estimated using the default occupancy rate for the office area; therefore to include the canteen would result in double counting of occupancy.
3. If a building type is not listed, occupancy rates for a similar building type or function area may be used.
4. The above occupancy rates have been sourced from the activity database of the Simplified Building Energy Model (SBEM), v.5.4a.

If a building type is not listed, occupancy rates for a similar building type or function area may be used.
Water

Summary

This category encourages sustainable water use in the operation of the building and its site. Issues in this section focus on identifying means of reducing potable water consumption (internal and external) over the lifetime of the building and minimising losses through leakage.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
<th>Strategic Definiton</th>
<th>Preparation and Brief</th>
<th>Concept Design</th>
<th>Developed Design</th>
<th>Technical Design</th>
<th>Construction</th>
<th>Handover and Cuto Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wat 01 Water consumption</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wat 02 Water monitoring</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wat 03 Water leak detection</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wat 04 Water efficient equipment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Wat 01 Water consumption 5 credits

- Reducing the demand for potable water through the provision of efficient sanitary fittings, rainwater collection and water recycling systems.

Wat 02 Water monitoring 1 credit

- Specification of water meters to allow for management and monitoring of water use in the building. This encourages reductions in water use by identifying areas of high usage and investigating potential causes.

Wat 03 Water leak detection 2 credits

- Reducing the unintended water consumption due to leaks by installing leak detection systems and flow control devices.
Wat 04 Water efficient equipment 1 credit

- Reducing water consumption for non-domestic scale, non-sanitary water uses by specifying efficient systems and improving the design efficiency of any water-using processes.
Wat 01 Water consumption

Aim

To reduce the consumption of potable water for sanitary use in new buildings through the use of water efficient components and water recycling systems.

Value

– Improving water efficiency and reducing cost related to water consumption in use.
– Reducing potable water use so helping to conserve stretched water reserves at times of shortage.
– Reducing water industry greenhouse gas emissions, pollution impacts and associated costs on a national level.

Context

In England the average person uses about 150 litres of water a day for a range of uses including sanitation, where significant savings are possible. Given that climate projections forecast half as much rainfall in summer in the South East of England by 2080, it is important to build water efficiency into our building stock and minimise the need for major infrastructure enhancements to meet these pressures as well as growing demands. Under these scenarios and with the expected high population growth, unless adaptation interventions are made, deficits are expected to be already widespread by the 2050s. The UK is expected to be in deficit by up to 16% of the total water demand in the 2050s and of up to 29% in the 2080s leading to major impacts on cost and resource levels.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0 and 1.1</td>
<td>see ref 1.2</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

1.0 Components to be included as a minimum:
- WCs
- Wash-hand basin taps
- Showers
- Urinals
- Kitchen taps: kitchenette
### Assessment type specific

If the developer is not installing some of these, use the baseline values for any unknown components.

All water-consuming components and greywater or rainwater systems specified and installed by the developer are assessed.

Components not listed above and located within tenant areas that are not specified by the developer, but will be specified by the tenant, do not need to be assessed.

In cases where the end client is known and they make a commitment to specify and install specific water-consuming components, assess the issue based on the relevant information.

| 1.1 | Where components are not specified and installed by the developer but by the tenant, the minimum standard will not prevent the assessment from achieving a BREEAM rating. |
| 1.2 | Minimum standard is not applicable. |

### Building type specific

2.0 **Healthcare** Components in clinical areas may be omitted. Clinical areas refer to all areas with a scrub-up trough, clinical sink or clinical basin. This is not an exhaustive list and guidance should always be sought from the appropriate professional, to ascertain areas of exemption specific to infection control and other considerations. Appropriate professionals could include a health authorities infection control officer or a client infection control representative or equivalent.

Although exempt, HTM 07-04(155) contains guidance on water savings from medical-related activities. Furthermore, in some cases, the use of water efficient fittings and appliances may not be appropriate to the needs of the patient, and inappropriate specification may adversely affect the incidence and propagation of infections. In such instances, the assessor will need to confirm with BRE Global whether components from the relevant building areas are exempt. The design team should also consult NHS guidelines concerning appropriate selection of sanitary fittings and fixtures and the control of legionella, including HTM04-01(156).

2.1 **Healthcare** In cases where none of the water components and fittings can be assessed on the basis of clinical requirements, the minimum standard is not applicable.

### Assessment criteria

**Up to five credits**

1. Use the BREEAM Wat 01 calculator to assess the efficiency of the domestic water-consuming components.

2. Use the standard Wat 01 method (see Methodology on the next page) to compare the water consumption (litres/person/day) for the assessed building against a baseline performance. Award BREEAM credits based upon Table 8.1 below. Where it is not possible to use the standard method, complete the assessment using the alternative Wat 01 method (see Methodology on the next page).

<table>
<thead>
<tr>
<th>No. of BREEAM credits</th>
<th>% improvement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>12.5%</td>
</tr>
<tr>
<td>2</td>
<td>25%</td>
</tr>
<tr>
<td>3</td>
<td>40%</td>
</tr>
<tr>
<td>4</td>
<td>50%</td>
</tr>
<tr>
<td>5</td>
<td>55%</td>
</tr>
<tr>
<td>1 Exemplary performance credit</td>
<td>65%</td>
</tr>
</tbody>
</table>

For some building types an alternative approach to compliance must be used to award credits (for further information please refer to Methodology on the next page and the BREEAM Wat 01 calculator).

3. If a greywater or rainwater system (see Definitions on page 210) is specified, use its yield in L/person/day to offset potable water demand from components.

4. If a greywater or rainwater system is specified and installed:

4.b Rainwater systems in compliance with BS EN 16941-1:2018 (158).

Achieve - Criterion 6 on page 213, if you intend to pursue a post occupancy stage certification.

Additionally for Healthcare building types only:
5 If applicable, the flushing control for each WC or urinal must be suitable for operation by patients with frail or infirm hands or activated by electronic sensors (see 2.0 on the previous page).

Additionally for Prison building types only:
6 Sanitary components specified within a prison cell have a volume controller specified on the individual fittings or water supply to each cell (see Definitions on page 210).

Exemplary level criteria
To achieve an exemplary performance credit:
7 Achieve criteria 1 to 4 on the previous page (and if applicable 5 or 6 above).
8 The water consumption (litres/person/day) for the assessed building achieves the 65% improvement described as exemplary performance in Table 8.1 on the previous page.

Methodology

Calculation of water efficiency performance
A non-domestic building’s water efficient performance is determined using the BREEAM Wat 01 calculator. Include the efficiency of the following domestic-scale water-consuming components (where specified):
- WCs
- Urinals
- Taps (wash-hand basins and, where specified, kitchen taps and waste disposal unit)
- Showers
- Baths
- Dishwashers (domestic and commercial-sized)
- Washing machines (domestic and commercial or industrial sized).

The BREEAM Wat 01 calculator defines the building types and activity areas for which the above components must be assessed.

Use one of the following methods to determine the building’s water efficient performance:
- Standard approach for common building types
OR
- Alternative method for other building types

Each method is summarised below.

Standard Wat 01 method
This method uses the building’s actual component specification and default usage patterns for the building type and its activity areas to determine water efficiency (measured in litres/person/day and m³/person/yr) for a building. The modelled output is compared with the output for a baseline component specification and the water demand saving determined as a percentage improvement. The percentage improvement determines the number of BREEAM credits achieved, see Table 8.1 on the previous page.

The baseline component specification is equivalent to the water efficiency of industry standard components (see Table 8.3 on page 206), steered by the minimum levels required by the Water Supply (Water Fittings) Regulations (159) and Part G of the Building Regulations (160). The BREEAM percentage improvement benchmarks are based on progressively more efficient standards and product market availability for water-consuming components. For the higher levels of performance, the specification of greywater and rainwater systems is required.
The standard approach is the default method for calculating the water efficiency of the assessed building. It is used for most of the common building types, where usage data are available. For building types where usage data are not available, the standard approach cannot be used. An alternative approach to compliance described below must be used instead. Refer to the BREEAM Wat 01 calculator for the building types which can currently be assessed using the standard approach.

**Alternative Wat 01 method**

Where the standard approach cannot be used to determine the building’s water consumption (litres/person/day), the assessment is completed on an elemental basis, as follows:

1. Use the list of applicable water-consuming components and determine those that are specified or present in the assessed building.
2. Use the actual specification for each component type to complete the 'Other building type calculator' worksheet of the BREEAM Wat 01 calculator. Table 8.3 on the next page defines the levels of performance for each component type. The volumes quoted are maximum values for each level but the greywater or rainwater system % is a minimum for the % of WC or urinal flushing demand met using recycled non-potable water.
3. Weightings applied in the calculator are:
   a. building type specific weightings to each component level to reflect its ‘in-use’ consumption relative to the other components present. A component with high ‘in-use’ water consumption has a higher weighting than one with lower ‘in-use’ consumption and therefore makes a relatively larger contribution to the building’s overall level of performance.
   b. derived from data on actual water consumption per day from non-domestic buildings, sourced from BWAT22(161). These are in the BREEAM Wat 01 calculator.
4. Based upon the performance level of each component type and the component weighting, the calculator determines an overall level of performance and awards the relevant number of BREEAM credits, see Table 8.2 below:

<table>
<thead>
<tr>
<th>Overall component level</th>
<th>Greywater and rainwater level achieved (see Water efficient consumption levels by component type on the next page)</th>
<th>Level 4</th>
<th>Level 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseline</td>
<td>0 credits</td>
<td>1 credit</td>
<td>2 credits</td>
</tr>
<tr>
<td>Level 1</td>
<td>1 credit</td>
<td>2 credits</td>
<td>3 credits</td>
</tr>
<tr>
<td>Level 2</td>
<td>2 credits</td>
<td>3 credits</td>
<td>4 credits</td>
</tr>
<tr>
<td>Level 3 or 4</td>
<td>3 credits</td>
<td>4 credits</td>
<td>5 credits</td>
</tr>
<tr>
<td>Level 5</td>
<td>4 credits</td>
<td>5 credits</td>
<td>5 credits</td>
</tr>
</tbody>
</table>

1. An exemplary performance credit is awarded where the component specification achieves level 5 and > 95% of WC or urinal flushing demand is met using recycled non-potable water.
2. Achieving a specific overall component level does not necessarily mean that an equivalent number of credits is awarded. The levels are not directly linked to the improvement percentages and the greywater and rainwater levels achieved also have an influence.
3. Due to the use of the weightings, the overall component level achieved is not necessarily a whole number. Where this is the case, the methodology always rounds down to the nearest component level and therefore BREEAM credits level, e.g. if the component specification achieved is 3.6 credits, the actual number of credits awarded is 3 credits (the methodology does not round up to 4 credits because the performance specification for 4 credits has not been achieved).
4. Where the assessed building development has multiple specifications for the same water-consuming component type, the number of fittings and component level achieved for each specification is entered in the ‘Other building type calculator’. Using this information, the calculator determines the building’s aggregated performance level for that component type.

While attempts have been made to align the benchmarking of both the standard and alternative methodologies, performance is determined in different ways. The number of BREEAM credits awarded by each method could differ for the same water component specification. This could lead to variation in the credits achieved when applying...
BREEAM New Construction to a number of different building types that form a part of the same overall development.

Component type

Table 8.3 outlines the consumption performance levels, by component type, used in BREEAM. These levels of efficiency have been steered by a range of published sources of information\(^{(162)}\) and reflect robust levels of typical, good, best and exemplary practice.

Table 8.3 Water efficient consumption levels by component type

<table>
<thead>
<tr>
<th>Component</th>
<th>Performance levels (quoted numbers are minimum performance required to achieve the level)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Base</td>
</tr>
<tr>
<td>WC</td>
<td>6</td>
</tr>
<tr>
<td>Wash-hand basin taps</td>
<td>10</td>
</tr>
<tr>
<td>Showers</td>
<td>12</td>
</tr>
<tr>
<td>Baths</td>
<td>200</td>
</tr>
<tr>
<td>Urinal (2 or more urinals)</td>
<td>7.50</td>
</tr>
<tr>
<td>Urinal (1 urinal only)</td>
<td>10</td>
</tr>
<tr>
<td>Greywater and rainwater system</td>
<td>0%</td>
</tr>
<tr>
<td>Kitchen tap: kitchenette</td>
<td>10</td>
</tr>
<tr>
<td>Kitchen taps: restaurant (pre-rinse nozzles only)</td>
<td>10.30</td>
</tr>
<tr>
<td>Domestic sized dishwashers</td>
<td>17</td>
</tr>
<tr>
<td>Domestic sized washing machines</td>
<td>90</td>
</tr>
<tr>
<td>Waste disposal unit</td>
<td>17</td>
</tr>
<tr>
<td>Commercial sized dishwashers</td>
<td>8</td>
</tr>
<tr>
<td>Commercial or industrial sized washing machines</td>
<td>14</td>
</tr>
</tbody>
</table>

Specifying components for a building in accordance with the above levels might result in the corresponding number of BREEAM credits being achieved. However, the component specifications above are akin to thresholds between each level. Therefore caution should be exercised when defining a component specification for a BREEAM-assessed building using exactly the same levels as the threshold levels. It is recommended that, where Wat 01 credits are targeted, the performance of a particular building’s component specification is verified using the BREEAM Wat 01 calculator before committing to a particular specification and ordering or installing components. This will provide greater assurance that the component specification achieves the targeted number of BREEAM credits.

Water-consuming components - data requirements

For each component type, the appropriate data will need to be collected from manufacturers’ product information to complete the assessment.
Table 8.4 Data requirements for each domestic component type

<table>
<thead>
<tr>
<th>Domestic component</th>
<th>Data requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>WCs</td>
<td>Actual maximum or, where dual-flush, effective flush volume in litres/use.</td>
</tr>
<tr>
<td>Urinals</td>
<td>Flush volume in litres/use for single-use flush urinals. For cistern-fed systems, the flushing frequency/hour and cistern capacity in litres.</td>
</tr>
</tbody>
</table>
| Taps               | Flow rate of each tap, at full flow rate in litres per minute measured at a dynamic pressure:  
For high pressure (Type 1) taps 3 ± 0.2 bar (0.3 ± 0.02 MPa) OR  
For low pressure (Type 2) taps 0.1 ± 0.02 bar (0.01 ± 0.002 MPa) (BS EN 200:2008, Sanitary tapware, Single taps and combination taps for supply systems of type 1 and 2. General technical specifications). This includes any reductions achieved with flow restrictions. |
| Showers            | Flow rate of each shower at the outlet using cold water (T 30 °C), in litres per minute measured at a dynamic pressure:  
3 ± 0.2 bar (0.3 ± 0.02 MPa) for high pressure (Type 1) supply systems OR  
0.1 ± 0.05 bar (0.01 ± 0.005 MPa) for low pressure (Type 2) supply systems (BS EN 1112:2008(163)). |
| Kitchen taps       | Maximum flow rate litres/minute. |
| Baths              | Capacity to overflow in litres. Taps on baths should not be included in the calculation, as the water consumption from bath taps is taken into account in the use factor for baths. The calculation of water consumption for baths assumes 40% of the capacity to the overflow. This is to reflect that:  
1. Users tend not to fill the bath to overflow  
2. The displacement effect the user has on the actual volume of water required for a bath. |
| Dishwasher         | Litres/cycle for domestic applications or appliances or litres/rack for commercial applications or appliances. |
| Washing machine    | Litres/use for domestic applications (for a typical wash cycle) or appliances or litres/kg for commercial applications or appliances, e.g. in hotels. |
| Waste disposal unit| Flow rate in litres/minute. |

**Unspecified water-consuming components**

The methodology for awarding credits for water efficiency compares the building’s modelled water consumption performance against the performance of a baseline specification for the same component types. Therefore, where a component type is not specified it is not accounted for in the methodology, i.e. the component is excluded from both the proposed and baseline building. No benefit is gained in terms of BREEAM performance, by deciding not to specify a particular component. However, the methodology will reflect the reduction in overall water consumption (litres/person/day) for the building, as a result of not specifying a particular component.

**Buildings with greywater or rainwater systems**

The following information is required where a greywater or rainwater system is specified:

- **Rainwater:** in accordance with BS EN 16941-1:2018(164) ‘basic approach’:
  1. Horizontal projection of the collection area (m²)  
  2. Surface yield co-efficient (%)  
  3. Hydraulic treatment efficiency co-efficient (%)  
  4. Annual rainfall (mm/year).

- **Rainwater:** in accordance with BS EN 16941-1:2018 ‘detailed approach’:
  1. Daily rainfall collection (litres).

- **Greywater:** in accordance with BS 8525-1(165):
1. Manufacturer or system designer details
2. The percentage volume of waste water collected (and reused) from the following (where relevant): wash-hand basins, showers, kitchen basins, dishwashers, baths, washing machines and sources of waste water from non-domestic components.

Where greywater or rainwater systems are specified, a minimum level of component efficiency must be achieved to award 4 or 5 BREEAM credits and the exemplary level credit. This is to avoid awarding a higher number of BREEAM credits where performance from less efficient fittings is offset by the specification of a greywater or rainwater collection system.

The intention behind this, is to ensure demand reduction is prioritised before offsetting consumption. Where a greywater or rainwater system is specified or installed, the component specification must achieve at least a 25% percentage reduction in water consumption (over the baseline specification) equivalent to 2 credits. Where this level is achieved, the total water demand met by greywater or rainwater sources can contribute to the overall percentage improvement required to achieve BREEAM credits. If this minimum is not achieved, the percentage of greywater or rainwater allowable will be equivalent to the percentage improvement in water consumption achieved for the component specification, i.e. percentage improvement on baseline performance.

For example, if a 20% improvement only is achieved, and therefore the building does not meet the 25% requirement, only 20% of the water demand met via greywater or rainwater sources can be used to offset water consumption from the micro-components. This minimum requirement does not apply where only 1, 2 or 3 credits are sought or where no greywater or rainwater system is specified, i.e. percentage improvement is based solely on the water efficiency of the micro-component specification.

BRE Global may allow some exemptions to this rule in instances where a particular fitting type requires a high flow rate due to specialised end user requirements, and its specification prevents compliance with the 25% improvement.

**Buildings with a mix of different functional areas**

For the majority of buildings using the standard Wat 01 method, the BRE Wat 01 calculator defines the building type and range of different water-consuming activity areas within that building. For example, a retail development may contain sales area and goods storage or an office building may include a canteen and gym. However, where carrying out a single assessment of a building or development consisting of a diverse mix of activity areas or building types, each one of which can be assessed separately within the calculator, the following applies:

Determine the building’s total water consumption performance by carrying out separate assessments for each relevant activity area or building type. On completion of all the individual assessments, the assessor will need to determine the percentage improvement as follows:

\[
I = 100 \times \left[ 1 - \frac{(T_{1\text{Act}} \times T_{1\text{Occ}}) + \ldots + (T_{n\text{Act}} \times T_{n\text{Occ}})}{(T_{1\text{Bas}}} \times T_{1\text{Occ}}) + \ldots + (T_{n\text{Bas}}} \times T_{n\text{Occ}}) \right]
\]

where

- \( I \) = Overall improvement (\%)
- \( T_{1\text{Act}} \) = the modelled net water consumption (L/person/day) for each building type
- \( T_{n\text{Bas}} \) = the modelled baseline water consumption for the corresponding building type
- \( T_{n\text{Occ}} \) = the total default occupancy rate for the corresponding building type

Where greywater or rainwater systems are specified, the assessor should take care to avoid unintended double counting of the yield from such systems and use it to offset demand for each activity area or building type.

**No fittings present**

Where a project under assessment contains none of the specified components, identify in the assessment the facilities most likely to be used by the occupants and visitors of the assessed building (e.g. specific facilities provided in a nearby accessible building). Conduct the calculations based on the performance specification of the components in those nearby facilities.
This rule also applies where a project under assessment consists solely of an extension to an existing building, i.e. where the extended building contains no new sanitary facilities because there are facilities present within the existing building.

**Water consumption calculation for push and automatic shut-off taps**

For input into the Wat 01 calculator, calculate the water consumption of push and automatic shut-off taps using the following steps:

**Step 1:** Calculate the water consumption per person per use.

If a tap runs for less than 20 seconds per activation, assume it will be activated twice per person for the timed duration. For example, for a tap with a flow rate of 9 litres/min and a 15 second usage duration, the water consumed per person would be: $9 \times \frac{15}{60} \times 2 = 4.5$ litres/min.

If a tap runs for 20 seconds or more per activation, assume one activation per person for the timed duration. For example, for a tap with a flow rate of 9 litres/min and a 20 second usage duration, the water consumed per person would be: $9 \times \frac{20}{60} \times 1 = 3$ litres/min.

**Step 2:** Multiply the water consumption figure per person by 1.5 and enter this figure into the calculator tool.

Multiplying by 1.5 adjusts the consumption figure to compensate for the typical non-timed tap use of 40 seconds that has already been taken into account in the tool. Taking the first example above, 4.5 litres/min multiplied by 1.5 gives 6.75 litres/min. When this is used in the tool as the flow rate specification, the consumption is 4.57 litres/person/day which more closely reflects the true level of water consumption for the push tap.

**Flow rates for click taps present**

The flow rate for click taps shall be taken as the maximum flow rate, as quoted by the manufacturer, of the lower range before the water break or ‘click’.

**Fixed water use**

The BREEAM water efficiency calculation includes an allowance for fixed water use. This includes water consumption for vessel filling (for building users drinking water), cleaning in kitchens and food preparation in buildings with a catering facility. Fixed uses are included to provide greater accuracy in the reporting of the building’s overall estimated water consumption. As these uses are fixed for both actual and baseline building models, their totals do not influence the achievement of BREEAM credits.

**Other permissible component demand for non-potable water**

This BREEAM issue focuses on the performance of the building’s permanent domestic-scale water-consuming components. Where a greywater or rainwater system is specified, the yield from the system should be prioritised for such uses, i.e. WC or urinal flushing. However, where the building demonstrates that it has other consistent (i.e. daily) and equivalent levels of non-potable water demand, and such demands are intrinsic to the building’s operation, then it is permissible for the demand from these non-domestic uses to be counted, i.e. the demand for rainwater or greywater yield from such systems or components can be used as well, or instead of, non-potable water demand from the building’s WC or urinal components. Examples of consistent and intrinsic demands could include laundry use in hotels and multi-residential developments or horticultural uses in garden centres, botanical gardens and golf courses. Demand for general landscaping and ornamental planting irrigation are not considered as equivalent or intrinsic by BREEAM.

**Other permissible sources of non-potable water**

The methodology allows for the collection and recycling of non-potable water from the relevant components listed in the criteria, i.e. taps, showers, baths; dishwashers or washing machines. In addition, where non-potable water is collected from a non-domestic component or source that is intrinsic to the building, then the amount collected can be accounted for in the methodology. This could include for example waste water from active hygiene flushing, i.e. a regular hygiene flushing programme to minimise poor water quality in a potable cold or hot water system. In order for the method to account for this total, the design team needs to confirm to the assessor the yield from the component or system (in litres) and the frequency of that yield (in days), i.e. if once a week, the frequency would be seven days.
### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>1</td>
<td>A completed copy of the BREEAM Wat 01 calculator.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>1</td>
<td>Documentary evidence supporting the data used to complete the calculator tool.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

### Definitions

**BREEAM Wat 01 calculator for new non-domestic buildings**

The BREEAM Wat 01 calculator is a tool for the assessment of water efficiency in most common types of new non-domestic buildings. The calculator assesses the contribution that each domestic-scale water-consuming component (as listed in the criteria) has on the building's total water consumption. The calculator is a compliance tool and not a design tool for water demand and drainage systems. The tool uses default usage and occupancy rates to provide a benchmark of the typical consumption based on the specified fittings (in litres/person/day and m³/person/year) and their impact on the building's overall water efficiency. Due to the impacts and differences of actual user behaviour and occupancy rates, the results of the method will not reflect directly the actual water use during building operation. The results from the methodology should, therefore, not be used for the purpose of comparison with or prediction of actual water consumption from a non-domestic building.

**Clinical areas**

Areas of the building in which medical functions are carried out that require specific restricted environmental conditions such as humidity, daylighting, temperature etc. (e.g. X-ray, operating department, delivery room etc).

**Domestic-scale water-consuming components**

Domestic-scale components include kitchen taps, wash-hand basin taps, baths, showers and dishwashers, WCs, urinals, washing machines and waste disposal units. These components might consume potable or non-potable water.

Water fittings used for a process-related function, e.g. laboratory or classroom taps, scrub-up taps, cleaners' sinks etc, should be excluded from the assessment of water consumption for sanitary use.

**Effective flush volume**

The effective flush volume of a single-flush WC is the volume of water used for one flush. The effective flush volume of a dual-flush WC is the ratio of full flush to reduced flush. This is taken to be one full flush for every three reduced flushes for non-domestic buildings and one full flush for every two reduced flushes in domestic (residential) buildings or areas. The effective flush volume can therefore be calculated as follows, using a 6/4 litre dual-flush volume WC as an example:

- Non-domestic: \((6 \text{ litre x 1}) + (4 \text{ litre x 3})/4 = 4.5 \text{ litre effective flushing volume (for a 6/4 dual-flush WC)}\)
- Domestic: \((6 \text{ litre x 1}) + (4 \text{ litre x 2})/3 = 4.67 \text{ litre effective flushing volume (for a 6/4 dual-flush WC)}\)

The different ratio between non-domestic and domestic buildings reflects the different patterns of user behaviour between these building types.
Where buildings have both, domestic and non-domestic function areas, conduct the calculations accordingly for the WCs specified in the relevant spaces. For example, in a hotel building, for WCs in hotel rooms use the ‘domestic’ effective flush volume calculation and for WCs in staff areas use the ‘non-domestic’ calculation.

**Greywater recycling**
The appropriate collection, treatment and storage of domestic waste-water (which is defined as that discharged from kitchens, baths or showers, laundry rooms and similar) to meet a non-potable water demand in the building, e.g. WC flushing, or other permissible non-potable use on the site of the assessed building.

**Potable water**
Water suitable for human consumption that meets the requirements of Section 67 (Standards of Wholesomeness) of the Water Industry Act 1991 (166) is referred to as ‘wholesome water’.

**Non-potable water**
Any water other than potable water, also referred to as unwholesome water (BS 8525).

**Rainwater recycling**
The appropriate collection and storage of rainwater run-off from hard outdoor surfaces to meet a non-potable water demand in the building, e.g. WC flushing, or other permissible non-potable use on the site of the assessed building.

**Volume controller**
An automatic control device used to turn off the water supply once the maximum pre-set volume is reached within a defined period.

### Additional information

**European Water Label Scheme: Water efficiency label**
The European Water Label is a scheme initiated by bathroom manufacturers across the globe and it provides a database of bathroom products of different levels of water efficiency. It includes products by multiple European bathroom manufacturers and can help project teams identify products appropriate for their specifications.

**Useful guidance**
The following list of documents may be useful:
- Waggett R, Arotsky C. CIRIA W10 Key Performance Indicators for water use in hotels. CIRIA; 2006.
- Water efficient product labelling scheme: www.water-efficiencylabel.org.uk
Wat 02 Water monitoring

Aim

To reduce the consumption of potable water in new buildings through the effective management and monitoring of water consumption.

Value

- Increase awareness of water usage within the building.
- Identify and monitor large water uses and changed consumption levels to improve management and maintenance as well as to encourage reductions in unnecessary consumption.
- Reduce costs related to water consumption.
- Manage water demand for different building areas and uses.
- Reduce the need for large-scale increases in water infrastructure in the future which are likely to increase costs over time as well as impact on our rural and urban landscapes and communities.

Context

Due to increasing population densities and relatively high levels of water consumption, much of the UK is at risk of water shortages which are likely to increase over time as rainfall patterns due to climate change. Reducing water consumption in the UK is, therefore, crucial.

Sub-metering water consumption means that water consumption can be better accounted for. Large water consumers can be identified with the aim of encouraging the reduction in water use where practical. Moreover, changes in consumption can be identified and dealt with as appropriate, thereby minimising risks of systems failures which can have costly and disruptive consequences.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>1 and 3–5</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0 and 1.1</td>
<td>see ref 1.2</td>
</tr>
</tbody>
</table>

Specific notes

| Assessment type specific | Demonstrate compliance with criterion 2 on the facing page for water-consuming plant or building areas identifiable by the developer. Do not assess water-consuming plant or building areas to be |
Assessment type specific

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Minimum standard is applicable, however the assessor may, for speculative assessments, subject to their justification and evidence from the design team, seek review by BRE.</td>
</tr>
<tr>
<td>1.2</td>
<td>Minimum standard is not applicable.</td>
</tr>
</tbody>
</table>

Building type specific

2.0 For healthcare buildings and sites with multiple departments, e.g. large health centres or acute hospitals, fit separate sub-meters on the supply to the following areas where present:

- Staff and public areas
- Clinical areas and wards
- Letting areas: on the water supply to each tenant unit
- Laundries
- Main production kitchen
- Hydrotherapy pools
- Laboratories
- Central sterile supply department (CSSD), hospital sterilisation and disinfection unit (HSDU), pathology, pharmacy, mortuary and any other major process water use
- Supplementary supply of water from a cold water tank.

Assessment criteria

One credit

1. Specify a water meter on the mains water supply to each building. This includes instances where water is supplied via a borehole or other private source.

2. For water-consuming plant or building areas consuming 10% or more of the building’s total water demand:

   2.2a) Fit easily accessible sub-meters OR

   2.2b) Install water monitoring equipment integral to the plant or area.

3. For each meter (main and sub):

   3.3a) Install a pulsed or other open protocol communication output AND

   3.3b) Connect it to an appropriate utility monitoring and management system, e.g. a building management system (BMS), for the monitoring of water consumption. If there is no BMS system in operation at Post-Construction stage, award credits provided that the system used enables connection when the BMS becomes operational.

4. In buildings with swimming pools, or large water tanks and aquariums, fit separate sub-meters on the water supply of the above and any associated changing facilities (toilets, showers etc.) irrespective of their water consumption levels.

5. In buildings containing laboratories, fit a separate water meter on the water supply to any process or cooling loop for ‘plumbed-in’ laboratory process equipment, irrespective of their water consumption levels.

**Additionally for those pursuing a post occupancy stage certification:**

6. The water monitoring strategy used enables the identification of all water consumption for sanitary uses as assessed under Wat 01 (litres/person/day), if a post occupancy stage certification is sought.

Methodology

Sites with multiple units or buildings.

See criterion 2 above.
On sites with multiple units or buildings, e.g. shopping centres, industrial units, retail parks etc. fit separate sub-meters on the water supply to the following areas (where present):

- Each individual unit supplied with water
- Common areas (covering the supply to toilet blocks)
- Service areas (covering the supply to outlets within storage, delivery, waste disposal areas etc.)
- Ancillary or separate buildings to the main development with water supply.

**No water supply to the building or unit - Extensions to existing buildings.**
See criterion 2.a on the previous page.

If no new water supply is installed, identify in the assessment the facilities most likely to be used by the occupants and visitors of the assessed building (e.g. specific facilities provided in a nearby accessible building). In this case, provide the following in this building:

1. A water meter for the mains water supply
2. Sub-meters for large water-consuming plant or facilities, e.g. evaporative cooling, swimming pool etc. (where present).

The meters provided must have a pulsed output or connection to existing BMS in accordance with the assessment criteria.

**No additional monitoring benefit from sub-metering.**
See criterion 2 on the previous page.

Where the assessor confirms there is no additional monitoring benefit resulting from the installation of sub-meters, the requirement does not apply in the following cases:

- The building has only one or two small sources of water demand (e.g. an office with sanitary fittings and a small kitchen).
- The building has two sources of water demand, one significantly larger than the other, and the water consumption for the larger demand is likely to mask the smaller one.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

**Clinical areas**
Areas of the building in which medical functions are carried out that require specific restricted environmental conditions such as humidity, daylighting, temperature etc. (e.g. X-ray, operating department, delivery room etc.).

**Meter outputs**
Examples include pulsed outputs and other open protocol communication outputs, such as Modbus.

**Patient areas**
Areas of the building used mainly by inpatients (e.g. wards, dayrooms etc.).

**Staff areas**
Areas of the building used mainly by staff (e.g. offices, meeting rooms, staff rooms) and medical areas where patients are admitted but that do not require restricted environmental conditions (e.g. consulting rooms, physiotherapy etc.).
Utility monitoring and management system

Examples include automatic meter reading systems and building energy management systems. Automatic monitoring and targeting is an example of a management tool that includes automatic meter reading and data management.

Additional information

None.
**Wat 03 Water leak detection**

- **Fully fitted**
- **Simple building**
- **Shell & core**
- **Shell only**
- **No minimum standards**

**Aim**

To reduce the consumption of potable water in new buildings through minimising wastage due to water leaks.

**Value**

- Reduce potable water wastage associated with leaks.
- Minimise damage, costs and disruption arising from water leaks.
- Reduce costs related to water consumption.

**Context**

Water leakage within customers' properties represents 6% of the total public water supply in England and Wales (167). This is equivalent to 25% of the total water leakage, with the rest being attributed to water distribution systems of the supply companies. Water leaks in building systems are responsible for major damage to property resulting in major disruption and costs. It is, therefore, important to ensure that water leaks are detected and controlled on a building level as early as possible.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>see ref 1.0 and 1.1</td>
<td>see ref 1.2</td>
<td>None</td>
</tr>
</tbody>
</table>

**Specific notes**

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>As an alternative to criteria 1 and 2, install automatic excess flow valves at relevant locations to protect property from damage caused by leaking pipes or tanks.</td>
</tr>
<tr>
<td>1.1</td>
<td>An automatic excess flow valve acts as a flow switch (‘fuse’) to automatically stop the flow of water and prevent uncontrolled release when the flow of water exceeds a predetermined rate (such as may occur in the event of failure of water supply pipes and tanks).</td>
</tr>
<tr>
<td>1.2</td>
<td>Assess the water supplies to WC areas or facilities as per criterion 3 regardless of whether the WC areas or facilities are fitted out or not.</td>
</tr>
</tbody>
</table>
### Building type specific

| 2.0 | Healthcare | This issue does not apply to toilet facilities in clinical areas |
| 2.1 | Short and long term residential accommodation | Flow control devices in WC areas or facilities are not required for facilities in residential areas of long-term residential accommodation. This is due to the fact that those occupants have a sense of ownership and would identify and report a potential leak. This applies to all of the following: ensuite facilities in individual bedrooms, a single bathroom shared between several individual bedrooms (e.g. in halls of residence), or one single bathroom in an independent dwelling (e.g. within a care home). The requirement for flow control devices still applies for the rest of the facilities within long-term residential accommodation. Where WC facilities are only provided within the residential areas of a long-term residential accommodation project (e.g. there is no staff WC), the credit is filtered out of the assessment. However, for short term accommodation, the credit still applies to buildings that have guest bedrooms with ensuite facilities, e.g. hotel rooms, and communal WC areas or facilities, e.g. communal WC facilities in hotels and hostels. |
| 2.2 | Short term stay residential institutions (such as hotels) | Compliance with criterion 3 for WC facilities in hotel rooms can be achieved through providing the required flow control devices to groups of 10 rooms, rather than to each individual room. |

### Assessment criteria

This issue is split into two parts:

- Leak detection system (one credit)
- Flow control devices (one credit)

**One credit - Leak detection system**

1. Install a leak detection system capable of detecting a major water leak:
   1.a. On the utilities water supply within the buildings, to detect any major leaks within the buildings
   AND
   1.b. Between the buildings and the utilities water supply, to detect any major leaks between the utilities supply and the buildings under assessment.

2. The leak detection system is:
   2.a. A permanent automated water leak detection system that alerts the building occupants to the leak OR an inbuilt automated diagnostic procedure for detecting leaks
   2.b. Activated when the flow of water passing through the water meter or data logger is at a flow rate above a pre-set maximum for a pre-set period of time. This usually involves installing a system which detects higher than normal flow rates at meters or sub-meters. It does not necessarily require a system that directly detects water leakage along part or the whole length of the water supply system
   2.c. Able to identify different flow and therefore leakage rates, e.g. continuous, high or low level, over set time periods. Although high and low level leakage rates are not specified, the leak detection equipment installed must have the flexibility to distinguish between different flow rates to enable it to be programmed to suit the building type and owner’s or occupier’s usage patterns.
   2.d. Programmable to suit the owner’s or occupier’s water consumption criteria
   2.e. Where applicable, designed to avoid false alarms caused by normal operation of large water-consuming plant such as chillers.

Where there is physically no space for a leak detection system between the utilities water meter and the building, alternative solutions can be used, provided that a major leak can still be detected.

**One credit - Flow control devices**

3. Install flow control devices that regulate the water supply to each WC area or sanitary facility according to
demand, in order to minimise undetected wastage and leaks from sanitary fittings and supply pipework.

**Methodology**

**No water supply to the building or unit**
Where a project under assessment contains no installed fittings and therefore there is no water supply to the building, identify and assess the facilities most likely to be used by the occupants and visitors of the assessed building (e.g. specific facilities provided in a nearby accessible building).

**Extensions to existing buildings**
If the water supply to the new extension is via the existing building then the water supply to the existing building must be assessed against the criteria of this issue.

**Utilities water meters**
See criterion 1 on the previous page.
Where there is a utilities water meter at the site or building boundary, it may be necessary to install a separate flow meter (or alternative measurement system) just after the utilities water meter to detect leaks. However, if the water utilities company agrees to some form of leak detection being installed on their meter, this would also be acceptable.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

**Clinical areas**
Areas of the building in which medical functions are carried out that require specific restricted environmental conditions such as humidity, daylighting, temperature etc. (e.g. X-ray, operating department, delivery room etc.).

**WC areas or facilities**
WC areas or facilities refer to the cold water supply to taps, WCs and urinals. The water supply system must not allow the cold water to automatically switch off in the showers while the hot water is still running to avoid scalding from hot water.

**Additional information**

None.
Wat 04 Water efficient equipment

Aim

To reduce water consumption for uses not assessed under Wat 01 by encouraging specification of water efficient equipment.

Value

- Reduce potable water use in high consumption equipment and associated energy consumption.
- Reduce costs related to water consumption and water heating.
- Promote innovation and manufacture of more water efficient equipment.

Context

Water consumption associated with non-domestic scale, non-sanitary water uses can be very significant depending on the building type and relevant uses. Industrial processes and other project-specific processes do not always require water to be treated to potable quality. Therefore there is scope to adopt more imaginative solutions to meeting this demand through alternative sources, reuse or recycling solutions which are often project specific.

With the predicted higher climatic temperatures and drier summers, the need for irrigation is likely to increase in the UK, impacting on our ability as a society to provide adequate water supplies at a reasonable cost.

Therefore, there is a need to address these types of water uses, encouraging reductions in potable water consumption.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>see ref 1.0</td>
<td>see ref 1.1</td>
<td>see ref 1.0</td>
<td>see ref 1.0</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>Where the only non-domestic, non-sanitary water demand comes from an irrigation system specified or installed by the developer, then use this system to assess compliance.</td>
</tr>
<tr>
<td>1.1</td>
<td>Where there are no water demands beyond those of Wat 01, the issue will be filtered out.</td>
</tr>
</tbody>
</table>
Assessment criteria

One credit
1. Identify all water demands from uses other than those listed under - Calculation of water efficiency performance on page 204 that could be realistically mitigated or reduced. Where there is no water demand from uses other than domestic-scale, sanitary use components in the building, this issue is not applicable.

2. Identify systems or processes to reduce the relevant water demand (criterion 1 above), and establish, through either good practice design or specification, a demonstrable reduction in the total water demand of the building.

Methodology

None.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Non-domestic scale, non-sanitary water uses

For the purposes of this BREEAM Issue, non-domestic scale, non-sanitary water uses refer to any building-integrated water uses not assessed under Wat 01. This includes, but is not limited to the following:
- Swimming pools
- Recreational hot tubs and hydrotherapy pools
- Equipment used for irrigation
- Vehicle wash equipment
- Project-specific industrial processes
- Water filtration and treatment processes
- Building services (e.g. cooling towers and humidification systems)

Vehicle wash

A commercial-scale automatic, semi-automatic or manual system for washing vehicles. This includes wheel and chassis wash, fixed gantry and screen wash systems using brushes, spray or handheld jet hoses.

Additional information

None.
Materials

Summary

This category encourages decisions which reduce the environmental and social impact of construction products used on a project. It takes a ‘whole life cycle’ approach to construction product impacts, encouraging consideration of impacts during manufacture, design, procurement, installation, in-use and end-of-life. The issue focuses on construction product efficiency, environmental impact, responsible sourcing and product durability.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
<th>Strategic Deflection</th>
<th>Preparation and Brief</th>
<th>Concept Design</th>
<th>Developed Design</th>
<th>Technical Design</th>
<th>Construction</th>
<th>Handover and Close Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mat 01</td>
<td>Environmental impacts from construction products - Building life cycle assessment</td>
<td>Building LCA submission</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mat 02</td>
<td>Environmental impacts from construction products</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mat 03</td>
<td>Responsible sourcing of materials</td>
<td>Sustainable procurement plan</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mat 04</td>
<td>Designing for durability and resilience</td>
<td>Stage actions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mat 05</td>
<td>Material efficiency</td>
<td>Stage actions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA)

– Reducing buildings’ environmental life cycle impacts through conducting Life Cycle Assessment and integrating its outcomes in the design decision-making process.

Mat 02 Environmental impacts from construction products - Environmental Product Declarations (EPD)

– To encourage availability of robust and comparable data on the impacts of construction products by rewarding the specification of products with environmental products declarations.
Mat 03 Responsible sourcing of construction products  4 credits

- Recognising and encouraging responsible sourcing of construction products. This includes the source of products and the intermediary companies processing and transporting the product to site.

Mat 05 Designing for durability and resilience  1 credit

- Increasing the lifespan of the building through designing for durability and protection from degradation and specifying appropriate construction products.

Mat 06 Material efficiency  1 credit

- Encouraging the reduction of environmental impacts through optimising the use of materials during all stages of the project.
Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA)

Aim

To reduce the burden on the environment from construction products by recognising and encouraging measures to optimise construction product consumption efficiency and the selection of products with a low environmental impact (including embodied carbon), over the life cycle of the building.

Value

- Help project teams to understand the overall environmental impact of the building design.
- Ensure that all life cycle greenhouse gas emissions are taken into account in the design, not just operational emissions.
- Reduce the impact of the construction industry and construction product industries.
- Assess the environmental impacts at the building level to provide flexibility when specifying construction products, to take into account project-specific conditions and priorities.
- Allow optimal solutions to be identified and adopted to reduce overall environmental impacts arising from construction product use.

Context

The use of construction products leads to a wide range of environmental and social impacts across the life cycle through initial procurement, wastage, maintenance and replacement. Taken together, construction products make a highly significant contribution to the overall life cycle impacts of a building. In some cases they may even outweigh operational impacts (such as energy consumption).

The introduction of Part L into the building regulations has led to reductions in the operational energy consumption of buildings and these regulations are being progressively tightened. As a result, greenhouse gas emissions from other aspects of buildings, such as embodied emissions, are becoming increasingly important in terms of reducing the overall emissions in terms of reducing the overall emissions that lead to climate change and arise from the procurement, maintenance and replacement of construction products over the building’s lifetime.

In addition to climate change, there are several other embodied environmental impacts associated with construction products and the processes that occur during and after construction that should be considered during design, for example corporate social responsibility and other regulatory obligations.
**Assessment scope**

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>3–9 and 15–18</td>
<td>All</td>
<td>1–7 and 10–18</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>See ref 1.1 and 1.2</td>
<td>See ref 1.0, 1.1 and 1.2</td>
<td>See ref 1.1 and 1.2</td>
<td>See ref 1.1 and 1.2</td>
</tr>
</tbody>
</table>

**Specific notes**

- **Assessment type specific**
  - **1.0 Simple buildings**
    - All criteria relevant to the building type and function apply except criteria 1 to 2 below.
  - **1.1 Mixed use buildings**
    - Where a single building use type accounts for ≥ 50% of the net internal floor area, all criteria relevant to the building type and function apply. Where < 50%, all criteria relevant to the building type and function apply except criteria 1 to 2 below.
  - **1.2 Part new build, part refurbishments**
    - All criteria relevant to the building type and function apply except criteria 1 to 2 below.

