ISO 14001: Identifying and evaluating environmental aspects
We at SCCM are convinced – and our experience has proven – that any organization, large or small, will achieve better environmental performance by using the ‘plan-do-check-act’ approach outlined in the ISO 14001 standard.

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ISO 14001: Identifying and evaluating environmental aspects
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CHAPTER 1

1 Introduction

The aim of an environmental management system based on the ISO 14001:2015 standard is to improve environmental performance. Its foundation is a proper understanding of the environmental risks and opportunities at both the strategic and operational levels.

The elements of ‘context analysis’ (sections 4.1 and 4.2) and ‘risks and opportunities’ (chapter 6) are important for acquiring this understanding. The more strategic risks and opportunities will mainly emerge from the context analysis, while the more operational risks and opportunities will emerge from the identification and evaluation of environmental aspects. The latter also relates to the ability or inability to comply with legal and other requirements.

The purpose of this document is to provide a better understanding of how to give shape in practice to the implementation of the ‘environmental aspects’ element (identifying environmental aspects and determining which aspects can have a significant impact, section 4.3.1 of the standard). The document is intended as an aid; organizations can choose whether to use the suggestions in it or not.

This document contains two sample situations that illustrate the process. SCCM has a separately available publication, ‘Hollend transport’ (currently in Dutch only), which shows an environmental management system worked out for one small company. The core idea is that an organization has to know where it is influencing the environment, in order to set the right priorities for improvement. The example in ‘Hollend transport’ shows how to make an inventory of environmental aspects in a simple way.

Chapters 2 and 3 discuss the requirements arising from the ISO 14001 standard and their relationship to other elements of the standard. Chapter 4 will focus on how to identify and evaluate environmental aspects, with a guide to implementation in chapter 5. In chapter 6 a number of points for attention are elaborated. The information in this document can apply to all types of organizations (manufacturing, services, wholesale/retail, government agencies etc.).

In this document we use the ‘Fine and Kinney’ method to evaluate environmental aspects. This method calculates the significance by multiplying the probability of occurrence by the scale of the potential consequences. This approach may be advantageous:

→ if your organization works with an integrated environmental, occupational health/safety (OHS) and safety management system. OHS management systems commonly use this method for evaluating risks. With an integrated system, this approach is also used for identifying and evaluating the environmental aspects. We will discuss how to define ‘opportunity and impact’.

→ if your organization intends to make agreements with government authorities about the use of systemic supervision. To properly work out the details of this type of supervision, it is important that the company and the supervisors involved agree on the significant risks. Government authorities are often used to working with this method as well.
CHAPTER 2

2 The relationship between the various elements of the ISO 14001 standard

As indicated in the Introduction, the identification of environmental aspects is one of the elements of the standard that reveal the environmental risks and opportunities. Risks and opportunities can also emerge from the context analysis (sections 4.1 and 4.2) and the evaluation of compliance (6.1.3).

Figure 1 illustrates how the various elements of the standard that result in the risks and opportunities relate to each other.

FIGURE 1: PDCA-CYCLE AT STRATEGIC AND OPERATIONAL LEVEL (SOURCE: NEN)
The context analysis consists of two parts: determining the internal or external significant issues (4.1) and identifying the needs and expectations of interested parties (4.2). Environmental aspects and information about the risks and opportunities associated with them can emerge from both parts of the context analysis.

The context analysis also brings to the fore what importance the interested parties attach to the various environmental aspects. This importance helps to determine the significance of environmental aspects.

Starting with the significant identified environmental aspects, the potential risks and the possible opportunities for improvement are identified for each one. These risks and opportunities are also identified using the compliance obligations. It must be remarked that not all of the significant environmental aspects or compliance obligations are necessarily risks (or opportunities), for example, if they are well under control. This means that the organization must make it clear which of the significant environmental aspects are risks or opportunities, for example using a risk analysis.