- **Building type specific**
  - None

**Assessment criteria**

Seven credits (see criteria 1 to 7) and three exemplary credits (see criteria 8 to 18) are available in this issue. Some credits require preceding criteria to be fulfilled first.

Credits for building Life Cycle Assessment (LCA) of the superstructure (criteria 1 to 5) are awarded as a combined total. Of these, criteria 1 to 2 for LCA benchmarking of the superstructure are only applicable to office, industrial and retail buildings. For other building types, the same number of credits are available for LCA options appraisal alone (criteria 3 to 5).

For comparison with the BREEAM LCA benchmark (criteria 1 to 2), the number of credits awarded depends on the environmental impacts of the building compared with the BREEAM LCA benchmark. For option appraisal (criteria 3 to 9), the number of credits depends on the number of design options included in the options appraisal.

**Up to six credits – Superstructure (all building types)**

- **Comparison with the BREEAM LCA benchmark during Concept Design (office, industrial and retail buildings only)**
  - Superstructure (office, industrial and retail buildings (except for Simple Buildings and where Notes 1.1 and 1.2 above apply))
  - 1. During the Concept Design, demonstrate the environmental performance of the building as follows:
    - 1.a Carry out a building LCA on or of the superstructure design using either the BREEAM Simplified Building LCA tool or an IMPACT Compliant LCA tool according to the methodology (see Methodology on page 226).
    - 1.b Submit the Mat 01/02 Results Submission Tool to BRE at the end of Concept Design, and before planning permission is applied for (that includes external material or product specifications).

- **Comparison with the BREEAM LCA benchmark during Technical Design (office, industrial and retail buildings only)**
  - 2. During Technical Design, demonstrate the environmental performance of the building as follows:
2.a As criterion 1.a
2.b Submit the Mat 01/02 Results Submission Tool to BRE at the end of Technical Design.

Where a project has not achieved criterion 1, criterion 2 may still be achieved.

Option appraisal during Concept Design (all building types)
3 For office, industrial and retail building types, achieve criterion 1 (except where Notes 1.0, 1.1 and 1.2 on the previous page apply).

4 During Concept Design, identify opportunities for reducing environmental impacts as follows:
   4.a Carry out building LCA options appraisal of 2 to 4 significantly different superstructure design options (applicable to the Concept Design stage, see Methodology on the next page).
   4.b Use a building LCA tool that is recognised by BREEAM (as suitable for assessing superstructure during Concept Design) according to the methodology (see Methodology on the next page).
   4.c For each design option, fulfil the same functional requirements specified by the client and all statutory requirements (to ensure functional equivalency).
   4.d Integrate the LCA options appraisal activity within the wider design decision-making process. Record this in an options appraisal summary document.
   4.e Record the following in the Mat 01/02 Results Submission Tool: The differences between the design options; the design option selected by the client to be progressed beyond Concept Design; the reasons for selecting it and the reasons for not selecting the other design options.
   4.f Submit the Mat 01/02 Results Submission Tool to BRE at the end of Concept Design, and before planning permission is applied for (that includes external material or product specifications).

If the building LCA tool recognised by BREEAM and used for criteria 3 to 5 (and 6 to 9, if pursued) is not an IMPACT Compliant LCA tool and criteria 1 to 2 are applicable, then the BREEAM Simplified Building LCA tool (or an IMPACT Compliant LCA tool) shall be used for criteria 1 to 2.

Options appraisal during Technical Design (all building types)
5 During Technical Design identify opportunities for reducing environmental impacts as follows:
   5.a Carry out building LCA options appraisal of 2 to 3 significantly different superstructure design options (based on the selected Concept Design option and as applicable to the Technical Design stage, see Methodology on the next page).
   5.b Use a building LCA tool that is recognised by BREEAM (as suitable for assessing superstructure during Technical Design) according to the methodology (see Methodology on the next page).
   5.c As criteria 4.c to 4.e above. Where an options appraisal summary document was produced during Concept Design, update it to include the Technical Design options.
   5.d Submit the Mat 01/02 Results Submission Tool to BRE at the end of Technical Design.

Where a project has not achieved criteria 3 and 4, criterion 5 may still be achieved.

One credit – Substructure and hard landscaping options appraisal during Concept Design (all building types)
6 Criteria 3 and 4 are achieved.

7 During Concept Design identify opportunities for reducing environmental impacts as follows:
   7.a Carry out building LCA options appraisal of a combined total of at least six significantly different substructure or hard landscaping design options (at least two shall be substructure and at least two shall be hard landscaping).
   7.b Using a building LCA tool that is recognised by BREEAM (as suitable for assessing substructure and hard landscaping during Concept Design) according to the methodology (see Methodology on the next page).
   7.c As criteria 4.c to 4.f above.
Exemplary level criteria
To achieve exemplary performance credits:

One credit – Core building services options appraisal during Concept Design (all building types)
8 Criteria 3 to 4 are achieved.
9 During Concept Design identify opportunities for reducing environmental impacts as follows:
  9.a Carry out building LCA options appraisal of at least 3 significantly different core building services design options.
  9.b Use a building LCA tool that is recognised by BREEM (suitable for assessing core building services during Concept Design) according to the methodology (see Methodology below).
  9.c As criteria 4.c to 4.f on the previous page.

One credit – LCA and LCC alignment (all building types)
10 Achieve criteria 3 to 5.
11 Achieve Elemental LCC plan and Component Level LCC options appraisal credits (Man 02 Life cycle cost and service life planning on page 45).
12 Include design options appraised for criteria 3 to 4 (and 6 to 7 and 8 to 9, if pursued) during Concept Design in - The elemental LCC plan: on page 46.
13 Include the design options appraised for criterion 5 during Technical Design in the ‘Component level LCC option appraisal’ (Man 02 Life cycle cost and service life planning on page 45).
14 Integrate the aligned LCA and LCC options appraisal activity within the wider design decision-making process. Record this in an options appraisal summary document including the relevant cost information from the ‘elemental LCC plan’ and ‘Component level LCC option appraisal’.

One credit – Third party verification (all building types)
15 Criteria 1 to 7 (as applicable to the building type) are achieved.
16 A suitably qualified third party (see Definitions on page 228) either carries out the building LCA work or verifies the building LCA work (if by others), and produces a report describing how they have checked the building LCA work accurately represent the designs under consideration during Concept Design and Technical Design with reference to the requirements of criteria 1 to 7 (and 8 to 14 if pursued).
17 For each LCA option, itemise in the report the checks made by the suitably qualified third party including, as a minimum, the quality requirements shown in Table 9.4 on page 232.
18 Include details of the suitably qualified third party’s relevant skills and experience and a declaration of their third party independence from the project client and design team in the report.

Methodology

Comparison with the BREEM LCA benchmark and option appraisal
Criteria 1 to 9.

One of the following two methods shall be used when undertaking comparison with the BREEM LCA benchmark criteria or options appraisal criteria. The first method shall be used when using the BREEM Simplified Building LCA Tool. The second method shall be used for IMPACT Compliant tools and all other building LCA tools recognised by BREEM to provide a more robust and detailed analysis of life cycle impacts. More information on the BREEM Simplified Building LCA tool, IMPACT Compliant tools and other building LCA tools recognised by BREEM can be found in the definitions.
Method using the BREEAM Simplified Building LCA Tool
Step 1: Identify the elements that are present in the building and are in scope, based on Scope of assessment on page 231.

Step 2: In the BREEAM Simplified Building LCA tool, for the elements identified in step 1 only, select the elemental construction description that is the most similar to the actual elemental construction. If an element has more than one type of construction, then select an elemental construction for each type.

Step 3: For each of the elemental constructions, enter the total quantity in the building. Enter any further information required by the tool. Ensure that the quality requirements are adhered to (see Table 9.4 on page 232).

Step 4: A total BRE EN EcoPoint result is generated by the BREEAM Simplified Building LCA tool.

Step 5: Ensure the BREEAM Simplified Building LCA tool is saved in the correct location according to the instructions in the Mat 01/02 Results Submission Tool. The Mat 01/02 Results Submission Tool will calculate the credit award for the building.

Method using an IMPACT Compliant LCA tool or another building LCA tool recognised by BREEAM
Step 1: Identify the elements that form the building and are in scope, based on Scope of assessment on page 231.

Step 2: Using a building LCA tool that is recognised by BREEAM (see The Mat 01/02 Results Submission Tool), produce a building LCA model. Ensure as a minimum that all the in-scope elements are included. Ensure that the quality requirements are adhered to (see Table 9.4 on page 232).

Step 3: Review and then export the LCA results 'option data file' according to the instructions provided by the tool, ensuring only the in-scope elements are included. Ensure the 'option data file' is saved in the correct location according to the instructions in the Mat 01/02 Results Submission Tool. Enter further information required by the Mat 01/02 Results Submission Tool. The Mat 01/02 Results Submission Tool will calculate the credit award for the building.

Significantly different design options
Significantly different design options are significantly different in terms of either the types of, or quantity of, construction products specified for one or more major elemental constructions that are within the scope of the assessment. This will depend on the stage of the assessment.

During Concept Design, different options are typically at the elemental construction level. Compare the options proposed with the following examples to determine if they can be considered significantly different for the Concept Design stage:

- For the majority of the element ‘1. External enclosing walls above ground floor level’, option ‘A’ has a timber cladding external finish and option ‘B’ has cement render (each will likely have different substrates accordingly).
- For element ‘2. Superstructure/1. Frame’, option ‘A’ is a concrete based frame and option ‘B’ is a steel based frame.
- For element ‘2. Superstructure/1. Frame’, option ‘A’ is a cast in-situ concrete based frame and option ‘B’ is a precast concrete based frame.
- For element ‘5. Central heating and cooling’, option ‘A’ is a refrigerant distribution based system and option ‘B’ is an air distribution based system.

During Technical Design, different options are typically at the product level (within elemental constructions established during Concept Design). Compare the options proposed with the following examples to determine if they can be considered significantly different for the Technical Design stage:

- For element ‘1. External enclosing walls above ground floor level’, where both options have cement render but ‘A’ is a different type of render from ‘B’.
- For element ‘3. Roof’, option ‘A’ has one type of insulation and option ‘B’ has another type of insulation.

The Mat 01/02 Results Submission Tool contains functionality to assist in determining if the options are significantly different.

Identifying the potential number of credits available
Two Credit Score Ready Reckoners are available on BREEAM Projects. They calculate the maximum number of credits available for different combinations of factors applicable to this credit issue.
### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>1–2</td>
<td>The Mat 01/02 Results Submission Tool</td>
<td>As per interim design stage. (updated)</td>
</tr>
</tbody>
</table>
| 3–4      | As criteria 1 to 2  
  - The options appraisal summary document  
  - Evidence that the LCA options appraisal summary document has been received by the design team and client (meeting minutes, letter of acknowledgement)  
  - Evidence of how the LCA design options have informed the design decision-making process (e.g. meeting minutes, documented design development showing how the LCA options have affected the design). | As per interim design stage. |
| 5        | As criteria 3 to 4 (updated). | As per interim design stage. |
| 6–7      | As criteria 3 to 4.  
  - The LCA options appraisal summary document includes substructure and hard landscaping according to the criteria. | As per interim design stage. |
| 8–9      | As criteria 3 to 4.  
  - The LCA options appraisal summary document includes core building services according to the criteria. | As per interim design stage. |
| 10–14    | As criteria 5.  
  - The 'elemental LCC plan' and 'Component level LCC option appraisal in issue Man 02 Life cycle cost and service life planning on page 45'. | As per interim design stage. |
| 15–18    | The third party's report:  
  - Verifying that building LCAs accurately represent the designs under consideration.  
  - Itemising the findings of their verification checks.  
  - Evidence that the requirements of a suitably qualified third party are fulfilled. | As per interim design stage. |

### Definitions

**BREEAM LCA Benchmark**

A BREEAM LCA benchmark is calculated by BREEAM to represent the average (mean) environmental impact of a given building use type. It is intended for use as a performance comparator in BREEAM assessments.
A BREEAM LCA benchmark is expressed as a value in BRE EN EcoPoints per functional unit (e.g. 2.5 BRE EN EcoPoints / 1m² (net internal area)). It is worked out by taking a sample of buildings of a given use type, dividing each building's total environmental impact (in BRE EN EcoPoints) by its functional quantity (e.g. total m² of net internal area), then working out the average of these results. The functional unit used is determined by BREEAM according to the building use type.

**BREEAM Simplified Building LCA Tool**

The BREEAM Simplified Building LCA tool is an elemental construction level LCA tool that is free to use by BREEAM Assessors and design team members working on a registered BREEAM assessment. The tool has been designed to simplify LCA by reducing the information that needs to be entered by the user and the amount of time required.

The accuracy of the results produced by the tool are appropriate for criteria 1 to 2. However, for criteria 3 to 4 the results are less appropriate than the other LCA tools recognised by BREEAM. As such, the credits awarded for criteria 3 to 4 when using this tool will have a credit cap.

**BRE EN EcoPoints**

BRE EN EcoPoints are an indicator that is made up of a broad set of individual environmental indicators which are then combined into a single value. For more information about BRE EN EcoPoints, visit www.bre.co.uk or contact BRE.

**Building LCA tools recognised by BREEAM**

Building LCA tools that have been technically evaluated by BRE are recognised as suitable for carrying out building LCA on one or more of the credits in this issue (e.g. superstructure; substructure and hard landscaping; building services). A list of recognised tools, and the credits they are considered suitable for, can be found in the Mat01/02 Results Submission Tool.

Building LCA tools that are recognised as having fewer environmental categories will have a credit cap (fewer than: CO₂-eq AND either water or waste processing AND at least 2 other categories). Where a project team is considering using a building LCA tool that is not listed in the Mat01 Results Submission Tool, the assessor shall contact BRE as soon as possible to initiate the evaluation process in sufficient time to allow for evaluation and approval prior to a final decision to use it on the project. The evaluation process will require the involvement and issue of evidence by the tool owner. The fee sheet on the BREEAM Projects website provides details of fees for LCA tool evaluations.

**Core building services**

Building services components or elements that are part of the building-wide system, rather than a specific tenant or space.

**Credit cap**

The total number of credits that the tool can be awarded is less than the total number of credits available because the tool is technically inferior to uncapped tools. For example, fewer environmental indicators are reported or the requirements on data entered by the user are less detailed. The Mat 01/02 Results Submission Tool indicates which tools have a credit cap.

**Environmental Product Declaration (EPD)**

An EPD compliant with BREEAM is an independently verified environmental label (i.e. ISO Type III label) according to the requirements of ISO 14025.
**Functional requirements**

The functional requirements are normally determined by the project client during Preparation and Brief with the help of the design team. They define the required functional properties such as the activities that the building will be used for, usable floor area, design life, budget, sustainability targets etc. The functional requirements exclude any requirements that only relate to visual or other non-functional preference.

If the client has not set formal functional requirements, the design team shall determine functional requirements that reasonably serve the client’s needs as far as they are understood.

**IMPACT**

IMPACT is a specification and database for software developers to incorporate into their tools to enable consistent LCA. IMPACT compliant tools work by allowing the user to attribute environmental information to drawn or scheduled items. Further information about IMPACT is available from www.impactwba.com.

**IMPACT Compliant LCA tool**

An IMPACT Compliant tool is a tool that has been tested for compliance with the IMPACT specification, and is listed here: www.impactwba.com.

**Mat 01/02 Results Submission Tool**

The Mat 01/02 Results Submission Tool provides a standardised way for BRE to collect information for this issue. In addition, it (and the associated ‘option data files’) can be used by those who do not have access to the building LCA tool to compare what is modelled with other sources of design information (bills of quantities, drawings, specifications etc.), and see the breakdown of environmental impacts. In addition, the data in the tool may be used by BRE for updating the BREEAM LCA benchmarks and for other research activities (in a way that is not attributable to individual buildings).

**New Rules of Measurement (NRM)**

NRM provides a standard set of measurement rules and essential guidance for the cost management of construction projects and maintenance works. For more information visit www.rics.org. IMPACT Compliant LCA tools currently use NRM classification as a default.

**Options appraisal summary document**

The options appraisal summary document is produced by the design team after LCA options appraisal has been completed to record the options appraised by the design team and client; how the options appraisal process was utilised to make better informed decisions; and the reasons for selecting or rejecting each option at Concept Design and Technical Design.

It shall provide information on the environmental impacts of each design option along with the effect, if any, on other relevant factors such as (but not necessarily limited to) capital cost and delivery times (life cycle cost integration is rewarded by criteria 10 to 14 on page 226).

A single options appraisal summary document may be produced that covers all of the options undertaken at Concept Design and Technical Design.

**Suitably qualified third party**

An individual who:
- is a third party
- has received training on using the building LCA tool that is recognised by the tool supplier, and has passed the associated tests or exams (if any).
- has completed at least three different building LCAs for paying customers in the last two years.
- is able to interpret construction documentation (drawings, specifications, schedules etc.), which may be evidenced by a suitable construction related qualification or relevant experience.
Third party
“A person or body that is recognised as being independent of the parties involved, as concerns the issue in question” (BS EN 15804:2012+A1:2013[168]).

The parties involved are typically a supplier (first party, e.g. architect, engineer, LCA practitioner who provides design advice) and a purchaser (second party, e.g. the client).

A person from an organisation not otherwise involved in the project (apart from providing other verification type services e.g. BREEAM Assessment) is a third party, providing they do not provide advice to the project as this would compromise their impartiality when verifying.

Checklists and tables

Scope of assessment
The following tables indicate the NRM level 3 sub-elements that shall be included in the scope of the building LCA. Inclusion of the in-scope sub-elements is necessary to ensure an appropriate level of comparability between assessments. All other sub-elements shall be ignored for the purposes of the BREEAM LCA. For tables showing sub-elements that shall be excluded see Out of scope elements on page 233 within ‘Additional information on page 233’.

If a sub-element is not present in the building, it does not need to be included. If a particular sub-element appears to be associated with more than one classification, the classification with the strongest association shall be used. If a particular sub-element appears to be associated with an in-scope classification and an out of scope classification, it shall be classified under the in-scope classification (and included in the assessment).

If the BREEAM Simplified Building LCA Tool is used, the constructions available in the tool may cover more than one scope item identified in the tables below. A completed BREEAM Simplified Building LCA Tool (that includes one or more constructions for each building element identified as present in the building) is compliant with these scope requirements.

In addition, the table shows the classification codes that shall be used in the Mat 01/02 Results Submission Tool, based on the RICS New Rules of Measurement (NRM) classification system. For example, the code for ‘Standard foundations’ is ‘1.1.1’.

Table 9.1 Superstructure – In-scope (criteria 1 to 5)

<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Superstructure</td>
<td>1. Frame</td>
<td>1. Steel frames</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Space decks</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Concrete casings to steel frames</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Concrete frames</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Timber frames</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Other frame systems</td>
</tr>
<tr>
<td>2. Upper floors</td>
<td>1. Floors</td>
<td></td>
</tr>
<tr>
<td>3. Roof</td>
<td>1. Roof structure</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Roof coverings</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Specialist roof systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. Rooflights, skylights and openings</td>
<td></td>
</tr>
<tr>
<td>4. Stairs and ramps</td>
<td>1. Stair or ramp structures</td>
<td></td>
</tr>
<tr>
<td>5. External walls</td>
<td>1. External enclosing walls above ground floor level</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. External enclosing walls below ground level</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Solar or rain screening</td>
<td></td>
</tr>
<tr>
<td>6. Windows and external doors</td>
<td>1. External windows</td>
<td></td>
</tr>
<tr>
<td>7. Internal Walls and Partitions</td>
<td>1. Walls and partitions (Education only)</td>
<td></td>
</tr>
</tbody>
</table>
Table 9.2 Substructure and hard landscaping – In-scope (applicable to criteria 6 and 7)

<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>2. Specialist foundation systems</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Lowest floor construction</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Basement excavation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Basement retaining walls</td>
</tr>
<tr>
<td>8. External works*</td>
<td>2. Roads, paths and pavings</td>
<td>1. Roads, paths and pavings</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Special surfacings and pavings</td>
</tr>
</tbody>
</table>

*Include hard landscaping that is installed as part of the project under assessment and:
– Is within a defined curtilage of the building
– Or is clearly more associated with it (for example, an access road or car park that is intended to serve only the building under assessment or the building and, to a lesser extent, other buildings).

Hard landscaping with no such distinction shall be excluded.

Table 9.3 Core building Services – In-scope (applicable to criteria 8 and 9)

<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>6. Space heating and Air-conditioning</td>
<td>1. Central heating</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Local heating</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Central cooling</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Local cooling</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Central heating and cooling</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Local heating and cooling</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7. Central air-conditioning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8. Local air-conditioning</td>
</tr>
<tr>
<td>7. Ventilation</td>
<td></td>
<td>1. Central ventilation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Local ventilation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Smoke extract or control</td>
</tr>
<tr>
<td>9. Fuel installations and systems</td>
<td></td>
<td>1. Fuel storage</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Fuel distribution systems</td>
</tr>
</tbody>
</table>

Quality requirements
The LCA fulfils the following requirements.

Table 9.4 LCA Quality requirements

<table>
<thead>
<tr>
<th>Item</th>
<th>Concept Design</th>
<th>Technical Design</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elemental construction quantities</td>
<td>± 10% of quantities shown in design documents at concept design stage.</td>
<td>± 10% of quantities shown in design documents at technical design stage.</td>
</tr>
<tr>
<td>LCA or EPD data type</td>
<td>Generic or manufacturer-specific. Use the closest matching data in the tool.</td>
<td></td>
</tr>
<tr>
<td>Product quantities* (mass per unit of elemental construction)</td>
<td>Typical or generic values. Generic (non-project specific) elemental constructions may be used.</td>
<td>± 10% of quantities shown in design documents at technical design stage. All elemental constructions shall be created from individual products.</td>
</tr>
<tr>
<td>Product transportation distances*</td>
<td></td>
<td>Typical or generic values. Project-specific distances may be used where known.</td>
</tr>
<tr>
<td>Product service lives and site wastage*</td>
<td></td>
<td>A reasonable estimate for the actual installation scenario.</td>
</tr>
</tbody>
</table>
### Additional information

#### Out of scope elements

The following tables indicate the building sub-elements that shall be excluded from the scope of the building LCA.

In addition, the table shows classification codes based on the RICS New Rules of Measurement (NRM) classification system. For example, the code for 'Standard foundations' is '1.1.1'.

### Table 9.5 Superstructure – Out of scope

<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Superstructure</td>
<td>2. Upper floors</td>
<td>2. Balconies</td>
</tr>
<tr>
<td></td>
<td>3. Roof</td>
<td>6. Roof features</td>
</tr>
<tr>
<td></td>
<td>4. Stairs and ramps</td>
<td>2. Stair or ramp finishes</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Stair or ramp balustrades and handrails</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Ladders, chutes, slides</td>
</tr>
<tr>
<td></td>
<td>5. External walls</td>
<td>4. External soffits</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Subsidiary walls, balustrades, handrails, railings and proprietary balconies</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Façade access or cleaning systems</td>
</tr>
<tr>
<td>6. Windows and external doors</td>
<td>2. External doors</td>
<td></td>
</tr>
<tr>
<td>7. Internal walls and partitions</td>
<td>2. Balustrades and handrails</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Moveable room dividers</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Cubicles</td>
</tr>
<tr>
<td>8. Internal doors</td>
<td>1. Internal doors</td>
<td></td>
</tr>
<tr>
<td>3. Internal finishes</td>
<td>1. Wall finishes</td>
<td>1. Finishes to walls</td>
</tr>
<tr>
<td></td>
<td>2. Floor finishes</td>
<td>1. Finishes to floors</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Raised access floors</td>
</tr>
<tr>
<td></td>
<td>3. Ceiling finishes</td>
<td>1. Finishes to ceilings</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. False ceilings</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Demountable suspended ceilings</td>
</tr>
<tr>
<td>4. Fittings, furnishings and equipment</td>
<td>1. Fittings, furnishings and equipment</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>1. General fittings, furnishings and</td>
</tr>
</tbody>
</table>
Table 9.6 Substructure and hard landscaping – Out of scope

<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
</table>
| 8. External works     | 1. Site preparation works | 1. Site clearance  
2. Preparatory groundworks |
| 3. Soft landscaping, planting and irrigation systems | 1. Seeding and turfing  
2. External planting  
3. Irrigation systems |
| 4. Fencing, railings and walls | 1. Fencing and railings  
2. Walls and screens  
3. Retaining walls  
4. Barriers and guardrails |
| 5. External fixtures | 1. Site or street furniture and equipment  
2. Ornamental features |
| 8. Minor building works and ancillary buildings | 1. Minor building works  
2. Ancillary buildings and structures  
3. Underpinning to external site boundary walls |

Table 9.7 Core building Services – Out of scope

<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Superstructure</td>
<td>2. Upper floors</td>
<td>3. Drainage to balconies</td>
</tr>
<tr>
<td>3. Roof</td>
<td></td>
<td>4. Roof drainage</td>
</tr>
</tbody>
</table>
2. Sanitary ancillaries  
3. Pods |
| 2. Services equipment |                 | 1. Services equipment |
| 3. Disposal installations | 1. Foul drainage above ground  
2. Chemical, toxic and industrial liquid waste drainage  
3. Refuse disposal |
| 4. Water installations | 1. Mains water supply  
2. Cold water distribution  
3. Hot water distribution  
4. Local hot water  
5. Steam and condensate distribution |
| 7. Ventilation        | 2. Special ventilation |
| 8. Electrical installations | 1. Electrical mains and sub-mains distribution  
2. Power installations  
3. Lighting installations |

Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA)

BREEAM UK New Construction 2018
<table>
<thead>
<tr>
<th>Level 1 Group element</th>
<th>Level 2 Element</th>
<th>Level 3 Sub-element</th>
</tr>
</thead>
<tbody>
<tr>
<td>10. Lift and conveyor installations or systems</td>
<td>4. Specialist lighting installations</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. Local electricity generation systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>6. Earthing and bonding systems</td>
<td></td>
</tr>
<tr>
<td>11. Fire and lightning protection</td>
<td>1. Lifts and enclosed hoists</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Escalators</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Moving pavements</td>
<td></td>
</tr>
<tr>
<td></td>
<td>4. Powered stairlifts</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. Conveyors</td>
<td></td>
</tr>
<tr>
<td></td>
<td>6. Dock levellers and scissor lifts</td>
<td></td>
</tr>
<tr>
<td></td>
<td>7. Cranes and unenclosed hoists</td>
<td></td>
</tr>
<tr>
<td></td>
<td>8. Car lifts, car stacking systems, turntables and the like</td>
<td></td>
</tr>
<tr>
<td></td>
<td>9. Document handling systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>10. Other transportation systems</td>
<td></td>
</tr>
<tr>
<td>12. Communication, security and control systems</td>
<td>1. Communication systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Security systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Central control or building management systems</td>
<td></td>
</tr>
<tr>
<td>13. Special installations or systems</td>
<td>1. Specialist piped supply installations</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Specialist refrigeration systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Other specialist mechanical installations or systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>4. Specialist electrical or electronic installations systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. Water features</td>
<td></td>
</tr>
<tr>
<td>14. Builder’s work in connection with services</td>
<td>1. General builder’s work</td>
<td></td>
</tr>
</tbody>
</table>

8. External works

6. External drainage

1. Surface water and foulwater drainage |

2. Ancillary drainage systems |

3. External chemical, toxic and industrial liquid waste drainage |

4. Land drainage |

7. External services

1. Water mains supply |

2. Electricity mains supply |

3. External transformation devices |

4. Electricity distribution to external plant and equipment |

5. Gas mains supply |

6. Telecommunications and other communication system connections |

7. External fuel storage and piped distribution systems |

8. External security systems |

9. Site or street lighting systems |

10. Local or district heating installations |

11. Builder’s work in connection with external services
Mat 02 Environmental impacts from construction products - Environmental Product Declarations (EPD)

Aim

To encourage availability of robust and comparable data on the impacts of construction products through the provision of EPD.

Value

- Improve the accuracy of building life cycle assessment (LCA).
- Improve the availability of robust and comparable data for designers and specifiers to aid construction product selection and specification.
- Increase the consistency in the information requested from manufacturers.
- Increase the uptake of EPD by construction product manufacturers.
- Increase the accuracy and comparability of building level LCA so helping to reduce the overall life cycle impacts arising from the building.

Context

A variety of construction product environmental claims are offered by manufacturers, other industry sources and in guidance, but the results presented are often inconsistent and therefore not suitable for making comparisons. In addition, even comparable information is difficult for a non-specialist to understand. Such information will often be biased towards presenting the benefits of a construction product and avoid or reduce the emphasis on negative impacts. This risks designers, clients and constructors being misled by the information provided, leading to incorrect decisions being taken that could result in increased environmental impacts. As a result, available information can often be misleading to designers and specifiers.

Specifiers can make better informed decisions using comparable EPD and generic LCA data in a recognised building LCA tool (see Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA) on page 223), that presents results at the building level and over the life cycle of the building.

Increasing numbers of EPD are being produced by construction product manufacturers. However, many construction products do not have an EPD, meaning generic LCA data must be used when carrying out a building LCA. While helpful in making basic construction product choices at the early design stage, this does not assist in specifying lower impact construction products during detailed design and construction stages. Further accuracy can be gained when carrying out LCA or specifying construction products by using EPD specific to a manufacturer’s product range or, better still, the specific construction product.
Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th>None</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
<th>None</th>
</tr>
</thead>
</table>

Assessment criteria

One credit - Specification of products with a recognised environmental product declaration (EPD)

1. Specify construction products with EPD that achieve a total EPD points score of at least 20, according to the Methodology below.

2. Enter the details of each EPD into the Mat 01/02 Results Submission Tool, including the material category classification. The Mat 01/02 Results Submission Tool will verify the EPD points score and credit award.

Methodology

Total EPD points score methodology

The total EPD points score shall be calculated as follows:

1. For each EPD that is applicable to a specified construction product, use Table 9.8 below to find the EPD points score.

2. For each EPD, use Table 9.9 on the next page to find the applicable material classification (according to the construction product). If a product comprises more than one material, the material category classification representing the majority of the product (by volume) should be selected.

3. Add together the applicable EPD points for each material classification (an EPD can be counted in only one classification group).

4. If a material classification has a calculated score higher than 4 EPD points, reduce the score to 4.

5. Add together the EPD points calculated for each material classification to obtain the total EPD points score.

Table 9.8 EPD points for different types of EPD

<table>
<thead>
<tr>
<th>Recognised types of EPD</th>
<th>Validity</th>
<th>EPD points</th>
</tr>
</thead>
</table>
| EPD applicable to more than one product in the same product category, and more than one manufacturer. | - EPD unexpired at the point of specification.  
- Product installed in the building by the end of construction.  
- EPD issued or registered by an ISO 14025 compliant programme operator.  
- For products covered by the Construction Product Regulations, the EPD must have been generated using product category rules based on either BS EN  | 0.5         |
## Recognised types of EPD

<table>
<thead>
<tr>
<th>recognised types of EPD</th>
<th>validity</th>
<th>EPD points</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPD applicable to more than one product in the same product category, and a single manufacturer.</td>
<td>15804 or ISO 21930.</td>
<td>0.75</td>
</tr>
<tr>
<td>EPD applicable to a single product*, and a single manufacturer (the product may be manufactured in more than one location)</td>
<td></td>
<td>1.5</td>
</tr>
<tr>
<td>*or variations of a single product that only differ in terms of colour or pattern.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Table 9.9 Material classification

<table>
<thead>
<tr>
<th>Material category</th>
<th>Uniclass equivalent code (for information)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Timber or timber-based</td>
<td>P5</td>
</tr>
<tr>
<td>Concrete or cementitious</td>
<td>P2*</td>
</tr>
<tr>
<td>Metal</td>
<td>P4</td>
</tr>
<tr>
<td>Stone or aggregate</td>
<td>P1, P3*</td>
</tr>
<tr>
<td>Clay-based</td>
<td>P33</td>
</tr>
<tr>
<td>Gypsum</td>
<td>P232</td>
</tr>
<tr>
<td>Glass</td>
<td>P314</td>
</tr>
<tr>
<td>Plastic, polymer, resin, paint, chemicals and bituminous</td>
<td>P7, P34</td>
</tr>
<tr>
<td>Animal fibre or skin, cellulose fibre</td>
<td>P6</td>
</tr>
<tr>
<td>Other</td>
<td>P8</td>
</tr>
</tbody>
</table>

*Except subsets listed separately. For example, P2 generally relates to ‘2. Concrete or cementitious’ except for the subset P232 which relates to ‘6. Gypsum’.

### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
<tr>
<td>All</td>
<td>The Mat 01/02 Results Submission tool</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>Copies of EPD certificates</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

### Definitions

#### Environmental Product Declaration (EPD)

An EPD compliant with BREEAM is an independently verified environmental label (i.e. ISO Type III label) according to the requirements of ISO 14025.

#### Mat 01/02 Results Submission Tool

The Mat 01/02 Results Submission Tool provides a standardised way for BRE Global to collect information for this issue.

### Additional information

None.
Mat 03 Responsible sourcing of construction products

Aim

To facilitate the selection of products that involve lower levels of negative environmental, economic and social impact across their supply chain including extraction, processing and manufacture.

Value

– Promote more economically, socially and environmentally responsible practices across the construction products, component manufacturing and supply sectors.
– Encourages the construction industry to identify risks and reduce the environmental, economic and social issues in the supply chain of construction products.
– Encourages the use and the improvement of credible and comparable schemes to evaluate the responsible sourcing of products.

Context

Most construction products involve long and complex supply chains that result in a wide range of impacts locally and globally. These might include environmental (e.g. toxicity or biodiversity), economic (e.g. corruption) or social (e.g. slave labour, equality) issues and can occur during the extraction, processing, manufacturing or supply chain stages. The increasing globalisation of supply chains increases the difficulty of tracing the supply chain and mitigating negative impacts caused by it.

Credible certification schemes exist to increase confidence to specifiers that risks are being minimised or avoided and their use ensures that specifiers are able to demonstrate the responsible nature of their selection decisions.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>see ref 1.0</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

1.0 For shell only assessments targeting the exemplary credit in this issue it is not required that any core
Assessment criteria

This issue is split into three parts:

– Legal and sustainable timber (prerequisite)
– Enabling sustainable procurement (one credit)
– Measuring responsible sourcing (three credits)

Prerequisite - Legal and sustainable timber

1 100% of timber and timber-based products used on the project are ‘Legal’ and ‘Sustainable’ as per the UK Government’s Timber Procurement Policy (TPP) (see Definitions).

Compliance with criterion 1 is a minimum requirement for achieving any BREEAM rating. There are no prerequisite requirements for other materials.

One credit - Enabling sustainable procurement

2 A sustainable procurement plan must be used by the design team to guide specification towards sustainable construction products. The plan must:

2.a Be in place before Concept Design.
2.b Include sustainability aims, objectives and strategic targets to guide procurement activities. Note: targets do not need to be achieved for the credit to be awarded but justification must be provided for targets that are not achieved.
2.c Include a requirement for assessing the potential to procure construction products locally. There must be a policy to procure construction products locally where possible.
2.d Include details of procedures in place to check and verify the effective implementation of the sustainable procurement plan.

In addition, if the plan is applied to several sites or adopted at an organisational level it must:

2.e Identify the risks and opportunities of procurement against a broad range of social, environmental and economic issues following the process set out in BS ISO 20400:2017(170).

Up to three credits - Measuring responsible sourcing

3 Use the Mat 03 calculator tool and methodology to determine the number of credits achieved for the construction products specified or procured. Credits are awarded in proportion to the scope of the assessment and the number of points achieved, as set out in Table 9.10.

Table 9.10 BREEAM credits available for each scope level and percentage of points achieved

<table>
<thead>
<tr>
<th>Credits achieved</th>
<th>Mat 03 minimum scope level</th>
<th>% of available points achieved</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Superstructure</td>
<td>≥ 10%</td>
</tr>
<tr>
<td>2</td>
<td>As above, plus</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Internal finishes</td>
<td>≥ 20%</td>
</tr>
<tr>
<td></td>
<td>– Substructure and hard landscaping</td>
<td>≥ 30%</td>
</tr>
<tr>
<td>3</td>
<td>As above, plus core building services (n/a to shell only assessments)</td>
<td>≥ 50%</td>
</tr>
<tr>
<td>1 exemplary performance credit</td>
<td>As above, plus core building services (n/a to shell only assessments)</td>
<td>≥ 50%</td>
</tr>
</tbody>
</table>
**Methodology**

**Assessment process**
To determine the number of credits that are achieved for the Responsible Sourcing of Construction Products, the Mat 03 calculator tool must be completed with all the relevant information. Each construction product must be entered in the tool individually (unless it is below the relevant cut-off threshold). There are two routes that may be used: Route 1 and Route 2 (see Definitions on page 244). Route 1 does not require quantities to be entered. Consequently it is less accurate and may result in a lower credit score than Route 2.

Where the quantity of a product has not been worked out, use Route 1. Where the quantity of a product has been worked out, use Route 2. It may be the case that across an assessment there will be a combination of routes for products. For example, Route 1 may be used for the 'timber or timber-based' category and Route 2 for the 'metal' category. Only one route may be used per materials category. Further guidance is provided in the Mat 03 calculator.

The following steps outline the process to be followed to determine the number of credits achieved for responsible sourcing.

**Step 1:** Collating information and entering it in the BREEAM UK Mat 03 tool

For all routes, the BREEAM UK Mat 03 tool is used according to the following steps.

1. For each construction product in the building that is in the scope (see Table 9.11 on the next page):

   **Note:** For route 1, steps 1.2 and 1.6 are optional. Steps 1.1 and 1.4 are optional for both routes 1 and 2.

   **Step 1.1:** (Optional cut-off exclusion, if not being used go to step 1.2): Estimate if the quantity of the construction product is equal to or below the cut-off volume. If it is, the construction product may be optionally excluded.

   **Step 1.2** (Route 2 only): Estimate the quantity (mass or volume) of the product.

   **Step 1.3:** Obtain the BREEAM recognised responsible sourcing certifications scheme (RSCS) certification or environmental management system (EMS) certification, if any (see Definitions on page 244). Compare the certification with Guidance Note 18 and obtain the RSCS point score. Where the construction product has no certification, is non-compliant with broken chain requirements (see Broken chain on page 243) or the certification type is not listed in Guidance Note 18, the score is zero. Where the construction product is a reused product, obtain the score from Guidance Note 18.

   Identify the location/use category according to Table 9.12 on the next page BREEAM Location/use categories and enter it into the tool.

   If the construction product has a score above 0, complete the following in the tool: ‘Product name’, ‘Manufacturer’, ‘RSCS scheme’ and ‘Certification reference’. If not, the aforementioned columns need not be completed.

   **Step 1.4** (Optional, if not being followed go to step 1.5): Where a constituent product within the construction product has a better certification score than the construction product and it complies with the broken chain requirements, the following steps should be followed for the constituent product:

   **Step 1.4.1:** Complete the following in the tool: ‘Product name’, ‘Manufacturer’, ‘RSCS scheme’ and ‘Certification reference’.

   **Step 1.4.2:** In the tool, select the material category that represents the majority of the constituent product’s volume.
Step 1.4.3 (Route 2 only): If the identified material category is following Route 2, enter the constituent product’s building-wide quantity for the location/use category into the tool.

Step 1.4.4: In the tool, enter the constituent product’s certification score identified in step 1.4 into the tool.

Step 1.5: In the tool, select the material category that represents the majority of the construction product’s volume (excluding quantities entered for step 1.4, if applicable).

Step 1.6 (Route 2 only): If the identified material category is following Route 2, enter the construction product’s building-wide quantity for the location/use category into the tool.

Step 1.7: In the tool, enter the construction product’s certification score (from step 1.3) into the tool.

Step 2: BREEAM UK Scoring and Reporting tool

Step 2.1: Include the credit result produced by the BREEAM UK Mat 03 tool within the submission to BRE.

**Scope of assessment**

The table below indicates the New Rules of Measurement (NRM) classifications that must be included in the scope of the assessment for each of the Mat 03 scope levels, which have been closely aligned with Mat 01. Including these elements (and only these) is necessary to ensure an appropriate level of comparability. All construction products that are installed as part of one or more of these building elements are in-scope and must be included in the BREEAM UK Mat 03 tool. Products used for temporary elements, for example wood used for site hoarding, are not in scope for Mat 03.

<table>
<thead>
<tr>
<th>Mat 03 Scope levels</th>
<th>In-scope (based on New Rules of Measurement (NRM) classification system)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superstructure</td>
<td>As - Table 9.1 on page 231</td>
</tr>
<tr>
<td>Internal finishes</td>
<td>2. Superstructure</td>
</tr>
<tr>
<td></td>
<td>4. Stairs and ramps</td>
</tr>
<tr>
<td></td>
<td>2. Stair or ramp finishes</td>
</tr>
<tr>
<td></td>
<td>8. Internal doors</td>
</tr>
<tr>
<td></td>
<td>1. Internal doors</td>
</tr>
<tr>
<td>3. Internal finishes</td>
<td>1. Wall finishes</td>
</tr>
<tr>
<td></td>
<td>1. Finishes to walls</td>
</tr>
<tr>
<td></td>
<td>2. Floor finishes</td>
</tr>
<tr>
<td></td>
<td>1. Finishes to floors</td>
</tr>
<tr>
<td></td>
<td>2. Raised access floors</td>
</tr>
<tr>
<td></td>
<td>3. Ceiling finishes</td>
</tr>
<tr>
<td></td>
<td>1. Finishes to ceilings</td>
</tr>
<tr>
<td></td>
<td>2. False ceilings</td>
</tr>
<tr>
<td></td>
<td>3. Demountable suspended ceilings</td>
</tr>
<tr>
<td>Substructure and hard landscaping</td>
<td>As - Table 9.2 on page 232</td>
</tr>
<tr>
<td>Core building Services</td>
<td>As - Table 9.3 on page 232</td>
</tr>
</tbody>
</table>

For each New Rules of Measurement (NRM) classification, the respective BREEAM Location/Use category for use in the BREEAM UK Mat 03 tool is provided in the table below.

<table>
<thead>
<tr>
<th>New Rules of Measurement (NRM) classification</th>
<th>Equivalent BREEAM Location/use category</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0 Substructure</td>
<td>Structure primary &amp; secondary</td>
</tr>
<tr>
<td>2.1 Frame</td>
<td>Structure primary &amp; secondary</td>
</tr>
<tr>
<td>2.2 Upper floors</td>
<td>Floor (including floor finishes)</td>
</tr>
<tr>
<td>2.3 Roof</td>
<td>Roof (including roof finishes)</td>
</tr>
</tbody>
</table>
### Material Categories
The material categories, for use in the BREEAM UK Mat 03 tool, must be in accordance with Table 9.13. For each construction product, identify the closest matching category.

#### Table 9.13 Material categories

<table>
<thead>
<tr>
<th>Material categories</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Timber or timber-based products</td>
</tr>
<tr>
<td>2. Concrete or cementitious</td>
</tr>
<tr>
<td>3. Metal</td>
</tr>
<tr>
<td>4. Stone or aggregate</td>
</tr>
<tr>
<td>5. Clay-based</td>
</tr>
<tr>
<td>6. Gypsum</td>
</tr>
<tr>
<td>7. Glass</td>
</tr>
<tr>
<td>8. Plastic, polymer, resin, paint, chemicals and bituminous</td>
</tr>
<tr>
<td>9. Animal fibre, skin, cellulose fibre</td>
</tr>
<tr>
<td>10. Other.</td>
</tr>
</tbody>
</table>

### Approach to building services
A simplified approach for building services construction products has been set out in Guidance Note GN24: Demonstrating Compliance with BREEAM Issue Mat 03.

#### Broken chain
To recognise responsible sourcing certification where it does exist in the supply chain, while reducing the risks associated with a broken chain, it is permissible to use the upstream certification score in the BREEAM UK Mat 03 tool where the downstream risk to responsible sourcing is considered to be low. Specifically, it is acceptable for the following types of organisations in the supply chain (that are downstream of the organisation with certification) not to have their own responsible sourcing certification:

- Organisations that only handle or transport

**OR**

- Organisations that only fabricate, assemble or install, and are using a recognised quality management system to ensure the mixing and substitution of the certified upstream source with uncertified sources has not occurred

**AND** (for both types of organisation)

- Are operating in a jurisdiction that can demonstrate relatively robust and well enforced environmental, social and economic controls. The following jurisdictions can be assumed to meet this requirement:
  - States which are members of the EU
  - States that have declared adherence to the OECD Guidelines for Multinational Enterprises\(^{(171)}\)

For more guidance on broken chains, see Guidance Note 24.
Cut-off thresholds
See Step 1: Collating information and entering it in the BREEAM UK Mat 03 tool on page 241. Any construction product in the following location/use categories which clearly accounts for less than the following volumes can be excluded from the assessment. The volume considered should be taken as the construction product's overall external dimensions, including any internal voids and air spaces.

Minor fixings (brackets, nails, screws etc.), adhesives, seals and ironmongery would normally fall below this threshold. See also Quantities precision.

- 'Internal partition and internal walls (including finishes)': Less than 0.33m² per 1000m² of gross internal floor area (GIFA).
- 'Ceiling (including ceiling finishes)': Less than 0.33m² per 1000m² of GIFA.
- All other location/use categories: Less than 1m² per 1000m² of GIFA.

Quantities precision
The degree of tolerance accepted for estimating quantities is ± 20% of the final installed quantity. It is not necessary for the assessor to submit calculations in order to justify estimates. In particular, the cut-off estimation for many construction products (that are clearly below the cut-off) may be done without the need for any calculations at all.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>See The BREEAM evidential requirements on page 29 for a list of general evidence types that can be used to demonstrate compliance with the relevant criteria for this issue.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>Evidence of level of responsible sourcing achieved for each construction product. For example, certificates.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>Completed copy of the Mat 03 Calculator tool</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>Evidence to show how the Mat 03 calculator tool has been completed.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

Definitions

BREEAM Mat 03 calculator
A calculator tool used by the BREEAM Assessor to determine the number of BREEAM credits achieved for BREEAM issue Mat 03.

BREEAM recognised responsible sourcing certification schemes (RSCSs)
These are third party schemes evaluated by BRE Global for recognition under BREEAM. Refer to Guidance Note 18 provided on the BREEAM website for information on the evaluation criteria and the process for the evaluation and acceptance of schemes, including application and appeals.
Typically certificates are used to confirm compliance of construction products to the requirements. Where a valid certificate is not available from the manufacturer claims may be confirmed via the relevant responsible sourcing scheme provider. Many of the organisations who administer certification schemes will, via their website, list companies and products that have been certified against their standards, including the scope of any such certification.
Some schemes will provide downloadable copies of the relevant certificate which can in turn be used as evidence of compliance for this BREEAM issue.
Constuent product
A manufacturer-specific product (i.e. with a manufacturer reference number) that is not specified by the designer or selected by the constructor but is used in the manufacture of a specified product.

Construction product
A manufacturer-specific construction product (i.e. with a manufacturer reference number) that is specified by the designer (e.g. architect, engineer, interior designer, quantity surveyor, landscape architect etc.) or selected by the constructor (principle or sub-contractor), and installed on the project.

Legal and sustainable timber
BREEAM follows the UK government’s definition of legal and sustainable timber, as outlined in the Central Point of Timber (CPET) 5th Edition of the UK Government Timber Procurement Policy (TPP) (www.gov.uk/government/uploads). At the time of writing, the policy requires all timber and wood-based products to be covered by at least one of the following (but the webpage below should be checked for changes):

1. Third party, independent forest certification schemes–Category A (e.g. FSC or PEFC)
2. Evidence on a case-by-case basis in line with the Framework for Evaluating Category B evidence–Category B.

For the avoidance of doubt, 100% of the timber and timber-based products must be compliant. Further information on the UK Government’s TPP and compliant responsible sourcing certification schemes is available from the CPET website www.gov.uk/guidance/.

New rules of measurement (NRM)
NRM provides a standard set of measurement rules and essential guidance for the cost management of construction projects and maintenance works. For more information visit: www.rics.org.

Responsible sourcing
The management and implementation of sustainable development principles in the provision, procurement and traceability of construction products. In BREEAM, this is demonstrated through auditable third party certification schemes. Refer to Guidance Note 18 available in the Resources section of the BREEAM website for an up-to-date table of responsible sourcing certification schemes recognised by BRE Global Ltd for the purposes of a BREEAM assessment.

Responsible sourcing certification scheme point scores
A graded scale to reflect the rigour of the certification scheme used to demonstrate responsible sourcing, forming the basis for awarding credits in the BREEAM Issue Mat 03. Refer to Guidance Note 18 available in the Resources section of the BREEAM website for an up-to-date table of responsible sourcing certification schemes recognised by BRE Global Ltd for the purposes of a BREEAM assessment.

Route 1
A route that does not require the quantities of each construction product to be entered into the BREEAM Mat 03 tool. This reduces the time taken to calculate the score achieved per construction product but, because the varying quantities of each construction product in the building cannot be taken into account when the credit is calculated, the lowest 'location/use' category score per materials category is used for the overall materials category score.

Route 2
A route that provides a more accurate measurement of the risks in the building design associated with construction products by taking account of the quantity of each construction product with a location/use category. It requires quantities to be entered into BREEAM Mat 03 tool rather than using the lowest 'location/use'
category score per material category. The improvement in rigour justifies Route 2 having the potential to produce better scores than Route 1.

**Sustainable procurement plan**

A plan that sets out a clear framework for the responsible sourcing of construction products to guide procurement throughout a project and by all involved in the specification and procurement of construction products. The plan may be prepared and adopted at an organisational level or be site or project specific.

**Additional information**

None.
Mat 04 Insulation

This is no longer assessed as a separate issue within BREEAM UK New Construction 2018.
Mat 05 Designing for durability and resilience

Aim

To reduce the need to repair and replace materials resulting from damage to exposed elements of the building and landscape.

Value

- Avoid unnecessary cost and material use resulting from the need to repair and replace damaged elements as a result of operational wear and tear.
- Minimise costs and disruption resulting from environmental degradation to building elements as a result of avoidable weathering and changes to climatic conditions over time.

Context

Exposed elements of a building or landscaping are at risk of damage through impact or wear and tear. This can result in significant and unnecessary materials use and waste generation across the life of a building. This can be minimised by risk areas being identified and designed out, and suitable protection measures being provided. The inclusion of this issue within BREEAM highlights the need to consider future repairs and replacements, as well as their associated costs, when designing and specifying materials for a new building.

In addition climate change can significantly accelerate the deterioration of materials used in a building. It is therefore important to consider the impact of climate change and its associated environmental changes on the vulnerable elements within the built environment. Impacts of climate change can be mitigated by good design and specification so that stakeholders can have increased confidence in the durability of new buildings and their individual elements.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable criteria</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td></td>
</tr>
</tbody>
</table>
Assessment criteria

One credit

Protecting vulnerable parts of the building from damage
1  Protection measures are incorporated into the building’s design and construction to reduce damage to the building’s fabric or materials in case of accidental or malicious damage occurring. These measures must provide protection against:
   1.a Negative impacts of high user numbers in relevant areas of the building (e.g. corridors, lifts, stairs, doors etc).
   1.b Damage from any vehicle or trolley movements within 1 m of the internal building fabric in storage, delivery, corridor and kitchen areas.
   1.c External building fabric damage by a vehicle. Protection where parking or manoeuvring areas are within 1 metre of the building façade and where delivery areas or routes are within 2 metres of the façade, i.e. specifying bollards or protection rails.
   1.d Potential malicious damage to building materials and finishes, in public and common areas where appropriate.

Protecting exposed parts of the building from material degradation
2  Key exposed building elements have been designed and specified to limit long and short term degradation due to environmental factors. This can be demonstrated through one of the following:
   2.a The element or product achieving an appropriate quality or durability standard or design guide, see Table 9.14 on the next page. If none are available, use BS 7543:2015(172) as the default appropriate standard

OR
   2.b A detailed assessment of the element’s resilience when exposed to the applicable material degradation and environmental factors.

3  Include convenient access to the roof and façade for cost-effective cleaning, replacement and repair in the building’s design.

4  Design the roof and façade to prevent water damage, ingress and detrimental ponding.

Table 9.14 on the next page is a list of relevant industry durability and quality standards than can be used to achieve compliance.

Methodology

Examples of suitable durability measures
In areas of higher risk, suitable durability and protection measures to vulnerable parts of the building can include:

1. Bollards, barriers or raised kerbs to delivery and vehicle drop-off areas
2. Robust external wall construction, up to 2m high
3. Corridor walls specified to Severe Duty (SD) as per BS 5234-2(173) and, for Healthcare buildings, Health Technical Memorandum 56 - Partitions(174)(175)
4. Protection rails to walls of corridors
5. Kick plates or impact protection (e.g. trolleys) on doors
6. Hard-wearing and easily washable floor finishes in heavily used circulation areas (i.e. main entrance, corridors, public areas etc.)
7. Door stoppers to prevent door handles damaging walls
8. Designing out the risk without the need for additional materials specification to protect vulnerable areas.

**Designed to prevent water damage**
A common and potentially significantly damaging failure mechanism for external envelopes is water ingress or other type of water damage. The design team should demonstrate that they have carefully considered the drainage mechanisms of the façade and roof on a small and large scale to prevent staining, detrimental oxidation, ponding, rot, ingress, penetration or any other deleterious effect. This should take the form of a risk assessment, the complexity and detail of which is related to the complexity and innovative nature of the façade and roof. The final design should demonstrate that, where possible, these negative impacts have been avoided.

**Durability or quality standards and design guides**

Table 9.14 Relevant industry durability or quality standards and design guides

<table>
<thead>
<tr>
<th>Relevant Industry durability or quality standards and design guides</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timber</strong></td>
</tr>
<tr>
<td>WS 4-28. Durability by design, TRADA; 2016</td>
</tr>
<tr>
<td>WS 2/3-60. Specifying timber exposed to weathering, TRADA; 2015</td>
</tr>
<tr>
<td>WS 1-47. Timber external doors, TRADA; 2015</td>
</tr>
<tr>
<td><strong>Curtain walling</strong></td>
</tr>
<tr>
<td>Standard for systemised building envelopes, Centre for Window and Cladding Technology; 2006</td>
</tr>
<tr>
<td>CWCT Curtain Wall Installation Handbook, Centre for Window and Cladding Technology; 2006</td>
</tr>
<tr>
<td><strong>Brickwork; blockwork</strong></td>
</tr>
<tr>
<td>BDA Design Note 7 - Brickwork durability, Brick Development Association; 2011</td>
</tr>
<tr>
<td>Severely Exposed Brickwork, Brick Development Association; 2014</td>
</tr>
<tr>
<td>The standard refers to EN 13369 (Common Rules for precast concrete products) on durability requirements and requires concrete cover to be in accordance to EN 1992-1-1 and BS 8500.</td>
</tr>
<tr>
<td><strong>Roof elements</strong></td>
</tr>
<tr>
<td>BR 504. Roofs and roofing: Performance, diagnosis, maintenance, repair and the avoidance of defects (Third Edition), BRE; 2009</td>
</tr>
<tr>
<td>Guidelines for the Design &amp; Application of Green Roof Systems, CBSE; 2013</td>
</tr>
<tr>
<td>SPRA: Guidance and standards</td>
</tr>
<tr>
<td>LRWA: technical guidance notes</td>
</tr>
<tr>
<td><strong>Metal dadding</strong></td>
</tr>
<tr>
<td>Metal Fabrications: Design, Detailing and Installation Guide, Metal Cladding and Roofing Manufacturers Association; 2006</td>
</tr>
<tr>
<td><strong>Glazing</strong></td>
</tr>
<tr>
<td><strong>Masonry</strong></td>
</tr>
<tr>
<td>PD 6697:2010. Recommendations for the design of masonry structures to BS EN 1996-1-1 and BSEN 1996-2, BSI; 2010</td>
</tr>
</tbody>
</table>
If you would like an additional standard or design guide to be recognised, please submit your proposal as a technical query to breeam@bre.co.uk.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

**Appropriate industry quality or durability standard**

An established industry quality standard, certification or mark with testing procedures which demonstrate the quality and durability of the product or element. Examples of relevant standards for various element types are provided in Table 9.14 on the previous page. The use of relevant standards outside of the examples provided is also a compliant route providing the standard is relevant for the element. It is the responsibility of the assessor to confirm that the standard used is appropriate for the element or product it is applied to and increases its durability.

**Convenient access**

Access to the roof and façade is safe and convenient for routine maintenance, cleaning and repair. A façade access strategy designed in line with CIRIA guide C686 would be considered compliant. If access to the majority of the façade requires contracting on a one-off basis an external firm with specialist equipment, or specialist access professionals it would not generally be considered to be convenient.

**Durability**

Ability of a building and its parts to perform its required function over a period of time and under the influence of degrading agents, without undue maintenance, repair, replacement or refurbishment.

**Environmental factors**

These are natural, man-made or induced external and internal conditions that can influence performance and use of a building and its parts.

**Key exposed building element**

Key exposed building elements in the context of this issue are those adding up to at least 80% by area of each of the following categories:

1. External walls and cladding
2. Roof or balconies
3. Glazing: windows, skylights
4. Hard landscaping
Malicious damage

For BREEAM purposes this is damage occurring due to intentional or irresponsible actions by users of the building or the public.

BREEAM has not set specific examples, but the architect should use their professional judgment to define vulnerable areas that need to be considered for criterion 1.d on page 249.

Material degradation

BS 15686-2:2012 defines this as; ‘the process whereby an action on an item causes a deterioration of one or more properties’. Note: Properties affected can be, for example, physical, mechanical or electrical.

New rules of measurement (NRM)

NRM provides a standard set of measurement rules and essential guidance for the cost management of construction projects and maintenance works. For more information visit: www.rics.org.

Relevant industry durability design guide

An established industry design guide with the objective of improving the durability of the element. Examples of relevant standards or guides for various element types are provided in Table 9.14 on page 250. The use of relevant guides outside of the examples provided is also a compliant route providing the guide is relevant for the element. It is the responsibility of the assessor to confirm that the guide used is appropriate for the element or product it is applied to and increases its durability.

Additional information

BS 7543:2015: Guide to durability of buildings and building elements, products and components

This standard gives a useful overview of the field of durability and provides a process for predicting a materials service life. It provides useful guidance on the methodology for assessing and measuring durability and identifies common durability failures for typical construction materials. In addition, it lists some example predicted service lives for typical materials.
Matt06 Material efficiency

Aim

To avoid unnecessary materials use arising from over specification without compromising structural stability, durability or the service life of the building.

Value

- Reduce cost as a result of a reduction of material use in building design.
- Encourage the reuse of existing materials.
- Encourage the use of materials with higher levels of recycled content.
- Improve understanding of, and the performance of, alternative design and construction methods that result in lower material usage and waste levels.

Context

The construction industry accounts for approximately 55% of the total annual material use and buildings contribute 50% of total emissions of CO2-eq. They are also responsible for 30% of total UK water use and 35% of arising waste. The breakdown of global industrial carbon emissions shows that 55% comes from the manufacturing and processing of five stock materials: steel (25%), cement (19%), paper (4%), plastic and aluminium (3%).

Building standards and institutional requirements are often based on standardised, tried and tested design solutions which can result in significant over specification of elements and hence material use. Some of this is to allow for future flexibility in use that will never in reality be used and more is the result of conservative evaluation of risk.

Therefore, optimising material use in the context of a specific project is one of the key resource efficiency goals for any sustainability strategy. This can be achieved through careful consideration of current and future project demands to maximise the efficient use of materials, waste prevention and reduction, minimal damage to the environment and reduced depletion of natural resources.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific
None

Building type specific
None

Assessment criteria

One credit
1 At the Preparation and Brief and Concept Design stages, set targets and report on opportunities and methods to optimise the use of materials. These must be done for each of the following stages. See Table 9.15 below:
   1.a Preparation and Brief
   1.b Concept Design
   1.c Developed Design
   1.d Technical Design
   1.e Construction.
2 Develop and record the implementation of material efficiency, see Table 9.15 below, during:
   2.a Developed Design
   2.b Technical Design
   2.c Construction.
3 Report the targets and actual material efficiencies achieved.

Methodology

Material efficiencies

Table 9.15 Material efficiency strategy

<table>
<thead>
<tr>
<th>Workstages and efficiencies</th>
<th>Preparation and Brief</th>
<th>Concept Design</th>
</tr>
</thead>
<tbody>
<tr>
<td>Objective</td>
<td>To set requirements that inform decisions throughout the design and construction of the project.</td>
<td>Develop strategies to implement or action the materials efficiency requirements set under the Preparation and Brief stage.</td>
</tr>
<tr>
<td>Participants</td>
<td>Client or client’s agent with input from the design team if appointed.</td>
<td>Design team including at least:</td>
</tr>
<tr>
<td>Action</td>
<td>Assess the site, the likely project scale, and the client’s functional and aesthetic requirements to set material efficiency objectives for the project.</td>
<td></td>
</tr>
<tr>
<td>Evidence</td>
<td>Dedicated report that sets out a clear framework to guide material efficiency activities throughout the design and construction of the project. The report should set out aims, objectives, targets, performance indicators, opportunities, constraints and responsibilities to guide material efficiency activities.</td>
<td></td>
</tr>
</tbody>
</table>
Workstages and efficiencies

<table>
<thead>
<tr>
<th>Objective</th>
<th>Develop design proposals based on learning from the concept design.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participants</td>
<td>All relevant members of the design team.</td>
</tr>
<tr>
<td>Action</td>
<td>Incorporate material efficiency measures and strategies identified in concept design into architectural, structural and building services design as appropriate. Review performance against previous stages and identify deviations.</td>
</tr>
<tr>
<td>Evidence</td>
<td>Report on deviations from previous stages and additional actions to be taken. Documentation demonstrating the incorporation of the outcomes from the concept stage and additional actions, for example: design drawings or specifications demonstrating materials efficiency measures undertaken.</td>
</tr>
</tbody>
</table>

Construction

<table>
<thead>
<tr>
<th>Objective</th>
<th>Implement material efficiency measures in construction.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participants</td>
<td>Principal contractor.</td>
</tr>
<tr>
<td>Action</td>
<td>Implement material efficiency measures and strategies identified in previous stages in building construction and identify deviations. Identify further efficiencies as appropriate for this stage.</td>
</tr>
<tr>
<td>Evidence</td>
<td>Report on deviations from previous stages. Documented evidence of activity to further identify efficiencies at this stage, for example: meeting minutes, training events, waste reduction documentation etc.</td>
</tr>
</tbody>
</table>

This table is based on the principles set out in Parts 1 and 2 of the BS 8895(177)(178) series of standards, and provides examples of how material efficiency can be considered at each work stage. As a minimum, the measures listed under the ‘evidence’ column must be met to show compliance with the issue.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Appropriate and effective opportunities

Material efficiency measures which do not compromise the aesthetics, structural stability, durability or service life of the building. The measures should also be implementable in practice and cost-effective.

Material efficiency

The process of designing a building to achieve its stated performance standards while reducing its embodied impact by reducing the quantity of materials required to do so. This includes using fewer materials, reusing existing demolition and strip-out materials and, where appropriate, procuring materials with higher levels of recycled content. It may also include the adoption of alternative means of design and construction that result in
lower materials usage and lower wastage levels including off-site manufacturer or use of pre-assembled service pods.

**Additional information**

**Tools to guide material efficiency strategies**
The following provide frameworks for the consideration and review of resource efficiency in design and construction:

**Examples of material efficiency opportunities**
Examples of suitable material efficiency design measures can include:

1. Increasing the utilisation factor of structural members
2. Designing to standard material dimensions to reduce off-cuts and waste on site
3. Removing redundant materials from the design
4. Using materials that can be recycled or reused at the end of their service life
5. Making use of recycled or reclaimed materials
6. Designing for deconstruction and material reuse
7. Using pre-fabricated elements where appropriate to reduce material waste
8. Consider using an ‘exposed thermal mass’ design strategy to reduce finishes
9. Avoiding over-specification of predicted loads
10. Using lightweight structural design strategies
11. Making use of bespoke structural elements where this will reduce overall material use
12. ‘Rationalisation’ of structural elements
13. Optimising the foundation design for embodied environmental impact.

**BS 8895 Designing for material efficiency in building projects**
The standard outlines specific material efficiency processes, key tasks, team members and their responsibilities, and outputs specific to each work stage, along with supporting guidance and tools. This serves as a useful tool to assist the design team in developing and implementing material efficiency strategies for their developments.

- The standard comprises the following two parts:
  - Part 2: Code of practice for concept and developed design (published).

**WRAP**
Designing out Waste: A design team guide for Buildings$^{179}$, This document outlines five principles of designing out waste and can be applied during design development, and prompts opportunities to investigate for material efficiency in design. Some key questions to consider are:

1. Can the design, form and layout be simplified without compromising the design concept?
2. Can the design be coordinated to avoid or minimise excess cutting and jointing of materials that generate waste?
3. Is the building designed to standard material dimensions?
4. Can the range of materials required be standardised to encourage reuse of offcuts?
5. Is there repetition and coordination of the design, to reduce the number of variables and allow for operational refinement (e.g. reusing formwork)?
Waste

Summary

This section encourages the reduction of waste from construction and throughout the lifetime of the building. It rewards sustainable waste management, as well as waste reporting, reduction and diversion from landfill during construction, but also encourages sustainable practices during the building operation. Finally, this section encourages waste minimisation through optimised design methods, which consider current and future needs, and respond to functional requirements and climate change adaptation. It includes recognition of measures to reduce future waste as a result of the need to alter the building in the light of future changes to climate.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
<th>Strategic Definition</th>
<th>Preparation and Brief</th>
<th>Concept Design</th>
<th>Developed Design</th>
<th>Technical Design</th>
<th>Construction</th>
<th>Handover and Close Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wst 01</td>
<td>Construction waste management</td>
<td></td>
<td>Pre-demolition audit</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 02</td>
<td>Use of recycled and sustainably sourced aggregates</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 03</td>
<td>Operational waste</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 04</td>
<td>Speculative finishes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 05</td>
<td>Adaptation to climate change</td>
<td>Design for disassembly and functional adaptability</td>
<td>Disassembly and functional adaptation study</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Wst 01 Construction waste management 5 credits

- Improving resource efficiency through developing a pre-demolition audit and a Resource Management Plan, maximising the recovery of material during demolition and diverting non-hazardous waste from landfill.
Wst 02 Use of recycled and sustainably sourced aggregates 1 credit

- Encouraging the use of recycled or secondary aggregate or aggregate types with lower environmental impact to reduce waste and optimise material efficiency.

Wst 03 Operational waste 1 credit

- Encouraging the diversion of operational waste from landfill through the provision of space and facilities allowing the segregation and storage of recyclable waste.

Wst 04 Speculative finishes (Offices only) 1 credit

- Specification of floor and ceiling finishes only where agreed with the occupant or, for tenanted areas where the future occupant is unknown, installation in a show area only, to reduce wastage.

Wst 05 Adaptation to climate change 1 credit

- Encouraging consideration and implementation of measures to mitigate the impact of more extreme weather conditions arising from climate change over the lifespan of the building.

Wst 06 Design for disassembly and adaptability 2 credits

- Encouraging consideration and implementation of measures design options related to adaptability and disassembly, which can accommodate future changes to the use of the building and its systems over its lifespan.
Wst 01 Construction waste management

Aim

To reduce construction waste by encouraging reuse, recovery and best practice waste management practices to minimise waste going to landfill.

Value

- Minimise cost and environmental damage resulting from waste going to landfill.
- Maximise the recovery and reuse of construction materials to avoid unnecessary extraction and processing of virgin materials, and associated vehicle movement.
- Reduce construction costs resulting from wastage on site.

Context

One-third of all waste in the UK, i.e. 120 million tonnes of waste per year, is generated by the construction and demolition sector, which is the largest contributor of waste in the nation.

Best practice solutions include off-site construction, where construction waste can be halved, the adoption of waste management methods such as the waste hierarchy, and the implementation of the circular economy concept, which provides an alternative to a traditional linear economy (make, use, dispose). This approach is adopted by certain manufacturers that offer a ‘take back’ scheme and by design teams that use the concept of ‘design for deconstruction’ (180).

Reducing waste simultaneously reduces the environmental impact as well as the cost of the construction process. The true cost of waste encompasses the cost of the product or material that is wasted, the cost of handling waste and the cost of waste management. While there may be revenue associated with the recycling of certain material streams, typically construction sites have to pay for collection or processing of the waste. Legislation in this area has changed over time, however the benefit to the developer and the environment of avoiding unnecessary materials use and waste remain the same.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>see ref 1.0</td>
<td>see ref 1.0</td>
<td>see ref 1.0</td>
<td>see ref 1.0</td>
</tr>
</tbody>
</table>
Specific notes

Assessment criteria

This issue is split into three parts (four for Simple buildings):

- Pre-demolition audit (one credit)
- Construction resource efficiency (three credits; one credit for Simple buildings)
- Simple building - RMP measurements and reporting (two credits)
- Diversion of resources from landfill (one credit).

One credit - Pre-demolition audit

1 Complete a pre-demolition audit of any existing buildings, structures or hard surfaces being considered for demolition. This must be used to determine whether refurbishment or reuse is feasible and, in the case of demolition, to maximise the recovery of material for subsequent high grade or value applications. The audit must cover the content of Pre-demolition audit scope on page 262 and:

1.a Be carried out at Concept Design stage by a competent person (see Definitions on page 262) prior to strip-out or demolition works

1.b Guide the design, consider materials for reuse and set targets for waste management

1.c Engage all contractors in the process of maximising high grade reuse and recycling opportunities

2 Make reference to the audit in the resource management plan (RMP) (see Definitions on page 262).

3 Compare actual waste arisings and waste management routes used with those forecast and investigate significant deviations from planned targets.

Up to three credits - Construction resource efficiency

4 Prepare a compliant Resource Management Plan (RMP) covering:

4.a Non-hazardous waste materials (from on-site construction and dedicated off-site manufacture or fabrication, see Definitions on page 262), including demolition and excavation waste

4.b Accurate data records on waste arisings and waste management routes.

5 Meet or improve upon the benchmarks in Table 10.1 for non-hazardous construction waste, excluding demolition and excavation waste.

Table 10.1 Construction waste resource efficiency benchmarks

<table>
<thead>
<tr>
<th>BREEAM credits</th>
<th>Amount of waste generated per 100m² (gross internal floor area)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>m³ (actual, not bulk volume)</td>
</tr>
<tr>
<td>One credit</td>
<td>≤ 13.3</td>
</tr>
<tr>
<td>Two credits</td>
<td>≤ 7.5</td>
</tr>
<tr>
<td>Three credits</td>
<td>≤ 3.4</td>
</tr>
<tr>
<td>Exemplary level</td>
<td>≤ 1.6</td>
</tr>
</tbody>
</table>

Technical Manual: Version: SD5078 - Issue: 3.0 - Issue Date: 31/07/2019
One credit - Diversion of resources from landfill
6 Meet, where applicable, the diversion from landfill benchmarks in Table 10.2 for non-hazardous construction waste and demolition and excavation waste generated.

7 Sort waste materials into separate key waste groups as per Table 10.3 on page 265, either on-site or through a licensed contractor for recovery.

Table 10.2 Diversion from landfill benchmarks

<table>
<thead>
<tr>
<th>BREEAM credits</th>
<th>Type of waste</th>
<th>Volume</th>
<th>Tonnage</th>
</tr>
</thead>
<tbody>
<tr>
<td>One credit</td>
<td>Non-demolition</td>
<td>70%</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>Demolition</td>
<td>80%</td>
<td>90%</td>
</tr>
<tr>
<td></td>
<td>Excavation</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Exemplary level</td>
<td>Non-demolition</td>
<td>85%</td>
<td>90%</td>
</tr>
<tr>
<td></td>
<td>Demolition</td>
<td>85%</td>
<td>95%</td>
</tr>
<tr>
<td></td>
<td>Excavation</td>
<td>95%</td>
<td>95%</td>
</tr>
</tbody>
</table>

Exemplary level criteria
To achieve an exemplary performance credit:

8 Non-hazardous construction waste generated, excluding demolition and excavation waste, is less than or equal to the exemplary level resource efficiency benchmarks (see Table 10.1).

9 The percentage of non-hazardous construction, demolition and excavation waste (if relevant) diverted from landfill meets or exceeds the exemplary level percentage benchmarks in Table 10.2.

10 All key waste groups in Table 10.3 for diversion from landfill are covered in the RMP.

11 Waste data obtained from licensed external waste contractors is reliable and verifiable, by using data from EA/SEPA/EA Wales/NIEA Waste Return Forms or from a PAS402:2013 compliant company (see Definitions on the next page).

One credit - Simple buildings - Pre-demolition audit
12 Meet compliance with criteria 1 and 2.

One credit - Simple buildings - Construction resource efficiency
13 Produce a Resource Management Plan (RMP) with the aim of minimising and monitoring waste.

Two credits - Simple buildings - RMP measurements and reporting
14 Meet compliance with criterion 13.

15 Waste management procedures recorded in the RMP and implemented. Measure and report:

15.a Construction waste generated by the project in m³ or tonnes per 100 m² gross internal floor area, excluding demolition and excavation waste

15.b The proportion of construction waste diverted from landfill, i.e. reused, recycled or recovered.

One credit - Simple buildings - Diversion from landfill
16 Meet compliance with criteria 6 and 7.

Exemplary level criteria - Simple buildings
To achieve an exemplary performance credit:

17 Achieve all construction resource efficiency credits applicable to the assessment type.

18 Record the source of the waste arisings of the non-hazardous construction waste measured or monitored by associating the waste with project work packages (see Methodology on the next page).

19 Meet or improve on the BREEAM exemplary level benchmark (Table 10.2 above) for the diversion from landfill of generated non-hazardous construction and demolition waste.
Methodology

Resource Management Plan records
The project materials waste arisings and waste management routes should be recorded for construction, demolition and excavation waste.

The performance benchmarks for the award of credits are based on non-hazardous materials and exclude hazardous waste, demolition waste, excavation waste, canteen waste, office waste and municipal waste.

Pre-demolition audit scope
The pre-demolition audit must cover:

1. Identification and quantification of the key materials where present on the project (see Table 10.3 on page 265)
2. Potential applications and any related issues for the reuse and recycling of the key materials in accordance with the waste hierarchy
3. Opportunities for reuse and recycling within the same development
4. Identification of local reprocessors or recyclers for recycling of materials
5. Identification of overall recycling targets where appropriate
6. Identification of reuse targets where appropriate
7. Identification of overall landfill diversion rate for all key materials.

Work packages
For the simple building exemplary criteria, the waste arisings need to be associated with the source of waste by project work packages. These work packages could include:

1. Asbestos removal
2. External and site works
3. Fixtures and fittings
4. Groundworks and excavation
5. Refurbishment
6. Remediation
7. Re-roofing
8. Services
9. Soft strip
10. Substructure
11. Superstructure.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>A copy of the Resource Management Plan and, where relevant, pre-demolition audit.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Best practice construction waste management plan (see RMP and SWMP)
Best practice is a combination of commitments to:

1. Design out waste (materials optimisation)
2. Reduce waste generated on site
3. Develop and implement procedures to sort and reuse and recycle construction and demolition waste on site and off site (as applicable)
4. Follow guidance from:
   – Defra (Department of Environment, Food and Rural Affairs)
   – BRE (Building Research Establishment Ltd)
   – Welsh Government
   – SEPA.

**Dedicated off-site manufacturing or fabrication**
Production of a component or material carried out in an off-site manufacturing or processing facility specifically set up for the development project.

**Diversion from landfill**
Actions to avoid waste being disposed of in landfill include:
- Reusing the material on site (in situ or for new applications)
- Reusing the material on other sites
- Community reuse and recycling
- Salvaging or reclaiming the material for reuse
- Returning material to the supplier via a ‘take-back’ scheme
- Direct recycling of materials via a specialist material reprocessor or recycler
- Recovery of the material from site by an approved waste management contractor and recycled or sent for energy recovery
- Utilising waste in exempt or permitted applications (not landfill).

**PAS402:2013**
PAS 402:2013 is a specification for performance reporting that can be adopted by waste management organisations. It is applicable to waste management organisations that process waste, e.g., a waste treatment facility and not those operating solely as carriers or brokers. The specification provides the framework for the demonstration of performance against key areas of delivery, including how waste management activities are conducted, landfill diversion and materials recovery, assuring potential and existing customers of the service they are procuring. It can provide clients such as government and local authorities with a framework for good practice which they can specify.

For a company to be deemed PAS 402:2013 compliant, validation of compliance with the specification has to be confirmed following inspection by a UKAS accredited body, in line with a relevant scheme, e.g., Green Compass.

**Resource Management Plan (RMP)**
A RMP aims to promote resource efficiency and to prevent illegal waste activities. Resource efficiency includes minimising waste at source and ensuring that clients, designers and principal contractors assess the use, reuse and recycling of materials and products on site and off site. A compliant RMP defines:

1. A target benchmark for resource efficiency, i.e. m³ of waste per 100m² or tonnes of waste per 100m²
2. Procedures and commitments to minimise non-hazardous waste in line with the target benchmark
3. Procedures to minimise hazardous waste
4. A waste minimisation target and details of waste minimisation actions to be undertaken
5. Procedures to estimate, monitor, measures and report on hazardous and non-hazardous site waste and demolition waste, where relevant, arising from work carried out by the principal contractor and all subcontractors. Waste data obtained from licensed external waste contractors needs to be reliable and verifiable, e.g., using data from EA/SEPA/EA Wales/NIEA waste return forms or from a PAS402 compliant company
6. Monthly reporting of all construction waste data throughout the project checked against what would be expected based on the stage of the project, invoices, etc., to validate completeness of waste reporting data
7. Procedures to sort, reuse and recycle construction waste into defined waste groups, either on site or through a licensed external contractor
8. Procedures to review and update the plan
9. The name or job title of the individual responsible for implementing the above.

Pre-demolition audit competent person
An individual who has appropriate knowledge of buildings, waste and options for reuse and recycling of different waste streams. Ideally this would be a demolition contractor, but could also be the main contractor.

Site Waste Management Plan (SWMP)
Some locations may have a legal requirement, due to government requirements, to produce a Site Waste Management Plan (SWMP) containing prescribed details. An SWMP is a form of resource management plan. To achieve any of the construction waste management credits the assessed development, regardless of value or locality, must have a BREEAM compliant Resource Management Plan that should be written in line with best practice.

Waste hierarchy
The order of priority for the management of waste where waste generation could or does occur. This is listed in descending order of environmental preference in The Waste (England and Wales) Regulation 2011(181) as:

- Prevention: using material in design and manufacture, keeping products for longer, reuse, using less hazardous materials
- Preparing for reuse: checking, cleaning, repairing, refurbishment, whole items or spare parts
- Recycling: turning waste into a new substance or produce. It includes composting if it meets quality protocols
- Other recovery: includes anaerobic digestions, incineration with energy recovery, gasification and pyrolysis, which produce energy (fuels, heat and power) and materials from waste
- Disposal landfill and incineration without energy recovery.

Waste management routes
Description of how waste will be managed according to the waste hierarchy, e.g. reused, recycled, recovered and disposed.

Waste minimisation
This term encompasses two elements of the waste hierarchy:

- Waste reduction or prevention = using less material in design, manufacture and installation, keeping products for longer, using no hazardous materials
- Waste reduction or prevention = using less material in design, manufacture and installation, keeping products for longer, using no hazardous materials

Types of waste minimisation actions include:

1. Set and report against waste reduction targets
2. Design for standardisation of components
3. Avoid waste from excavation or groundworks and consider opportunities for zero cut and fill
4. Return packaging for reuse
5. Consider community reuse of surplus or offcuts
6. Include waste minimisation initiatives and targets in tenders or contracts and engage with the supply chain
7. Consider use of BIM (Building Information Modelling)
8. Design for off-site or modular build
9. Design for flexibility, adaptability and future deconstruction
10. Design to use fewer materials
11. Use of reusable temporary elements such as shuttering and protection.

This list is not exhaustive and other waste minimisation actions can be taken.
## Additional information

### Construction waste groups

Table 10.3 Construction waste groups

<table>
<thead>
<tr>
<th>European Waste Catalogue</th>
<th>Key group</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>170102</td>
<td>Bricks</td>
<td>Bricks</td>
</tr>
<tr>
<td>170101</td>
<td>Concrete</td>
<td>Pipes, kerb stones, paving slabs, concrete rubble, precast and in situ</td>
</tr>
<tr>
<td>170604</td>
<td>Insulation</td>
<td>Glass fibre, mineral wool, foamed plastic</td>
</tr>
<tr>
<td>1501</td>
<td>Packaging</td>
<td>Paint pots, pallets, cardboard, cable drums, wrapping bands, polythene sheets</td>
</tr>
<tr>
<td>170201</td>
<td>Timber</td>
<td>Softwood, hardwood, board products such as plywood, chipboard, medium density fibreboard (MDF)</td>
</tr>
<tr>
<td>1602</td>
<td>Electrical and electronic equipment</td>
<td>Electrical and electronic TVs, fridges, air-conditioning units, lamps equipment</td>
</tr>
<tr>
<td>1301</td>
<td>Oils</td>
<td>Hydraulic oil, engine oil, lubricating oil</td>
</tr>
<tr>
<td>1703</td>
<td>Asphalt and tar</td>
<td>Bitumen, coal tars, asphalt</td>
</tr>
<tr>
<td>170103</td>
<td>Tiles and ceramics</td>
<td>Ceramic tiles, clay roof tiles, ceramic, sanitary ware</td>
</tr>
<tr>
<td>1701</td>
<td>Inert</td>
<td>Mixed rubble or excavation material, glass</td>
</tr>
<tr>
<td>1704</td>
<td>Metals</td>
<td>Radiators, cables, wires, bars, sheet</td>
</tr>
<tr>
<td>170802</td>
<td>Gypsum</td>
<td>Plasterboard, plaster, fibre cement sheets</td>
</tr>
<tr>
<td>170101</td>
<td>Binders</td>
<td>Render, cement, mortar</td>
</tr>
<tr>
<td>170203</td>
<td>Plastics</td>
<td>Pipes, dadding, frames, non-packaging sheet</td>
</tr>
<tr>
<td>1705</td>
<td>Soils</td>
<td>Soils, clays, sand, gravel, natural stone</td>
</tr>
<tr>
<td>Most relevant EWC</td>
<td>Liquids</td>
<td>Non-hazardous paints, thinners, timber treatments</td>
</tr>
<tr>
<td>Most relevant EWC</td>
<td>Hazardous</td>
<td>Defined in the Hazardous Waste List (HWL) of the European Waste Catalogue (EWC)</td>
</tr>
<tr>
<td>Most relevant EWC</td>
<td>Floor coverings (soft)</td>
<td>Carpets, vinyl flooring</td>
</tr>
<tr>
<td>Most relevant EWC</td>
<td>Architectural features</td>
<td>Roof tiles, reclaimed bricks, fireplaces</td>
</tr>
<tr>
<td>170904 (Mixed)</td>
<td>Mixed or other</td>
<td>Efforts should be made to categorise waste into the above categories wherever possible.</td>
</tr>
</tbody>
</table>

### BREEAM construction resource efficiency benchmarks

The resource efficiency benchmarks used in BREEAM have been derived using data collected from hundreds of real life projects using BRE's SMARTWaste system, from July 2008 to July 2016. The BREEAM credits are aligned to the benchmarks as follows:

1. One credit: Performance in the top 50% of projects (better than standard practice)
2. Two credits: Performance in the top 25% of projects (good practice)
3. Three credits: Performance in the top 10% of projects (best practice)
4. Exemplary level: Performance in the top 5% of projects (exemplary practice).

For more information see www.smartwaste.co.uk.
Why does BREEAM exclude demolition and excavation waste from the resource efficiency benchmarks?

BREEAM does not include demolition and excavation (D&E) waste in its resource efficiency benchmark, despite it often being the largest tonnage of waste on-site, because the amount of D&E waste produced is site-dependent. Furthermore, it is not necessarily possible to reduce the amount of demolition waste (unless a decision is taken not to demolish in the first place).

Including D&E waste in an overall construction resource efficiency benchmark would:

1. Not encourage sites with unavoidably large amounts of D&E waste to focus on reducing waste arising from construction materials (which would have further knock-on environmental impacts); and
2. Make compliance with the benchmark more straightforward for sites with little or no D&E waste, which would weaken the drivers for reducing construction waste resulting from the specification and use of new building materials.

BREEAM aims to ensure that, where D&E waste is generated, it is diverted from landfill and where possible reused for high grade use on-site to reduce the volume of new materials produced or required in the supply chain (which themselves may go on to generate additional waste). One credit and an exemplary level credit are available where it can be demonstrated that D&E waste has been diverted from landfill.

Tools for preparing, implementing and reviewing a RMP

SMARTWaste® is a web-based membership tool allowing users to measure and monitor construction site impacts.

The tool can be used for:

- Preparing, implementing and reviewing SWMPs or RMPs
- Online measuring and reporting on
  - Waste (aligned to defined waste groups)
  - Site energy, fuel and water use
  - CO₂ production from energy usage
  - Procurement of certified or sustainable timber
  - Transportation impacts from materials deliveries, waste removal and staff travel to and from the site
  - Pre-demolition versus post-demolition waste data
- Industry waste benchmarks.

This membership tool is frequently updated and offers the user flexibility, reporting and support. Templates are available to meet the latest BREEAM credits and can also be downloaded. More information is available at www.smartwaste.co.uk.

Other tools for preparing, implementing and reviewing a RMP may be available.
Wst 02 Use of recycled and sustainably sourced aggregates

Aim

To encourage the use of more sustainably sourced aggregates, encourage reuse where appropriate and avoid waste and pollution arising from disposal of demolition and other forms of waste.

Value

– Encourages the specification of more sustainable aggregate sourcing options
– Considers a broad range of factors influencing aggregates’ selection, i.e. regional aggregate availability, environmental and social impacts of transportation and the overall carbon footprint

Context

The use of secondary and recycled aggregate in higher value situations should be rewarded as a means to discourage their devaluation as a material resource or their disposal to landfill.

Owing to the Aggregates Levy and the Landfill Tax, recent evidence indicates that the amount of aggregates being disposed of in landfill and being used as low grade fill has decreased markedly in recent years. However sourcing of aggregates remains an issue in terms of the range of environmental and social impacts that arise from the extraction and transport of aggregates in the UK.

Therefore, primary aggregates can still be considered a sustainable option, where locally sourced, sustainably transported and from a region where that aggregate type is abundant. In addition, the use of secondary aggregates resulting from other processes such as marine dredging can also be considered sustainable under certain circumstances.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>
Assessment criteria

Prerequisite
1  If demolition occurs on site, to encourage the reuse of site-won material on site, complete a pre-demolition audit of any existing buildings, structures or hard surfaces in accordance with - Criterion 1 on page 260 and - Criterion 2 on page 260.