In the next step, actions are planned based on the environmental aspects and the risks and opportunities. How the identified risks and opportunities, significant environmental aspects and compliance obligations are addressed must be made explicit. The essence is that it is made clear how the risks, opportunities, significant environmental aspects and compliance obligations arising from 6.1.1, 6.1.2 and 6.1.3 are addressed in the management system. This may take the form of operational control measures (8), or objectives (including improvement objectives) formulated in accordance with section 6.1.2 of the standard.

Note:
This document discusses only the 'Environmental aspects' element in section 6.1.2 of the standard and the significant environmental aspects that arise from it. The risks and opportunities described in this document only concern the risks and opportunities (section 6.1.1) arising from the environmental aspects.
CHAPTER 3

3 Requirements of the standard regarding environmental aspects

The text of the ISO 14001 standard regarding environmental aspects (section 6.1.2) reads as follows:

*Within the defined scope of the environmental management system the organization, shall determine the environmental aspects that relate to its activities, products and services that it can control and those it can influence, and their associated environmental impacts, considering a life-cycle perspective.*

*When determining environmental aspects, the organization shall take into account:*  
  a) *change, including planned or new developments, and new or modified activities, products and services;*  
  b) *abnormal conditions and reasonably foreseeable emergency situations.*

*The organization shall determine those aspects that have or can have a significant environmental impact, the significant environmental aspects, by using defined criteria.*

*The organization shall communicate its significant environmental aspects among the various levels and functions of the organization, as appropriate.*

*The organization shall maintain documented information of its:*  
  → *environmental aspects and the associated environmental impacts;*  
  → *criteria used to determine its significant environmental aspects;*  
  → *significant environmental aspects.*

Once the organization has determined its significant environmental aspects, it must plan actions (clause 6.1.4 of the standard) and formulate objectives, as well as the programme of procedures for meeting them (sections 6.2.1 and 6.2.2). Since priorities must be set when formulating the objectives, this should be seen as the next step after evaluating the environmental aspects.

The following steps can be drawn from the text above:  
→ Step 1: Identifying the environmental aspects which the organization can control or influence  
→ Step 2: Determining which environmental aspects have significant impacts  
→ Step 3: Determining risks and opportunities and planning action  
→ Step 4: Updating the identification and evaluation of environmental aspects
An organization will have to make choices at each of these steps. For example, when identifying aspects, it must decide on the level of detail at which to do so, and then which environmental impacts must be considered and designated as significant. For environmental aspects with significant environmental impacts, the question is then whether and when which actions should be planned and what objectives are attached to it. This document will discuss each of these steps, using two imaginary companies as examples: a manufacturer of concrete products for road construction, and an engineering firm (a service provider).

Diagram 1 shows steps 1 through 5.

**DIAGRAM 1: IDENTIFYING AND EVALUATING ENVIRONMENTAL ASPECTS**

1. **Determine all environmental aspects and impacts (6.1.2)**
2. **Determine the significant aspects (6.1.2)**
   - Criteria for significance
     - Probability of occurrence
     - Legal/regulatory and other requirements?
   - Non-significant environmental aspects
   - Significant environmental aspects
   - Stop: any follow-up activities do not have to be embedded in the system
   - Criteria for setting priorities
   - In compliance with legal and other requirements? (9.1.2)
     - yes
     - no
     - Planning actions to achieve environmental objectives (6.2.2). These may result in new organizational or technological provisions
3. **Determine legal and other requirements (6.1.3.a)**
4. **Determine consequences of legal and other requirements on environmental aspects (6.1.3.b)**
5. **Formulate environmental objectives (6.2.1.2)**
   - yes
   - yes
   - no
   - Operational planning and control (8.1)
   - In compliance with legal and other requirements? (9.1.2)
   - Record