One credit - Project Sustainable Aggregate Points
2  Identify all aggregate uses and types on the project (see Table 10.5 below and Table 10.6 on the facing page
3  Determine the quantity in tonnes for each identified use and aggregate type.
4  Identify the region in which the aggregate source is located.
5  Calculate the distance in kilometres travelled by all aggregates by transport type.
6  Enter the information into the BREEAM Wst 02 calculator to calculate the Project Sustainable Aggregate points. The corresponding number of BREEAM credits will be awarded as shown in Table 10.4

Table 10.4 Credits available relating to the Project SustainableAggregate points

<table>
<thead>
<tr>
<th>Project Sustainable Aggregate Credits</th>
<th>Project Sustainable Aggregate points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>3.5–6</td>
</tr>
<tr>
<td>1 exemplary performance credit</td>
<td>&gt;6</td>
</tr>
</tbody>
</table>

Exemplary level criteria
To achieve an exemplary performance credit:
7  The Project Sustainable Aggregate Points score meets or exceeds the exemplary level performance benchmark in Table 10.4 above.

Methodology

Data requirements
Information on the quantity, source and use of each type of aggregate used must be obtained and entered into the BREEAM Wst 02 calculator. This generates the Project Sustainable Aggregate point score, which determines the number of credits awarded.

The information required to calculate the Project Sustainable Aggregate Point score is specified below:
1. Identify all aggregate uses on the project (Table 10.5) and the aggregate type (Table 10.6 on the facing page).

Table 10.5 Aggregate uses

<table>
<thead>
<tr>
<th></th>
<th>Reference</th>
<th>Conversions</th>
<th>Potential applications on project</th>
</tr>
</thead>
<tbody>
<tr>
<td>Engineered fill</td>
<td>Aggregates compliant with Class 6 or Class 9 under the Specification for Highways Works (SHW) Series 600 Earthworks</td>
<td>Assume 1 m³ of engineered fill is approximately 2.0 tonnes</td>
<td>Backfill to basement walls; Sub-base and base courses for hard landscape and local roads</td>
</tr>
<tr>
<td>Concrete</td>
<td>4mm–20mm aggregate produced in</td>
<td>Assume 1 m³ of concrete</td>
<td>Foundations, frame,</td>
</tr>
</tbody>
</table>
Table 10.6 Aggregate types

<table>
<thead>
<tr>
<th>Aggregate types</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hard rock (including limestone and granite)</td>
</tr>
<tr>
<td>Land-based sand or gravel</td>
</tr>
<tr>
<td>Marine-dredged sand or gravel</td>
</tr>
<tr>
<td>Recycled</td>
</tr>
<tr>
<td>Secondary</td>
</tr>
</tbody>
</table>

2. Determine the quantity in tonnes for each identified use and aggregate type. Include all aggregates that represent at least 5% of the overall aggregate demand for the project. The conversions in Table 10.5 on the previous page can be applied at Design Stage where exact details of concrete mix designs and aggregate specifications are not yet known. Exact values must be reported at Post Construction.

3. Identify the region in which the aggregate source is located, according to the categories in Table 10.7 on the next page.

4. Identify the distance in kilometres travelled by all aggregates by transport type from ‘aggregate gate’ to site.

5. Based on the above data inserted for all aggregates, the Wst 02 calculator will determine:
   a. Mineral resource depletion (kgSbeq)
   b. Social cost of transport (pence/tonne)
   c. Carbon footprint (kgCO₂eq/tonne)
The corresponding Sustainable Aggregates Points per tonne
The number of credits achieved, as per Table 10.4 on page 268
Enter the credit score into the BREEAM scoring and reporting tool.

On-site recycled aggregates are those that come from materials from the same construction site. To recognise the environmental benefits of on-site aggregate sourcing, this type of aggregate will gain maximum ASP per tonne in this issue.

Off-site recycled aggregates
Where off-site recycled aggregates from construction, demolition and excavation waste are used, they shall be produced according to the relevant quality protocol or comply with the relevant BS or EN standards for aggregates in order to contribute to the project sustainable aggregate point score.

Aggregates in off-site manufactured applications
Where any of the listed applications have been manufactured off site, any aggregate present shall be included in the assessment of this issue.

Transport distance calculation
Where distribution is undertaken by road from the quarry or wharf, determine the likely road kilometres undertaken on strategic motorways, other motorways, main roads and secondary roads. For rail or water distribution, estimates can be made based on the equivalent distance that would be made by road. For asphalt and concrete, onward distribution from the batching facility must also be included.

<table>
<thead>
<tr>
<th>Aggregate types</th>
<th>Region of source (quarry or marine dredge site)</th>
</tr>
</thead>
<tbody>
<tr>
<td>North East</td>
<td>South East</td>
</tr>
<tr>
<td>Yorkshire and Humber</td>
<td>South West</td>
</tr>
<tr>
<td>North West</td>
<td>North Wales</td>
</tr>
<tr>
<td>East Midlands</td>
<td>South Wales</td>
</tr>
<tr>
<td>West Midlands</td>
<td>Northern Ireland</td>
</tr>
<tr>
<td>East of England</td>
<td>Scotland</td>
</tr>
<tr>
<td>London</td>
<td></td>
</tr>
</tbody>
</table>

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>A completed copy of the Wst 02 calculator.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>All</td>
<td>Documentary evidence supporting the data used to complete the Calculator tool.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

Definitions

Air-cooled blast furnace slag (see secondary aggregates definition)
Air-cooled blast furnace slag is classified as a byproduct (rather than a waste) and can therefore be used as an aggregate without the need for a quality protocol. The slag used must meet the requirements of the European and BS Aggregates Standards that apply to the end-use application (e.g. bitumen bound, unbound etc.)
Aggregate gate source
Consider the ‘gate’ as following:
- Marine dredged aggregates: the wharf at which the aggregate is first landed;
- Land-based resources: the quarry or recycling facility.

Main roads and secondary roads
Main roads refer to A-roads. Secondary roads should include all B-roads and other local roads.

Quality Protocol
The purpose of a Quality Protocol is to provide a uniform control process for producers, from which they can reasonably state and demonstrate that their product has been fully recovered and is no longer a waste. It also provides purchasers with a product quality managed to common standards, which increases confidence in performance. Aggregates that do not meet the requirements of a Quality Protocol or relevant aggregate standards will still be considered waste. Protocols exists for:
- Aggregates produced from inert waste
- Use of pulverised fuel ash (PFA) and furnace bottom ash (FBA) in bound applications.

Recycled aggregates
Recycled aggregates are those derived from reprocessing materials previously used in construction, e.g. crushed concrete or masonry from construction and demolition waste material and recycled glass bottles.

Secondary aggregates
byproducts of industrial processes that can be processed to produce secondary aggregates. Secondary aggregates are subdivided into manufactured and natural, depending on their source. Recognised non-construction post-consumer or post-industrial byproducts include:
1. China clay waste (also known as Cornish granite, or stent)
2. byproducts of dredging for al purposes
3. Slate overburden
4. Lightweight aggregate manufactured from PFA
5. Ground granulated blast furnace slag (ggbfs)
6. Air-cooled blast furnace slag
7. Steel slag
8. Quarry overburden, or other material not subject to the Aggregates Levy
9. Furnace bottom ash (FBA)
10. Incinerator bottom ash
11. Foundry sands
12. Recycled glass
13. Recycled plastic
14. Spent oil shale
15. Colliery spoil
16. Municipal solid waste treatment residues.

PFA and ggbfs, used as a cement replacement, should not be included in these calculations.

Strategic motorways
In the UK these are:
M60, M25, M3 in Hampshire (junctions 9 to 14), M6 in the vicinity of Birmingham (junctions 4 to 10a), M6 in the vicinity of Manchester (and junctions 15 to 21a), M62 in the vicinity of Rochdale (junctions 18 to 21), M62 in the vicinity of Leeds (junctions 26 to 30), M42 in the vicinity of Solihull (junctions 3a to 7), M1 in the vicinity of Northampton and Rugby (junctions 15 to 17), M1 in the vicinity of Nottingham and Sheffield (junctions 28 to 35a), M4 in the vicinity of Slough (junction 4b to 7), M4 in the vicinity of Cardiff (junctions 30 to 33).
Additional information

**Wst 02 calculator**

The Wst 02 calculator combines scores for regional mineral depletion, social cost of transport and carbon footprint. Each of these metrics has an equal weighting in the scoring tool, with a maximum score of 3 for each metric, giving a maximum Sustainable Aggregate Point score of 9.

- The regional mineral depletion is measured using the Abiotic Depletion Potential, which is determined by the aggregate type and the region where it is sourced.
- The social cost of transport reflects expenses to society that arise from additional congestion, respiratory disorders, accidents, noise, taxation and infrastructure maintenance associated with transport.
- The carbon footprint score is determined by the aggregate type, the transport mode and the distance travelled.

The data used to build the Wst 02 tool is based on extensive analysis of existing dataset and reference sources including: the Crown Estate, British Marine Aggregates Producers Association, Mineral Products Association, Department of the Environment, Food and Rural Affairs, WRAP, BRE, Environment Agency and Industry data from rail, aggregate and concrete industries.

Table 10.8, Table 10.9 on the facing page and Table 10.10 on the facing page summarise the datasets used by the Wst 02 tool.

<table>
<thead>
<tr>
<th>Region</th>
<th>Aggregate regional abiotic depletion potential</th>
<th>Regional biotic depletion potential</th>
<th>Marine sand and gravel</th>
<th>Secondary and recycled materials</th>
</tr>
</thead>
<tbody>
<tr>
<td>England</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>North East</td>
<td>8.9 x 10^-6</td>
<td>8.9 x 10^-3</td>
<td>3.2 x 10^-6</td>
<td>0</td>
</tr>
<tr>
<td>Yorkshire and Humber</td>
<td>9.2 x 10^-9</td>
<td>0</td>
<td>6.4 x 10^-5</td>
<td>0</td>
</tr>
<tr>
<td>North West</td>
<td>2.4 x 10^-4</td>
<td>0.017</td>
<td>2.1 x 10^-5</td>
<td>0</td>
</tr>
<tr>
<td>East Midlands</td>
<td>1.7 x 10^-5</td>
<td>4.0 x 10^-4</td>
<td>1.0</td>
<td>0</td>
</tr>
<tr>
<td>West Midlands</td>
<td>4.9 x 10^-5</td>
<td>2.5 x 10^-4</td>
<td>1.0</td>
<td>0</td>
</tr>
<tr>
<td>East of England</td>
<td>0.35</td>
<td>2.0 x 10^-3</td>
<td>5.2 x 10^-6</td>
<td>0</td>
</tr>
<tr>
<td>London</td>
<td>1</td>
<td>2.7 x 10^-3</td>
<td>2.0 x 10^-7</td>
<td>0</td>
</tr>
<tr>
<td>South East</td>
<td>1.7 x 10^-4</td>
<td>0.015</td>
<td>2.6 x 10^-7</td>
<td>0</td>
</tr>
<tr>
<td>South West</td>
<td>6.3 x 10^-6</td>
<td>0</td>
<td>0.014</td>
<td>0</td>
</tr>
<tr>
<td>Wales</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>North Wales</td>
<td>5.2 x 10^-4</td>
<td>6.3 x 10^-3</td>
<td>0.17</td>
<td>0</td>
</tr>
<tr>
<td>South Wales</td>
<td>0</td>
<td>0</td>
<td>3.5 x 10^-6</td>
<td>0</td>
</tr>
<tr>
<td>Scotland</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Argyll and Bute, West Central A and B, South *</td>
<td>7.7 x 10^-2</td>
<td>9.3 x 10^-2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Forth Valley and SES plan *</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Highlands and Moray *</td>
<td>0</td>
<td>2.8 x 10^-4</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>North East Scotland *</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Orkney and Shetland *</td>
<td>0.33</td>
<td>1 minimal resource available</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>TAY plan *</td>
<td>3.0 x 10^-3</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
The calculator tool uses an ADP value of ‘0’ when the resource is not currently depleting and a value of ‘1’ when no reserves are available or are available but not currently utilised.

Table 10.9 Social cost of transport

<table>
<thead>
<tr>
<th>Social cost (pence per tonne/km)</th>
<th>Region</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Motorway (strategic)</td>
<td>3.9</td>
<td></td>
</tr>
<tr>
<td>Motorway (other)</td>
<td>0.6</td>
<td></td>
</tr>
<tr>
<td>A-road</td>
<td>3.6</td>
<td></td>
</tr>
<tr>
<td>Other road</td>
<td>10.2</td>
<td></td>
</tr>
<tr>
<td>Rail or water</td>
<td>0.2</td>
<td></td>
</tr>
</tbody>
</table>

UK quarries, concrete batching plants, precast concrete suppliers and asphalt plants that hold BES6001 certification can be found through GreenBookLive.

Table 10.10 Carbon footprint

<table>
<thead>
<tr>
<th>Aggregate type</th>
<th>Region</th>
<th>kgCO₂-eq/tonne</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quarried stone</td>
<td>All</td>
<td>3.63</td>
</tr>
<tr>
<td>Sand and gravel</td>
<td>All</td>
<td>3.43</td>
</tr>
<tr>
<td>Recycled aggregates</td>
<td>All</td>
<td>4.65</td>
</tr>
<tr>
<td>Secondary aggregates</td>
<td>All</td>
<td>3.82</td>
</tr>
<tr>
<td>Marine dredged long haul</td>
<td>Yorkshire and Humber</td>
<td>9.11</td>
</tr>
<tr>
<td></td>
<td>North East</td>
<td>8.93</td>
</tr>
<tr>
<td></td>
<td>East of England</td>
<td>7.72</td>
</tr>
<tr>
<td></td>
<td>East Midlands</td>
<td>9.11</td>
</tr>
<tr>
<td>Marine dredged sand or gravel</td>
<td>London</td>
<td>8.43</td>
</tr>
<tr>
<td></td>
<td>South East</td>
<td>7.21</td>
</tr>
<tr>
<td></td>
<td>North West</td>
<td>5.8</td>
</tr>
<tr>
<td></td>
<td>South West</td>
<td>5.8</td>
</tr>
<tr>
<td></td>
<td>North Wales</td>
<td>5.8</td>
</tr>
<tr>
<td></td>
<td>South Wales</td>
<td>5.8</td>
</tr>
<tr>
<td></td>
<td>West Midlands</td>
<td>9.11</td>
</tr>
<tr>
<td></td>
<td>All Scottish regions</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Northern Ireland</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Distribution method

Use of recycled and sustainably sourced aggregates

<table>
<thead>
<tr>
<th>Aggregate type</th>
<th>Region</th>
<th>kgCO₂-eq/tonne</th>
</tr>
</thead>
<tbody>
<tr>
<td>Road</td>
<td></td>
<td>0.07</td>
</tr>
<tr>
<td>Rail</td>
<td></td>
<td>0.011</td>
</tr>
<tr>
<td>Barge</td>
<td></td>
<td>0.008</td>
</tr>
</tbody>
</table>

Other aspects

- Intermodal handling: 0.15
- Carbon penalty where recycled or secondary aggregates are used in ready-mix concrete: 11.2

This does not represent the total carbon footprint of the concrete or asphalt product and should not be referenced as such.

Further guidance

- The Environment Agency publishes and updates Quality Protocols at www.environment-agency.gov.uk

Current guidance

- Steel slag, incinerator bottom ash aggregates and furnace bottom ash (from coal-fired power generation) are not covered by the above Quality Protocol but are or will be covered by their own quality protocols.
- BS EN 450-1:2012. Fly ash for concrete. Definition, specifications and conformity criteria. BSI; 2012\(^{189}\).\(^{189}\)
- BS EN 14227-3-4:2013. Hydraulically bound mixtures. Specifications. Fly ash bound granular mixtures. BSI; 2013\(^{190}\).\(^{190}\)
- BS EN 13285:2010. Unbound mixtures. Specifications. BSI; 2010\(^{191}\).\(^{191}\)
Wst 03 Operational waste

Aim

To encourage the recycling of operational waste through the provision of dedicated storage facilities and space.

Value

- Help to meet corporate and statutory waste recycling targets.
- Reduce environmental impacts and costs arising from the disposal of operational waste.
- Ensure that occupants have the facilities to enable them to sort waste at source rather than paying for this to be carried out off site.
- Provide convenient and well integrated waste storage areas in suitable locations.

Context

It is a statutory requirement for local authorities and private sector organisations to meet higher recycling targets. The aim is to recycle, reuse and reprocess more waste into useful products and materials.

It is therefore important to provide sufficient storage areas within the building to reflect the recyclable waste streams that are generated and then collected by the local waste authority. This makes it as clear and convenient as possible for the building users to separate waste at source and encourage the reduction of waste to landfill.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable Assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

None

Building type specific

2.0 Small industrial units

For an industrial building or development site consisting of a number of smaller units, each ≤ 200m² floor area, shared facilities that meet the above criteria for the building or site as a whole are
sufficient to achieve this credit.

2.1 **Shopping centres and retail parks**
For shopping centres and retail parks there must be adequate space to cater for each tenant and their potential recyclable waste volumes. Tenants that occupy a large proportion of the centre, i.e. ‘flagship tenants’, must have their own dedicated compliant facilities. For smaller non-flagship tenant units, compliant central or common facilities on site or dedicated spaces for individual units will meet the assessment criteria for this BREEAM issue.

2.2 **Home composting information leaflet (multi-residential buildings)**
The leaflet must provide information on:
- How composting works and why it is important
- The materials that can be composted (e.g. raw vegetable peelings and fruit, shredded paper, tea bags, etc.)
- Details of the operation and management plan for the communal composting scheme.

Where a green or kitchen waste collection scheme is in operation, the information leaflet provided by the local authority is sufficient to meet the information leaflet criteria.

2.3 **Multi-residential: supported living facility**
Where it is not possible to locate the recycling bins within a communal area accessible to residents for safety reasons (e.g. where the residents have mental health problems and free access to these facilities would pose significant risk of self-harm or harm to others), it is acceptable to locate them within a dedicated non-obtrusive position accessible to staff only, but in close proximity to the areas where recyclable waste material is generated.

2.4 **Healthcare buildings and country-specific guidance**
In addition to the standard criteria, the waste facilities are compliant with the relevant NHS guidelines for that part of the UK.

- **England**
  Use HTM 07-01 (England version) where the criterion refers to the use of relevant NHS guidelines for the country.

- **Northern Ireland**
  Use HTM07-01 (Northern Ireland version) where the criterion refers to the use of relevant NHS guidelines for the country.

- **Scotland**
  Use SHTN3 NHS Scotland Waste Management guidance Part A-Best Practice Overview and Part B Waste Management Policy template where the criterion refers to the use of relevant NHS guidelines for the country.

- **Wales**
  Use WHTM07-01 Safe management of healthcare (Wales) where the criterion refers to the use of relevant NHS guidelines for the country.

---

**Assessment criteria**

**One credit - Operational waste**

1. **Provide a dedicated space for the segregation and storage of operational recyclable waste generated.** The space is:
   1.a Clearly labelled, to assist with segregation, storage and collection of the recyclable waste streams
   1.b Accessible to building occupants or facilities operators for the deposit of materials and collections by waste management contractors
   1.c Of a capacity appropriate to the building type, size, number of units (if relevant) and predicted volumes of waste that will arise from daily or weekly operational activities and occupancy rates.

2. **For consistent and large amounts of operational waste generated, provide:**
   2.a Static waste compactors or balers; situated in a service area or dedicated waste management space
2.b Vessels for composting suitable organic waste OR adequate spaces for storing segregated food waste and compostable organic material for collection and delivery to an alternative composting facility

2.c A water outlet provided adjacent to or within the facility for cleaning and hygiene purposes where organic waste is to be stored or composted on site.

**Additionally for healthcare buildings only**

3 The specified or installed operational waste facilities are compliant with the relevant NHS guidelines for that part of the UK.

**Additionally for multi-residential buildings with self-contained dwellings or bedsits only**

4 Provide three internal storage containers for each dwelling or bedsit with:
   
   4.a A minimum total capacity of 30 litres
   
   4.b No individual container smaller than 7 litres
   
   4.c All containers in a dedicated non-obstructive position
   
   4.d Storage containers for recycling in addition to non-recyclable waste storage.

5 Provide home composting facilities and a home composting information leaflet within the kitchen area or communal space for each self-contained dwelling or bedsit.

**Additionally for multi-residential buildings with individual bedrooms and communal facilities only**

6 Meet criteria 4.a and 4.b for self-contained dwellings or bedsits for every six bedrooms.

7 Locate recyclable storage in a dedicated, unobstructive position in communal kitchens or other appropriate communal space.

8 Provide home composting facilities and a home composting information leaflet within the kitchen area or communal space.

9 Provide a minimum of 10 litres of internal storage for compostable waste.

### Methodology

**Determining if the dedicated space complies**

See criteria 1 and 2

The design team demonstrates that the provision of waste management facilities for the assessed building is adequate given the building type, occupier (if known), operational function and likely waste streams and volumes to be generated.

Where it is not possible to determine what provision should be made, use the following guide for minimum storage space provision:

1. At least 2m² per 1000m² of net floor area for buildings < 5000m²
2. A minimum of 10m³ for buildings ≥ 5000m²
3. An additional 2m³ per 1000m² of net floor area where catering is provided (with an additional minimum of 10m³ for buildings ≥ 5000m²).

The net floor area should be rounded up to the nearest 1000m².

**General waste**

The storage area for recyclable materials must be in addition to areas and facilities provided for dealing with general waste and other waste management facilities, e.g. compactors, balers and composters.

**Internal storage areas**

Where the facilities are situated internally, vehicular gate heights and widths, manoeuvring and loading space must be sized to ensure ease of access for vehicles collecting recyclable materials.
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

**Accessible space**
Accessible space is typically within 20m of a building entrance. Depending on the size of the building, site restrictions or tenancy arrangements, it may not be possible for the facilities to be within 20m of a building entrance. In such circumstances, judgement on whether the space is ‘accessible’ to the building occupants and vehicle collection must be made.

**Clinical waste**
Waste derived from medical practices and defined as bodily fluids and wastes, drugs and medical equipment, and other waste which, unless rendered safe, may prove hazardous or infectious to persons coming into contact with it.

**Dedicated non-obstructive position**
An easily accessible cupboard under the sink or any other cupboard in the kitchen, next to the storage or likely area for storing non-recyclable waste, where practical. Where a kitchen cupboard location is not possible, the bins can be located near to the kitchen, in a utility room or connected garage, for example.

**Flagship or anchor tenant**
The largest and primary tenant within a retail development, typically department store-type retailers.

**Recyclable storage**
The following footprint dimensions (informed by the Metric handbook Planning and design data (193)) can act as a guide when determining size and accessibility criteria for the recyclable storage space:

1. Compactor dimensions: about the size of one car parking bay, 4.8 x 2.4m
2. Skip: the footprint of an 8 and 12 cubic yard skip measures 3.4m x 1.8m, therefore allow a minimum of 2.0m width and 4.0m length or 8m² area for the storage and access of such containers
3. Wheeled bins: 360 litre = 0.86m x 0.62/660, L= 1.2m x 0.7m/1100, L= 1.28m x 0.98m
4. Roll-on-roll-off containers: allow a minimum of 6.1m x 2.4m
5. Vehicle access: the following are dimensions for lorry types that are typically used to collect waste. Therefore gate height and widths should not be smaller than these measurements:
   a. Dustcart: medium capacity, length = 7.4m, height = 4m, width 3.1m
   b. Skip lorry: length = 7m, height = 3.35m, width 3.1m.

Consideration must also be given to any other types of vehicle requiring access to this area, e.g. lorries for roll-on roll-off containers.
Individual recycling bins located at convenient locations throughout the building are necessary to maximise recycling rates.

**Waste compactor or baler**
A machine that is designed to compress waste streams in order to improve storage and transport efficiency.
**Additional information**

None.
**Wst 04 Speculative finishes (Offices only)**

**Aim**
To minimise the wastage associated with the installation of floor and ceiling finishes in lettable areas in speculative buildings where tenants have not been involved in their selection.

**Value**
- Reduce costs associated with the procurement, installation, removal and disposal of materials following letting of tenants’ areas.
- Avoid environmental impacts associated with the disposal of speculative materials.
- Promote responsible selection of floor and ceiling finishes and their maintenance during occupation and operation, to avoid unnecessary costs, time and disruption.

**Context**
It is common practice for carpets and other floor finishes to be installed throughout office buildings built as speculative developments. However, once tenants occupy the buildings they often replace the floor finishes to suit their particular requirements, resulting in the original materials being wasted as it is rarely possible for them to be reused elsewhere. In a typical office development, floor finishes are responsible for approximately one-third of the total embodied impacts.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

**Specific notes**

**Assessment type specific**

| 1.0 | Where the developer has not specified or installed any floor or ceiling finishes, the requirements are met and the credit can be awarded. |

**Building type specific**

| 2.0 | Show area A show area can be either a floor plate or an individual office but must be less than 25% of the net lettable floor area to award this credit. |
Assessment criteria

One credit - Speculative floor and ceiling finishes

Office building types only
1 For tenanted areas, where the future occupant is not known and carpets or other floor or ceiling finishes are installed, these must be limited to a show area only.
2 Only install floor and ceiling finishes selected by the known occupant of a development. Alternatively, where only ceiling finishes and no carpets are installed, the building owner confirms that the first tenants will not be permitted to make substantial alterations to the ceiling finishes.

Methodology

None.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

None.

Additional information

None.
Wst 05 Adaptation to climate change

Aim

To minimise the future need of carrying out works to adapt the building to take account of more extreme weather changes resulting from climate change and changing weather patterns.

Value

- Maximise asset resilience and value through consideration of the likely impacts of future climate change on the project.
- Reduce future risks to end user safety arising from extreme weather events and climate change.
- Contribute to business continuity, planning in response to the risks of extreme weather events and climate change.
- Reduce the need for future adaptation, maintenance and disruption associated with responding to climate change and extreme weather events.

Context

Annual average UK temperature was 0.9°C higher during the period 2005-2014 compared with 1961-1990. Moreover, sea levels around the UK have risen by 15-20 centimetres since 1900. These figures are forecast to continue to change as a result of climate change. At the same time, there are upward trends in rainfall across the UK. Higher levels of winter rainfall have been experienced often in increasingly heavy rainfall events leading to more flooding and damage to buildings and infrastructure. These patterns are consistent with projections of more and heavier rainfall for the UK in a warmer global atmosphere.

These changes increase health and safety risks to people and the built environment, increasing costs and disruption for repair and adaptation. The building stock will largely remain as it currently is for the next 50 to 60 years, given the relatively low levels of replacement that are likely to occur.

Therefore, there is a need for strategies to mitigate the impact of these events on our building stock overall and in particular to ensure that new buildings are designed and constructed to minimise future risks while avoiding over specification and resource use in the meantime.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td></td>
</tr>
</tbody>
</table>

Assessment criteria

**One credit - Resilience of structure, fabric, building services and renewables installation**

1. Conduct a climate change adaptation strategy appraisal using:
   1.a. A systematic risk assessment to identify the impact of expected extreme weather conditions arising from climate change on the building over its projected life cycle. The assessment covers the installation of building services and renewable systems, as well as structural and fabric resilience aspects and includes (see Methodology on the next page):
      1.a.i. Hazard identification
      1.a.ii. Hazard assessment
      1.a.iii. Risk estimation
      1.a.iv. Risk evaluation
      1.a.v. Risk management.

2. Develop recommendations or solutions based on the climate change adaptation strategy appraisal, before or during Concept Design, that aim to mitigate the identified impact.

3. Provide an update during Technical Design demonstrating how the recommendations or solutions proposed at Concept Design have been implemented where practical and cost effective. Omissions have been justified in writing by the assessor.

**Exemplary level criteria - Responding to climate change**

Achievement of the following criteria demonstrates a holistic approach to the design and construction of the building’s life cycle to mitigate against the impacts of climate change.

To achieve an exemplary performance credit:

4. Meet criteria 1 to 3 above.

5. Meet the criteria or achieve credits of the assessment issues given in Table 10.11 below.

Table 10.11 Criterion 5 requirements

<table>
<thead>
<tr>
<th>Issue</th>
<th>Requirements</th>
<th>Link to Wst 05 issue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hea 04 Thermal comfort</td>
<td>Criterion 6</td>
<td>Prevent increasing risks of overheating.</td>
</tr>
<tr>
<td>Ene 01 Reduction of energy use and carbon emissions</td>
<td>A minimum of six credits</td>
<td>Maximise energy efficiency to tackle likely energy demand and minimise resultant carbon emissions.</td>
</tr>
<tr>
<td>Ene 04 Low carbon design</td>
<td>The passive design analysis credit</td>
<td>Maximise opportunities to avoid unnecessary carbon emissions.</td>
</tr>
<tr>
<td>Wat 01 Water consumption</td>
<td>A minimum of three credits</td>
<td>Minimise water demand in periods of drought.</td>
</tr>
<tr>
<td>Mat 05 Designing for</td>
<td>Criteria 2–4</td>
<td>Avoid increased risks of deterioration and higher</td>
</tr>
</tbody>
</table>
Methodology

As a minimum follow these steps when completing the climate change adaptation strategy appraisal (see criterion 1).

Responsible individual

1. Nominate an individual to coordinate the necessary work and to be responsible for the final report. For example, this could be a BREEAM AP if appointed.

Hazard identification

1. Review the evidence and information from relevant bodies and resources (see Additional information on page 286) to identify and understand the expected impacts of increased extreme weather events and climate change on the building. Relevant bodies include, but are not limited to, the following:
   a. Local authorities
   b. Statutory bodies, e.g. Defra, Environment Agency, Northern Ireland Environment Agency (NIEA), Scottish Environment Protection Agency (SEPA) etc.
   c. Technical bodies, e.g. CIBSE, UK Climate Impacts Programme (UKCIP).
2. As a guide, all adaptation plans should consider the following impacts of climate change and extreme weather events and describe how the design mitigates against them, where appropriate:
   a. Flooding
   b. Storms (including high winds)
   c. Cold events
   d. Heat waves (including temperature increases)
   e. Drought (including reduced summer rainfall)
   f. Milder winters
   g. Wetter winters (including increased moisture and driving rain)
   h. Warmer summers and increased solar radiation
      i. Temperature variation
      j. Precipitation, e.g. rain and snow
      k. Subsidence or ground movement.
3. Identify likely hazards.

Hazard assessment

1. Identify the likelihood and the magnitude or scale of the hazards identified.

This includes climate change scenarios and their potential impact throughout the lifetime of different building elements.

Risk estimation

1. Identify the risk presented by these hazards to the building and the likely impact of the hazards taking into account the following aspects as a minimum:
   a. Structural stability
   b. Structural robustness
   c. Weather proofing and detailing
   d. Material durability
   e. Health and safety of building occupants and others
   f. Impacts on building contents and business continuity.
Risk evaluation
1. Evaluate the potential impact of these risks on the building.
2. Determine the tolerable risk threshold.
3. Check the sensitivity of the risk assessment (see Definitions below).
4. Identify areas where the risks are unacceptable to health and safety, life cycle assessment and financial terms.

Risk management
1. Identify risk reduction measures.
2. Mitigate the hazards as far as is practically feasible.
3. Adapt the design and specification to incorporate the measures identified by the risk assessment in the final design.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Durability
The ability to withstand wear, pressure or damage.

Hazard
A hazard is a situation or event which has the potential to cause harm. It may be an accidental or a malicious action, insufficient strength or resistance, or excessive deviation from intended limits.

Resilience
The ability of a building or structural system or material to withstand an accidental or exceptional loading or other incident without experiencing an undue degree of damage or decrease in performance, such that progressive collapse, loss of performance or disproportionate degree of damage occurs.

Sensitivity of the risk assessment
Sensitivity analysis is a technique used to determine how changing the values of a variable will alter a dependent variable under a given set of assumptions. Where several values could be changed to affect a dependent variable, changes need to be made one at a time. For example, the use of different climate change scenarios would alter the hazards of the development.

Structural and fabric resilience
BREEAM defines this as the ability of a structure to withstand an increased burden of weather, increased pressure or hazards associated with climate change. Examples of increased pressures or hazards to be considered include the impacts of climate change and extreme weather events described in the Methodology on the previous page section under Hazard identification.

Systematic risk assessment
A structured approach to help professionals identify, evaluate and manage risk, where the reduction of the risks identified is integral to the process. It includes:
Additional information

Table 10.12 below is an example of a climate change adaptation strategy appraisal for a selection of building elements and climate change impacts. This example is not a complete appraisal, but illustrates some of the content that should be included in the appraisal.

Table 10.12 Climate change adaptation strategy appraisal examples

<table>
<thead>
<tr>
<th>Appraisal examples</th>
<th>Hazard assessment</th>
<th>Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Climate change hazard</td>
<td>Flooding</td>
<td>Cold events</td>
</tr>
<tr>
<td>Hazard scale</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Building element</td>
<td>Ground floor flooring material</td>
<td>Façade finishing materials</td>
</tr>
<tr>
<td>Building element lifetime</td>
<td>10–15 years</td>
<td>10 years</td>
</tr>
<tr>
<td>Hazard likelihood</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Impact magnitude</td>
<td>Medium</td>
<td>Medium</td>
</tr>
<tr>
<td>Risk estimation</td>
<td>Flooring material becomes unusable and needs to be changed. Health risks associated with dampness; potential impact on business continuity</td>
<td>Façade finishing materials are not affected by cold, but are affected by snow, strong winds and rain</td>
</tr>
<tr>
<td>Risk evaluation</td>
<td>Risk assessment sensitivity: flooding has a high likelihood under all scenarios. Health risks are beyond the tolerable risk threshold</td>
<td>Risk assessment sensitivity: flooding has a high likelihood under all scenarios. No health risks identified</td>
</tr>
<tr>
<td>Risk reduction measure</td>
<td>Select a flood-resistant flooring material</td>
<td>None</td>
</tr>
</tbody>
</table>

The following resources for climate change scenarios and impacts are available:

1. Relevant Intergovernmental Panel on Climate Change (IPCC) report on Impacts of climate change and adaptation
2. UK climate change risk assessment
3. Climate change impacts: www.climatejust.org.uk
4. Developing H++ climate change scenarios for heat waves, droughts, floods, windstorms and cold snaps

The following resources for best practice design guidance are available:

5. The environmental design pocketbook
6. Adaptation resources: www.climatejust.org.uk/resources
7. Adaptation or retrofitting
9. Design for climate change

The book 'Design for climate change' describes buildings and issues as part of the Design for future climate, adapting buildings programme, the largest programme focusing on the climate change adaptation of buildings in the UK. This programme from the Technology Strategy Board (TSB) aims to improve the climate resilience of building projects. The book has guidance on construction, including structural stability.

10. The UKCP Adaptation Wizard v 4.0 2013: www.ukcip.org.uk/wizard/about-the-wizard/
11. Potential costs and benefits of adaptation options: A review of existing literature. This is a technical paper by the United Nations Framework Convention on Climate Change (UNFCCC), which reviews methods
of costing adaptation options and assessing their benefits


The National Adaptation Programme report has been drawn up by the UK Government, industry and other non-government organisations working together. It contains a mix of policies and actions to help the UK to adapt successfully to future weather conditions, by dealing with the risks and making the most of the opportunities.

13. Potential implications of climate change in the built environment(203).

The BRE report ‘Potential implications of climate change in the built environment’, discusses climate change adaptation strategies, including some for structural resilience.
Wst 06 Design for disassembly and adaptability

Aim

To avoid unnecessary materials use, cost and disruption arising from the need for future adaptation works as a result of changing functional demands and to maximise the ability to reclaim and reuse materials at final demolition in line with the principles of a circular economy.

Value

- Reduce waste and cost associated with future refurbishment or fit-out works and ultimately in demolition.
- Improve the ability to cost-effectively reuse and recycle materials.
- Increase the lifetime value of materials and products.
- Encourage consideration of circular economy principles during design and construction.
- Reduce costs and disruption associated with the need for future adaptation, demolition and strip-out, thereby reducing the associated waste and costs.

Context

The construction industry is responsible for approximately 60% of total UK materials use and one-third of all waste produced\(^\text{[204]}\). At least 17 million tonnes of inert waste are produced by the UK construction industry\(^\text{[205]}\). Typically buildings are stripped out or in many cases even demolished considerably earlier than their design life would predict or structural stability require. In most cases only high value materials are reclaimed or reused and many resources are either used for low grade uses, taken to landfill or, in some cases, even illegally dumped leading to increased environmental damage and costs to local authorities and society. This risk can be reduced by considering building adaptability and also future disassembly to allow easy material separation and reuse. This includes exposed and reversible connections, layer independence and standardisation which can facilitate disassembly.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>
Assessment criteria

This issue is split into two parts:

– Design for disassembly and functional adaptability - recommendations (one credit)
– Disassembly and functional adaptability - implementation (one credit)

**One credit - Design for disassembly and functional adaptability - recommendations**

1. Conduct a study to explore the ease of disassembly and the functional adaptation potential of different design scenarios (see Methodology below) by the end of Concept Design.

2. Develop recommendations or solutions (see Methodology below) based on the study (criterion 1 above), during or prior to Concept Design, that aim to enable and facilitate disassembly and functional adaptation.

**One credit - Disassembly and functional adaptability – implementation**

3. Achieve criteria 1 and 2

4. Provide an update, during Technical Design, on:

   4.a How the recommendations or solutions proposed by Concept Design have been implemented where practical and cost effective. Omissions have been justified in writing to the assessor.

   4.b Changes to the recommendations and solutions during the development of the Technical Design.

5. Produce a building adaptability and disassembly guide to communicate the characteristics allowing functional adaptability and disassembly to prospective tenants.

Methodology

**Functional adaptation strategy study**

The study must consider the following as a minimum:

– Feasibility: The likelihood to contain multiple or alternative building uses, area functions and different tenancies over the expected life cycle, e.g. related to the structural design of the building.

– Accessibility: Design aspects that facilitate the replacement of all major plant within the life of the building, e.g. panels in floors and walls that can be removed without affecting the structure, providing lifting beams and hoists. Accessibility also involves access to local services, such as local power, data infrastructure etc.

– Versatility: The degree of adaptability of the internal environment to accommodate changes in working practices.

– Adaptability: The potential of the building ventilation strategy to adapt to future building occupant needs and climatic scenarios.

– Convertibility: The degree of adaptability of the internal physical space and external shell to accommodate changes of in-use.

– Expandability: The potential for the building to be extended, horizontally or vertically.

– ‘Refurbishment potential’: The potential for major refurbishment, including replacing the façade.

For additional guidance, see Table 10.13 on page 291.

**Functional adaptation implementation**

The implementation will be specific to the building and scope of the project, but information should be made available to the assessor covering:

– Options for multiple building uses and area functions based on design details, e.g. modularity.

– Routes and methods for major plant replacement, e.g. networks and connections have flexibility and capacity for expansion.
Ease of disassembly

Ease of disassembly is facilitated by principles allowing the building or parts of the building to be disassembled at the end of its life, or to be renovated rather than demolished, with individual components being used for other purposes. The study should consider the following as a minimum:

- Accessibility (see functional adaptation strategy study on the previous page).
- Durability: use materials which require less frequent maintenance, repair or replacement, considering them within the context of the life span of the building.
- Exposed and reversible connections: making the connections more visible provides opportunities to optimise material and product reuse. Welded connections prohibit disassembly and it is preferable to use screws and bolts to allow for disassembly and material reuse.
- Layer independence: designing building systems and components in layers so that removal, adjustment or replacement of some elements is feasible, especially when different components have different life spans and maintenance needs.
- Avoidance of unnecessary toxic treatments and finishes. Some finishes can contaminate the substrate in a way that they are no longer reusable or recyclable. This should be avoided unless finishes serve a specific purpose.
- Standardisation can accommodate reuse and upgrading. It involves aspects such as dimensions, components, connections and modularity.

For additional information, see Table 10.14 on the facing page.

Evidence

<table>
<thead>
<tr>
<th>Ref</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in the BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

BRE has avoided being overly prescriptive for this issue, recognising that this is a complex environmental and design issue where solutions and approaches are largely influenced by building specific factors. The evidence required to demonstrate compliance will vary according to the relevant stage. Some examples are:

- Concept Design: reports outlining the activity relating to functional adaptability and disassembly - ideas discussed, analysis and decisions taken
- Concept and Developed Design stages: drawings or building information model (BIM).
- All stages: meeting notes, construction programme, responsibilities schedule-indicating parties consulted.

The BREEAM Assessor should use their judgement in determining whether the aim and intent of the credit has been met using appropriate project information to back their judgement. BRE Global will endorse the BREEAM Assessor’s judgement through the Quality Assurance audit where a reasonable justification to award the credit on the basis of project team actions and proposed design solutions is evident.

Definitions

Building adaptability and disassembly guide

The guide can be in the form of an analogue document or an Asset Information Model from the Building Information Model (BIM) created in accordance with PAS 1192 Part 2-2013 (206) and PAS 1192 Part 3-2014 (207). See the new ISO 20887 for information on what the guide could include.
Building functional adaptability

Work to an existing building that responds to a required change of use or requirements and goes beyond maintenance and repairs. These changes solve functional problems and could provide significant improvements. The functional adaptation works could include alterations, conversions or extensions.

Functional adaptability

The ability of a building to be adapted for a change in operational requirements within the same building type or for use as a different building type.

Additional information

The Health Technical Memorandum 07-07(208) includes guidance on future-proofing healthcare buildings.

A new ISO (20887) focusing on the ‘Design for disassembly and adaptability of buildings and civil engineering works’ is expected to be published.

Table 10.13 below provides examples of functional design measures that may be adopted for each assessment part when considering accessibility, spatial adaptability and expandability.

Table 10.13 Design measures allowing future adaptation

<table>
<thead>
<tr>
<th>Accessibility</th>
<th>Spatial adaptability</th>
<th>Expandability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fabric and structure:</td>
<td>Use of products or systems which allow easy replacements</td>
<td>Location of structural components within the floor space</td>
</tr>
<tr>
<td>– External walls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Cladding</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Ground and first floor</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Roof</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Core and local services:</td>
<td>Inclusion of facilities management requirements and construction design management feedback for future operational needs.</td>
<td></td>
</tr>
<tr>
<td>– Mechanical and electrical</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Plumbing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Stairs and lifts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Fire</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Interior design:</td>
<td>Use of products or systems which allow easy replacements.</td>
<td>– Layout in standardised grids</td>
</tr>
<tr>
<td>– Finishes</td>
<td></td>
<td>– Use of inherent finishes to allow replacement</td>
</tr>
<tr>
<td>– Floors</td>
<td></td>
<td>– Use of standardised material sizes</td>
</tr>
<tr>
<td>– Interior walls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>– Connections</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 10.14 below provides examples of considerations when designing for disassembly.

Table 10.14 Examples of design measures and aspects to consider regarding future disassembly

<table>
<thead>
<tr>
<th>Principles for disassembly</th>
<th>Examples of design measures and aspects to consider</th>
</tr>
</thead>
<tbody>
<tr>
<td>Durability</td>
<td>– Durability of different building elements based on warranties and risk of being broken during disassembly</td>
</tr>
<tr>
<td></td>
<td>– Consider building elements within the context of the building life span and the building sector</td>
</tr>
<tr>
<td></td>
<td>– Use of temporary structures when a short life span is expected</td>
</tr>
<tr>
<td>Principles for disassembly</td>
<td>Examples of design measures and aspects to consider</td>
</tr>
<tr>
<td>----------------------------</td>
<td>--------------------------------------------------</td>
</tr>
</tbody>
</table>
| Exposed and reversible connections | – Exposed and reversible connections facilitate disassembly  
– Consider space availability between building elements when aiming to accommodate disassembly  
– Poured and welded connections are likely to harm components and prevent disassembly |
| Layer independence | Layers standing independently, especially when components have different lifespans.  
The following principal layers can be identified as follows:  
– Structure: foundation and load-bearing elements  
– Skin: exterior surfaces  
– Services  
– Space plan: the interior layout  
– Stuff: furnishings and carpets |
| Standardisation | – Standard-size materials can accommodate multiple uses, reuse and upgrading  
– Standard types of connections can be separated and reused more easily  
– Modularity allows elements to be slotted together or taken apart to promote disassembly and flexible environments |
**Summary**

This category encourages sustainable land use, habitat protection and creation, and improvement of long term biodiversity for the building’s site and surrounding land. Issues in this section relate to the reuse of brownfield sites or those of low ecological value, mitigation and enhancement of ecology, and long term biodiversity management.