**Notes to diagram 1**

1. The environmental aspects must be determined using the life-cycle perspective. This means that the organization must know about the significant environmental aspects of the use and disposal of its products and services of both its suppliers and the neighbouring links in the chain. It must then determine if it also can influence these aspects.
2. The identification of environmental aspects must include the impacts that are consequences of an emergency situation.
3. In practice, companies sometimes choose to declare any environmental aspect covered by legislation and/or regulations ‘significant’. Since there are legal requirements in many areas, the disadvantage of this approach is that many environmental aspects will be significant, and thus this step will not help to distinguish them. If an aspect’s actual or potential environmental impact is what primarily determines its significance, it gives a clearer ‘focus’ to the programme. If all of the environmental aspects covered by legislation and/or regulations are declared significant, the focus is on step 4, in which the objectives are formulated. Then priorities are set using their environmental impacts as a criterion. If the existence of legislation and/or regulations is not used as a criterion for determining significance, the relevant environmental aspects will still be addressed in the management system, because of the commitment to comply with legislation and regulations and the evaluation of the legal requirements. As far as the end results are concerned, there is little difference between the two approaches. Either way, compliance with legislation and/or regulations is built into the system.
4 An environmental aspect that is not significant (for example, due to its limited impact on the environment) can have lower priority in the management system. It does not mean that the aspect may be ignored completely or that no actions need to be determined. For example, the waste paper generated by a chemical company’s office is an environmental aspect, but for a chemical company, the impacts of paper use and separating waste streams are relatively limited. Most organizations will take actions to sort their waste paper anyway, both because the Dutch Environmental Management Act requires taking ‘due care’ to protect the environment wherever possible, and as a measure that can stimulate employee involvement in the EMS. Organizations with a limited number of environmental aspects may choose to classify all of them as ‘significant’.
4 The implementation

4.1 Step 1: Determining environmental aspects

The standard uses the term ‘identifying’ environmental aspects. In practice this is often referred to as ‘making an inventory’ of environmental aspects. This document will stay on the practical side and will also refer to ‘making an inventory’ of environmental aspects. Making this inventory is a crucial step in developing an environmental management system. It is in this phase that the organization lays down the environmental themes dealt with within its environmental management system. It is accordingly not a step taken only once. At regular intervals (for example, annually) the organization must determine whether the inventory and priorities are still up to date.

Environmental aspects and environmental impacts

The standard distinguishes between environmental aspects and environmental impacts.

The environmental aspects of an organization can cause environmental impacts. Examples of environmental impacts are acidification of water and soil, the greenhouse effect, etc. An environmental impact is the consequence of the environmental aspect on people, plants or animals.

Since it is very difficult for an organization to accurately evaluate its environmental impacts, the ISO 14001 standard distinguishes between environmental aspect and environmental impact. The point of the environmental management system is to control and curtail the environmental aspects in order to prevent environmental impact. The environmental aspects are reasonably easy for an organization to evaluate and give a good idea of the points to consider in the environmental management system.

<table>
<thead>
<tr>
<th>ENVIRONMENTAL THEME</th>
<th>ENVIRONMENTAL ASPECT</th>
<th>ENVIRONMENTAL IMPACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air (acidification)</td>
<td>Sulphur dioxide emissions from transport, heating etc.</td>
<td>Acidification of water and soil</td>
</tr>
<tr>
<td>Water</td>
<td>Discharges of polluted water</td>
<td>Adverse impacts on water ecosystems</td>
</tr>
<tr>
<td>Soil</td>
<td>Leakages from pipes</td>
<td>Soil pollution</td>
</tr>
<tr>
<td>Natural resources /energy</td>
<td>Use of water and non-renewable energy, lighting, paper consumption</td>
<td>Depletion of natural resources, air pollution, greenhouse effect</td>
</tr>
</tbody>
</table>
A helpful idea when making the inventory of environmental aspects is to start by naming a few environmental themes. An inventory can then be made of potential environmental aspects for the organization as a whole or by activity or department. An example of an environmental theme is air. The environmental aspect is the emission of gases such as CO2 from transport. The environmental impact is the greenhouse effect. Other possible themes are: water, soil, use of raw materials, energy, waste, radiation, nuisance (such as vibration, smells, noise). The environmental themes are shown in somewhat more detail in annex 1.

4.2 Scope and level of detail of the environmental aspects inventory

Section 6.1.2 of the standard indicates that the organization must identify the environmental aspects of its activities, products and services within the scope of its environmental management system, using a life-cycle perspective. The organization only has to identify the environmental aspects that it can control and that it can influence.