This category has two routes to demonstrate compliance, Route 1 is the Project team member, which provides a simplistic approach to assessing the ecological approach. Route 2 is the Ecologist route, a more detailed assessment of the ecological approach for the site. The credits available for each issue varies dependent on the chosen route, with greater credits available for following route 2.

The criteria and methodology used by BREEAM’s ecology issues recognise good and best practice processes that can help achieve the Government and industry aspiration to meet biodiversity net gain; ‘development that leaves biodiversity in a better state than before, and an approach where developers work with local governments, wildlife groups, landowners and other stakeholders in order to support their priorities for nature conservation.’

**Assessment timeline**

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.
LE01 Site selection 2 credits

- Recognising the reuse of previously developed and contaminated land where appropriate remediation has taken place.

LE02 Ecological risks and opportunities up to 2 credits

- Identifying and understanding the ecological risks and opportunities associated with the site to inform the determination of the strategic outcome for the site.

LE03 Managing impacts on ecology up to 3 credits

- Recognition of steps taken to avoid impacts on existing site ecology as far as possible.

LE04 Ecological change and enhancement up to 4 credits

- Recognition of steps taken to enhance site ecology.

LE05 Long term ecological management and maintenance up to 2 credits

- Encouraging the long term maintenance and management of ecology on site to ensure both new and existing ecological features continue to thrive.
LE 01 Site selection

Aim

To encourage the use of previously occupied or contaminated land and avoid land which has not been previously disturbed.

Value

- Avoid the use of greenfield land thereby reducing the environmental impact of the development.
- Regeneration provides social and economic benefits to the development and the surrounding local community.
- Remediation removes threats to health and safety, and enables land to be improved that would otherwise be left.

Context

Brownfield redevelopment not only cleans up environmental health hazards and eyesores, but also stimulates community regeneration, particularly when communities have an input into the consultation process. The reclamation and reuse of previously developed sites also aligns with UK Government policies to increase the uptake of brownfield land, and allows the preservation of existing biodiversity by reducing reliance on greenfield land.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

None

Building type specific

2.0 Education (schools only) - Playing fields
A playing field within the development footprint can be considered as previously occupied land, provided an equivalent area of playing field is reinstated on land of low ecological value within one year of completing the construction works.

2.1 Prisons
**Assessment criteria**

This issue is split into two parts:

- Previously occupied land (one credit)
- Contaminated land (one credit)

**One credit - Previously occupied land**

1. At least 75% of the proposed development is on previously occupied land (see Definitions on the facing page).

**One credit - Contaminated land**

2. A contaminated land professional undertakes a site investigation, risk assessment and appraisal, which deems that land within the development footprint to be affected by contamination. This report identifies:
   
   2.a. The degree of contamination
   2.b. The contaminant sources or types
   2.c. The options for remediating sources of contamination which present an unacceptable risk

3. The client or principal contractor confirms that a remediation strategy will be implemented, in line with the report (see Definitions on the facing page).

**Methodology**

**Previously developed land - Infill sites**

When assessing new buildings developed within the boundary of an existing site, they do not automatically comply with the reuse of land criteria. At least 75% of the land on which the new building will be sited must meet the definition of ‘previously occupied’ (for prisons, refer to Scope of the BREEAM UK New Construction 2018 scheme version on page 14).

**Contaminated land - Scope**

Contaminated land that has been decontaminated solely for health and safety reasons, or for historic remediation (rather than for the specific purpose of redevelopment) is not within the scope of the assessment. The credit for use of contaminated land can only be awarded where remediation has taken place to enable development of the site for the assessed building, or a larger phased development that includes the assessed building.

**Contaminated land - Large sites split into smaller plots**

When assessing a large site that has been remediated and then packaged up into smaller plots of land for individual buildings (possibly as part of a phased development strategy), the credit can be awarded regardless of the plot location of the assessed building within the wider development plan. This is on the condition that the site could not have been developed without remediation work taking place.
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Evidence to demonstrate the recommendations set out in the remediation strategy and implementation plan have been implemented.</td>
</tr>
<tr>
<td>3</td>
<td>A copy of the remediation strategy and implementation plan.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Contaminated land professional
An individual that holds a degree or equivalent qualification in chemistry, environmental science or management, earth sciences, civil engineering, or a related subject, and has a minimum of three years relevant experience (within the last five years) in site investigation, risk assessment and appraisal. Such experience must clearly demonstrate a practical knowledge of site investigation methodologies and understanding of remediation techniques and national legislation on the subject; as well as acting in an advisory capacity to provide recommendations for remediation.

Land affected by contamination
Land that could not be legally or safely developed or built on to the proposed end use without the remediation of the contamination. Contamination is defined as any substance or agent in, or on the ground within the development footprint, which presents an unacceptable risk to human health, property or the environment. For the purposes of BREEAM, substances or agents that could present unacceptable contamination risks are defined as those that act as a barrier to the development of land, which could include certain plant species such as, but not limited to, Japanese knotweed and giant hogweed.
Where asbestos is found to be present in the ground this is classed as contamination for the purposes of this issue. If asbestos is present in existing building fabric, the site cannot be classified as contaminated land.

Previously occupied land
For the purposes of this issue BREEAM defines previously occupied land as that which is or was occupied by a permanent structure, including any associated fixed surface infrastructure (the definition is based on the National Planning Policy Framework(210) definition of previously developed land, with some further clarifications for items 3 and 4). The definition excludes:

1. Land that is or has been occupied by agricultural or forestry buildings.
2. Land that has been developed for minerals extraction or waste disposal by landfill purposes where provision for restoration has been made through development control procedures.
3. Land in built-up areas such as parks, recreation grounds and allotments which, although they may feature paths, pavilions and other buildings, have not been previously occupied.
4. Land that was previously occupied but where the remains of the permanent structure or fixed surface structure have blended into the landscape in the process of time (to the extent that it can reasonably be considered as part of the natural surroundings), typically over a period of more than fifty years.

Proposed development
Any development (building, hard landscaping, car park and access roads) that falls within the boundary of the assessed site.
Remediation

Any activity undertaken to prevent, minimise, remedy or mitigate the risk caused by contaminated land to human health, the environment or local resources such as sources of potable water.

Additional information

None.
LE 02 Ecological risks and opportunities

Aim

To determine the existing ecological value associated with the site, including surrounding areas, and the risks and opportunities for ecological protection and enhancement as part of the project.

Value

- Ensure that the site contributes to local biodiversity.
- Align ecological solutions with current and future local and national government policies on biodiversity protection and enhancement as well as public opinion.
- Ensure that an appropriate level of expertise is used to identify risks and opportunities for increasing ecological value in a way that accounts for the nature of the site, the project’s construction and operational viability.
- Avoid negative impact on the wider environment.
- Minimise impacts on natural assets by influencing construction works effectively.
- Understand, maximise and demonstrate ecosystem benefits including wellbeing, amenity and community by adopting appropriate ecological design and management practices.

Context

Conserving habitats and biodiversity is important for life on earth. It supports the variety of living organisms on the planet as well as the interdependence that exists between them. Development and landscape management can have a significant impact on the broader environment that it supports and can have a potentially positive impact on ecological value. Therefore, it is important to understand the existing ecological value and condition of sites and where possible, use of land that has low value and strive to minimise damage where this is not practical. It is also important to make decisions and take actions that support and, where possible, enhance the ecological value of the site and surrounding areas.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

| Assessment type specific | None |
**Assessment criteria**

This issue is split into two parts:

- Survey and evaluation
- Determining the ecological outcomes for the site

There are two potential routes available dependent on the nature of the site under development. The credits available and the criteria are different depending on the assessment route that is being used. The Foundation route (Route 1) is only available on sites of low ecological risk due to the nature of ecology present prior to site works including site clearance and preparation activities. The Comprehensive route (Route 2) is available for all sites.

**IMPORTANT:** Please refer to the Methodology and Definitions sections to ensure the criteria are being fully met and for helpful guidance.

| Table 11.1 Credits awarded for each assessment route |
|---------------------------------|---------------------------------|---------------------------------|
| **Survey and evaluation** | **Foundation route (Route 1)** | **Comprehensive route (Route 2)** |
| Determining ecological outcomes | 1 credit | 1 credit |
| Exemplary criteria | 1 credit | 1 credit |

**Prerequisite - Statutory obligations**

1. The client or contractor confirms compliance is monitored against all relevant UK and EU or international legislation relating to the ecology of the site.

**Survey and evaluation**

**Foundation route (Route 1)**

2. The site is evaluated using the BREEAM Ecological Risk Evaluation Checklist (Guidance Note 34) confirming that the Foundation route can be used (see Methodology and Definitions).

**Comprehensive route (Route 2)**

3. A Suitably Qualified Ecologist (SQE) carries out a survey and evaluation (see Methodology) for the site early enough to influence site preparation works, layout and, where necessary, strategic planning decisions (typically Preparation and brief stage) (see Definitions).

4. The SQE’s survey and evaluation determines the site’s ecological baseline (see Definitions), including:

   4.a Current and potential ecological value and condition of the site and related areas within the Zone of Influence.

   4.b Direct and indirect risks to current ecological value from the project.

   4.c Capacity and feasibility for enhancement of the site’s ecological value and, where relevant, areas within the Zone of Influence.

5. Recommendations and data collected from the survey and evaluation are shared with appropriate project team members to influence decisions made for activities during site preparation, design and construction works, which can support ecological features (see Methodology and Definitions).

**Determining ecological outcomes**

**Foundation and Comprehensive routes (Routes 1 and 2)**

6. Survey and evaluation criteria relevant to the chosen route (criterion 2 if following the Foundation route or Criteria 3–5 above for the Comprehensive route).
7 The project team liaise and collaborate with representative stakeholders (see Methodology) early enough to influence key planning decisions (typically Concept Design stage), to:

7.a Identify the optimal ecological outcomes for the site.

7.b Identify, appraise and select measures to meet the optimal ecological outcomes for the site (criterion 7.a), in line with the mitigation hierarchy of action, according to the route being used (see Definitions).

<table>
<thead>
<tr>
<th>Foundation route</th>
<th>Comprehensive route</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Avoidance</td>
<td>1. Avoidance</td>
</tr>
<tr>
<td>2. Protection</td>
<td>2. Protection</td>
</tr>
<tr>
<td></td>
<td>3. Reduction or limitation of negative impacts</td>
</tr>
<tr>
<td></td>
<td>4. On site compensation and</td>
</tr>
<tr>
<td></td>
<td>5. Enhancement, considering the capacity and</td>
</tr>
<tr>
<td></td>
<td>feasibility within the site, or where viable, off-</td>
</tr>
<tr>
<td></td>
<td>site.</td>
</tr>
</tbody>
</table>

**Exemplary Level criteria**

To achieve one exemplary performance credit:

**Exemplary level criteria - Wider site sustainability**

8 Achieve criterion 7 above.

9 Wider sustainability related activities and potential ecosystem service benefits (see Definitions) are considered as part of determining the optimal ecological outcomes for the site (criterion 7), including the areas outlined in the Methodology below.

10 Achieve the credits of the assessment issues outlined below:

10.a Hea 07 Safe and healthy surroundings - Both credits

10.b Pol 03 Flood and surface water management - Achieve credits for ‘Surface water run-off’ and ‘Minimising watercourse pollution’

10.c Pol 05 Reduction of noise pollution

**Methodology**

**Assessment route selection**

There are two assessment routes that can be used in the ecology issues (LE02 to LE05).

The route followed determines the criteria and methodology that need to be met and followed in each of the ecology issues and the overall number of credits that are available. The Comprehensive route uses specialist input from an SQE (see Definitions on page 306) and has the highest number of available credits. The Foundation route uses non-specialist input to achieve capped credits on simpler sites.

Projects that can use the Foundation route have the option to target credits using the Comprehensive route instead, in order to open up a higher number of credits (see Figure 11.1).

**Foundation route (Route 1) - Project team member**

The Foundation route can only be used for sites with ecological risks that can be understood and addressed by a project team member using: general observation, non-specialist knowledge and publicly available resources. To use this route, Guidance Note 34 (G34) must be completed (see criterion 2). Credits are capped due to the limited ecological opportunities that are available for using this route.

For some criteria in the ecology issues, the methodology for the Foundation route is the same as it is for the Comprehensive route. Where this is stated, the approach taken should be appropriate to the scope and scale of the project. This is likely to mean that requirements need to be interpreted and assessed in a simpler way for projects using the Foundation route, which may result in some requirements not being applicable. Depending on the project and the option selected, specialist input may be required to adequately consider certain requirements (for example, in issue LE04, off-site enhancement requires an SQE).
Comprehensive route (Route 2) - Suitably qualified ecologist
The Comprehensive route requires input from an SQE and must be used for sites where more complex ecological systems are likely to be present. It is also optional for projects that are able to use the Foundation route. More credits are available for following the Comprehensive route to recognise the higher level of input, expertise and ecological opportunities provided by an SQE, compared to the Foundation route.

![Decision Tree Diagram](image)

Figure 11.1 Foundation and Comprehensive Route decision tree

**Methodology for the Foundation route**

**Survey and evaluation**
For criterion 2, completion of the BREEAM, CEEQUAL and HQM Ecology Risk Evaluation Checklist (GN34) acts as the survey and evaluation for this route. Where this indicates that the Foundation route can be used, no further ‘Survey and evaluation’ work is required.

**Determining ecological outcomes**
For criterion 7, the methodology is the same as it is for the Comprehensive route except:
1. It can be carried out without advice from an SQE and
2. The scope of ‘identifying optimal ecological outcomes’ for criterion 7.a only needs to include the following aspects:

- Ecological value (see Definitions on page 306) and benefit offered (pre, during and post project completion)
- Contribution of the site to local biodiversity goals taking into consideration quality, connectivity and fragmentation of local habitats (see Definitions on page 306)
- Opportunities to enhance or restore existing habitats and ecological features (see Definitions on page 306) or to create new more valuable ones
- Wider community and end user involvement benefits

Wider site sustainability
For criterion 9, the methodology is the same as it is for the Comprehensive route.

Methodology for the Comprehensive route

Survey and evaluation
For criterion 3, the SQE can use their discretion to confirm if their survey is early enough to understand the ecological features that are present before works commence and to influence site clearance, preparation and layout and whether it is necessary to influence strategic planning decisions. Please refer to the BREEAM Knowledge Base for guidance on situations where it is not feasible for the SQE’s survey and evaluation to be carried out by this stage.

For criteria 3 and 4, the survey and evaluation approach used should be appropriate to the scope and scale of the project.

As part of this, the SQE should use robust professional judgement following established best practice including professional body guidelines (e.g. CIEEM) to consider any aspects listed below that they deem to be relevant (see Definitions):

Survey
1. Determining the Zone of Influence for the site including neighbouring land and habitats
2. Current flora, fauna (including permanent and transient species) and habitat characteristics (including but not limited to ecological features in or on built structures)
3. Current habitat extent, quality, connectivity and fragmentation
4. Recent and historic site conditions
5. Existing management and maintenance levels and arrangements
6. Existing ecological initiatives within the Zone of Influence (see Definitions)
7. Identification of, and consultation with, relevant stakeholders impacted or affected by the site.
8. Local knowledge or sources of information.

Evaluation
1. Current value and condition of the site and the Zone of Influence in terms of:
   a. Features including habitats, species, food sources and connectivity
   b. Broader biodiversity and ecosystem services benefits or opportunities (see Definitions)
2. Direct and indirect risks to current ecological value (see Definitions):
   a. Sensitive areas and features on or near the site
   b. Direct risks including those from human activity (e.g. construction work), habitat fragmentation (see Definitions), and potentially harmful species
   c. Indirect risks including water, noise and light pollution
3. Capacity and feasibility to enhance the ecological value
4. Habitat restoration and creation potential
5. Impact of the proposed design, construction works and operations on site in so far as these have been determined at this stage.

Sharing of recommendations
Criterion 5 promotes the sharing of information to encourage other members of the project team to adopt measures that support ecological value from early in the outline design process (e.g. landscape architect, design team, constructors, specialist consultants). At an early stage, it is easier to meaningfully influence design and site activities, whilst minimising or avoiding impacts on cost.
For example, this could include recommendations from the ecologist relating to aspects such as: site layout that the design team should consider, features that landscape architects can incorporate in their design or timing considerations for activities on-site to avoid disruption and maximise opportunities.

Determining ecological outcomes
For criterion 7, the intention is to promote ongoing collaboration throughout the project, to avoid missing opportunities or risks for achieving optimal ecological outcomes.

To meet this criterion, the project team need to liaise with each other to agree what the optimal ecological outcomes are (criterion 7.a) and how they will be achieved (criterion 7.b). Project team members include, but are not limited to:

1. The client, owner, occupier
2. Design, construction, facilities team
3. Specialist consultants. For example, drainage engineer, acoustic consultant or landscape architect, as appropriate for the site.

Liaison needs to happen early in the project when determining ecological outcomes and continue throughout the project whenever key decisions are being made that could impact ecological outcomes. Evidence may vary in nature but needs to demonstrate how and when these liaison activities will be carried out.

Where relevant (see below), the project team should also consult with other stakeholders to determine appropriate options for the site in question. This may include:

- Local government and other statutory relevant organisations
- Local community groups or organisations or charities such as the Wildlife Trusts
- Local, regional and or national fauna focused groups such as Buglife, RSPB, Bat Conservation Trust etc.

The nature of this consultation will vary depending on the project’s type and scale and the sensitivity of the site. For example, projects that are large or may impact sensitive areas will probably need formal input and consultation with all these stakeholders. Whereas smaller-scale projects with minimal impact may not need to formally engage with them if they incorporate decisions that comply with or exceed local and national policy on biodiversity from the stakeholders listed (e.g. local plans, local biodiversity action plans and general position statements). The SQE can advise on what is appropriate and what justifications are needed as part of evidence.

Coordinator
The activities are likely to be coordinated by someone who has an overview of the project, its members and specialist contractors. They also need to have the authority to issue instructions to deliver measures aimed at achieving ecological outcomes. As such they would normally be a central project team member.

Optimal ecological outcomes
For criterion 7.a, the project team, in discussion with relevant stakeholders (criterion 7), need to determine the optimal ecological outcomes for the project and set appropriate targets to achieve these. These targets should aim to achieve the maximum ecological benefit that is feasible when considering other limitations for the development.

For example, they are likely to include overall plans for protection and enhancement (see Definitions) and any specific targets for the level of ecological change (e.g. biodiversity net gain) or any specific ecological features that will be adopted (e.g. types and quantity of habitat created or enhanced).

As part of determining the optimal ecological outcomes, the project team need to consider the following aspects where they are appropriate for the nature and scale of the project, in line with the SQE’s recommendations (see Definitions):

1. Ecological value and benefit offered (before, during and after project completion)
2. Biodiversity and ecosystem services benefits offered (before, during and after project completion)
3. Local microclimatic conditions
4. Habitat extent, quality, connectivity and fragmentation
5. Opportunities to enhance the value of existing habitats and biodiversity, or to restore or create new, more valuable ones
6. Opportunities to align and integrate with existing ecological features and initiatives in the Zone of Influence
7. The viability of meeting the mitigation hierarchy (criterion 7.b) and capacity and feasibility for enhancement.
Identifying and agreeing measures
For criterion 7.b, the project team and relevant stakeholders (criterion 7) need to identify and agree the measures for achieving the site's optimal ecological outcomes (criterion 7.a), with consideration of the following:

1. Ecological, biodiversity and ecosystem services benefits (see Definitions), accounting for:
   a. Local priorities.
   b. Long term viability of the outcome or option.
   c. Alignment with the site's function, amenity and value.

2. Practicality, including consideration of:
   a. Timing and duration of implementing and realising the outcome and associated options.
   b. Outline up-front and ongoing management and maintenance costs.
   c. Long term management and maintenance implications.
   d. Opportunities and barriers arising from management or procurement structures.
   e. Availability of appropriate skills, budgets and other resources at all stages.

Measures are only acceptable if the SE confirms that they are sufficient for meeting the optimal ecological outcomes agreed in criterion 7.a and feasible given the nature of the site, including the above considerations.

These planned measures are added to and refined in LE03, LE04 and LE05 as part of the activities that are recognised within these issues, summarised below.

Collaboration throughout the project
Criteria relating to ‘Collaboration throughout the project’ are referred to throughout LE03, LE04 and LE05. These criteria encourage planning and activities throughout the project to be informed by collaboration between relevant stakeholders and collected information, to benefit ecology as much as possible (see each issue for specific criteria requirements for collaboration throughout the project and the Knowledge Base for a summary of this).

Wider site sustainability
For criterion 9, the following opportunities for integrating ecology with wider site sustainability-related activities and ecosystem service benefits should be considered as a minimum and where relevant (see Definitions):

1. Landscape:
   a. Landscape design
   b. Heritage and local character
   c. Green Infrastructure

2. Health and wellbeing:
   a. Recreational space (including growing space, community agriculture or horticultural and allotment activities)
   b. Water quality measures
   c. Noise mitigation measures
   d. Air quality control measures
   e. Light pollution control measures

3. Resilience:
   a. Climate change mitigation
   b. Management of surface water run-off
   c. Flood risk management
   d. Climate-sensitive urban design (heat island effect, thermal mass, shading, biotic cooling etc.)

4. Infrastructure:
   a. Maximising the benefits of green infrastructure and optimising alignment with existing infrastructure on the site and the Zone of Influence.

5. Community and end user involvement:
   a. Life cycle costing and service life planning (where targeted under Man 02 Life cycle cost and service life planning).

For helpful information on the benefits and examples of wider sustainability benefits that can be considered, see BREEAM Briefing Paper ‘Greening the Built Environment’ available here: https://www.breeam.com/engage/research-and-development/ecology/
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As per interim design stage</td>
</tr>
<tr>
<td>Survey and Evaluation; the Foundation route</td>
<td>Completed Guidance Note 34: BREEAM, CEEQUAL and HQM Ecology Risk Evaluation Checklist.</td>
<td>As per interim design stage</td>
</tr>
<tr>
<td>Survey and Evaluation; the Comprehensive route – Criteria 3 to 5</td>
<td>A copy of the Ecological Survey and Evaluation document. Note: A phase 1 habitat assessment or other equivalent type of assessment can act as acceptable evidence as long as it can be shown that they cover the content of the assessment criteria.</td>
<td>As per interim design stage</td>
</tr>
</tbody>
</table>

Definitions

Avoidance
Prevention of impacts occurring as a result of the project, having regard to predictions about potentially negative environmental effects (e.g. project decisions about site location, design or timing of works).

Biodiversity
The variety of plant and animal life in the world or in a particular habitat at the following levels of organisation: landscape (see Landscape), ecosystem, habitat, community, species, population, individual, and the structural and functional relationships within and between these.

Biodiversity net-gain
CIEEM, CIRIA & IEMA\(^{(211)}\) provide guidance that helps to achieve the principles of net-gain by implementing processes throughout the project. This guidance that may also contribute to meeting BREEAM criteria where followed and is available as a useful resource.

Compensation
Measures taken to make up for the loss of, or permanent damage to, ecological features despite mitigation, e.g. replacement habitat or improvements to existing habitats similar in terms of biological features and ecological functions to that lost or damaged. Compensation can be provided either within or outside the project site, in line with the following hierarchy: within site, adjacent to site and off site (offsetting) as a last resort.

Connectivity
The degree to which the configuration of habitats facilitates movement of species between and across resource patches.

Ecological baseline
The ecological baseline is the ecological value of the site before construction. It is used to compare performance after construction, to determine if it is the same or significantly changed.

Ecological feature
Examples of ecological features include habitat, ecosystems and species.
Ecological value

The importance, worth, or usefulness of a species, habitat or ecosystem in terms of its impact on other species and habitats, as well as the other environmental, social, cultural and economic value that can be delivered from species and habitats and their interactions (ecosystem services) specific to a geographical frame of reference.

Ecosystem

An ecosystem is a dynamic complex of plant, animal, and micro-organism communities, and the non-living environment interacting as a functional unit. Ecosystems vary enormously in size; a temporary pond in a tree hollow and an ocean basin can both be ecosystems.

Ecosystem services

Ecosystem services are the benefits people obtain from ecosystems. These include provisioning services such as food and water; regulating services such as regulation of floods, drought, land degradation, and disease; supporting services such as soil formation and nutrient cycling; economic value such as tourism, and cultural and social services such as health and wellbeing, recreational, spiritual, religious and other non-material benefits.

Enhancement

Improved management of ecological features or provision of new ecological features, resulting in a net benefit to biodiversity, which is unrelated to a negative impact or is ‘over and above’ that required to mitigate or compensate for an impact.

Fragmentation

The breaking up of a habitat, ecosystem or land-use type into smaller parcels with a consequent impairment of ecological function, connectivity and long-term viability.

Green infrastructure

Multi-functional space, urban and rural, that can form a network or be self-contained, which is capable of delivering a wide range of environmental and quality of life benefits for local communities. It covers both ‘green’ and ‘blue’ (water environment) features of the natural and built environments. Examples include parks, open spaces, playing fields, woodlands, wetlands, grasslands, river and canal corridors, allotments, private gardens and living (green) roofs and façades.

Habitat

A place in which a particular plant or animal lives. It is often used in the wider sense referring to major assemblages (a group of species found in the same location) of plants and animals found together.

Landscape

An area, as perceived by people, whose visual features and character is of environmental, social and economic value, usually as a result of the action and interaction of natural and human factors, e.g. aesthetic, heritage, scenic, cultural and leisure benefits.

Site

For the purposes of BREEAM the site is considered to be the land enclosed by the boundary of the BREEAM assessment.

Suitably Qualified Ecologist (SQE)

An individual achieving all the following items can be considered to be ‘suitably qualified’ for the purposes of compliance with BREEAM:
1.持有学位或等同于学位（如N/SVQ级别5）的生态学或相关学科。
2.是执业生态学家，拥有三年及以上相关经验（最近五年内）。这类经验应能清晰地展示出生态学在与施工及已建环境的关联中所起的作用，包括提供生态保护、提升及保护建议。例子包括生态影响评估、初步生态评估（PEA）、第二阶段的生境及野生动物调查、以及生境的创建。
3.覆盖了一套专业行为准则并接受同行评审。符合上述标准的组织，被认为是经BREEAM认可的生态学家。

### Zone of Influence

《生态影响区域》

区域内可能因由生物物理变化所引起的影响，而影响到的生态特征。例如，这可能包括受项目及关联活动影响的地面、飞行路径及水域。这些区域可能是与项目直接邻近的，也可能包含那些虽未直接相连，但通过水流间接受影响的区域。比如，生态系统可能受到间接的影响，如水体下游的生物群落。

### Additional information

#### Assessment routes

虽然多数项目需要生态学家的专业知识来确定最佳方法，但BREEAM的目标是通过推广生态学价值及其对所有项目的积极影响来提高人们对于生物物理变化的关注。通过增加对环境的积极影响及对将占有的或与之互动的区域，或被项目影响的区域，这使得BREEAM的评估标准要能够识别出有意义的保护措施，这些措施需要符合特定项目的风险及生命周期阶段的评估。
LE 03 Managing impacts on ecology

Aim

To avoid, or limit as far as possible, negative ecological impacts associated with the site and surrounding areas resulting from the project.

Value

- Minimise ecological damage on the site and in the wider area (within the Zone of Influence).
- Avoid the risk of prosecution under environmental and wildlife protection legislation.
- Help to conserve local natural ecosystems and maintain environmental assets for the community.
- Supports activities to ensure that legislation, policy and guidance are followed for the good of the site and the wider environment.
- Reduce the risk of local controversy over development and management strategies.

Context

Programming of works on a site is driven by many factors but can often have a negative impact on the ecology of a site or in the wider area (within the site's 'Zone of Influence'). Many species and habitats are legally protected, and ecological damage can result in prosecution leading to corporate or personal fines, prison sentences and reputational damage. Also, the replacement of lost habitats is not straightforward and takes time to be successful. It is, therefore, important to limit disruption and disturbance to local wildlife or ecological systems, wherever possible. This should be done by following the 'mitigation hierarchy' of 'avoid, protect, reduce or limit and compensate', when making decisions that have ecological impacts. Where disruption is likely to arise during construction works and operation of the asset, the focus should be on minimising disruption to maximise value and ensure that it is sustainable for the longer term.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific
None
Assessment criteria

This issue is split into three parts:

- Ecological risks and opportunities (prerequisite)
- Planning and measures on-site (one credit)
- Managing negative impacts (up to two credits)

Note: Whilst doing different things, LE03 and LE04 are linked and scoring maximum credits in LE03 is likely to make it easier to score credits in LE04. For more information, please see Additional information on page 313.

Prerequisite - Ecological risks and opportunities

1 LE02’s ‘Survey and evaluation and Determining ecological outcomes’ criteria have been achieved using the Foundation route (Route 1) or the Comprehensive route (Route 2).

<table>
<thead>
<tr>
<th>Planning and measures on-site</th>
<th>Foundation (Route 1)</th>
<th>Comprehensive (Route 2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>One credit</td>
<td>1 credit</td>
<td>1 credit</td>
</tr>
<tr>
<td>Managing negative impacts</td>
<td>1 credit</td>
<td>1 or 2 credits</td>
</tr>
</tbody>
</table>

One credit – Planning and measures on-site

Foundation and comprehensive route (Routes 1 and 2)

2 Further planning to avoid and manage negative ecological impacts on-site is carried out (see Methodology) early enough to influence the concept design and design brief as well as site preparation planning (typically Concept Design stage).

3 On-site measures for managing negative ecological impacts during site preparation and construction are implemented in-practice (e.g. mitigation measures to protect existing ecological features) (see Methodology).

4 Criteria 2-3 are based on input from the project team in collaboration with representative stakeholders and data collated as part of the ‘Determining ecological outcomes’ in LE02 Ecological risks and opportunities (see Methodology).

Up to two credits – Managing negative impacts

Foundation route (Route 1) (one credit)

5 Criteria 2 and 3 have been achieved.

6 Negative impacts from site preparation and construction works are managed according to the mitigation hierarchy (see Methodology on the facing page) and no overall loss (see Definitions) of ecological value has occurred.

Comprehensive route (Route 2) (up to two credits)

7 Criteria 2-4 have been achieved.

8 Negative impacts from site preparation and construction works have been managed according to the mitigation hierarchy, inline with the SQE’s recommendations (see Methodology) and, either:

8.a No overall loss of (see Definitions) ecological value has occurred (two credits).

8.b OR where criterion 8.a is not possible:

8.b The loss of ecological value has been minimised (Minimising Loss) (one credit)
Methodology

Assessment route selection
See the Assessment route selection part of the Methodology in LE02 to ensure the correct assessment route is being followed.

Methodology for the Foundation route 1 (Route 1)

Implementation on site
For criteria 2 to 4, the methodology is the same as it is for Route 2 except for criterion 3 where ecological seasonality can be determined using guidance from local stakeholders or good/best practice guidance from relevant national bodies, instead of from an SQE. For example, this may include: tree or shrub planting seasons, breeding, nesting and hibernation periods. Guidance may be provided by local community groups and local or national charities and trusts (e.g. Local authorities, the Wildlife Trusts, Bat Conservation Trust, RSPB, Buglife, etc)

Managing negative impacts

Mitigation hierarchy
For criterion 6, the following hierarchy must be followed when managing negative impacts of the site preparation and construction works:

- Avoidance of negative impacts on habitats and features of ecological value on the site.
- If it is not possible to avoid negative impacts completely, protect habitats and features of ecological value from damage during development works in accordance with best practice guidelines to minimise negative impacts.

Methodology for the Comprehensive route (Route 2)

Planning and measures on-site
The approach to managing negative impacts from site preparation and construction works should be appropriate to the scope and scale of the project. This may mean that some of the points listed in the Methodology section are not applicable for the project. Where this is the case, justifications should be given for parts that have been excluded.

Further planning
For criterion 2, further planning needs to be carried out for activities during site clearance and construction. This builds on the measures agreed for delivering optimal ecological outcomes in LE02 Ecological risks and opportunities, and is likely to include plans for the following:

1. Determine responsibilities, relationships and management required for implementing measures, including clear ownership of each task
2. Allocate roles and responsibilities and identify when these apply
3. Allocate resources to deliver these measures (including financial, time, technical and skills)
4. Implement procedures for monitoring progress against these plans and collect feedback for continual improvement
5. Align with related activities and processes
6. Implement effective handover and collaboration where responsibility is transferred and shared, including transition to long term management and maintenance arrangements.

The following should be considered to determine timescales for implementing on-site measures (where relevant):

1. Which roles and responsibilities apply
2. Ecological seasonality
3. Alignment with existing and planned activities and processes
4. Project phasing, including existing planned activities and processes on or near the site, or in the wider local area

Contract requirements should focus on:

1. Reducing and managing potential knock-on impacts of works (e.g. pollution and disturbance)
2. Contractual and other handover project milestones, long term management, maintenance and monitoring requirements as well as outline costs.
For criterion 2, further planning is likely to be coordinated by a central project team member (see ‘Coordinator’ in LE 02 Methodology), with input from the SQE based on their professional judgement about what they think is appropriate given the ecological features of the site.

**On-site measures**

For criterion 3, the on-site measures need to be carried out in line with: the SQE’s recommendations (for the Comprehensive route only), the measures agreed for achieving optimal ecological outcomes (LE 02) and in a technically robust, practical, feasible and cost-efficient way.

**Collaboration throughout the project**

For criterion 4, collaboration is required as part of the ‘Collaboration throughout the project’ requirements in LE 02. For the purposes of this issue, SQE recommendations produced as part of the survey and evaluation criteria in LE 02 should be shared with the project team to inform decisions relating to the site preparation, design or construction works.

As part of this, the project team is expected to liaise and collaborate with relevant stakeholders throughout site preparation and construction, to support optimisation of ecological outcome for the site. This should happen at appropriate times according to the SQE’s advice (for Comprehensive Route) or stakeholder guidance (for Foundation Route e.g. local authorities/community groups).

This builds on the liaison and collaboration carried out as part of LE 02’s ‘Determining ecological outcomes’ criteria. For example, this could possibly include disseminating information to sub-contractors to help them maintain mitigation measures on-site or involving local wildlife groups.

**Managing negative impacts**

**Mitigation hierarchy**

For criterion 8, the following hierarchy must be followed when managing negative impacts of the site preparation and construction works:

1. Avoidance of negative impacts of habitats and features of ecological value on the site.
2. If it is not possible to avoid negative impacts; protect habitats and features of ecological value from damage in accordance with best practice guidelines during development works.
3. If it is not possible to achieve 1 or 2 above, fully reduce, limit or control negative impacts as far as possible.
4. Where it is not possible for avoidance, protection, limitation or control of the negative impacts on features of ecological value on site; compensation has taken place to ensure the existing ecological value is maintained during and after the project.

The criteria are only met if an SQE confirms the mitigation hierarchy has been followed.

Further guidance on applying the mitigation hierarchy is given in relation to achieving the principles of biodiversity net-gain, which BREEAM’s ecology issues support. (CIEEM, CRIA, IEMA).

**Collating evidence**

Guidance Note 40: Ecology Assessment Reporting Template can be referred to and used to collate information and evidence for the assessment. It is optional and alternative evidence is acceptable if it demonstrates the criteria have been achieved and the relevant parts are clearly identified (for example an ecology report with parts relevant to the criteria highlighted and cross-referenced).

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Records of site visits confirming measures have been carried out in practice.</td>
</tr>
<tr>
<td>3</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>
Definitions

Handover
For the purposes of the ecology-related issues in this category, handover refers to any point in a site's or development's life cycle where ecological or landscape-related responsibilities, are passed from one organisation, group or individual to another. This will include information or documentation, deemed to be crucial to the successful attainment of ecological aims and objectives. Handover strategies should be designed to support effective communication, monitoring and transition throughout the project's life cycle.

No overall loss
There has been no overall loss of ecological value on the site as a result of activities to avoid, protect, reduce, limit, control or compensate for impacts in line with the hierarchy set out in the assessment criteria in this issue. Where statutory designated sites, irreplaceable habitats or legally protected species have been impacted, all statutory requirements are met and are agreed with the relevant statutory bodies as necessary (see CIEEM, CIRIA & IEMA, for more information[212]).

Refer to additional definitions within LE02 where relevant.

Additional information

Differences between LE 03 and LE 04
LE03 recognises projects that follow good practice processes that follow the mitigation hierarchy to limit negative impacts from the project as far as possible.

LE04 builds on the activities in LE03 by recognising projects that follow good processes to enhance ecological value in line with the mitigation hierarchy (on site as far as possible). It also recognises the overall change in ecological value as a result of the project by using BREEAM’s calculator tool to quantify ‘biodiversity units’ before and after the development (based on the Defra metric).

This approach avoids unnecessarily losing or impacting existing habitats on-site before being recognised for creating or enhancing habitat. It is better to avoid having to compensate for negative ecological impacts in the first place due to the unnecessary time and resources associated with habitat creation or enhancement. This also reduces the risk of ecological benefits not being fully met in-practice.

The good practice approaches recognised in LE03 and LE04 provide a way that complements the principles of biodiversity net-gain (see CIEEM, CIRIA & IEMA, 2019) and vice versa.
LE 04 Ecological change and enhancement

Aim

To enhance ecological value of the area associated with the site in support of local, regional and national priorities.

Value

- Improve local biodiversity by increasing the quality, connectivity, density and coverage of natural spaces:
  - Provide corridors for wildlife to survive and flourish
  - Introduce and reinforce local native flora or plant species
  - Contribute to the protection and restoration of biodiversity
  - Help to improve the health, wellbeing and potentially the productivity of occupants, users and neighbours through the provision of recreational space and an increased connection between people and the natural environment (biophilia).
- Increase property values by increasing the amenity and desirability of living and working in the local area.
- Raise awareness of the benefit of interacting with the natural environment.
- Support local, national and international efforts to halt the loss of habitats and biodiversity by recognising biodiversity net gain.
- Provide reliable solutions to address public concern for wildlife and biodiversity loss.

Context

Improving the ecological value of a site post-development through the introduction of appropriate flora and fauna, the creation and enhancement of biodiversity (species and habitats) and wildlife corridors, can have major benefits on local, regional or national biodiversity. BREEAM focuses on rewarding enhancement of local biodiversity on the site under development or, where that is not possible, in the wider area (within the site’s ‘Zone of Influence’). This issue provides a route for addressing the growing industry and Government drive for biodiversity net-gain (see LE category summary), using robust methodologies based on the industry-recognised Defra Biodiversity Metric, which is supported by good and best ecological practice.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Technical Manual: Version: SD5078 - Issue: 3.0 - Issue Date: 31/07/2019
Specific notes

Assessment type specific

None

Building type specific

None

Assessment criteria

This issue is split into three parts:

– Managing negative impacts on ecology (prerequisite)
– Ecological enhancement (up to one credit)
– Change and enhancement of ecology (up to three credits)

Prerequisite - Managing negative impacts on ecology

1  Criterion 6 (for Foundation route) or 8 (for Comprehensive route) in LE03 has been achieved.

2  The client or contractor confirms compliance is monitored against all relevant UK, EU or international legislation relating to the ecology of the site.

Table 11.3 Credits awarded by ecological assessment route

<table>
<thead>
<tr>
<th>Ecological enhancement</th>
<th>Foundation route (Route 1)</th>
<th>Comprehensive route (Route 2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>1 credit</td>
<td>up to 3 credits</td>
</tr>
</tbody>
</table>

One credit - Change and enhancement of ecology

Foundation route (Route 1) only

3  Locally relevant ecological measures have been implemented that enhance the site’s ecological value. The measures adopted are based on (see Methodology).

3.a  Recommendations from recognised ‘local’ ecological expertise and specialist input and guidance.

3.b  Input from the project team in collaboration with representative stakeholders and data collated as part of ‘Determining ecological outcomes’ in LE02.

One credit - Ecological enhancement

Comprehensive route (Route 2) only

4  Measures have been implemented that enhance ecological value, which are based on input from the project team and SQE in collaboration with representative stakeholders and data collated as part of the ‘Determining ecological outcomes’ in LE02 (see Methodology). Measures are implemented in the following order:

4.a  On site, and where this is not feasible,

4.b  Off site within the Zone of Influence.

5  Data collated are analysed and where potentially valuable, provided to the local environmental records centres nearest to, or relevant for, the site.
Up to three credits - Change and enhancement of ecology

Comprehensive route (Route 2) only
6 Up to three credits are awarded based on the change in ecological value occurring as a result of the project. This must be calculated in accordance with the process set out in GN36 - BREEAM, CEEQUAL and HQM Ecology Calculation Methodology – Route 2. Credits are awarded in line with the Reward Scale table in GN36 where there are no residual impacts on protected sites or irreplaceable habitats.

Exemplary Level criteria
To achieve one exemplary performance credit:
7 The change in ecological value calculated under criterion 6 above confirms significant net gain has been achieved as set out in GN36 - BREEAM, CEEQUAL and HQM Ecology Calculation Methodology – Route 2.

Methodology

Assessment route
See the 'Assessment route selection' part of the Methodology in LE 02 to ensure the correct assessment route is being followed.

Methodology for the Foundation route (Route 1)

Change and enhancement of ecology
For criterion 3, appropriate measures to be implemented will vary depending on the site. The following examples may be acceptable measures if the project team confirm they are locally relevant for the site and its Zone of Influence (list not exhaustive):

1. Recommendations from Biodiversity action plans
2. Planting appropriate species with a known attraction or benefit to local wildlife or to boost viability of local plant populations
3. Adopting horticultural good practice in landscape construction and management/maintenance (e.g. no or low use of residual pesticides)
4. Installing features to encourage existing local wildlife (such as nesting, roosting and insect boxes) at appropriate locations on the site and in line with relevant guidance. For example: Buglife, RSPB, Bat Conservation Trust etc.
5. Increasing the porosity and texture of surfaces on site to encourage wildlife
6. Introducing surface water features into the environment to encourage birds and other wildlife (e.g. wildlife ponds, wetland areas)

For criterion 3b, the methodology is the same as it is for 'Collaboration throughout the project' for criterion 4.

Methodology for the Comprehensive route (Route 2)

Ecological enhancement

Enhancement measures
For criterion 4, the ecologist's report must clearly identify the enhancement measures that have been implemented, justify how they meaningfully enhance the site's ecological value.

This criterion intends to recognise enhancement measures that have been carried out in line with good practice recommended by an SQE, which build on mitigation measures taken in LE 03. This also supports meeting good practice principles of biodiversity net-gain (CIRIA, CIEEM, IEMA) before quantifying the change in ecological value in criteria 6 and 7.

Collaboration throughout the project
For criterion 4, collaboration between relevant stakeholders referred to in LE 02 should be used to inform decisions relating to the ecological enhancement measures taken. For example, where appointed, guidance from the landscape architect regarding long term maintenance requirements should be considered as part of decisions made for habitat creation and enhancement.
**Change and enhancement of ecology**

Criteria 6 and 7 are based on the outputs from following BREEAM's Change in Ecological Value methodology (as set out in GN36). This methodology builds on the existing habitat based ‘Defra Biodiversity Metric’. It follows the Defra Metric principles to quantify a development’s impact by calculating and comparing ecological value as ‘biodiversity units’ before and after the development. These units are determined by quantifying habitat value using the following factors: type, distinctiveness, condition and area or length throughout the assessed project life cycle. The percentage change of the units is used to determine the reward scale (see table 9 of GN36), which recognises biodiversity net-gain. Further background information on the links with the Defra Metric and the additional features are contained in the guidance note (GN36).