The annex to the standard indicates that an organization must look at processes such as the following when making the inventory of its environmental aspects:
- design and development of its facilities, processes, products and services;
- acquisition of raw materials, including mining or extraction;
- operational production processes, including storage operations;
- the use and maintenance of its facilities, assets and infrastructure;
- environmental performance and practices of external providers;
- product transport and the delivery of services, including packaging;
- storage and use of products and how they are treated at the end of life;
- waste management, including re-use, regeneration, recycling and disposal.

The theme ‘life-cycle perspective’ has a great deal of overlap with that of the ‘circular economy’. SCCM will publish a document/information (in Dutch) on this subject in 2019.

Although the above summary from the ISO 14001 standard is oriented more towards manufacturing companies, some if not all of it can apply to other organizations such as service companies, wholesalers/retailers and government agencies. ‘Production processes’ can be applied to all the processes around the delivery of a service. For example, for an engineering firm, it can involve all the environmental aspects associated with an object or building it designs. For a retailer, they can be the specifications of the products it purchases. Factors such as paper use and a building’s energy consumption may also be relevant in ‘production’ of services.

The purchasing processes are also relevant for all types of organizations, because they may have environmental aspects associated with the goods and services it purchases. These aspects involve both qualities of the products/services themselves (such as energy consumption, durability and materials used) and the methods associated with their production, packaging and transport.
With regard to environmental aspects outside of the organization, the greatest degree of influence an organization can exercise on environmental aspects probably lies with the environmental performance of contractors and of purchased products and services. The degree of influence can be expressed when the significance of the environmental impacts is determined. Examples of environmental aspects of suppliers which can be influenced are the emissions from a transport company’s lorries or a cleaning company’s procedures. The type of production or engine will influence energy consumption and thereby emissions into the air. When selecting a carrier, the organization can set requirements for the vehicles used by the carrier. If it is hiring a cleaning company, it may consider factors such as how often the company cleans and the types of products it uses.

An organization is expected to determine how it deals with suppliers and the requirements it sets for the products and services it purchases. Of course, its influence will partly depend on how much it purchases or outsources from this provider.

As already indicated in the annex of the standard in the overview of processes, the following points should be kept in mind during the inventory:

1. The inventory includes not only the environmental aspects which the organization can completely control, but also those that it can influence. An organization can also be said to have influence if, when purchasing products or services, it can set requirements about the environmental impacts which occur with third parties or can provide information to users of its own products.

2. Environmental aspects must be identified which are associated with both current and relevant previous activities, products and services, as well as with planned or new developments, and new or modified activities, products and services.

3. Attention must be paid to usual and unusual business conditions, conditions during shut-down and start-up and potential emergency situations such as fire, loss of electric power, leaks of hazardous materials etc.

The inventory results in an overview of environmental aspects and the environmental impacts they cause (see table 2A and 2B). Note that the standard requires among other things that there be documented information about environmental aspects and their associated environmental impacts.

4.3 The relationship between identifying environmental aspects and identifying legislation and regulations

An important requirement in the ISO 14001 standard is that an organization must commit to meeting its compliance obligations. ‘Compliance obligations’ are understood as laws and regulations with which an organization must comply, as well as other requirements with which it must or has chosen to comply, such as requirements from customers, insurers, covenants and so forth. See also definition 3.2.9 in the ISO 14001 standard. Section 6.1.3 states that an organization must determine the compliance obligations related to its environmental aspects and must determine how they apply to the organization, in other words, what concrete requirements arise from the compliance obligations.
This inventory is related to the identification and evaluation of environmental aspects:

- Subjects covered by environmental legislation and/or regulations will obviously be environmental aspects as well. Otherwise there is a discrepancy between what the organization and the government find environmentally relevant. The legal requirements can be used as a checklist to ensure that all the environmental aspects have been identified.
- It may be practical to directly link the environmental aspects to the applicable requirements from the legislation and/or regulations. Doing so satisfies part of the requirement of section 6.1.3.
- In the next step (determining significance), the question is to what degree the existence of compliance obligations that apply to an environmental aspect also determines its significance. There are several possible approaches to answering this question (see notes under diagram 1).
- The degree to which additional activities must be undertaken in the objectives and targets (article 6.2) depends upon how great the estimated risk is that compliance obligations are not met. Organizational actions aimed at improving compliance can be among the additional activities.

There are two ways to make and embed the link between the environmental aspects and compliance obligations:

- Consider them two separate processes that are compared to each other later.
- Integrate the identification of compliance obligations (and the requirements arising from them) in the identification and inventory of environmental aspects.

Points for attention:

- It is important to translate the requirements in compliance obligations into their consequences for the environmental aspects (both significant and non-significant). This process must give a good idea of the concrete standards/requirements or provisions/actions involved with a process or activity.
- The organization must be able to generate an easily accessible overview of the applicable compliance obligations (and the requirements arising from them), since the organization will need this overview to evaluate its own compliance (clause 9.1.2).

SCCM has published a separate document about this subject, entitled ‘Compliance with legislation and regulations for users of environmental management systems’. It contains detailed examples of how to make sure that compliance is embedded in an environmental management system (EMS).

### 4.4 Step 2: Determining which environmental aspects have a significant impact

In the first step, the environmental aspects were determined that can be controlled and influenced. In step 2, you will select the significant environmental aspects. These are the environmental aspects that must at least be addressed in the environmental management system, and for which objectives for improvement may be formulated. The criteria used to determine the significant environmental aspects must be documented, according to section 6.1.2 of the standard.

The procedure for determining significance must be repeated periodically. It is important that the assessment be reproducible, so that the results can be compared. In this section, we will work out two variants for determining whether an environmental aspect is significant. This method is also used to set priorities, which is a part of formulating objectives.
As also indicated in the notes to diagram 1, there are several approaches to involving the existence of compliance obligations in determining the significance of an environmental aspect:

a) All environmental aspects to which compliance obligations apply are classified as ‘significant’.

b) The existence of compliance obligations that apply to an environmental aspect is considered, but is not a determining factor.

c) The existence of compliance obligations has no influence on significance.

Approach a) has the advantage that it is clear, but the disadvantage that there is little distinction between the environmental aspects, since legislation and regulations and/or other obligations apply to so many environmental aspects. The fact that there are legislation and/or regulations that apply to an aspect does not by definition mean that the aspect has a significant impact on the environment. With approach b), the presence of legislation and/or regulations is used as one of the criteria. If there is a great deal of legislation and/or regulations that apply, their existence can be used as a criterion for significance, since this indicates that the government takes an interest in this subject. With approach c) the assumption is that the consequences for the environment are what determine significance. Compliance with legislation and/or regulations is ensured through clauses 6.1.3 and 9.1.2, as well as in the system’s implicit commitment to compliance obligations.

Assigning significance to an environmental aspect does not automatically mean that actions must be planned and objectives for its improvement must also be formulated. According to sections 6.1.4 and 6.2 (objectives and planning to achieve them), an organization determines for which functions and levels actions are planned and objectives are formulated. The significant environmental aspects will be addressed in the management system, which guarantees that actions are implemented. There must also be a consideration of whether improvement is possible in the significant environmental aspects. Criteria playing a part here include technological options, financial implications, environmental impact and changes to compliance requirements. This will be discussed in step 3.

Two possible ways to determine significance are shown below.

**Variant 1 Qualitative comparison**

In variant 1, the organization itself determines a number of relevant criteria and uses them to evaluate their environmental aspects, documenting beforehand how priorities were set. This approach is suitable for organizations with relatively few environmental aspects. These organizations are often smaller ones, such as the company in our ‘Hollend transport’ publication.

Possible criteria for evaluation are:

- Are there legislation and regulations which apply?
- What is the range and frequency of the aspect?
- Have internal standards been drawn up?
- Are there associated environmental risks (with ‘permanent’ environmental damage) before and after any actions are performed?
→ Is there a nuisance for neighbours and/or have they complained, or is there any significance for employees?
→ Are there local conditions, for example, are a company’s premises close to a nature preserve or water-collection area?