There are two approaches that can be used for this calculation methodology, depending on the scale and size of the project and distinctiveness of the habitats on the site:

1. Full methodology - This must be used where the pre-development habitats are above the set size threshold of 0.05 hectares in total or include habitats that are of high distinctiveness.
2. Simplified methodology - This can be used where the pre-development habitats are below the set size threshold and no habitats present that are of high distinctiveness.

The same amount of credits is targetable for using either approach. Both approaches account for linear and area-based habitats separately. They also treat water and foliage-based habitats separately.

Full details of the methodology and calculation procedure are documented in BREEAM Guidance Note 36: BREEAM, CEEQUAL and HQM Ecology Calculation Methodology - Route 2.

**Collating evidence**

Guidance Note 40: Ecology Assessment Reporting Template can be referred to and used to collate information and evidence for the assessment (it is optional - see ‘Collating evidence’ in LE 03).

### Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Site visit confirming measures have been carried out in practice, in line with SQEs recommendations.</td>
</tr>
<tr>
<td>3 and 4</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements can be used to demonstrate compliance with these criteria.</td>
<td>As-built evidence to show the changes in the BREEAM Change in Ecological Value Calculator have been carried out as planned, in line with SQE’s recommendations.</td>
</tr>
<tr>
<td>6</td>
<td>Completed version of BREEAM Change in Ecological Value Calculator.</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

Refer to definitions within LE 02 where relevant.

**Additional information**

None.
LE 05 Long term ecological management and maintenance

Aim

To secure ongoing monitoring, management and maintenance of the site and its habitats and ecological features, to ensure intended outcomes are realised for the long term.

Value

– Give assurance that expected benefits and outcomes will be achieved over the long term in a sustainable and efficient way using sound, well planned and monitored management practices.
– Assist site owners, clients and occupiers with managing and improving site ecology for the long term or, where relevant, the zone of influence by developing a landscape and habitat management plan.
– Help to improve corporate and local image and demonstrate compliance with statutory requirements.
– Improve social cohesion and the overall level of local positive environmental stewardship and awareness by encouraging open and transparent management and maintenance arrangements which incorporate community involvement and education.

Context

Many well intentioned design aspirations are not realised in practice if sound management arrangements are not established and maintained during construction, handover and ongoing operation of a site. This is especially the case where responsibility is transferred throughout different project stages.

Appropriate landscape and habitat management arrangements are essential to help ensure the long term sustainability of ecological features in-practice. As well as supporting ecology, this helps to realise the multiple benefits that improving ecological value can contribute to high quality and attractive outdoor spaces associated with the site (including its ‘Zone of Influence’).

For long-term management arrangements to be valuable, they must be based on a robust understanding of: the site’s ecological value, how negative impacts need to be mitigated and where feasible how ecology can be enhanced.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable assessment criteria</td>
<td>All</td>
<td>All</td>
<td>All</td>
<td>All</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

Assessment type specific
None

Building type specific
None

Assessment criteria

This issue is split into three parts:

- Statutory obligations, planning and site implementation (prerequisite)
- Management and maintenance throughout the project
- Landscape and ecology management plan

Prerequisite - Statutory obligations, planning and site implementation
1 The client or contractor has confirmed that compliance is being monitored against all relevant UK, EU and international standards relating to the ecology of the site.

2 The following must be achieved, according to the route being assessed:
   2.a Foundation route (Route 1) - Criterion 6 in LE03 has been achieved.
   2.b Comprehensive route (Route 2) - Criterion 8 in LE03 has been achieved, and at least one credit under LE04 for ‘Change and Enhancement of Ecology’ has been awarded.

Table 11.4 Credits awarded by ecological assessment route

<table>
<thead>
<tr>
<th>Management and maintenance throughout the project</th>
<th>Foundation route (Route 1)</th>
<th>Comprehensive route (Route 2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landscape and ecology management plan</td>
<td>1 credit</td>
<td>1 credit</td>
</tr>
</tbody>
</table>

One credit - Management and maintenance throughout the project—Foundation and Comprehensive routes (Route 1 and Route 2)
3 Measures have been implemented to manage and maintain ecology throughout the project. These measures are based on input from the project team in collaboration with representative stakeholders and data collated as part of the ‘Determining ecological outcomes’ in LE02 (see Methodology). To ensure the optimal ecological outcomes agreed in LE02 are met in-practice, these measures must monitor and review the effectiveness of the mitigation and enhancement measures in place for LE03 & LE04 to ensure they are implemented.

4 A section on Ecology and Biodiversity has been included as part of the tenant or building owner information supplied; to inform the owner or occupant of local ecological features, value and biodiversity on or near the site (see Methodology). This should include detailed management and maintenance plans as required by landscape and asset managers as well as relevant parts of the handover information for occupiers written in a format that encourages understanding and supportive behaviours.

One credit - Landscape and ecology management plan
5 A Landscape and Ecology Management Plan, or equivalent, has been developed in accordance with BS 42020:2013 Section 1.1.1 covering at least the first five years after project completion as a minimum and including:
   5.a Actions and responsibilities of relevant individuals prior to handover.
5.b The ecological value and condition of the site at handover and how this is expected to develop and change over time

5.c Identification of opportunities for ongoing alignment with activities beyond the development project, which support the aims of BREEM’s Strategic Ecology Framework

5.d Identification and guidance to trigger appropriate remedial actions to address previously unforeseen impacts

5.e Clearly defined and allocated roles and responsibilities for delivering the plan

6 The landscape and management plan or similar will be updated to support maintenance of the ecological value of the site (see sections relating to Maintenance and Monitoring in CIEEM, CIRIA, IEMA, for helpful guidance).

Methodology

Assessment route
See the ‘Assessment route selection’ part of the Methodology in LE 02 to ensure the correct assessment route is being followed.

Methodology for the Foundation route (Route 1)
The methodology is the same as it is for Route 2.

Methodology for the Comprehensive route (Route 2)

Management and maintenance throughout the project
For criterion 3, management throughout the project may include the following:

- Monitoring and reporting of outcomes and successes from the project
- Arrangements for the ongoing management of landscape and habitat connected to the project (on and, where relevant, off site)
- Maintaining the ecological value of the site and its relationship or connection to its Zone of Influence
- Maintaining the site in line with any sustainability linked activities, e.g. wider sustainability benefits (LE 02 Ecological risks and opportunities).

Collaboration and data
For criterion 3, collaboration between relevant stakeholders referred to in LE 02 (Collaboration throughout the project) should be used to inform decisions relating to the management and maintenance measures taken throughout the project.

Handover information
For criterion 4, the handover information should include the following content, as appropriate:

1. Details of the ecological value within the property boundary (e.g. public and private gardens, green roofs), common areas (e.g. communal garden), and the surrounding area (e.g. public recreational space).
2. The benefits of the ecological value to the occupants and the broader community.
3. Guidance on how the occupants can make the most of the local ecology and contribute to its management, (e.g. planting ecologically appropriate species in their property), as well as things that should be avoided doing (e.g. disrupting wildlife corridors, planting invasive species or allowing them to colonise and spread)
4. Highlight relevant actions that can be taken to enhance value within the property that is owned or occupied to help ensure its ongoing management and maintenance.
5. Contact details for those responsible for the management and maintenance of the local ecology and sources of local information on biodiversity and ecological management including management companies and local wildlife trusts.
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As-built evidence showing measures have been carried out in practice.</td>
</tr>
<tr>
<td>3</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Refer to definitions within LE02 where relevant.

Additional information

None.
Pollution

Summary

This category addresses the prevention and control of pollution and surface water run-off associated with the building’s location and use. Issues in this section aim to reduce the building’s impact on surrounding communities and environments arising from light pollution, noise, flooding and emissions to air, land and water.

Assessment timeline

To assist with optimising project sustainability performance, the assessment timeline outlines the stage at which credits should be addressed. Ideally these should be considered by the design team, planner, contractors, owners, occupiers and other members of the project team to achieve the highest possible BREEAM rating at the minimum cost.

If BREEAM advice is taken on too late within the design and construction phases a number of BREEAM credits may not be achieved or only at additional cost or disruption.

<table>
<thead>
<tr>
<th>Section</th>
<th>Sub credits</th>
<th>Plan of Work</th>
<th>Construction</th>
<th>Handover and Close Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pol 01 Impact of refrigerants</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pol 02 Local air quality</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pol 03 Flood and surface water management</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pol 04 Reduction of night time light pollution</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pol 05 Reduction of noise pollution</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Pol 01 Impact of refrigerants 3 credits

- Rewarding buildings that reduce the impact of refrigerant gas emissions.

Pol 02 Local air quality Up to 2 credits

- Recognising buildings which limit their impact on local air quality, by consideration of the combustion plant and fuel used on site.

Pol 03 Flood and surface water management 5 credits

- Rewarding buildings and their sites that limit on-site and off-site local flooding and hence the damage this can cause.

Pol 04 Reduction of night time light pollution 1 credits
– Avoiding or reducing the impact of night time light pollution, through careful design and specification of light sources.

**Pol 05 Reduction of noise pollution**

– Avoiding or reducing the impact of external noise from the building.
Pol 01 Impact of refrigerants

Aim

To reduce the level of greenhouse gas emissions arising from the leakage of refrigerants from building systems.

Value

- Increase system resilience and market value through the use of low impact refrigerants in buildings.
- Minimising future liabilities and adaptation costs associated with changes to statutory requirements relating to refrigerant use.
- Limit the potential release and impact of refrigerant gases into the atmosphere.
- Assist in meeting corporate social responsibility reporting targets relating to refrigerant use.

Context

The typical refrigerants used in building cooling systems are major greenhouse gases that are many times more potent than carbon dioxide in their contribution to global warming and climate change. Although released in much smaller quantities they are, never the less, a significant contributor to increasing global temperatures. As such, they are the focus of increasingly strict regulatory controls internationally and nationally. Worldwide agreements such as the 1992 United Nations Framework Convention on Climate Change (UNFCCC) and its extension the Kyoto Protocol commit signatories to reducing greenhouse gas emissions and banning the worst performing gases. The agreements seek to shift use to low impact refrigerants over time and so provide a timescale for the phasing out of more potent refrigerants because the use of the gases is widespread and key to industries across developed and developing countries.

BREEAM seeks to support this agenda and promote more rapid change by creating market value for developments with reduced impact refrigerants by limiting the volume or weight of gases used, their potential impact, and for specifying systems which detect and control leakage of gas to the atmosphere.

Assessment scope

<table>
<thead>
<tr>
<th></th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicable Assessment criteria</td>
<td>All</td>
<td>Not applicable</td>
<td>All</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>See ref 1.0</td>
<td>None</td>
</tr>
</tbody>
</table>
Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>

Assessment criteria

This issue is split into two parts:

- Impact of refrigerants (two credits)
- Leak detection (one credit)

Three credits - No refrigerant use
1 No refrigerant use within the installed plant or systems.

OR alternatively, where the building does use refrigerants, the three credits can be awarded as follows:

Prerequisite
2 All systems with electric compressors comply with the requirements of BS EN 378:2016 (215) (parts 2 and 3).
   Refrigeration systems containing ammonia comply with the Institute of Refrigeration Ammonia Refrigeration Systems code of practice (216).

Impact of refrigerant

Two credits
3 The direct effect life cycle CO₂ equivalent emissions (DELC) of ≤100 CO₂-eq/kW. For systems which provide cooling and heating, the worst performing output based on the lower of kW cooling output and kW heating output is used to complete the calculation. To calculate the DELC, refer to the relevant definitions in Methodology on the next page and Additional information on page 329.

OR
4 All refrigerants used have a global warming potential (GWP) ≤10.

OR

One credit
5 Systems using refrigerants have a DELC of ≤1000kgCO₂-eq/kW cooling and heating capacity.

One credit - Leak detection
6 All systems are hermetically sealed or only use environmentally benign refrigerants (see Leak detection on page 327 and Hermetically sealed systems on page 328).

OR

7 Where the systems are not hermetically sealed:
   7.a Systems have:
      7.a.i A permanent automated refrigerant leak detection system, that is robust and tested, and capable of continuously monitoring for leaks.
   
   OR

   7.a.ii An inbuilt automated diagnostic procedure for detecting leakage is enabled.
7.b In the event of a leak, the system must be capable of automatically responding and managing the remaining refrigerant charge to limit loss of refrigerant (see Automatic isolation and containment of refrigerant on page 329).

**Methodology**

**BREEAM Pol 01 calculator**

The BREEAM Pol 01 calculator is used to determine the number of credits achieved.

The direct effect life cycle CO₂-eq emissions (DELC) per kW of cooling and heating capacity are calculated using the following equation:

\[
\text{Refrigerant loss operational} + \text{refrigerant loss system retirement} \times GWP \times \text{Cooling Capacity (kW)}
\]

Where:

- Refrigerant loss operational: \( \text{Ref}_{\text{charge}} \times \text{Sys}_{\text{op-life}} \times (L1 + L2 + S1 + S2) / 100 \)
- Refrigerant loss system retirement = \( \text{Ref}_{\text{charge}} \times (1 - (\text{RecEff} / 100)) \)

Where:

1. \( \text{Ref}_{\text{charge}} \): Refrigerant charge (kg)
2. \( \text{Sys}_{\text{op-life}} \): System operational lifetime (years)
3. \( \text{RecEff} \): Refrigerant recovery efficiency factor (%)
4. \( L1 \): Annual leakage rate (units: % Refrigerant charge)
5. \( L2 \): Annual purge release factor (% Refrigerant charge)
6. \( S1 \): Annual service release (% Refrigerant charge)
7. \( S2 \): Probability factor for catastrophic failure (% refrigerant charge loss/year)
8. GWP: global warming potential of refrigerant
9. Cooling and heating capacity (kW).

The following default values must be used, where system-specific data are not available:

- \( \text{Sys}_{\text{op-life}} \): System operational design life (years); see Table 12.1 on the facing page.
- \( \text{RecEff} \): Refrigerant recovery efficiency factor (%): 0.95
- \( L1 \): Annual leakage rates (% refrigerant charge); see Table 12.2 on the facing page.
- \( L2 \): Annual purge release factor (% refrigerant charge): 0.5 (if the system does not require an annual purge, zero should be used).
- \( S1 \): Annual service release (% refrigerant charge): 0.25 (this applies where the system requires opening up to carry out the annual service. For systems which do not require opening up, there will be no associated annual release of refrigerant, therefore a default of zero should be used).
- \( S2 \): Probability factor for catastrophic failure (% refrigerant charge loss/year): 1 (based on a failure rate of 1 in 100 systems).

The following information must be sourced from the design team’s mechanical and electrical engineer or system manufacturer:

- System type
- \( \text{Ref}_{\text{charge}} \): Refrigerant charge (kg)
- GWP: global warming potential of refrigerants
- Cooling and heating capacity (kW).

When manufacturers’ provide figures used in the DELC calculation, the figures must be supported by published data, or such data must be readily available from the manufacturer. BREEAM Assessors must obtain this supporting evidence. The DELC calculation is a measure of the risk and severity of potential system leaks. The figures used must represent this for all installed systems; i.e. across the expected range of maintenance and use.
Table 12.1 Default system operational design life values

<table>
<thead>
<tr>
<th>System type</th>
<th>Default system operational design life values (years)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small or medium capacity chillers</td>
<td>15</td>
</tr>
<tr>
<td>Large capacity chillers</td>
<td>20</td>
</tr>
<tr>
<td>Unitary split</td>
<td>15</td>
</tr>
<tr>
<td>Variable Refrigerant Flow (VRF) system</td>
<td>15</td>
</tr>
<tr>
<td>All other systems</td>
<td>10</td>
</tr>
</tbody>
</table>

Note: These figures are based on those reported in LOT 6 for air-conditioning units\(^{(217)}\) and the British Refrigeration Association’s (BRA) Guideline Methods of Calculating TEWI (Total Equivalent Warming Impact) \(^{(218)}\).

The following should be considered when determining whether the system specified is defined as small, medium or large:
- Large capacity chiller: centrifugal compressor
- Medium capacity chiller: scroll or screw compressor
- Small capacity chiller: scroll compressor.

Table 12.2 Default values for DELC calculation when manufacturer’s figures are not available

<table>
<thead>
<tr>
<th>System type</th>
<th>Annual leakage rate (% of charge per annum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cold storage and display systems</td>
<td></td>
</tr>
<tr>
<td>Integral cabinets</td>
<td>3%</td>
</tr>
<tr>
<td>Split or condensing units</td>
<td>18%</td>
</tr>
<tr>
<td>Centralised</td>
<td>19%</td>
</tr>
<tr>
<td>Air-conditioning systems</td>
<td></td>
</tr>
<tr>
<td>Unitary split</td>
<td>15%</td>
</tr>
<tr>
<td>Small-scale chillers</td>
<td>10%</td>
</tr>
<tr>
<td>Medium or large chillers</td>
<td>5%</td>
</tr>
<tr>
<td>Heat pumps</td>
<td>6%</td>
</tr>
</tbody>
</table>

Note: These figures are based on those reported in LOT 6 for air-conditioning units and also Table 2 of the Market Transformation Programmes Briefing Note for Commercial Refrigeration no. 36, ‘Direct Emission of Refrigerant Gases’ (version 1.2)\(^{(219)}\). The figures are based on the average of the leakage rates from the four separate studies reported in Table 2 (where a range is reported, the higher value was used).

**Specification of multiple systems**

Where more than one air-conditioning or refrigeration system is installed in the building, the assessor must source the relevant technical data for each system and enter it into the Pol 01 calculator. The calculator will then determine the weighted average DELC for the building.

**Leak detection**

The refrigerant leak detection criteria are applicable where any type of non-solid refrigerant is present, i.e. even if the refrigerant meets BREEAM’s DELC CO₂ eq benchmarks. Exceptions to this are systems that use natural and environmentally benign refrigerants, such as air and water (e.g. lithium bromide or water absorption chillers) and installations of small multiple hermetically sealed systems. These types of system or refrigerants will achieve the leak detection credit by default. See criterion 6 on page 325.

**District cooling systems**

Where a project is connected to a district cooling system which is outside the scope of the project or the wider development (e.g. phased developments), the system does not need to be included in the assessment. This is because the design team will not have control over the specification of the system. If the design team do have control over the specification of the system, then it must be assessed.
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
<tr>
<td>3, 5</td>
<td>Completed copy of the Pol 01 Calculator tool.</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>3, 5</td>
<td>Documentary evidence supporting the data used to complete the calculator tool.</td>
<td>As per interim design stage.</td>
</tr>
</tbody>
</table>

Definitions

**Direct effect life cycle (DELC) carbon dioxide equivalent**
A measure of the effect on global warming arising from emissions of refrigerant from the equipment to the atmosphere over its lifetime (units: kgCO₂-eq). The calculation involves estimating the total refrigerant release over the period of operation and subsequent conversion to an equivalent mass of carbon dioxide. Should the system use several different refrigerants (e.g. a primary refrigerant and a secondary coolant) or a cascade system, individual calculations are made for all refrigerants which contribute to the direct effect (see Methodology on page 326 for a description of how DELC is calculated).

**Hermetically sealed systems**
Hermetically sealed plant (as defined in the F Gas regulations) can be awarded the Leak Detection credit by default. The Regulations’ definition of hermetically sealed plant only allows systems to have a tested leakage rate of less than 3 grams per year. This results in the risk of a large refrigerant leak due to system failure being minimised.

**Global warming potential (GWP)**
GWP is defined as the potential for global warming that a chemical has relative to 1 unit of carbon dioxide, the primary greenhouse gas. In determining the GWP of the refrigerant, the Intergovernmental Panel on Climate Change methodology using a 100-year integrated time horizon should be applied.

**Refrigerant**
There are three main types of refrigerants:

1. Hydrogenated fluorocarbon refrigerants (HFCs) are made up of hydrogen, fluorine and carbon. These do not use a chlorine atom (which is used in most refrigerants), which means they are one of the least damaging to the earth’s ozone layer.
2. Hydrogenated chlorofluorocarbon refrigerants (HCFCs) are made up of hydrogen, chlorine, fluorine and carbon. These refrigerants contain minimal amounts of chlorine; they are not as detrimental to the environment as some other refrigerants.
3. Chlorofluorocarbon refrigerants (CFCs) contain chlorine, fluorine and carbon. These refrigerants carry high amounts of chlorine so they are known to be the most hazardous to the ozone layer.

The use of CFCs and HCFCs as refrigerants has been addressed under the Montreal Protocol. Phase-out programmes have been agreed resulting in these substances no longer being used as refrigerants in all new installations and most existing situations. The industry’s favoured replacements are currently HFCs which are often potent global warming contributors. The Kigali Amendment to the Montreal Protocol set a phase-out programme. Hydrocarbons and ammonia-based refrigerants have low or zero GWP and are therefore preferred.
long term options. These are now widely available and are valid alternatives to HFCs in all buildings, provided health and safety issues are fully addressed. The United Nations Environment Programme (UNEP) hosts a HCF help centre which contains information about the management and phase-out of HCFCs and alternatives to HCFCs in the refrigeration and air-conditioning sector www.unepie.org.

Refrigerant leak detection
An automated permanently installed multi-point sensing system, designed to continuously monitor the atmosphere in the vicinity of refrigeration equipment. In the event of detection it can raise an alarm. The system may be aspirated or have multiple-sensor heads linked to a central alarm unit or building management system (BMS). Various sensor types are available including infra-red, semi-conductor or electro-chemical.

Refrigerant recovery
The process of removing refrigerant from a system and storing it in an airtight container.

Refrigerant pump down
The specification of automatic refrigerant pump down can further limit potential losses and damage to the environment and have subsequent economic benefits to the building owner. Under the UK Environmental Protection Act 1990 refrigerant and refrigerating system oil are classified as either controlled or hazardous waste. It is an offence to discharge them to the environment, and there are procedures regarding transport, storage, transfer of ownership and ultimate disposal. Article 16 of EC Regulation 2037/2000 specifies that used CFCs and HCFCs must be recovered for destruction, recycling or reclamation.

Robust and tested refrigerant leak detection system
This is normally defined as systems included on the Enhanced Capital Allowance (ECA) Energy Technology Product List (220) (or an equivalent list). Where the system does not fall within the above scope the design team must demonstrate to the assessor that the system specified meets the principles of the scheme as far as is applicable.

Small-scale white goods
These are defined as domestic-scale white goods and include small individual display cabinets (e.g. drinks cabinets in small retail shops).

Systems using refrigerants
The criteria of this issue apply to all building services installed in the building, regardless of the systems refrigerant charge (kg). These services include, but are not limited to:
- Comfort cooling or space heating (including assessment of refrigerants in heat pumps)
- Cold storage, including commercial food and drink display cabinets but excluding small-scale white goods
- Process-based cooling loads (e.g. servers and IT equipment).

Additional information

Automatic isolation and containment of refrigerant
An example of a system which would meet criterion 7.b could be one which initiates an automated shutdown and pump down of the refrigerant into a separate storage tank.

Limiting loss of refrigerant in the event of a leak
BREEAM has not set specific requirements or methods regarding the most appropriate way of limiting refrigerant loss. This will be different depending on the system type. Example methods are pump down, isolation or system shut-down, etc.
Common refrigerants

Table 12.3 List of some common refrigerant types with low GWP

<table>
<thead>
<tr>
<th>R-Number</th>
<th>Chemical name</th>
<th>GWP 100-yr</th>
</tr>
</thead>
<tbody>
<tr>
<td>R-30</td>
<td>Dichloromethane</td>
<td>9</td>
</tr>
<tr>
<td>R-170</td>
<td>Ethane</td>
<td>3</td>
</tr>
<tr>
<td>R-290</td>
<td>Propane</td>
<td>3</td>
</tr>
<tr>
<td>R-600</td>
<td>Butane</td>
<td>3</td>
</tr>
<tr>
<td>R-600a</td>
<td>Isobutane</td>
<td>3</td>
</tr>
<tr>
<td>R-702</td>
<td>Hydrogen</td>
<td>5.8</td>
</tr>
<tr>
<td>R-717</td>
<td>Ammonia</td>
<td>0</td>
</tr>
<tr>
<td>R-718</td>
<td>Water</td>
<td>0.2–0.2</td>
</tr>
<tr>
<td>R-729</td>
<td>Air (nitrogen, oxygen, argon)</td>
<td>1</td>
</tr>
<tr>
<td>R-744</td>
<td>Carbon dioxide</td>
<td>1</td>
</tr>
<tr>
<td>R1150</td>
<td>Ethylene</td>
<td>3</td>
</tr>
<tr>
<td>R-1234yf</td>
<td>2,3,3,3-Tetrafluoropropene</td>
<td>4</td>
</tr>
<tr>
<td>R-1270</td>
<td>Propylene</td>
<td>3</td>
</tr>
</tbody>
</table>

The Intergovernmental Panel on Climate Change’ 5th Assessment Report, Chapter 8; ‘Anthropogenic and Natural Radiative Forcing’, 2013

The formula used to calculate the DELC emissions in BREEAM is based on the total equivalent warming impact (TEWI) calculation method for new stationary refrigeration and air-conditioning systems. TEWI is a measure of the global warming impact of equipment that takes into account both direct emissions and indirect emissions produced through the energy consumed in operating the equipment. This BREEAM issue is concerned with direct emissions and the BREEAM energy section is concerned with indirect emissions.

Refer to BS EN 378-1[221] and the BRA’s Guideline methods of calculating TEWI for further details. The BRA publication also includes sectorial release factors for new systems designed to best practice standards.

REAL Zero
The refrigeration and air-conditioning sector supported by the Carbon Trust is working across all sectors of business and industry, to help achieve significant reductions in carbon emissions due to refrigerant leakage from installed systems. The Institute of Refrigeration led initiative, Real Zero, is building a clearer understanding of where and why leakage occurs as well as how to prevent it.

For further information including guidance notes, calculators, tools and case study information, visit: www.ior.org.uk and www.realskillseurope.eu.
Pol 02 Local air quality

Aim

To contribute to a reduction in local air pollution through the use of low emission combustion appliances in the building.

Value

- Improved air quality for building occupants, visitors and neighbours leading to better health and wellbeing outcomes.
- Increased staff satisfaction and productivity.
- Enhanced acceptability of a building locally, especially in areas with compromised air quality that have their emissions even more tightly controlled.

Context

Poor air quality has a detrimental effect on humans, fauna and flora. Gases such as nitrous oxides (NO\textsubscript{x}) can react with other gases and environmental factors including sunlight to create substances that have a major impact on health and wellbeing. The resulting substances can be highly detrimental to human health. They can be carcinogenic, affect respiratory function (including asthma and other bronchial complaints), have a sensitising effect for allergy sufferers and increase instances of heart disease. Legislation covering the UK sets maximum acceptable limits for measured air pollutants. Under this issue BREEAM seeks to limit emissions from developments in use that affect local air quality.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>
Assessment criteria

Up to two credits

1. All heating and hot water is supplied by non-combustion systems. For example, only powered by electricity.

OR alternatively;

2. Emissions from all installed combustion plant that provide space heating and domestic hot water do not exceed the levels set in Table 12.4 and Table 12.5 below.

Table 12.4 Maximum NOx emission levels by appliance type, fuel and location

<table>
<thead>
<tr>
<th>Appliance type and unit</th>
<th>Fuel</th>
<th>1 credit (low pollution location)</th>
<th>1 credit (high pollution location)</th>
<th>2 credits (low pollution location)</th>
<th>2 credits (high pollution location)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boiler (mg/kWh)</td>
<td>Gas</td>
<td>27</td>
<td>27</td>
<td>24</td>
<td>24</td>
</tr>
<tr>
<td>Boiler (mg/kWh)</td>
<td>Oil</td>
<td>73</td>
<td>56</td>
<td>67</td>
<td>50</td>
</tr>
<tr>
<td>Boiler (mg/m³)</td>
<td>Biomass and solid fossil fuel</td>
<td>130</td>
<td></td>
<td></td>
<td>70</td>
</tr>
<tr>
<td>Cogeneration or heat pumps using external combustion (mg/kWh)</td>
<td>Gas</td>
<td>34</td>
<td>34</td>
<td>30</td>
<td>30</td>
</tr>
<tr>
<td>Cogeneration or heat pumps using external combustion (mg/kWh)</td>
<td>Oil</td>
<td>96</td>
<td>56</td>
<td>70</td>
<td>50</td>
</tr>
<tr>
<td>Cogeneration - using internal combustion engine (mg/kWh)</td>
<td>Gas</td>
<td>119</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cogeneration - using internal combustion engine (mg/kWh)</td>
<td>Oil</td>
<td>140</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Local space heaters (mg/kWh)</td>
<td>Gas and oil</td>
<td>76</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Closed fronted local space heaters (mg/m³)</td>
<td>Biomass, solid fuel and wood pellets</td>
<td>130</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 12.5 Maximum particulate matter and volatile organic compound emissions for appliances using biomass, solid fuel and wood pellets

<table>
<thead>
<tr>
<th>Appliance type and unit</th>
<th>Fuel</th>
<th>PM10</th>
<th>VOC</th>
<th>PM10</th>
<th>VOC</th>
<th>PM10</th>
<th>VOC</th>
<th>PM10</th>
<th>VOC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boiler (mg/m³)</td>
<td>Biomass</td>
<td>14</td>
<td>7</td>
<td>6</td>
<td>7</td>
<td>11</td>
<td>5</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Boiler (mg/m³)</td>
<td>Solid fossil fuel</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>17</td>
<td></td>
</tr>
<tr>
<td>Closed face local space heater (mg/m³)</td>
<td>Wood pellets</td>
<td>26</td>
<td>26</td>
<td>20</td>
<td>20</td>
<td>22</td>
<td>22</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>Closed face local space heater (mg/m³)</td>
<td>Biomass and solid fuel</td>
<td>50</td>
<td>50</td>
<td>25</td>
<td>25</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Methodology

#### Determining pollution location

Any developments where any portion of the site is within a local authority Air Quality Management Area (AQMA) are automatically considered to be in a high pollution location. For sites not within an AQMA, to identify whether the site is in a low or high pollution location go to uk-air.defra.gov.uk/data/gis-mapping and select the following options:

- ‘Select data type’ as ‘Background’.
- ‘Select a layer to view’ as ‘NOx (as NO₂) annual mean’.
- ‘Select a year’ as 2015.
- Use ‘Draw Area’ to draw a line around the site boundary for the development.
- Use the ‘Max’ value displayed for the ‘Area Selected’ to determine whether the site is in a low or high pollution area.
- Take a screenshot which shows the area of the development and the max value, and retain for audit purposes.
- ‘Select a layer to view’ as PM10.
- Take a screenshot which shows the area of the development and the max PM10 for the area and retain for audit purposes.

#### High pollution location

Any developments where any portion of the site is within a local authority AQMA are automatically considered to be in a high pollution location. For developments that are wholly outside of an AQMA, the following levels define high pollution locations:

- NOₓ > 15 µg/m³ averaged over a year
- PM10 > 10 µg/m³ averaged over a year

Refer to Determining pollution location above to identify whether a site is in a low or high pollution location. Where the ambient emission level for any of the pollutants listed above exceeds the benchmarks, the development is considered to be in a high pollution area.

#### Low pollution location

Any location that does not meet the definition of a high pollution location.

#### Awarding credits

The number of credits awarded to an appliance is determined by the emission level which gives the lowest number of credits for that appliance. If for example the NOₓ and PM10 requirements are achieved for the 1 credit (low pollution location) scale but VOC requirements are not then no credits can be awarded.

#### Back-up space or water heating systems

Back-up space or water heating systems can be excluded from assessment, provided they are excluded from SBEM or SAP calculations used to assess Ene 01 Reduction of energy use and carbon emissions on page 129. This is on the basis that these systems will only be used in an emergency so their impact will be limited.

If the systems are included in the Ene 01 calculations, then it must be assumed they will be used outside emergency situations, and as such they must meet the emission benchmarks for Pol 02 credits to be awarded.

#### Multiple systems

Where multiple systems are specified or installed, credits are awarded based on the worst performing system.
**Units of measure for emissions**

The measurements of emissions must be provided by the manufacturers, following the labelling requirements of the Ecodesign Directive 2009/125/EC (see Ecodesign Directive below). This sets performance requirements for combustion-powered heating systems and requires manufacturers to publish the NOₓ, particulate matter and VOC emission levels for their products. BREEAM uses the same units of measure as the Directive. These are:

- NOₓ measured in mg/kWh fuel input (Gross Calorific Value (GCV)) for gas or oil appliances
- Particulate matter and VOCs for all solid fuel or biomass boilers measured in mg/m³ 10% O₂ dry basis
- Particulate matter and VOCs for all solid fuel or biomass local heaters measured in mg/m³ 13% O₂ dry basis.

**Combustion appliances not listed**

No credits may be awarded if any combustion appliances are not covered in Table 12.4 on page 332 and Table 12.5 on page 332.

**New build extensions to existing building**

If the heating or hot water demand for the new extension is being met by an existing system, then the emission levels for the existing system must be assessed against the criteria for this issue.

**Open flue**

No credits may be awarded for open flue heating or hot water systems, unless they have non-return values which will stop combustion gases and emissions from entering the room they are located in.

**District heating**

Where a project is connected to a district heating system which is outside the scope of the project or the wider development (e.g. phased developments), the system does not need to be included in the assessment. This is on the basis that the design team do not have control over the specification of the system. Where the design team do have control over the specification of the system, then it must be assessed.

**Evidence**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

**Definitions**

**Air quality management areas (AQMA)**

Local authorities and boroughs monitor air quality (including nitrogen oxides and dioxide, particulate matter and VOCs) comparing it to levels set by the Department of Food and Rural Affairs (Defra). Where any measured pollutants breach these levels, the area is designated as an AQMA.

See www.uk-air.defra.gov.uk.

**Additional information**

**Ecodesign Directive**

The European Union’s Ecodesign Directive sets a framework for mandatory requirements for energy-using products. A number of separate commission regulations documents specify minimum emission levels for various emissions for different technologies. Where minimum emission levels have been set, the measured emission levels achieved must be included on the product label. These documents define both minimum and BAT (best available technology) levels for relevant emissions. BREEAM has used these levels as a basis for setting the benchmarks in Table 12.4 on page 332 and Table 12.5 on page 332. Regardless of the implementation date of the regulation...
covering the appliance, the relevant BREEAM benchmarks must be achieved to award credits.

The relevant EU Commission Regulation documents are listed below together with the relevant implementation dates:


Market research shows that the benchmarks are achievable but in some cases are challenging and in high pollution areas only technologies and fuel types with lower emission levels are likely to achieve any credits. This has been done to incentivise the market to improve the performance of products.
Pol 03 Flood and surface water management

Aim

To avoid, reduce and delay the discharge of rainfall to public sewers and watercourses, thereby minimising the risk and impact of localised flooding on-site and off-site, watercourse pollution and other environmental damage.

Value

- Incentivise site selection and development design that minimises the potential for flooding on and off site.
- Limit the impact of development on off-site water management infrastructure, including the potential future increase in rainwater from climate change.
- Enhance the resilience of local drainage and flood prevention systems.
- Minimise the release of waterborne pollutants off site.

Context

In the UK around 0.5 million homes, offices, factories and warehouses are considered to be at a significant risk of flooding, i.e. they have a greater than one in 75 chance per year of being flooded. Apart from the initial effects of being flooded, i.e. access and use of the building, once flood water is removed significant resources (man hours, time and cost) are usually required to clean, re-fit and re-open buildings for use.

This has major impacts on business continuity that can be costly and time-consuming to manage. With due consideration at an early stage of the location, design and specification of the development (including the building, curtilage and wider site) the risk of flooding, and impact if it is flooded, can be managed.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>5–16 (1 exemplary credit)</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

Assessment type specific

| None |

Building type specific

| None |
Assessment criteria

This issue is split into three parts:

- Flood resilience (two credits)
- Surface water run-off (two credits)
- Minimising watercourse pollution (one credit)

Prerequisite

1  An appropriate consultant is appointed to carry out and demonstrate the development’s compliance with all criteria.

Up to two credits - Flood resilience

Two credits - Low flood risk

2  A site-specific flood risk assessment (FRA) confirms the development is in a flood zone that is defined as having a low annual probability of flooding. The FRA takes all current and future sources of flooding into consideration (see Sources of flooding on page 339).

One credit - Medium or high flood risk

3  A site-specific FRA confirms the development is in a flood zone that is defined as having a medium or high annual probability of flooding and is not in a functional floodplain. The FRA must take all current and future sources of flooding into consideration (see Sources of flooding on page 339). For smaller sites refer to Level of detail required in the FRA for smaller sites on page 340, which overrides criterion 2 above.

4  To increase the resilience and resistance of the development to flooding, one of the following must be achieved:

4.a  The ground level of the building and access to both the building and the site, are designed (or zoned) so they are at least 600 mm above the design flood level of the site’s flood zone (see 600mm threshold on page 340).

4.b  The final design of the building and the wider site reflects the recommendations made by an appropriate consultant in accordance with the hierarchy approach outlined in section 5 of BS 8533:2017 (222).

Two credits - Surface water run-off

Prerequisite for surface water run-off credits

5  Surface water run-off design solutions must be bespoke, i.e. they must take account of the specific site requirements and natural or man-made environment of and surrounding the site. The priority levels detailed in the Methodology must be followed, with justification given by the appropriate consultant where water is allowed to leave the site.

One credit - Surface Water Run-Off - Rate

6  For brownfield sites, drainage measures are specified so that the peak rate of run-off from the site to the watercourses (natural or municipal) shows a 30% improvement for the developed site compared with the pre-developed site. This should comply at the 1-year and 100-year return period events.

7  For Greenfield sites, drainage measures are specified so that the peak rate of run-off from the site to the watercourses (natural or municipal) is no greater for the developed site than it was for the pre-development site. This should comply at the 1-year and 100-year return period events.

8  Relevant maintenance agreements for the ownership, long term operation and maintenance of all specified Sustainable Drainage Systems (SuDS) are in place.

9  Calculations include an allowance for climate change. This should be made in accordance with current best practice planning guidance (see Definitions on page 342).
One credit - Surface Water Run-Off - Volume
10 Flooding of property will not occur in the event of local drainage system failure (caused either by extreme rainfall or a lack of maintenance); AND

EITHER
11 Drainage design measures are specified so that the post-development run-off volume, over the development lifetime, is no greater than it would have been prior to the assessed site's development. This must be for the 100-year 6-hour event, including an allowance for climate change (see criterion 15).
12 Any additional predicted volume of run-off for this event is prevented from leaving the site by using infiltration or other SuDS techniques.

OR (only where criteria 11 and 12 cannot be achieved):
13 Justification from the appropriate consultant indicating why the above criteria cannot be achieved, i.e. where infiltration or other SuDS techniques are not technically viable options.
14 Drainage design measures are specified so that the post-development peak rate of run-off is reduced to the limiting discharge. The limiting discharge is defined as the highest flow rate from the following options:
   14.a The pre-development one-year peak flow rate
   14.b The mean annual flow rate (Qbar)
   14.c 2L/s/ha.

For the one-year peak flow rate, the one-year return period event criterion applies.
15 Relevant maintenance agreements for the ownership, long term operation and maintenance of all specified SuDS are in place.
16 For either option, above calculations must include an allowance for climate change; this should be made in accordance with current best practice planning guidance.

One credit - Minimising watercourse pollution
17 There is no discharge from the developed site for rainfall up to 5 mm (confirmed by the appropriate consultant).
18 Areas with a low risk source of watercourse pollution, an appropriate level of pollution prevention treatment is provided, using appropriate SuDS techniques.
19 Areas with a high risk of contamination or spillage of substances, such as petrol and oil, have separators (or an equivalent system) are installed in surface water drainage systems.
20 Chemical or liquid gas storage areas have a means of containment fitted to the site drainage system (i.e. shut-off valves). This is to prevent the escape of chemicals to natural watercourses in the event of a spillage or bunding failure.
21 All water pollution prevention systems have been designed and installed in accordance with the recommendations of documents such as the SuDS manual(223) and other relevant industry best practice. They must be bespoke solutions taking account of the specific site requirements and natural or man-made environment of and surrounding the site.
22 A comprehensive and up to date drainage plan of the site will be made available for the building or site occupiers.
23 Relevant maintenance agreements for the ownership, long term operation and maintenance of all specified SuDS must be in place.
24 All external storage and delivery areas are designed and detailed in accordance with the current best practice planning guidance.
Up to two credits - Simple buildings - Surface water run-off

Two credits
For ‘simple buildings’, the criteria below should be applied to award one or two credits. Alternatively, two credits and an Exemplary credit is awarded where criteria 5–16 on the previous page are achieved.

25 Either 25.a below or 25.b below is met:
   25.a There is a decrease in the impermeable area by 50% or more, from the pre-existing impermeable hard surfaces.
   25.b All run-off from the roof, including new and existing parts of the building, has been managed on site using source control methods. This must be achieved for rainfall depths up to 5mm.

OR

One credit - Simple buildings - Surface water run-off
26 Either 26.a below or 26.b below is met:
   26.a There is no increase in the impermeable surfaces as a result of the new construction;
   26.b If there is an increase in the impermeable surface as a result of the new construction then the following must be met:
      26.b.i Hard standing areas: additional (or equivalent area of) hardstanding must be permeable or be provided with on-site SuDS to allow full infiltration of the additional volume. The permeable hardstanding must include all pavements and public rights of way, car parks, driveways and non-adoptable roads. Small garden paths which will drain onto a naturally permeable surface can be excluded.
      26.b.ii Building (new-build or extension): for an increase in building footprint, extending onto any previously permeable surfaces, the additional run-off caused by the area of the new construction must be managed on site using an appropriate SuDS technique for rainfall depths up to 5mm.

Methodology

Applicable assessment criteria
None of the credits can be awarded where the assessed development has proceeded against the recommendation of the statutory body on the basis that the flooding implications are too great. This includes recommendations given which cannot or are not statutorily enforced. Where the local authority (or other statutory body) has set more rigorous requirements than the criteria in this issue, they must be met in order to achieve the relevant credits.

Functional flood plain
The BREEAM credit for locating in a flood zone of ‘medium or high annual probability’ cannot be awarded where the building is located in the functional flood plain. This is defined in the current best practice national planning guidance for each country. If the building assessed has been defined as a ‘water-compatible development’ by the local authority, confirmation must be provided by them of this designation and that they are satisfied with the proposals.

Contaminated sites
Drainage designs for sites must take into account legislation relating to contaminated sites. In many circumstances of contaminated land there may be opportunities for the installation of some SuDS techniques.

Sources of flooding
The FRA must detail the risk of flooding from the following sources:

1. Fluvial (rivers)
2. Tidal
3. Surface water: sheet run-off from adjacent land (urban or rural)
4. Groundwater: most common in low-lying areas underlain by permeable rock (aquifers)
5. Sewers: combined, foul or surface water sewers
6. Reservoirs, canals and other artificial sources

Additional information on page 347 provides more detail on the above sources of flooding.

The content of the FRA should be based on historic trends and account for predicted changes to the climate which may impact on the flood risk to the site in future.