Table 2 lists the evaluation criteria for the inventory as used in our samples. The companies have chosen the following as principles for determining their significant environmental aspects:
→ The environmental aspects with legal requirements are significant;
→ The environmental aspects with considerable (permanent) environmental impacts are significant;
→ The environmental aspects which have generated complaints are significant.

The table below was compiled based on the above; here the environmental aspects are ‘weighed’ to arrive at a selection.

The table is the result of 3 steps:
→ making the inventory of environmental aspects and impacts;
→ weighing their significance;
→ the end result: which environmental aspects are significant, and which environmental aspects must be assigned improvement actions?
### TABLE 2A: QUALITATIVE INVENTORY OF TWO ACTIVITIES OF A CONCRETE FACTORY: SIGNIFICANCE OF ENVIRONMENTAL ASPECTS AND POSSIBLE ACTIONS

(Note: Not all aspects have been completely worked out in detail)

<table>
<thead>
<tr>
<th>ACTIVITY</th>
<th>ENVIRONMENTAL THEME</th>
<th>ENVIRONMENTAL ASPECT</th>
<th>ENVIRONMENTAL IMPACT</th>
<th>COMPLIANCE OBLIGATIONS</th>
<th>SURROUNDINGS / COMPLAINTS BEFORE ACTIONS</th>
<th>IMPACT AFTER ACTIONS</th>
<th>SIGNIFICANT ASPECT</th>
<th>DEGREE OF CONTROL</th>
<th>POSSIBLE MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation and storage</td>
<td>Raw materials</td>
<td>Concrete mortar and raw materials: spillage, sweepings (not usable in process)</td>
<td>Depleting natural resources, waste</td>
<td>No</td>
<td>No</td>
<td>Moderate</td>
<td>Low</td>
<td>Yes</td>
<td>Good (operational instructions)</td>
</tr>
<tr>
<td>Noise and vibrations</td>
<td></td>
<td>Average 140 lorries/day as result of delivery and disposal movements</td>
<td>Disturbance to surroundings/neighbours</td>
<td>No</td>
<td>Occasional</td>
<td>Low</td>
<td>Low</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Air</td>
<td></td>
<td>Emissions from transport vehicles, dust (blown about)</td>
<td>Acidification, greenhouse effect, health</td>
<td>Yes (customer requirements)</td>
<td>Yes frequent about dust</td>
<td>Moderate</td>
<td>Low</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Water</td>
<td></td>
<td>Rainwater from site contaminated with concrete mortar and raw materials</td>
<td>Impact on water in ecosystems, Yes 2) (insofar as discharged into surface water)</td>
<td>No</td>
<td>Moderate</td>
<td>Moderate</td>
<td>Yes</td>
<td>Good (operational instructions for good management)</td>
<td></td>
</tr>
<tr>
<td>Soil (only from an accident)</td>
<td></td>
<td>Leakage from vehicles, storage of material, underground tanks, spillage</td>
<td>Contaminated soil</td>
<td>Yes</td>
<td>No</td>
<td>High</td>
<td>High</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Energy</td>
<td></td>
<td>Energy consumption from external (diesel) and internal transportation (LPG, diesel)</td>
<td>Depletion of natural resources</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Measuring and Raw materials mixing</td>
<td></td>
<td>Packaging of dyes, leftover concrete from cleaning mixer plant</td>
<td>Waste of materials and energy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Noise and vibrations</td>
<td></td>
<td>Refilling mixer plant and escape of air</td>
<td>Disturbance to surroundings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air</td>
<td></td>
<td>Refilling mixer plant, emissions limited by dust filters</td>
<td>Disturbance to surroundings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water</td>
<td></td>
<td>Rinse water from cleaning mixer plant, partly re-used in process</td>
<td>Impact on water ecosystems if discharged to surface water</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy</td>
<td></td>
<td>Electric motors of mixing machines, heating of mixing water</td>
<td>Depletion of natural resources</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1) The environmental licence sets prescribed limits for discharge of contaminated rainwater.

2) The environmental licence sets prescribed limits for discharge of contaminated rainwater.
<table>
<thead>
<tr>
<th>ACTIVITY</th>
<th>ENVIRONMENTAL THEME</th>
<th>ENVIRONMENTAL ASPECT</th>
<th>ENVIRONMENTAL IMPACT</th>
<th>COMPLIANCE OBLIGATIONS</th>
<th>SURROUNDINGS / COMPLAINTS</th>
<th>IMPACT BEFORE ACTIONS</th>
<th>IMPACT AFTER ACTIONS</th>
<th>SIGNIFICANT ASPECT</th>
<th>DEGREE OF CONTROL</th>
<th>POSSIBLE MEASURE 1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advisory services and internal organization</td>
<td>Air</td>
<td>Employee car emissions (leased and private) for the transport of employees</td>
<td>Acidification, greenhouse effect</td>
<td>Yes (customer requirements)</td>
<td>With regard to other impacts of an engineering firm, relatively large</td>
<td>“Green” lease scheme, replace all small cars with electric cars</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Various</td>
<td>Environmental aspects associated with recommendations about structures and materials to be used</td>
<td>Various</td>
<td>Sometimes</td>
<td>Can be relatively large depending on project</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy</td>
<td>Energy consumption of computer equipment</td>
<td>Depletion of natural resources</td>
<td>No</td>
<td>Small compared to consumption of building</td>
<td>Energy-efficient computer equipment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Raw materials</td>
<td>Waste products of office activities</td>
<td>Air or soil pollution (depending on processing)</td>
<td>Yes</td>
<td>Limited</td>
<td>Reduction in paper consumption</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building management</td>
<td>Energy</td>
<td>Energy consumption for heating and lighting office</td>
<td>Depletion natural resources</td>
<td>No</td>
<td>Relatively large</td>
<td>Energy savings for office building</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Raw materials</td>
<td>Maintenance to building and facilities</td>
<td>Pollution air or soil at waste processing</td>
<td>Yes</td>
<td>Relatively large with regard to other impacts of an engineering firm</td>
<td>Agreements with service suppliers about waste disposal</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air</td>
<td>Emissions from maintenance to building and facilities</td>
<td>Air pollution from maintenance to building and facilities</td>
<td>Yes 2)</td>
<td>Main impact from accidents</td>
<td>Verify suppliers are complying with legal requirements</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes on table 2A and 2B:
The tables are examples of the inventory of part of the activities of a concrete factory and of an engineering firm. The organization itself can choose the level of detail that works best for it. For example, the company could choose to give an even more concrete indication of its environmental aspects by itemizing the electrical motors in the last line of table 2A or by itemizing the buildings and facilities in the last line of table 2B.

1) The potential improvement can be either a technological/technical measure or a control measure/system modification.

Also, instead of naming the measure at this point, a ‘yes/no’ in the table can indicate whether a measure is possible, and the measure can be named in the next step: formulating objectives.

2) Examples of legal requirements for the Netherlands are the Activities Decree (which includes requirements for storage of hazardous waste, energy conservation and requirements for combustion plants) and the Fluorinated Greenhouse Gases and Ozone-depleting Substances Decree, which includes requirements for cooling equipment. According to section 6.1.3 of the ISO 14001 standard, an organization must identify the compliance obligations associated with its environmental aspects, as explained in our previously mentioned publication on compliance.
Variant 2 Quantitative evaluation of environmental aspects

In a quantitative evaluation of environmental aspects, the organization uses a formula to determine the significance of its environmental aspects. This formula quantifies the significance based on the probability of an occurrence of a hazard and its consequences for the environment. The formula is based on the Fine and Kinney method, which originated in safety risk analysis. This example adds a number of elements. Compliance obligations, the improvement potential of the environmental aspect and the presence of requirements from the head office are also taken into account in this example. There are of course many possible variations of this approach.