**600mm threshold**

For buildings located in medium and high risk flood zones it is accepted that areas of the car park and site access may be below the 600mm threshold and may therefore be allowed to flood. In such cases, the credit is still achievable provided safe access to the site and the ground floor of the building can be maintained, i.e. they are 600mm above the design flood level. This is to ensure the building and site do not become an 'island' in the event of a flood. Where the ground levels of the topography or infrastructure immediately adjacent to the site fall below the 600mm threshold, the credit can still be awarded. There must be no other practical solutions for access to the site above this level and the assessed building, and access to it, meet the assessment criteria. As much of the external site area as possible (or as required by an appropriate statutory body) should be designed at or above the threshold. For buildings located in medium or high flood risk zones, any areas used to store sensitive, historical, hazardous, valuable and perishable materials must be located above the 600mm threshold. Examples of these materials include radioactive materials, microbiological facilities, server rooms, libraries, etc.

**Level of detail required in the FRA for smaller sites**

For smaller sites, e.g. less than 1 ha (10,000m²), the level of detail required in the FRA will depend on the size of the site and the arrangement of buildings on that site. For a small site with a relatively simple arrangement of buildings this might consist of a brief report. For larger sites with a higher density of buildings a more detailed assessment would be appropriate.

For small simple sites (2000m² and less), an acceptable FRA could be a brief report carried out by the contractor's engineer confirming the risk of flooding. This must include the risk from all sources of flooding, and information obtained from the Environment Agency, water company or sewerage undertaker, other relevant statutory authorities, site investigation and local knowledge.

**Sites with multiple buildings**

Where the assessed building is part of a larger development of buildings, there are a number of options for assessment of the surface water run-off credits:

1. The individual building and its associated hardstanding areas can be assessed independently where the run-off is being dealt with on a building-by-building basis (i.e. each building has its own dedicated sub-catchment that serves only that building).
2. When assessing the run-off from a number of buildings (including domestic and non-domestic buildings) the assessment must take into account the drainage from the local sub-catchment serving all those dwellings or buildings. Proportioning cannot be used to calculate the percentage of run-off discharging into the local sub-catchment resulting from just the assessed building.
3. The whole development can be assessed for compliance.

Whichever approach is taken to demonstrate compliance, it must be consistent when completing both the rate of run-off and volume of run-off calculations.

**No change in impermeable area - Brownfield sites**

Where the man-made impermeable area draining to the watercourse (natural or municipal) has decreased or remains unchanged post-development, the volume of run-off requirements (criteria 11-16) can be considered as met. Volume calculations will not need to be provided. Instead, drawings clearly showing the impermeable areas of the site draining to the watercourse should be provided for the pre- and post-development scenarios. Figures must also be given (ideally on the drawings) to show a comparison between the areas of drained impermeable surfaces pre- and post-development. In this instance, it is still recommended that any opportunities identified to reduce surface water run-off are implemented.

**Note1**, that compliance with criterion 10 (regarding 'exceedance') must still be demonstrated.

**Note2**, where the above is applied and the 'Surface water run-off - rate' credit is not targeted, criterion 5 does not need to be met.
Limiting flow-rate discharge
For the surface water run-off credits, where the limiting discharge flow rate would require a flow rate of less than 5L/s at a discharge point, a flow rate of up to 5L/s may be used where required to reduce the risk of blockage.

Areas that are a source of pollution
For the purpose of assessing the watercourse pollution credit, areas that presents a risk of watercourse pollution include areas for vehicle manoeuvring, car parks, waste disposal facilities, delivery and storage facilities or plant.

Suitable level of treatment
In all cases the appropriate consultant should use their professional judgement to determine the most appropriate strategy for minimising watercourse pollution.

Roof plant
Roof-top plant space must be considered where there is a risk from polluting substances such as petrol or oil. Refrigerant are not assessed under the pollution aspect of this issue, as the main risk of pollution is to air and not the watercourse.

Calculating peak rate of run-off
Key publications that should be referred to for guidance on calculating the peak rate of run-off include:

1. The SuDS Manual
2. Rainfall run-off management for developments (224)
3. National planning policy guidance or statement for the specific country.

Greenfield sites
A site which has never been built on, includes minimal development or which has been substantially cleared of all buildings and associated fixed surface infrastructure (typically, the site includes less than 5% residual development by area) and has subsequently remained undisturbed for five years or more.

Brownfield sites
The calculation of brownfield run-off rates should be as follows:

- If the existing drainage is known then it should be modelled using best practice simulation modelling, to determine the one-year and 100-year peak flow rates at discharge points. This is without allowing surcharge of the system above cover levels to drive greater flow rates through the discharge points.
- If the system is not known, then the brownfield run-off should be calculated using the greenfield run-off models described above but with a Soil Type 5.

Surface water run-off management
When specifying and designing surface water run-off management, the appropriate consultant must follow the priority levels listed below (noting that level 1 has the highest priority). Justification must be provided for each level which does not contribute to managing surface water run-off. This has been set so the most appropriate water management solutions are used, prioritising water use in the development and infiltration over discharge. This is so that the volume of water that leaves the site is limited as far as practicable.

- Priority Level 1 Water is collected for use in the development (e.g. rainwater harvesting)
- Priority Level 2 Water is infiltrated into the ground
- Priority Level 3 Water is discharged to surface water body
- Priority Level 4 Water is discharged to the drainage system
- Priority Level 5 Water is discharged to a combined sewer

Limiting discharge rate
The limiting discharge for each discharge point should be calculated as the flow rates from the pre-developed site. The calculation includes the total flow rate from the total area of the site feeding into the discharge point and includes both BREEAM-assessed and non-BREEAM-assessed parts of the development, if applicable. The discharge point is defined as the point of discharge into the watercourse or sewers. This includes rivers, streams, ditches, drains, cuts, culverts, dykes, sluices, public sewers and passages through which water flows (see Definitions on the
next page). Where this calculation results in a peak flow rate of less than 5L/s, the limiting discharge rate may be increased up to a level of no more than 5L/s at the point of discharge from the site. This is to reduce the risk of blockage.

For example, if the flow rate for the 1 year and 100 year events were 4L/s and 7L/s respectively, then the limiting discharges would be 5L/s and 7L/s. Similarly, if it was calculated to be 2L/s and 4L/s, then a maximum of 5L/s limiting discharge rate could be applied to both discharge points.

Sites should not be subdivided to enable higher overall limiting discharge rates to be claimed. It is recognised that some sites may require more than one discharge point as a result of the local topography or existing surrounding drainage infrastructure. In such cases, the limiting discharge flow rate may be increased to a level no more than 5L/s at each discharge point. The assessor should seek evidence that the number of discharge points is necessary due to topography or infrastructure limitations. Evidence may be in the form of a topographical map and an explanation from the appropriate consultant as to why multiple discharge points are required, stating that it is not feasible to have fewer discharge points.

100-year peak rate event: excess volume of run-off

The storage of excess flows from the 100-year event does not necessarily have to be contained within the drainage system or SuDS features (the features designed solely for the purpose of drainage). Where appropriate, storage of some or all of this volume can be achieved using temporary surface flooding of areas such as a playing field. Specific consideration should be given to overland flow routing. Overland flood flows and temporary storage of flood water on the surface must not be so frequent as to unreasonably inconvenience residents and other users.

Designing for exceedance guidance

CIRIA publication C635 (2006) Designing for exceedance in urban drainage—good practice (227) should be referred to for guidance.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>Refer to generic evidence requirement above</td>
</tr>
<tr>
<td>6-7</td>
<td>Calculation results for the pre- and post- development peak rate of run-off</td>
<td>Refer to generic evidence requirement above</td>
</tr>
<tr>
<td>10</td>
<td>Information showing the proposed drainage solution, system failure flood flow routes, potential flood ponding levels and ground floor levels</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>11–14</td>
<td>Calculation results for the pre- and post- development volume of run-off</td>
<td>Refer to generic evidence requirement above</td>
</tr>
<tr>
<td>14</td>
<td>Calculation results for the limiting discharge</td>
<td>As per interim design stage.</td>
</tr>
<tr>
<td>8, 15, 23</td>
<td>No ‘specific’ evidence applies at Design Stage</td>
<td>Relevant maintenance agreements for the ownership, long term operation and maintenance of all specified SuDS.</td>
</tr>
<tr>
<td>25.b, 26.b.ii</td>
<td>Calculation of the 5mm rainfall event from the relevant areas</td>
<td>Refer to generic evidence requirement above</td>
</tr>
</tbody>
</table>

Definitions

Adoptable highways

For the purposes of BREEAM, an ‘adoptable highway’ is a highway that is the responsibility of the highways authority in terms of installation and maintenance of surface water drainage. This drainage must only carry run-off
from the highway itself. This means that to fall under the definition of an adoptable highway the drainage network must not be directly connected to any other upstream drainage network (e.g. from a private development). Where drainage within the highway will carry run-off from both the highway and assessed development, it is not regarded as an adoptable highway. In this instance the drainage design must take account of the highway run-off.

**Appropriate consultant**
A consultant with qualifications and experience relevant to designing SuDS and flood prevention measures and completing peak rate of run-off calculations. Where complex flooding calculations and prevention measures are required, this must be a specialist hydrological engineer.

**Appropriate statutory body**
This refers to either the appropriate national body (i.e. The Environment Agency in England and Wales, the Rivers Agency in Northern Ireland and the Scottish Environment Protection Agency in Scotland) or the relevant local authority or internal drainage board.

**Catchment**
The area contributing surface water flow to a point on a drainage or water course. It can be divided into sub-catchments.

**Control devices**
Any drainage structure or unit designed to control the run-off of storm water. Examples of SuDS control devices are check dams within swales and basins, and combined weir or orifice controls for ponds. Examples of traditional control devices are throttles constructed with pipes and vortex controls. The control devices must be capable of regular inspection and maintenance, and the system should be failsafe so that upstream flooding does not result from blockage or other malfunction. For guidance on control devices, refer to The SuDS manual (CIRIA C753, 2015) and other best practice guidelines.

**Current best practice national planning guidance**
Please refer to the guidance given in the following locations. It is the design team’s responsibility to choose the most appropriate guidance from the links below:
- [www.gov.uk/guidance/pollution-prevention-for-businesses](http://www.gov.uk/guidance/pollution-prevention-for-businesses)
- [www.gov.uk/guidance/storing-oil-at-a-home-or-business](http://www.gov.uk/guidance/storing-oil-at-a-home-or-business)

**Design flood event**
An historic or notional flood event of a given annual flood probability, against which the suitability of a proposed development is assessed and mitigation measures, if any, are designed.

**Design flood level**
The maximum estimated water level during the design storm event. The design flood level for a site can be determined through either known historical data or modelled for the specific site.

**Design storm event**
Historic or notional weather conditions of a given annual probability, against which the suitability of a proposed development is assessed and mitigation measures, if any, are designed.
**Discharge point**
The discharge point is the point at which the run-off from the site leaves the site boundary and enters a watercourse.

**Flood defences**
Flood defences do not completely remove the risk of flooding, but they do reduce it. Building in areas where flood defences are present (and appropriately designed to withstand a certain magnitude of flooding) is therefore preferable to those built in medium- or high-risk areas without defences. However, for the purpose of this issue, it is still preferable to build in areas of low risk than encourage development of new flood defences in areas with a higher risk of flooding purely for the sake of new development.

**Flood event**
A flooding incident characterised by its peak level or flow, or by its level or flow hydrograph.

**Flood probability**
The estimated probability of a flood of given magnitude occurring or being exceeded in any specified time period. For example, the 100-year flood has a 1% chance of occurring in any given year.

**Flood risk**
The combination of the flood probability and the magnitude of the potential consequences of the flood event.

**Flood risk assessment**
A study to assess the risk of a site flooding, and to assess the impact that any changes or development on the site will have on flood risk to the site and elsewhere. A FRA should be prepared according to relevant planning policy and technical guidance documents. The FRA must account for future climate change and detail any necessary adaptation measures if required. Where more than five years have passed since the FRA was carried out, evidence is required to demonstrate that the basis of the FRA has not changed in that time.

**Flood storage**
The temporary storage of excess run-off or river flow in ponds, basins, reservoirs or on the floodplain during a flood event.

**Flood zones**
Flood zones are defined in the relevant planning, policy and technical guidance documents for each country in the UK: Planning Practice Guidance - Flood Risk and Coastal Changes (England), TAN15 (Wales), SPP7 (Scotland), PPS15 (Northern Ireland). PPS15 does not categorise flood risk zones and there are no similar publicly available flood maps covering Northern Ireland. Assessments in Northern Ireland will therefore need to rely on site-specific flood risk assessments, or other relevant data or surveys, to determine the extent of flood risk for a specific development, and use the same definitions as those outlined for England (Table 12.6 on page 347). The Northern Ireland Department of Environment or Rivers Agency may offer further advice or recommendations in this respect www.doeni.gov.uk and www.dardni.gov.uk.
While the definitions of flood zones and probabilities of flooding are generally the same throughout the UK, there are some differences. The definitions are outlined in Table 12.6 on page 347.

**Greenfield**
A site which has either never been built on, or one which has remained undisturbed for five years or more.

**Greenfield run-off rate**
The rate of run-off that would occur from the site in its undeveloped and therefore undisturbed state.
Hard surfaces
These include roofs, car parks, access roads, pavements, delivery or service yards, and external hard landscaping. Footpaths less than 1.5m wide which have free drainage to soft landscaped areas on both sides may be excluded.

Infiltration
The passage of water into a permeable surface, such as soil, permeable paving, soakaways, etc.

Level of pollution prevention treatment
When used in the context of one, two or three levels of treatment for surface water, the treatment level should be regarded as: the number of SuDS components in series through which run-off passes from the originating surface on which rainfall fell, to the site discharge point. Where a SuDS component has more than one treatment process, it might be considered to provide more than one level of treatment. In these circumstances advice should be sought from the BREEAM office.

Limiting discharge
The limiting discharge is based upon the calculated pre-development flow rate at a discharge point.

Low risk areas (with respect to watercourse pollution)
Low risk areas can be defined as areas where the risk of contamination or spillage of substances such as petrol and oil is reduced. For the purpose of this credit, roofs and small car parks may be considered as low risk areas.

Peak run-off rate (referred to as Qp (m³/sec))
This is the highest rate of flow from a defined catchment area assuming that rainfall is uniformly distributed over the drainage area, considering the entire drainage area as a single unit and estimation of flow at the most downstream point only.

Pre-development
The state of the site under assessment immediately prior to purchase of the site by the client or developer. Where the client has owned or occupied the site for a number of years, this is the current state.

Qbar
An estimation of the mean annual flood flow rate from a catchment (see Report IH1 24 Flood estimations for small catchments).

Rainwater discharge
This is the rainwater which flows from the development site to watercourses and sewers. It is also referred to as run-off.

Run-off
This is usually rainwater, but can also be groundwater or overspill from sewers and other sources.

Sewerage undertaker
This is a Body, typically a water company, with statutory responsibility for sewerage and sewerage disposal and also surface water from roofs and yards of premises.

Soakaways
A subsurface structure designed to promote the infiltration of surface water into the ground. As a general point, soakaways may be shallow and broad (as in a blanket under permeable paving) or deeper structures. Deeper,
point source soakaways should be avoided for road and car park drainage, but shallow structures providing infiltration in an extensive way (infiltration trenches and permeable paving) do not need oil separators.

SuDS management train
An approach to drainage design that combines a sequence of appropriate surface water drainage structures using SuDS systems. These manage the run-off to treat the flow, reduce run-off volume and restrain the run-off rate in order to minimise man's impact on the environment. Additional benefits associated with operation and maintenance, ecology and amenity are aspects which are considered when designing a management system. The management train incorporates a hierarchy of techniques:

1. Source control. Examples of SuDS techniques include:
   - Soakaways
   - Porous or pervious paving
   - Roof water directed to garden (rather than piped drains)
   - Rainwater reuse and harvesting
   - Green roofs
   - Other surface infiltration, attenuation and conveyance techniques that deal with run-off at source.
2. Site or local control. Examples of SuDS techniques include:
   - Swales
   - Pond
   - Infiltration basins
   - Detention basin
   - Larger soakaways
   - Pervious (porous or permeable) paving.
3. Regional control. Examples of techniques include:
   - Balancing ponds
   - Wetlands
   - Large detention basin.

SuDS techniques
One or more components built to manage surface water run-off to prevent flooding and pollution. For example, these include: wet ponds, infiltration basins, detention basins, swales, reed beds, pervious (porous or permeable) paving, soakaways, rainwater harvesting, filter strips, filter drains and trenches with or without perforates pipes, green roofs, and underground attenuation storage. For more information refer to The SuDS manual (CIRIA C753, 2015) and Guidance for the construction of SuDS (CIRIA C768) (228).

Surface water run-off
Water flow over the ground surface to a drainage system. This occurs if the ground is impermeable or saturated, or if the rainfall is particularly intense.

Tidal estuary
A tidal estuary is defined as a semi-enclosed coastal body of water which has a free connection with the open sea and within which seawater is measurably diluted with fresh water derived from land drainage. An estuary should be unconstrained tidal waters, i.e. there should be no barriers or constricted shorelines that would restrict the free flow of water into the open sea in any conditions. The impact on the total volume of run-off from the site (and other sites which may in future discharge into the estuary) should be insignificant in terms of the overall water levels in the estuary. Tidal rivers (i.e. where no or limited measurable seawater content is present during normal tidal movements) cannot be included as part of the estuary for the purposes of BREEAM.

Treatment
Improving the quality of water by physical, chemical or biological means.
Types of oil separator

**Class 1 Separators**: These are designed to achieve a concentration of less than 5mg/l oil under standard test conditions. They should be used when the separator is required to remove very small oil droplets, such as those arising from car park run-off.

**Class 2 Separators**: These are designed to achieve a concentration of less than 100mg/l oil under standard test conditions. They are suitable for dealing with discharges where a lower quality requirement applies or for trapping large spillages. Both classes can be produced as ‘full retention’ or ‘bypass’ separators:

- **Full retention separators**: These treat the flow that can be delivered by the drainage system, which is normally equivalent to the flow generated by a rainfall intensity of 50mm/hr.
- **Bypass separators**: These fully treat all flows generated by rainfall rates of up to 5mm/hr. Flows above this rate are allowed to bypass the separator. These separators are used when it is an acceptable risk not to provide full treatment for high flows.

**Volume of run-off**

The volume of run-off that is generated by rainfall occurring on the site. This is typically measured in cubic metres. Additional predicted volume of run-off is the difference between the volumes of run-off pre- and post-development.

**Water-compatible development**

These are developments which are either essential infrastructure or their uses are compatible with a flood plain. For example docks, marinas and wharves, ship building and repair, water-based recreation etc. This designation is made by local authorities.

**Watercourses and sewers**

A term that includes rivers, streams, ditches, drains, culverts, dykes, sluces, sewers and passages through which water flows.

**Additional information**

This section will be revised when the national standards for sustainable drainage and associated regulations come into force.

**Definition of flood zones by country**

Table 12.6 Definition of flood zones by country

<table>
<thead>
<tr>
<th>Definition</th>
<th>England</th>
<th>Wales</th>
<th>Scotland</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low annual probability of flooding</td>
<td>Zone 1</td>
<td>Zone A</td>
<td>Little or no risk area As defined for England.</td>
</tr>
<tr>
<td></td>
<td>Less than 1 in 1000 chance of river and sea flooding (&lt;0.1%).</td>
<td>Considered to be at little or no risk. Zone B If site levels are greater than the flood levels used to define adjacent extreme flood outline.</td>
<td></td>
</tr>
<tr>
<td>Medium annual probability of flooding</td>
<td>Zone 2</td>
<td>Zone B</td>
<td>Low to medium risk area Watercourse, tidal or coastal flooding in the range 0.1%<del>0.5% (1:1000</del></td>
</tr>
<tr>
<td></td>
<td>Between 1 in 100 and 1 in 1000 chance of river flooding (1%~0.1%) and between a 1 in 200 and 1 in 1000 chance of sea flooding (0.5%~0.1%).</td>
<td>If site levels are not greater than the flood levels used to define adjacent extreme flood outline.</td>
<td></td>
</tr>
<tr>
<td>Definition</td>
<td>England</td>
<td>Wales</td>
<td>Scotland</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Zone C Equal to or greater* than 0.1% (river, tidal or coastal flooding). * For the purposes of BREEAM assume upper probability of flooding no greater than that specified for England.</td>
<td>1:200.</td>
</tr>
<tr>
<td>High annual probability of flooding</td>
<td>Zone 3a High probability 1 in 100 or greater chance of river flooding (&gt;1%) and a 1 in 200 or greater chance of flooding from the sea (&gt;0.5%). Zone 3b The functional floodplain Land where water has to flow or be stored in times of flood.</td>
<td>Zone C1 and C2 * For the purposes of BREEAM assume the same lower and upper probability of flooding as that specified for England.</td>
<td>Medium to high risk areas Annual probability of watercourse, tidal or coastal flooding: greater than 0.5% (1:200).</td>
</tr>
</tbody>
</table>

Northern Ireland PPS15 does not categorise flood risk zones and there are no similar publicly available flood maps covering Northern Ireland. Assessments in NI will therefore need to rely on site-specific flood risk assessments, or other relevant data or surveys, to determine the extent of flood risk for a specific development, and use the same definitions as those outlined for England. The Northern Ireland Department of Environment or Rivers Agency may offer further advice or recommendations in this respect [www.doeni.gov.uk](http://www.doeni.gov.uk) and [www.riversagency.ni.gov.uk](http://www.riversagency.ni.gov.uk).

The above country-specific risk levels are based on flooding from rivers and the sea. Refer to Sources of flooding on page 339 which confirms the lists the sources of flooding that need to be taken into account when conducting a flood risk assessment for a particular site.

### Sources of flooding and flood risk

1. Streams and rivers: Flooding that can take place from flows that are not contained within the channel due to high levels of rainfall in the catchment.
2. Coastal or estuarine: Flooding that can occur from the sea due to a particularly high tide or surge, or a combination of both.
3. Groundwater: Where the water table rises to such a height where flooding occurs. Most common in low-lying areas underlain by permeable rock (aquifers), usually due to extended periods of wet weather.
4. Sewers and highway drains: Combined, foul or surface water sewers and highway drains that are temporarily over-loaded due to excessive rainfall or due to blockage.
5. Surface water: The net rainfall falling on a surface (on or off the site) which acts as run-off which has not infiltrated into the ground or entered into a drainage system.
6. Infrastructure failure: Canals, reservoirs, industrial processes, burst water mains, blocked sewers or failed pumping stations.

### SuDS - sustainable drainage systems

A sequence of management practices and control structures designed to drain surface water in a more sustainable fashion than some conventional techniques. Examples of SuDS devices include:

- Holding ponds
- Swales
- Reed beds
- Permeable paving - in areas where local geological and hydrological conditions allow this to function, e.g. block paved surface on a permeable sub-base over gravel bed to store the water and allow it to seep into the soil. For less permeable soils, the gravel layer might be deeper and the water taken to a soakaway although this is not an option in some areas
- Local or centralised soakaways either as full systems or as ‘overflow’ or ‘holding’ systems, in areas where local geological and hydrological conditions allow them to function
- Run-off from roofs collected for reuse
- Run-off from roofs directed to a local soakaway or other holding facility such as tanks, ponds, swales etc.
- Green roofs.

For more information refer to The SuDS Manual (CIRIA C753, 2015).

**Contaminated sites**

Examples of contamination legislation that should be considered includes: the Water Resources Act 1991, the Environmental Protection Act 1990, the Groundwater Directive (2006/118/EC) and, more recently the Groundwater (England and Wales) Regulations 2009. Where the site risk assessment confirms that infiltration SuDS techniques are not appropriate, SuDS techniques that do not allow infiltration, such as swales lined with an impermeable membrane, can be used.

It may be the case that only some areas of the site are contaminated and therefore infiltration SuDS techniques can be used elsewhere on the site. There may also be a requirement to remediate the contaminated soils, creating opportunities for the use of infiltration SuDS post-remediation.
Pol 04 Reduction of night time light pollution

Aim

To ensure that external lighting is concentrated in the appropriate areas and that upward lighting is minimised, thereby reducing unnecessary light pollution, energy consumption and nuisance to neighbouring properties.

Value

- Minimise nuisance to neighbouring properties due to lighting.
- Maintain an adequate level of safety and security lighting on the site.
- Reduce energy use by designing coverage and control systems that are appropriate for the development.

Context

The external lighting used by buildings can have a detrimental impact on the use and enjoyment of neighbouring properties, and on the mental and physical wellbeing of individuals in them. It also has a significant and often detrimental impact on local wildlife.

The design of lighting installations can reduce the impacts without limiting their functionality and there are a number of appropriate best practice standards for the design and control of such lighting installations that aim to minimise these detrimental impacts.

By limiting light pollution the impact and energy use of the building may be reduced making it more acceptable to local communities and reducing impacts on local wildlife.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell &amp; core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Building type specific</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
</tr>
</tbody>
</table>
Assessment criteria

One credit
1  External lighting pollution has been eliminated through effective design that removes the need for external lighting. This does not adversely affect the safety and security of the site and its users.

OR alternatively, where the building does have external lighting, one credit can be awarded as follows:

2  The external lighting strategy has been designed in compliance with Table 2 (and its accompanying notes) of the Institution of Lighting Professionals (ILP) Guidance notes for the reduction of obtrusive light, 2011 (229).

3  All external lighting (except for safety and security lighting) can be automatically switched off between 23:00 and 07:00.

4  If safety or security lighting is provided and will be used between 23:00 and 07:00, this part of the lighting system complies with the lower levels of lighting recommended during these hours in Table 2 of the ILP guidance notes.

5  Illuminated advertisements are designed in compliance with ILP PLG05 The Brightness of Illuminated Advertisements(230).

Methodology

Scope of assessment
Where the assessment is of an individual building on an existing site then only those areas within the construction zone need to be assessed. Where the assessment is of a building that forms part of an entire new development, the criteria apply site-wide.

Lighting for security purposes
Where light fittings are specified to comply with specific security standards and these conflict with the BREEAM criteria, they can be excluded from the assessment of this issue. In these circumstances, the assessor must obtain evidence confirming the specific security standards and that they are applicable to the assessed development.

Illuminated advertisements
All types of illuminated advertisement must meet the criteria, both self-illuminated and those illuminated by reflection from other sources.

External areas lit by internally mounted lighting
For the purposes of this credit, ‘external lighting’ includes both lighting mounted externally, and lighting mounted inside a building that is primarily intended to enhance its external appearance, or light external spaces, after dark.

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>
Definitions

Construction zone
For the purpose of this issue, the construction zone is defined as the site which is being developed for the BREEAM-assessed building and its external site areas, i.e. the scope of the new works.

Additional information

The ILP Guidance notes for the Reduction of Obtrusive Light, 2011 are available free of charge from the ILP website www.theilp.org.uk.

Table 2 of the ILP guidance and its accompanying notes outlines four sets of recommendations:

1. Limits to the average upward light ratio of the luminaires, to restrict sky glow.
2. Limiting illuminance at the windows of nearby properties for which light trespass might be an issue.
3. Limiting the intensity of each light source in potentially obtrusive directions beyond the site boundaries.
4. Limiting the average luminance of the building if it is floodlit.

In each case the limiting values depend on the location of the site of the building (e.g. rural, urban or city centre). A calculation of illuminance (2) or intensity (3) is not required if all luminaires are cut-off types and angled so that light in potentially obtrusive directions is blocked.
Pol 05 Reduction of noise pollution

Aim

To reduce the likelihood of noise arising from fixed installations on the new development affecting nearby noise-sensitive buildings.

Value

- Minimise nuisance noise to neighbours and local wildlife.

Context

Excessive noise can have a detrimental effect on the use and enjoyment of private property such as dwellings and business premises. It can also cause disruption for wildlife. Noise can have a major impact on the mental and physical wellbeing of individuals within, and neighbouring, a building. Legislation is in place to control buildings and other noise-producing processes but these are typically enforced following complaints from neighbours, and improvements required as a result can be costly to make.

It is important to consider the noise that will be produced by developments at an early stage, plan the development in a way that minimises it, and seek to design and specify the building and its services in a way that limits its impact.

Assessment scope

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment type specific notes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Specific notes

<table>
<thead>
<tr>
<th>Assessment type specific</th>
<th>None</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building type specific</td>
<td>None</td>
</tr>
</tbody>
</table>
Assessment criteria

One credit
1 There are no noise-sensitive areas within the assessed building or within 800 m radius of the assessed site.

OR
2 Where there are noise-sensitive areas within the assessed building or noise-sensitive areas within 800 m radius of the assessed site, a noise impact assessment compliant with BS 4142:2014\(^{231}\) is commissioned. Noise levels must be measured or determined for:
   2.a Existing background noise levels:
      2.a.i at the nearest or most exposed noise-sensitive development to the proposed assessed site
      2.a.ii including existing plant on a building, where the assessed development is an extension to the building
   2.b Noise rating level from the assessed building.
3 The noise impact assessment must be carried out by a suitably qualified acoustic consultant.
4 The noise level from the assessed building, as measured in the locality of the nearest or most exposed noise-sensitive development, must be at least 5 dB lower than the background noise throughout the day and night.
5 If the noise sources from the assessed building are greater than the levels described in criterion 4, measures have been installed to attenuate the noise at its source to a level where it will comply with the criterion.

Methodology

Compliance at the design stage
At the design stage of assessment, where noise-sensitive areas or buildings are present, actual measurement is unlikely to be possible due to the planned but non-existent installation. In such situations, compliance can be demonstrated through the use of acousticians’ calculations or by scale model investigations.

For such cases, BS 4142 states ‘Determine the specific sound level by calculation alone if measurement is not practicable, for example if the source is not yet in operation. In such cases, report the method of calculation in detail and give the reason for using it’. Where prediction methods are not possible, measurement will be necessary using either a noise source similar to that proposed or measurement of the actual noise from the installation (once installed). Compliance with the latter approach requires a written commitment to appoint a suitably qualified acoustician to carry out the required measurements post-installation, and a further commitment to attenuate the noise source in compliance with criteria 4 above and 5 above (if proved necessary by the measurements).

Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td></td>
</tr>
</tbody>
</table>

Definitions

Noise-sensitive area
Landscapes or buildings where the occupiers are likely to be sensitive to noise created by the new plant installed in the assessed building, including:
1. Residential areas  
2. Hospitals, health centres, care homes, doctor’s surgeries etc.  
3. Schools, colleges and other teaching establishments  
4. Libraries  
5. Places of worship  
6. Wildlife areas, historic landscapes, parks and gardens  
7. Located in an Area of Outstanding Natural Beauty or near a Site of Special Scientific Interest  
8. Any other development that can be considered noise-sensitive.

Not all of these locations will necessarily be sensitive at all times. The assessments should be carried out at times which are relevant to the location use. For example, schools, libraries and doctor’s surgeries may not require a night-time assessment of background noise if they are unoccupied at the time. When making the assessment the SQA should make it clear during which periods the receptor is considered sensitive providing clear reasoning and justification.

Suitably qualified acoustician (SQA)
An individual achieving all the following items can be considered to be ‘suitably qualified’ for the purposes of a BREEAM assessment:

1. Has a minimum of three years relevant experience (within the last five years). Such experience must clearly demonstrate a practical understanding of factors affecting acoustics in relation to construction and the built environment; including, acting in an advisory capacity to provide recommendations for suitable acoustic performance levels and mitigation measures.
2. An individual who holds a recognised acoustic qualification and membership of an appropriate professional body. The primary professional body for acoustics in the UK is the Institute of Acoustics.

Where an SQA is verifying the acoustic measurements or calculations carried out by another acoustician who does not meet the SQA requirements, they must, as a minimum, have read and reviewed the report and confirm in writing that they have found it to:

1. Represent sound industry practice
2. Be appropriate given the building being assessed and scope of works proposed
3. Avoid invalid, biased and exaggerated recommendations.

Additionally, written confirmation from the third party verifier that they comply with the definition of an SQA is required.

Additional information

Attenuating noise at its source
BS 8233:2014(232) gives recommendations for the control of noise in and around buildings and may be a useful reference when considering control of noise from external plant.

See criteria 4 and 5 on the previous page.
Innovation

Summary

The innovation category provides opportunities for exemplary performance and innovation to be recognised that are not included within, or go beyond, the requirements of the credit criteria. This includes exemplary performance credits, for cases where the building meets the exemplary performance levels of a particular issue. It also includes innovative products and processes for which an innovation credit can be claimed, where they have been approved by BRE Global Ltd.

The cost-saving benefits of innovation are fostered and facilitated by helping encourage, drive and publicise accelerated uptake of innovative measures.

**Inn 01 Innovation**

up to 2 credits
Inn 01 Innovation

**Aim**

To support innovation within the construction industry through the recognition of sustainability-related benefits which are not rewarded by standard BREEAM issues.

**Value**

- Test out new ideas which, if successful, could change the status quo of the industry.
- Allow the industry to explore new opportunities and evolve its processes.

**Context**

Innovation creates a platform to encourage free thinking, for industry to push the boundaries of what is considered the norm, and propose new ideas and approaches which may change the way the industry works in future. Innovation allows the industry to grow and develop new ideas, and ultimately produce better buildings, more efficiently.

**Assessment scope**

<table>
<thead>
<tr>
<th>Applicable assessment criteria</th>
<th>Fully fitted</th>
<th>Simple building</th>
<th>Shell and core</th>
<th>Shell only</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.b</td>
<td>1.n</td>
<td>All</td>
<td>1.b, 1.c and 1.e–1.n</td>
<td>1.b, 1.c, 1.e, 1.h–1.k, 1.m and 1.n</td>
</tr>
</tbody>
</table>

**Specific notes**

**Assessment type specific**

None

**Building type specific**

None
Assessment criteria

Up to a maximum of 10 credits are available in aggregate from a combination of the following:

Exemplary level of performance in existing BREEAM issues
1 Where the building demonstrates exemplary performance by meeting defined exemplary level performance criteria in one or more of following BREEAM assessment issues:
   1.a Man 01 Project brief and design (Simple buildings only)
   1.b Man 03 Responsible construction practices
   1.c Hea 01 Visual comfort
   1.d Hea 02 Indoor air quality
   1.e Hea 06 Security
   1.f Ene 01 Reduction of energy use and carbon emissions
   1.g Wat 01 Water consumption
   1.h Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA)
   1.i Mat 03 Responsible sourcing of construction products
   1.j Wst 01 Construction waste management
   1.k Wst 02 Use of recycled and sustainably sourced aggregates
   1.L Wst 05 Adaptation to climate change
   1.m LE 02 Ecological risks and opportunities
   1.n LE 04 Ecological change and enhancement
   1.o Pol 03 Flood and surface water management (Simple buildings only).

Please refer to the relevant BREEAM issue within this scheme document for details of the exemplary level performance assessment criteria.

Approved innovations
2 One innovation credit can be awarded for each innovation application approved by BRE Global, where the building complies with the criteria defined within an approved innovation application form.

Methodology

Exemplary level of performance in existing BREEAM issues
For information on the methodology for exemplary level credits refer to the Methodology section of the relevant BREEAM issues.

Approved innovations
Innovation applications can be submitted to BRE Global by a licensed BREEAM Assessor using the formal Approved Innovation Application Form (available from the BREEAM website).
Evidence

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Interim design stage</th>
<th>Final post-construction stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>One or more of the appropriate evidence types listed in The BREEAM evidential requirements on page 29 can be used to demonstrate compliance with these criteria.</td>
<td>As defined within existing BREEAM issues.</td>
</tr>
<tr>
<td>1</td>
<td>As defined within existing BREEAM issues.</td>
<td>As per interim design stage. AND Relevant documentary evidence confirming that the project has achieved or installed the approved innovation as described and quantified within the approved innovation application form.</td>
</tr>
<tr>
<td>2</td>
<td>A copy of the Approved Innovation Application Form AND A copy of the Innovation Application Report stating the application outcome as ‘approved’ AND Relevant documentary evidence demonstrating specification of the approved innovation.</td>
<td>As per interim design stage. AND Relevant documentary evidence confirming that the project has achieved or installed the approved innovation as described and quantified within the approved innovation application form.</td>
</tr>
</tbody>
</table>

Definitions

Approved innovation
Any new technology, design, construction, operation, maintenance or demolition method, or process that can be shown to improve the sustainability performance of a building and is of demonstrable benefit to the wider industry in a manner that is not covered elsewhere in BREEAM. In addition the innovation has been approved by BRE Global in accordance with its published BREEAM Innovation credit procedures.

Additional information

Applying for innovation credits
Refer to the BREEAM Innovation section documents available from the BREEAM website for more information on BREEAM Innovation credit eligibility criteria, application process, application fees and previously approved innovations.
Appendix A – Healthcare building types

BREEAM UK New Construction 2018 can be used to assess the following healthcare establishments:

1. Teaching or specialist hospitals
2. General acute hospitals
3. Community and mental health hospitals
4. GP surgeries
5. Health centres and clinics.

Typical facilities and services offered by and forming part of one of the healthcare buildings are described in Table B.1 below. If a healthcare development does not fit one of the building type descriptions, it can still be assessed if it falls within the building type category descriptions outlined in the scope section of this document. Where it does not fall into one of these categories, bespoke assessment criteria will be required to assess the project.

Table B.1 Typical facilities and services

<table>
<thead>
<tr>
<th>Typical descriptions</th>
<th>Facility</th>
<th>Service</th>
</tr>
</thead>
<tbody>
<tr>
<td>Teaching hospital, Specialist acute hospital</td>
<td>Inpatient High concentration of energy-intensive engineering services and specialist equipment</td>
<td>Diagnostic and treatment services for physical healthcare together with specialist services, consultant-led</td>
</tr>
<tr>
<td>General acute hospital</td>
<td>Inpatient Medium concentration of energy-intensive engineering services and specialist equipment</td>
<td>Diagnostic and treatment services for physical healthcare, Consultant-led</td>
</tr>
<tr>
<td>Community hospital, Cottage hospital, Mental health hospital or unit, Learning disability unit</td>
<td>Inpatient Basic engineering services and equipment</td>
<td>Limited diagnostic and treatment services for physical healthcare Nurse- or GP-led, Care services for physical healthcare, Nurse- or GP-led, Mental health and learning disability services, Consultant- or nurse-led</td>
</tr>
<tr>
<td>GP surgery</td>
<td>Non-inpatient Use typically 50–65 hours per week Basic engineering services and equipment</td>
<td>Primary care consultation GP-led</td>
</tr>
<tr>
<td>Health centre or clinic</td>
<td>Non-inpatient Use typically 35–45 hours per week Basic engineering services and equipment</td>
<td>Primary care and mental health Nurse, dental, visiting consultant or specialist</td>
</tr>
</tbody>
</table>

Other healthcare-associated building types

BREEAM New Construction can also be used to assess the following:

1. Ambulance trust buildings (‘Other buildings’ type)
2. Residential care homes and staff residential accommodation (Multi-residential accommodation building type)
3. Non-patient building types, e.g. offices, laboratories, storage buildings (as listed in the table of building types in the scope section).
Appendix B – Education building types

BREEAM UK New Construction 2018 can be used to assess the following educational establishments:

1. Preschool, including;
   a. Nursery schools(233)
   b. Children’s centres(234)

2. Schools, including;
   a. Primary schools
   b. Secondary schools (including those containing sixth form colleges)
   c. All age range schools (including education or teaching buildings at boarding schools)
   d. Academies
   e. Non-acute special educational needs (SEN) schools

3. Sixth form colleges

4. Further and higher education or vocational colleges and institutions, including;
   a. Teaching facility
   b. Learning Resource Centre
   c. Laboratory, workshop or studio
   d. Student union
   e. Mix of the above types.

All age range schools and academies

All age range schools and academies can typically be assessed using the guidance or criteria applicable to secondary schools. If the school contains functional or operational areas more akin to further or higher education buildings it is more appropriate to use the assessment criteria for further education colleges. If the needs of the accommodation and occupiers are similar to those of primary or early years, pupils use the assessment criteria for primary schools. The BREEAM Assessor should determine the most appropriate BREEAM criteria to apply in the assessment of the building.

Acute special educational needs (SEN) schools

Acute special educational needs (SEN) refers to children with severe disabilities or learning difficulties that prevent them from interpreting their surroundings without feeling anxious or distressed. These children can become easily distracted or over-stimulated. This group of pupils mainly include, children with behavioural, emotional or social difficulties (BEDS), and children with communication and interaction disability (autistic spectrum disorder (ASD)).

This scheme has not been specifically tailored to assess acute SEN schools. Assessment is still possible, except where highly specialised accommodation is provided. Acute SEN schools are defined as an ‘Other’ building type and BREEAM Assessors carrying out assessments on schools for pupils with such needs need to consider carefully all the BREEAM issues that might be affected by the need to provide special facilities for these building users, e.g. View out, Cyclist facilities, etc. Where criteria in this scheme document are not explicit for this building type, the assessor will need to decide which criteria are appropriate and apply them accordingly, seeking confirmation from BRE Global Ltd. on the application of alternative building criteria.

For more information on SEN refer to Building Bulletin 102 Designing for disabled children with special educational needs, published by the Department for Children Schools and Families (available from www.education.gov.uk)

Student residential accommodation

This scheme can be used to assess boarding school residential and halls of residence accommodation buildings. These types of building are classified as a multi-residential accommodation building type for a BREEAM assessment.
Appendix C – Multi-residential building types

BREEAM UK New Construction 2018 can be used to assess multi-occupancy residential buildings that are not suitable for assessment under the Home Quality Mark (HQM) in England, Wales and Scotland.

BREEAM UK New Construction 2018 can be used to assess the following types of multi-residential buildings:

1. Student halls of residence
2. Key worker accommodation
3. Care homes that do not contain extensive or specialist medical facilities (i.e. contain limited consulting rooms and medical rooms)
4. Sheltered housing
5. Other multi-residential buildings which contain a mix of residential accommodation with communal areas such as some military accommodation.

Care homes providing acute care

Care homes providing acute care would typically be assessed as either a ‘Healthcare’ or ‘Other’ building type. BREEAM Assessors carrying out assessments on these types of buildings will need to consider carefully all the BREEAM issues that might be affected by the need to provide special facilities for the building users. Where criteria in this scheme document are not explicit for this building type, the assessor will need to decide which criteria are appropriate and apply them accordingly, seeking confirmation from BRE Global Ltd. on the application of alternative building criteria if necessary.
Appendix D – Shell only and Shell and core project assessments

Speculative or non-speculative shell only or shell and core new buildings can be assessed using the BREEAM UK New Construction 2018 scheme.

This section provides guidance to assessors and project teams on the application of BREEAM to shell only and shell and core projects.

A shell only or shell and core building project is defined as one where the developer’s scope of works is the design and construction of the base building only, leaving a range of construction and fit-out works to be completed before the building can be occupied. The project will have some or all of the following elements:

- the structure
- building envelope
- core building systems including building servicing strategy
- installations (such as HVAC) or plant support for installation of such systems
- fit-out of common areas.

Category A and B projects

Shell and core projects will often be fitted out to a ‘Category A’ standard, the scope of which varies between different developers, and may include in addition to the shell and core of the building: the provision of raised floors, suspended ceilings, extension of core services above ceilings across the lettable space, finishes to the internal face of external and core walls, and blinds. Upon completion, the whole building or space within the building is sold or let to be fitted out as appropriate for occupation. The new owners or tenants will fit-out the accommodation in accordance with their corporate and operational needs, often referred to as a ‘Category B’ fit-out. These terms widely used in the property sector are not used within BREEAM as the scope of works varies significantly between developers and as such makes them incomparable.

In these projects performance of the building and compliance with BREEAM is verified based on the developer’s scope of works. Two standard project-type options are defined with applicable assessment criteria. For projects that are in-scope for these standard options, assessment against some BREEAM issues will be excluded even where the issues are within the developer’s scope of works. This approach ensures clarity, consistency and comparability within the property market. Varying the criteria or issues based on each individual project’s scope would make BREEAM ratings incomparable in terms of performance benchmarking and for promotional or publicity purposes.

Defining the project type

The scope of assessment and BREEAM certification labelling for a new construction project that is not fully fitted out can be categorised into one of the following types:

- Shell only assessment and certification
- Shell and core assessment and certification.

Shell only assessment

This assessment and certification option is available where the developer’s scope of works covers new-build works to the fabric, substructure and superstructure of the building only, including:

- External walls, windows, doors (external), roof, core internal walls, structural floors
- Hard and soft landscaping areas (where present and within the scope of works).

Shell and core assessment

This assessment and certification option is available where the developer’s scope of works covers shell works, as described for Shell only, plus core building services. Core building services relates to the installation of central or
communal transportation systems, water systems, fit-out of common areas, central mechanical and electrical systems including HVAC, but without local fitting of systems within tenant areas. The systems will typically be centralised with capped off distribution to each tenanted area (for future connection as part of a tenant’s fit-out works). This does not include the full scope of a typical Category A fit-out, due to the fact that the specification of items such as ceiling finishes, raised floors and the zoning of local services above the lettable floor area and other Category A works are not typically finalised until the space undergoes final fit-out according to the tenant’s specification and are liable to change. These items are, therefore, excluded from a Shell and core assessment.

The Shell only and Shell and core assessment options are available for all building types. For these assessments, the scope of works being undertaken must be specified clearly and provided for the accurate certification of the project.

Assessing new-build Shell and core projects

In the main, the assessment process and application of a majority of the BREEAM assessment issues will be unaffected by the scope of the new-build shell only or Shell and core works. Most of the BREEAM criteria are concerned with impacts, processes and management procedures that occur with any new-build development, regardless of whether or not it is a fully fitted project. Several BREEAM issues and criteria are, however, tailored for the assessment of fitted out buildings, for example acoustic performance, and so additional guidance in the form of compliance notes is given in the assessment issues. These Shell only and Shell and core compliance notes confirm whether the assessment issue is applicable to the project and, where it does apply, how to assess it for the project.

Table E.1 on the next page summarises the BREEAM UK New Construction 2018 assessment issues and their applicability to shell only and shell and core projects.

Shell only and Shell and core building assessments and minimum BREEAM standards

BREEAM standards remain applicable to Shell only and Shell and core building assessments for the developer’s scope of works. The only exception is minimum standards for BREEAM issues, credits or criteria which are not assessed in a Shell only or Shell and core project (confirmed by the Compliance Note in the relevant issue).

Applicability of the Shell only and Shell and core assessment type to Simple buildings assessments

Shell only and Shell and core assessment criteria cannot be applied to Simple building assessments. For a project to be assessed as a Simple Building, it must be clear that the building can be classified as a ‘simple’. At the Shell only or Shell and core stage, it is not possible to determine whether a building will be ‘simple’ so these assessment options are not applicable to Simple building assessments.

BREEAM UK New Construction and the BREEAM UK Refurbishment and Fit-out scheme

The BREEAM UK New Construction and BREEAM UK Refurbishment and Fit-out schemes can be used to assess a fully fitted building where the construction works and finishing stages have been carried out separately. A Shell only or Shell and core project assessed under the BREEAM UK New Construction scheme can undergo a first fit-out (and subsequent fit-outs) assessed against the BREEAM UK Refurbishment and Fit-out scheme. Illustrates the relationship between the UK New Construction and Refurbishment and Fit-out schemes.
UK New Construction and the UK Refurbishment and Fit-out schemes and the assessment options

The scope of the BREEAM UK New Construction - Shell only and Shell and core assessment types - and BREEAM UK Refurbishment and Fit-out schemes have been defined using recognised industry definitions, such as the British Council for Offices definition of Category A and B fit-out as far as possible. However, in practice, there is no fixed industry standard definition of refurbishment and fit-out works, with a large degree of variability from project to project. Due to this variety and also the need to ensure a consistent definition is used for assessment comparability purposes, the BREEAM Refurbishment and Fit-out scheme has defined a number of optional assessment ‘parts’. The scope for each of these assessment parts has largely been based upon setting boundaries around the key physical parameters of the building. Under that scheme, clients are able to seek assessment certification against any combination of parts according to the scope of their refurbishment and fit-out works, therefore providing a highly flexible scheme.

The scope of Part 1 of the BREEAM UK Refurbishment and Fit-out scheme aligns with the Shell only option of the BREEAM UK New Construction scheme. Parts 1 and 2 combined align with the Shell and core option of the BREEAM UK New Construction scheme. Parts 3 and 4 cover the scope of work that is covered under the tenant’s fit-out works could be used to ‘top up’ a Shell and core assessment.

BREEAM UK Refurbishment and Fit-out scheme assessment types:

- Part 1 - Fabric and structure: external envelope including walls, roof, windows and floor
- Part 2 - Core services: centralised mechanical and electrical plant including heating, cooling and ventilation
- Part 3 - Local services: localised services including lighting, local heating, cooling and ventilation
- Part 4 - Interior design: interior finishes, furniture, fittings and equipment

Further information on the BREEAM UK Refurbishment and Fit-out scheme can be found at www.breeam.com.

Table E.1 BREEAM UK New Construction 2018 assessment issues: shell only and shell and core project applicability

<table>
<thead>
<tr>
<th>Ref</th>
<th>BREEAM UK New Construction 2018 assessment issues: shell only and shell and core project applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Management</td>
<td></td>
</tr>
<tr>
<td>Man 01 Project brief and design</td>
<td>Y</td>
</tr>
<tr>
<td>Man 02 Life cycle cost and service life planning</td>
<td>Y</td>
</tr>
<tr>
<td>Man 03 Responsible construction practices</td>
<td>Y</td>
</tr>
<tr>
<td>Man 04 Commissioning and handover</td>
<td>N</td>
</tr>
<tr>
<td>Ref</td>
<td>Applicability</td>
</tr>
<tr>
<td>---------------</td>
<td>---------------</td>
</tr>
<tr>
<td></td>
<td>Shell only</td>
</tr>
<tr>
<td>Man 05 Aftercare</td>
<td>N</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Y</td>
</tr>
<tr>
<td>Hea 01 Visual comfort</td>
<td>Y</td>
</tr>
<tr>
<td>Hea 02 Indoor air quality</td>
<td>Y</td>
</tr>
<tr>
<td>Hea 04 Thermal comfort</td>
<td>N</td>
</tr>
<tr>
<td>Hea 05 Acoustic performance</td>
<td>Y</td>
</tr>
<tr>
<td>Hea 06 Security</td>
<td>Y</td>
</tr>
<tr>
<td>Hea 07 Safe and healthy surroundings</td>
<td>Y</td>
</tr>
<tr>
<td>Energy</td>
<td></td>
</tr>
<tr>
<td>Ene 01 Reduction of energy use and carbon emissions</td>
<td>Y</td>
</tr>
<tr>
<td>Ene 02 Energy monitoring</td>
<td>N</td>
</tr>
<tr>
<td>Ene 03 External lighting</td>
<td>Y</td>
</tr>
<tr>
<td>Ene 04 Low carbon design</td>
<td>Y</td>
</tr>
<tr>
<td>Ene 05 Energy efficient cold storage</td>
<td>N</td>
</tr>
<tr>
<td>Ene 06 Energy efficient transportation systems</td>
<td>N</td>
</tr>
<tr>
<td>Ene 07 Energy efficient laboratory systems</td>
<td>N</td>
</tr>
<tr>
<td>Ene 08 Energy efficient equipment</td>
<td>N</td>
</tr>
<tr>
<td>Transport</td>
<td></td>
</tr>
<tr>
<td>Tra 01 Transport assessment and travel plan</td>
<td>Y</td>
</tr>
<tr>
<td>Tra 02 Sustainable transport measures</td>
<td>Y</td>
</tr>
<tr>
<td>Water</td>
<td></td>
</tr>
<tr>
<td>Wat 01 Water consumption</td>
<td>N</td>
</tr>
<tr>
<td>Wat 02 Water monitoring</td>
<td>Y</td>
</tr>
<tr>
<td>Wat 03 Water leak detection</td>
<td>Y</td>
</tr>
<tr>
<td>Wat 04 Water efficient equipment</td>
<td>Y</td>
</tr>
<tr>
<td>Materials</td>
<td></td>
</tr>
<tr>
<td>Mat 01 Environmental impacts from construction products - Building life cycle assessment (LCA)</td>
<td>Y</td>
</tr>
<tr>
<td>Mat 02 Environmental impacts from construction products - Environmental Product Declarations (EPD)</td>
<td>Y</td>
</tr>
<tr>
<td>Mat 03 Responsible sourcing of construction products</td>
<td>Y</td>
</tr>
<tr>
<td>Mat 05 Designing for durability and resilience</td>
<td>Y</td>
</tr>
<tr>
<td>Mat 06 Material efficiency</td>
<td>Y</td>
</tr>
<tr>
<td>Waste</td>
<td></td>
</tr>
<tr>
<td>Wst 01 Construction waste management</td>
<td>Y</td>
</tr>
<tr>
<td>Wst 02 Use of recycled and sustainably sourced aggregates</td>
<td>Y</td>
</tr>
<tr>
<td>Wst 03 Operational waste</td>
<td>Y</td>
</tr>
<tr>
<td>Wst 04 Speculative finishes (Offices only)</td>
<td>N</td>
</tr>
<tr>
<td>Wst 05 Adaptation to climate change</td>
<td>Y</td>
</tr>
<tr>
<td>Wst 06 Design for disassembly and adaptability</td>
<td>Y</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td></td>
</tr>
<tr>
<td>LE01 Site selection</td>
<td>Y</td>
</tr>
<tr>
<td>LE02 Ecological risks and opportunities</td>
<td>Y</td>
</tr>
<tr>
<td>LE03 Managing impacts on ecology</td>
<td>Y</td>
</tr>
<tr>
<td>LE04 Ecological change and enhancement</td>
<td>Y</td>
</tr>
<tr>
<td>LE05 Long term ecological management and maintenance</td>
<td>Y</td>
</tr>
<tr>
<td>Pollution</td>
<td></td>
</tr>
<tr>
<td>Ref</td>
<td>Applicability</td>
</tr>
<tr>
<td>---------</td>
<td>---------------</td>
</tr>
<tr>
<td></td>
<td>Shell only</td>
</tr>
<tr>
<td>Pol01</td>
<td>N</td>
</tr>
<tr>
<td>Pol02</td>
<td>N</td>
</tr>
<tr>
<td>Pol03</td>
<td>Y</td>
</tr>
<tr>
<td>Pol04</td>
<td>Y</td>
</tr>
<tr>
<td>Pol05</td>
<td>N</td>
</tr>
<tr>
<td>Inn01</td>
<td></td>
</tr>
</tbody>
</table>
Appendix E – Simple building assessments

The BREEAM UK New Construction 2018 version can be applied to both complex and less complex building projects. This section provides guidance on its application to less complex projects, i.e. a Simple building assessment.

A Simple building is defined as having building services that are predominantly of limited capacity and local in their delivery, largely independent of other systems in the building fabric and without complex control systems.

If the building includes complex services, systems, functions or facilities including, but not limited to those listed below, it cannot be defined or assessed as a Simple building and a full BREEAM UK New Construction 2018 assessment should be carried out:

- Air-conditioning (with the exception of local split cooling systems, see Building Services section).
- Full mechanical ventilation, displacement ventilation and complex passive ventilation (see Building Services section for guidance on permitted systems).
- Renewable energy sources, with the exception of on-site micro-generation technologies (235) or connection to existing community or district heating or cooling systems.
- Laboratories and buildings that contain either fume cupboards or safety cabinets or containment areas.
- Major water-consuming plant or functions such as swimming, hydrotherapy or research pools or vehicle wash or irrigation systems.
- Cold storage plant and enclosures, with the exception of domestic-scale refrigeration.
- Escalators or travelling walkways.

This list is not exhaustive, but serves to indicate the types of services and systems likely to be present in a more complex building and unlikely to be present in a simple building. Examples of a Simple building could (depending on the remit of the works) include: office, educational and community buildings, GP surgeries, basic industrial units and extensions to existing buildings. The Assessor can seek assistance in classifying a project through BREEAM Technical Support by contacting breeamtechnicalcs@bre.co.uk.

The following section describes additional features a Simple building may have. These descriptions can be used to support the classification of a building of a BREEAM Simple building assessment.

Building services and systems

The following building services and systems can be assessed as a Simple building:

Heating

Space or hot water heating is provided by simple systems only, e.g. systems with total capacity of less than 100kW.

Cooling

Small systems, such as local split cooling systems to service single rooms or areas for occasional or seasonal use, with a total system capacity of less than 12kW(236) and a total collective refrigerant charge of less than 6kg.

Ventilation

1. Single-sided and cross ventilation using windows, rooflights or trickle vents.
2. Simple ‘bespoke’ passive solutions utilising wind-driven or stack ventilation where:
   a. The system does not serve multiple rooms or levels.
   b. The system does not use multiple (more than one) control dampers to control air flow.
   c. The system uses local standalone controls only and is not linked to a building management system that controls the whole building ventilation strategy.
3. Standalone ‘off the shelf’ natural or assisted natural ventilation solutions where:
   a. The system does not serve multiple rooms or levels.
   b. The system uses local standalone controls only and is not linked to a building management system that controls the whole building ventilation strategy.
   c. The system utilises only basic components, e.g. low power fans, control dampers, filters.
d. The product supplier or manufacturer does not recommend specialist commissioning, i.e. no special training is required to ensure the unit is commissioned correctly.

4. Local mechanical ventilation where:
   a. The system does not serve multiple rooms or levels
   b. The system uses local standalone controls only and is not linked to a building management system that controls the whole building ventilation strategy
   c. The central fan or air-handling unit (AHU) utilises only basic components, e.g. fan, filter, basic air to air heat recovery, and only requires a single phase electrical supply
   d. The system provides any form of heating, cooling or humidification to the supply air (except via basic air to air heat recovery)
   e. The system does not comprise multiple duct work branches that require proportional balancing
   f. The system is not a Variable Air Volume (VAV) system, i.e. one which comprises variable performance fans and complex control systems that would require specialist commissioning
   g. The central fan or AHU supplier or manufacturer does not recommend specialist commissioning, i.e. no special training is required to ensure the unit is commissioned correctly

Additional requirements

Domestic-scale sanitary, kitchen and laundry facilities with only basic connections for hot and cold water provision and drainage.

Building services commissioning required will be limited in complexity.

Typical profile of a Simple building

The cost and size of a Simple building will vary widely so the Assessor should use the complexity of the building function and its services to determine whether to assess it using the BREEAM Simple building criteria.

If a building does not meet the profile described above, but exhibits features which suggest it could be classified as a Simple building, review this guidance and highlight the areas for further consideration to BREEAM Technical Support by contacting breeamtechnicalcs@bre.co.uk for further advice and classification.

Table F.1 below summarises the BREEAM UK New Construction 2018 assessment issues, credits and criteria applicable to a Simple building assessment.

Table F.1 BREEAM UK New Construction 2018 issue applicability for Simple building assessments

<table>
<thead>
<tr>
<th>Issue ID</th>
<th>Criteria applicability to Simple Buildings</th>
<th>Credits available</th>
<th>Exemplary credits available</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Management</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>No change</td>
<td>Simplified</td>
<td>N/A</td>
</tr>
<tr>
<td>Man 01</td>
<td>✓</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Man 02</td>
<td>✓</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>Man 03</td>
<td>✓</td>
<td>4</td>
<td>2</td>
</tr>
<tr>
<td>Man 04</td>
<td>✓</td>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>Man 05</td>
<td>✓</td>
<td>3</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>Health and Wellbeing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hea 01</td>
<td>✓</td>
<td>(3 to 5) building type dependent</td>
<td>1</td>
</tr>
<tr>
<td>Hea 02</td>
<td>✓</td>
<td>(2 to 3) building type dependent</td>
<td>2</td>
</tr>
<tr>
<td>Hea</td>
<td>✓</td>
<td>3</td>
<td>0</td>
</tr>
<tr>
<td>Issue ID</td>
<td>Criteria applicability to Simple Buildings</td>
<td>Credits available</td>
<td>Exemplary credits available</td>
</tr>
<tr>
<td>----------</td>
<td>---------------------------------------------</td>
<td>-------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td></td>
<td>No change</td>
<td>Simplified</td>
<td>N/A</td>
</tr>
<tr>
<td>Hea 05</td>
<td>✔</td>
<td>(up to 4) building type dependent</td>
<td>N/A</td>
</tr>
<tr>
<td>Hea 06</td>
<td>✔</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Hea 07</td>
<td>✔</td>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>✔</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>Ene 02</td>
<td>✔</td>
<td>(1 to 2) building type dependent</td>
</tr>
<tr>
<td></td>
<td>Ene 03</td>
<td>✔</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Ene 04</td>
<td>✔</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Ene 05</td>
<td>✔</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Ene 06</td>
<td>✔</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Ene 07</td>
<td>✔</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>Ene 08</td>
<td>✔</td>
<td>2</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 01</td>
<td>✔</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>Tra 02</td>
<td>✔</td>
<td>0</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 01</td>
<td>✔</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Wat 02</td>
<td>✔</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Wat 03</td>
<td>✔</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Wat 04</td>
<td>✔</td>
<td>N/A</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>✔</td>
<td>(Up to 7) building type dependent</td>
</tr>
<tr>
<td></td>
<td>Mat 02</td>
<td>✔</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Mat 03</td>
<td>✔</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>Mat 05</td>
<td>✔</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Mat 06</td>
<td>✔</td>
<td>1</td>
</tr>
<tr>
<td>Waste</td>
<td>Wst 01</td>
<td>✔</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>Wst 02</td>
<td>✔</td>
<td>1</td>
</tr>
<tr>
<td>Issue ID</td>
<td>Criteria applicability to Simple Buildings</td>
<td>Credits available</td>
<td>Exemplary credits available</td>
</tr>
<tr>
<td>----------</td>
<td>------------------------------------------</td>
<td>------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td></td>
<td>No change</td>
<td>Simplified</td>
<td>N/A</td>
</tr>
<tr>
<td>Wst 03</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 04</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 05</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wst 06</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>LE01</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>LE02</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>LE03</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>LE04</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>LE05</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pollution</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PoI01</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PoI02</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PoI03</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PoI04</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PoI05</td>
<td>✔</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix F – Examples of BREEAM UK New Construction certificates

Examples of BREEAM UK New Construction certificates for the interim Design Stage and final post-construction Stage are provided below and on the next page respectively.

Example of Interim Certificate at Design Stage
Appendices

Example of Final Certificate at post-construction Stage
BREEAM UK New Construction 2018 – Schedule of changes to the scheme document

The manual may be revised and re-issued from time to time. A re-issue of a BREEAM scheme document (SD) version may be required for the following reasons:

1. To clarify: criteria; compliance notes; or schedule of evidence requirements
2. To update a reference or relevant definition
3. To update or amend calculation procedures
4. To amend the scope to allow for the inclusion of additional building types.

<table>
<thead>
<tr>
<th>Scheme Doc.</th>
<th>Issue no.</th>
<th>Date of issue</th>
</tr>
</thead>
<tbody>
<tr>
<td>SD5078</td>
<td>3.0 (current)</td>
<td>31/07/2019</td>
</tr>
<tr>
<td>SD5078</td>
<td>2.0</td>
<td>03/12/2018</td>
</tr>
<tr>
<td>SD5078</td>
<td>1.2</td>
<td>14/08/2018</td>
</tr>
<tr>
<td>SD5078</td>
<td>1.1 (Withdrawn)</td>
<td>31/07/2018</td>
</tr>
<tr>
<td>SD5078</td>
<td>1.0</td>
<td>07/03/2018</td>
</tr>
</tbody>
</table>

**Key (Type of Change)**

<table>
<thead>
<tr>
<th>Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>The 'A' signifies either: an addition, insertion, alteration or deletion to the scheme document which does not directly affect the assessment criteria, calculation procedures or schedule of evidence (and therefore assessment of a building).</td>
</tr>
<tr>
<td>C</td>
<td>The 'C' signifies either: an addition, insertion, deletion or alteration to the scope, assessment criteria, compliance note, evidential requirements or relevant definitions.</td>
</tr>
</tbody>
</table>

**Issue 3.0**

<table>
<thead>
<tr>
<th>Section</th>
<th>Issue/section</th>
<th>Identifier</th>
<th>Type</th>
<th>Specifics of change</th>
</tr>
</thead>
<tbody>
<tr>
<td>All technical issues</td>
<td>All</td>
<td>N/A</td>
<td>A</td>
<td>Minor corrections to text and formatting.</td>
</tr>
<tr>
<td>Minimum standards</td>
<td>N/A</td>
<td>N/A</td>
<td>A</td>
<td>Correction to Ene 01 ratings.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 01</td>
<td>Additional information</td>
<td>A</td>
<td>Update to standard.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 01</td>
<td>Additional information</td>
<td>A</td>
<td>Reference made to Soft Landings Framework.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 03</td>
<td>Various</td>
<td>A</td>
<td>Clarification of text regarding legal and sustainable timber.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 04</td>
<td>Additional information</td>
<td>A</td>
<td>Reference made to Soft Landings Framework.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 01</td>
<td>Specific notes</td>
<td>A</td>
<td>New Specific note for Education building types.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 01</td>
<td>Criteria</td>
<td>A</td>
<td>Amendments to tables 5.1 and 5.5.</td>
</tr>
<tr>
<td>Health and</td>
<td>Hea 01</td>
<td>Criteria</td>
<td>C</td>
<td>Amendment to criterion 10.</td>
</tr>
<tr>
<td>Section</td>
<td>Issue/section</td>
<td>Identifier</td>
<td>Type</td>
<td>Specifics of change</td>
</tr>
<tr>
<td>-------------</td>
<td>---------------</td>
<td>------------</td>
<td>------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 02</td>
<td>Various</td>
<td>A</td>
<td>Use of 'occupied space' throughout the credit issue.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 04</td>
<td>Criteria</td>
<td>C</td>
<td>Amendment to criterion 3.a.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 05</td>
<td>Criteria</td>
<td>A</td>
<td>Correction of terminology in criteria tables.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 06</td>
<td>Criteria</td>
<td>A</td>
<td>Deletion of reference to RIBA stage.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 06</td>
<td>Definitions</td>
<td>C</td>
<td>Additional text to the ‘Suitably Qualified Security Consultant’ note.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 07</td>
<td>Specific notes</td>
<td>C</td>
<td>Specific note added for Prisons.</td>
</tr>
<tr>
<td>Health and Wellbeing</td>
<td>Hea 07</td>
<td>Methodology</td>
<td>A</td>
<td>Correction to criteria numbering.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Criteria</td>
<td>A</td>
<td>Correction of text in table 6.1 to include reference to ‘Prediction of operational energy consumption’.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Methodology</td>
<td>A</td>
<td>Reference made to Guidance Notes 32 and 39.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Additional information</td>
<td>A</td>
<td>Clarification regarding energy model submission to BRE.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 02</td>
<td>Methodology</td>
<td>A</td>
<td>Correction of text for Combining end-use categories for metering purposes.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 04</td>
<td>Specific notes</td>
<td>C</td>
<td>New Specific Note for assessment of Industrial building.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 04</td>
<td>Methodology</td>
<td>A</td>
<td>Correction of reference for heat pumps.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 06</td>
<td>Definitions</td>
<td>A</td>
<td>Deletion of ‘Fit for purpose’ definition.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 08</td>
<td>Criteria</td>
<td>C</td>
<td>Correct to criterion 3</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 08</td>
<td>Criteria</td>
<td>C</td>
<td>Correct of text in table 6.5 for Healthcare buildings.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Definitions</td>
<td>A</td>
<td>Deletion of text in the ‘Dedicated service’ text.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Additional information</td>
<td>C</td>
<td>Correction of occupant density for ‘Hospitals, care homes’.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Criteria</td>
<td>A</td>
<td>Clarification of applicability for the LCA benchmarking for the superstructure.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Criteria</td>
<td>A</td>
<td>Reference made to additional resources available online.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 02</td>
<td>Methodology</td>
<td>A</td>
<td>Correction in table 9.9.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 03</td>
<td>Various</td>
<td>A</td>
<td>Clarification of text regarding legal and sustainable timber.</td>
</tr>
</tbody>
</table>
### Schedule of changes to the scheme document

<table>
<thead>
<tr>
<th>Section</th>
<th>Issue/section</th>
<th>Identifier</th>
<th>Type</th>
<th>Specifics of change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste</td>
<td>Wst 01</td>
<td>Criteria</td>
<td>A</td>
<td>Deletion of reference to RIBA stage.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE01</td>
<td>Specific notes</td>
<td>C</td>
<td>Clarification for assessment of playing fields for Education assessments.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE01</td>
<td>Criteria</td>
<td>A</td>
<td>Clarification in criteria 1 and 2.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE02</td>
<td>Various</td>
<td>A</td>
<td>Clarification of text.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Various</td>
<td>A</td>
<td>Clarification of text.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Various</td>
<td>A</td>
<td>Clarification of text.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Various</td>
<td>A</td>
<td>Clarification of text.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol02</td>
<td>Methodology</td>
<td>C</td>
<td>Amendment to text for 'Open flue' text.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol03</td>
<td>Methodology</td>
<td>A</td>
<td>Clarification to 'No change in impermeable area - Brownfield sites' text.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol03</td>
<td>Definitions</td>
<td>C</td>
<td>Amended definition for Greenfield sites.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol03</td>
<td>Definitions</td>
<td>A</td>
<td>Link added to 'Current best practice national planning guidance' note.</td>
</tr>
<tr>
<td>Appendices</td>
<td>Appendix C</td>
<td>N/A</td>
<td>A</td>
<td>Deletion of 'BREEAM Multi-residential and the Home Quality Mark (HQM)' section.</td>
</tr>
</tbody>
</table>

### Issue 2.0

<table>
<thead>
<tr>
<th>Section</th>
<th>Issue/section</th>
<th>Identifier</th>
<th>Type</th>
<th>Specifics of change</th>
</tr>
</thead>
<tbody>
<tr>
<td>All technical issues</td>
<td>All</td>
<td>N/A</td>
<td>A</td>
<td>Minor corrections to text and formatting.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 04</td>
<td>Methodology</td>
<td>A</td>
<td>Additional text added to use consistent terminology.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Criteria</td>
<td>A</td>
<td>Clarification of criterion 2.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Criteria</td>
<td>A</td>
<td>Correction of listed criteria.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 02</td>
<td>Criteria</td>
<td>C</td>
<td>Amendment to the time-related requirement of the indoor air quality plan in criterion 1.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 02</td>
<td>Methodology</td>
<td>A</td>
<td>Deletion of reference to CN7.4.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 02</td>
<td>Methodology</td>
<td>A</td>
<td>Clarification text under subheading 'Number of products to comply'.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 02</td>
<td>Definitions</td>
<td>A</td>
<td>Update to standard.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 04</td>
<td>Specific notes</td>
<td>A</td>
<td>Deletion of Specific Note 1.2.</td>
</tr>
<tr>
<td>Section</td>
<td>Issue/section</td>
<td>Identifier</td>
<td>Type</td>
<td>Specifics of change</td>
</tr>
<tr>
<td>---------------</td>
<td>---------------</td>
<td>------------</td>
<td>------</td>
<td>-------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 05</td>
<td>Criteria</td>
<td>A</td>
<td>Addition of missing text in table 5.19.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 05</td>
<td>Methodology</td>
<td>A</td>
<td>Correction of text under ‘Residential institutions (short and long term stay)’.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 06</td>
<td>Additional information</td>
<td>A</td>
<td>Exemplary level text added.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Criteria</td>
<td>C</td>
<td>Amendment to the time-related requirement of the energy design workshop in criterion 2.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Criteria</td>
<td>A</td>
<td>Deletion of titles ‘Prerequisite’ and ‘Four credits - energy modelling and reporting’ for the ‘Prediction of operational energy consumption’ criteria.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Methodology</td>
<td>A</td>
<td>Correction of ‘Preliminary design workshop’ to ‘Energy design workshop’.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 02</td>
<td>Specific notes</td>
<td>A</td>
<td>Amendment to Specific Note 2.0.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 04</td>
<td>Methodology</td>
<td>A</td>
<td>Amendment to ‘Passive design analysis’.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 06</td>
<td>Criteria</td>
<td>A</td>
<td>Amendments to criterion 1.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 01</td>
<td>Throughout issue</td>
<td>C</td>
<td>Amendments and clarifications throughout the issue.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Criteria</td>
<td>C</td>
<td>Amendment to criterion 1.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Criteria</td>
<td>A</td>
<td>Amended text in table 7.5</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Methodology</td>
<td>A</td>
<td>Correction of text under ‘Sliding scale of compliance’.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 01</td>
<td>Criteria</td>
<td>A</td>
<td>Update to standard for rainwater systems.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 01</td>
<td>Methodology</td>
<td>A</td>
<td>Amendments to table 8.2.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 01</td>
<td>Methodology</td>
<td>C</td>
<td>Amendments to ‘Buildings with greywater or rainwater systems’.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 04</td>
<td>Specific notes</td>
<td>A</td>
<td>New text detailing filtering of issue.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 04</td>
<td>Criteria</td>
<td>A</td>
<td>Correction of hyperlink to Wat 01 table.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Assessment scope</td>
<td>A</td>
<td>Corrections to criteria applicable to Simple Buildings.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Methodology</td>
<td>A</td>
<td>Text amended to clarify the process.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Methodology</td>
<td>A</td>
<td>Correction to ‘Significantly different design options’.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Definitions</td>
<td>A</td>
<td>New definition for ‘BREEAM LCA Benchmark’. Reference to this now made throughout the issue.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Definitions</td>
<td>A</td>
<td>Amended text for ‘Mat 01/02 Results Submission Tool’.</td>
</tr>
<tr>
<td>Materials</td>
<td>Mat 01</td>
<td>Definitions</td>
<td>A</td>
<td>Amended text for ‘Suitably qualified third party’.</td>
</tr>
</tbody>
</table>
### Issue 1.2

<table>
<thead>
<tr>
<th>Section</th>
<th>Issue/section</th>
<th>Identifier</th>
<th>Type</th>
<th>Specifics of change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land Use and Ecology</td>
<td>LE 03</td>
<td>Assesment criteria</td>
<td>C</td>
<td>Clarification of the approach for awarding credits for 'Managing negative impacts of the project' without the need to achieve the percentage scores (outlined in GN36).</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 04</td>
<td>Assesment criteria</td>
<td>C</td>
<td>Credit allocation clarified in accordance with the calculation methodology within GN36. Exemplary level credit added.</td>
</tr>
<tr>
<td>Innovation</td>
<td>Inn 01</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Included reference to exemplary level credit within LE 04.</td>
</tr>
</tbody>
</table>
# Issue 1.1

<table>
<thead>
<tr>
<th>Section</th>
<th>Issue/section</th>
<th>Identifier</th>
<th>Type</th>
<th>Specifics of change</th>
</tr>
</thead>
<tbody>
<tr>
<td>All technical issues</td>
<td>All</td>
<td>N/A</td>
<td>A</td>
<td>Minor corrections to text and formatting.</td>
</tr>
<tr>
<td>Scope</td>
<td>Post-occupancy Stage (POS)</td>
<td>N/A</td>
<td>A</td>
<td>Updated information for Ene 01.</td>
</tr>
<tr>
<td>Scoring and rating BREEAM-assessed buildings</td>
<td>Calculating a building’s BREEAM rating</td>
<td>Table 2.6</td>
<td>A</td>
<td>Updated figures in the example BREEAM score and rating calculation.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 03</td>
<td>Additional information</td>
<td>A</td>
<td>Deletion of Additional Information for Constructing Excellence and reporting of construction site impacts.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 04</td>
<td>Overview</td>
<td>A</td>
<td>Correction of Shell Only icon. Only one credit is available.</td>
</tr>
<tr>
<td>Management</td>
<td>Man 04</td>
<td>Definitions</td>
<td>C</td>
<td>Removal of requirement for UKAS accreditation for the definition of Suitably Qualified Professionals.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Correction of title of last credit.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Update to minimum values of average daylight factor for multi-residential developments.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Update to criterion 5 to ‘95% of the floor area in 95% of spaces for each relevant building area provides an adequate view out’.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Deletion of criterion 6. Text moved to Definition of ‘Adequate view out’.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Exemplary criteria</td>
<td>A</td>
<td>Adding titles for the two Exemplary credits.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 01</td>
<td>Methodology</td>
<td>A</td>
<td>Amendment to text where occupancy or workstation layout not known to ‘an assumption of 1 person or workspace per 10 m²’.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 02</td>
<td>Icons</td>
<td>A</td>
<td>Correction to icon.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 02</td>
<td>Throughout</td>
<td>C</td>
<td>Update to standards for criterion 2c, ‘Ventilation’ in the Methodology, and ‘Relevant Standards (ventilation)’ in Definitions.</td>
</tr>
<tr>
<td>Health and wellbeing</td>
<td>Hea 05</td>
<td>Icons</td>
<td>A</td>
<td>Correction to icons.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Update to the ‘Post-occupancy stage’ Exemplary credit. Listed building types now required to achieve the second Ene 02 credit.</td>
</tr>
<tr>
<td>Section</td>
<td>Issue/section</td>
<td>Identifier</td>
<td>Type</td>
<td>Specifics of change</td>
</tr>
<tr>
<td>-------------------------</td>
<td>---------------</td>
<td>------------</td>
<td>------</td>
<td>------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 01</td>
<td>Methodology</td>
<td>A</td>
<td>Amendment to wording of 'Estimating unregulated energy demand for building systems or processes'.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 04</td>
<td>Throughout</td>
<td>A</td>
<td>Update to wording, to refer to 'low and zero carbon'.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 04</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Amendment to criterion 1 to clarify it refers to Hea 04.</td>
</tr>
<tr>
<td>Energy</td>
<td>Ene 06</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Corrections to criterion 1.b.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Correction to criterion 3 so that it refers to the 'existing Accessibility Index'.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Correction to key of table 7.6 for Multi-residential building types.</td>
</tr>
<tr>
<td>Transport</td>
<td>Tra 02</td>
<td>Definitions</td>
<td>A</td>
<td>Amendment to definition for 'Rural location-sensitive buildings' to aid clarity.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 03</td>
<td>Icons</td>
<td>A</td>
<td>Correction to Shell Only icon.</td>
</tr>
<tr>
<td>Water</td>
<td>Wat 04</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Correction to criterion 1 so that it refers to table 8.4.</td>
</tr>
<tr>
<td>Material</td>
<td>Mat 01</td>
<td>Icons</td>
<td>A</td>
<td>Correction to Simple Building and Shell Only icons. Only two credits available for either.</td>
</tr>
<tr>
<td>Material</td>
<td>Mat 01</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Amendment to the 'Third Party Verification!' Exemplary credit to aid clarity.</td>
</tr>
<tr>
<td>Material</td>
<td>Mat 01</td>
<td>Definitions</td>
<td>C</td>
<td>Amendment to 'Third Party' Definition.</td>
</tr>
<tr>
<td>Material</td>
<td>Mat 01</td>
<td>Definitions</td>
<td>A</td>
<td>Definition of 'Environmental product declaration' added.</td>
</tr>
<tr>
<td>Material</td>
<td>Mat 05</td>
<td>Definitions</td>
<td>A</td>
<td>Definition of 'Material Efficiency' deleted.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 02</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Correction to criterion 8. The optimal ecological outcome must be identified.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 02</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Correction to criterion 9. The hierarchy of action is different for Route 1 compared to Route 2.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 02</td>
<td>Methodology</td>
<td>A</td>
<td>Amendment to the title 'Determining the ecological outcomes for the site - Considerations during liaison discussions'. Correction to bullet point numbering.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 02</td>
<td>Methodology</td>
<td>C</td>
<td>Update to Route 1 so that it refers to Guidance Note 35.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 02</td>
<td>Evidence</td>
<td>C</td>
<td>Update to Evidential requirements for the Prerequisite and Criterion 5. Specific documents and checklists are required.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE 02</td>
<td>Definitions</td>
<td>A</td>
<td>Definitions for 'Wildlife corridors' and</td>
</tr>
<tr>
<td>Section</td>
<td>Issue/section</td>
<td>Identifier</td>
<td>Type</td>
<td>Specifics of change</td>
</tr>
<tr>
<td>---------</td>
<td>---------------</td>
<td>------------</td>
<td>------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Ecology</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Assessment criteria</td>
<td>C</td>
<td>'Land-sea interface' deleted.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Rereading of criterion 5 to aid clarity.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Amendments to criterion 6. Criteria 3 and 4 have to be achieved for Route 1. Requirement for 'no loss of ecological value has occurred' added.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Amendments to criterion 7. Criteria 3 and 4 have to be achieved for Route 2. Guidance note 36 is referred to. Percentage scores for ecological value added to define 'no net loss' and 'minimised' loss of ecological value.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Methodology</td>
<td>C</td>
<td>Amendment to Route 1 so that it refers to Guidance Note 35.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Methodology</td>
<td>C</td>
<td>Amendments to Route 2. Hierarchy of actions added and 'Planning, liaison and implementation' text removed. Amendment of title of 'Liaison and collaboration' to 'Timescales', and amendment to content.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE03</td>
<td>Definitions</td>
<td>C</td>
<td>Definition for 'No overall loss' added.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Criterion 1 corrected to requiring criteria 2 and 3 of LE03 have to be achieved.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Text of criterion 4 moved to be applicable to Route 2 assessments under 'Liaison, implementation and data collation'.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Criterion 6 amended to aid clarity. Percentage scores for ecological value added to define 'no net loss' and 'minimised' loss of ecological value.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Methodology</td>
<td>C</td>
<td>Updates to Route 1 so that it refers to Guidance Note 35.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Methodology</td>
<td>A</td>
<td>Updates to Route 2 to aid clarity.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE04</td>
<td>Definitions</td>
<td>A</td>
<td>Removal of 'Development footprint' Definition. This is defined in Guidance Note 36.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Amendments to column titles in table 11.4.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Prerequisite amended. Requirement for LE04 to be achieved updated to criteria 3-4 of LE03 for both Routes. For Route</td>
</tr>
<tr>
<td>Section</td>
<td>Issue/section</td>
<td>Identifier</td>
<td>Type</td>
<td>Specifics of change</td>
</tr>
<tr>
<td>---------------------</td>
<td>---------------</td>
<td>------------------</td>
<td>------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Assessment criteria</td>
<td>A</td>
<td>2, at least one credit under LE 04 has been awarded.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Criterion 3 amended to aid clarity.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Criterion 6 amended to refer to the specific section of BS 42020:2013, and replacement of ‘similar’ with ‘equivalent’.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Criterion 7 moved to be relevant to the ‘Planning, liaison, data, monitoring and review management and maintenance’ credit.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Methodology</td>
<td>C</td>
<td>Update to Route 1 so that it refers to Guidance Note 35.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Methodology</td>
<td>C</td>
<td>Update to Route 2 to define the contents of the information pack for the ‘tenant/occupier/building manager’.</td>
</tr>
<tr>
<td>Land Use and Ecology</td>
<td>LE05</td>
<td>Methodology</td>
<td>A</td>
<td>Correction to ‘Data collation and application throughout the project lifecycle’ to refer to data collated during LE 02.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol01</td>
<td>Specific notes</td>
<td>A</td>
<td>‘Untreated buildings’ note deleted.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol02</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Update to criterion 2. Information regarding emission measurement moved to the Methodology.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol02</td>
<td>Assessment criteria</td>
<td>A</td>
<td>Deletion of criterion 3.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol02</td>
<td>Methodology</td>
<td>A</td>
<td>Update to ‘Units of measure for emissions’. It refers to the requirements under the Ecodesign Directive.</td>
</tr>
<tr>
<td>Pollution</td>
<td>Pol03</td>
<td>Assessment criteria</td>
<td>C</td>
<td>Update to the ‘Surface water run-off Rate’ criteria. Brownfield sites need to show a 30% improvement. Greenfield sites need to show no greater peak rate of run-off.</td>
</tr>
</tbody>
</table>
References


7. RICS Life cycle costing - RICS professional guidance, UK. RICS; 2016.


29. CIBSE. TM47: Operational Ratings & Display Energy Certificates. CIBSE; 2009.
34. BS 5489-1:2013 Code of practice for the design of road lighting - Lighting of roads and public amenity areas.
BSI; 2013.
64 Kukadia V, Hall D. FB30: Ventilation for healthy buildings: reducing the impact of urban air pollution. BRE; 2011.
74 EN 16516:2015 Construction products - Assessment of release of dangerous substances - Determination of emissions into indoor air. European Committee for Standardisation (CEN); 2015.
75 Building Bulletin 101: Guidelines on ventilation, thermal comfort and indoor air quality in schools; August 2018
77 SHTM03-01: Ventilation for Healthcare premises - Part A Design and Validation; 2014.
79 CIBSE AM11 - Building performance modelling. 2015.
97 SHTM08-01. Specialist services Acoustics. NHS National Services Scotland; 2015.
104 Adler D. Metric handbook Planning and design data. 5th Edition; 2015.
145 Department of Energy and Climate Change. Enhanced capital allowance scheme: energy technology product list. 2014. For more information, visit: etl.beis.gov.uk
158 BS EN 16941-1 2018. On-site non-potable water systems. Systems for the use of rainwater. BSI; 2018
169


171 OECD Guidelines for Multinational Enterprises, OECD; 2008


174 Ibid.

175 HTM56 Partitions, third edition, Department of Health; 2005.


179 WRAP. Designing out Waste: A design team guide for Buildings.


184 BS EN 13043:2013. Aggregates for bituminous mixtures and surface treatments for roads, airfields and other trafficked areas. BSI; 2013.


197 Met Office, University of Reading, CEH. Developing H++ climate change scenarios for heat waves, droughts, floods, windstorms and cold snaps. 2015.
198 Pelsmakers S. The Environmental Design Pocketbook. second ed. RIBA Publishing; 2015.
203 Graves HM, Phillipson MC. Potential implications of climate change in the built environment. BRE; 2000.
204 Cheshire D. Building revolutions: Appyling the circular economy to the built environment. RIBA; 2016.
208 Health Technical Memorandum 07-07: Sustainable health and social care buildings. Department of Health; 2013
209 Baker, J (2016) Biodiversity net gain good practice principles for development, CIEEM, IEEMA, CIRIA, UK
211 Biodiversity Net Gain. Good practice principles for development (CIEEM, CIRIA, IEEMA, 2016)
Biodiversity Net Gain. Good practices principles for development: Case studies (CIEEM, CIRIA & IEEMA, 2019)
212 Biodiversity Net Gain. Good practices principles for development: A practical guide (CIEEM, CIRIA & IEEMA, 2019)
227 CIRIA. Designing for exceedance in urban drainage - good practice G635. CIRIA; 2006.
228 CIRIA. Guidance for the construction of SuDS C768. CIRIA; 2017
229 Institution of Lighting Professionals. Guidance notes for the reduction of obtrusive light. GN01. 2011;
230 Institution of Lighting Professionals. The Brightness of illuminated advertisements. PLG05. 2015;
233 Nursery school or education means full-time or part-time education suitable for children who have not attained compulsory school age (whether provided at schools or elsewhere), i.e. facilities or buildings for the teaching of children who are between the ages of two or three to five years old.
234 Children’s centres are multi-agency service hubs where young children and their families can receive early education, full day childcare, parental support and child and family health services, such as access to health visitors and health screening. Children’s centres will often be allied to a local primary school, or on adjacent to the school site.
235 Micro-generation is defined under the Energy Act 2004 as < 45KWh (micro-heat) and < 50KWe (micro-electricity). Micro-generation can refer to community scale energy which may fall within these capacities
236 To refer to the total for more than one unit where applicable. Multi-split cooling systems and VRF systems cannot be assessed under the Simple Buildings criteria
237 Typically, complex systems are systems that involve interaction between a number of components to ensure proper operation. They will usually require specific knowledge and expertise to be designed and installed, and they may depend on other systems such as control systems to work effectively