It must be realized that the Fine and Kinney method implies a precision which does not exist in reality. Estimates will always be somewhat subjective. The strength of this approach is that several stakeholders can exchange estimates and arguments, enabling them to arrive at a perspective that reflects the order of magnitude and compares the identified risks.

Once the probability of occurrence and the consequences of the various environmental aspects have been determined, their results can be used to select the significant environmental aspects. There are several possible approaches to doing so, for example:

→ If the product of ‘probability’ and ‘consequence’ is greater than x it is significant;
→ All environmental aspects with consequence > y are significant.

Often a ‘risk matrix’ is also used, showing the degree to which various combinations of probability and consequence do or do not result in the conclusion that the aspect is a significant environmental aspect.

How to deal with current preventive actions (initial or residual risk)

The question when determining both the ‘consequence’ and the ‘probability’ of a given environmental aspect is to what degree the EMS considers any existing technical and/or organizational actions intended to prevent and/or reduce the environmental impacts.

Two approaches are possible:

→ Evaluating on the basis of the ‘baseline’ situation; in other words, evaluating the consequences as if no measures for reducing or preventing impact are in place.
→ Evaluating on the basis of the impacts, keeping existing measures in mind. This is to determine any ‘residual risk’, combined with the probability and the consequences of a failure or malfunction of the measures in place (such as a dust filter or watertight floor).

The probability and the consequence of an environmental aspect are usually determined based on the preventive actions in place. Sometimes, however, the government attaches importance to the ‘baseline’ risk, that is, the risk in the absence of preventive actions, or a complete failure of the measures in place. The aim is to get an idea of the preventive actions associated with the potentially high-risk environmental aspects. It is important for the supervisory body to have an idea of how well the preventive actions function (even if the probability and impact of a failure are estimated to be low).
Consequences for the environment
The consequences (impact) can be defined in several ways. It can be limited to the direct impact on the environment, but can also be defined more broadly to include secondary impacts. For example, ‘damage to reputation’ can be a secondary impact and a reason for placing a given environmental aspect in a higher risk category. Table 3 shows several possible definitions of the impact.

<table>
<thead>
<tr>
<th>IMPACT LEVEL</th>
<th>SAMPLE LEVELS OF CONSEQUENCES</th>
<th>SAMPLE EXPLANATION OF ENVIRONMENTAL IMPACT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>No impact</td>
<td>No harm to the environment. No financial consequences.</td>
</tr>
<tr>
<td>2</td>
<td>Negligible or very temporary impact</td>
<td>Minor environmental damage, remaining within the organization’s premises and system. Negligible financial consequences.</td>
</tr>
<tr>
<td>3</td>
<td>Slight impact (easy to clean up)</td>
<td>Pollution or emission serious enough to harm the environment, but without long-term impact. Can be easily cleaned up if necessary. One-time violation of a requirement, or a single complaint.</td>
</tr>
<tr>
<td>4</td>
<td>Considerable impact</td>
<td>Limited emissions, but with influence on the surroundings and long-term damage to the environment. Repeated exceedances of limits or repeated complaints.</td>
</tr>
<tr>
<td>5</td>
<td>Major impact</td>
<td>Severe environmental damage requiring extensive clean-up actions. Continual exceedances of limits and/or widespread nuisance and/or long-term environmental damage.</td>
</tr>
</tbody>
</table>

The company may set the risk level, the first column of table 3, in any way it sees fit. The risk level indicates the extent of the hazard (not its likelihood), and is weighed in the total evaluation of the environmental aspect.

Likelihood of occurrence
Table 4 shows a number of possible classifications using a 5-point scale. The scale may be made smaller or larger as the organization sees fit. It can assign a numerical value to each level in order to calculate the risk.

<table>
<thead>
<tr>
<th>PROBABILITY</th>
<th>EXAMPLE 1</th>
<th>EXAMPLE 2</th>
<th>EXAMPLE 3</th>
<th>EXAMPLE 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Extremely low – highly unlikely</td>
<td>Unheard of in our branch of &lt; 1 incidence/year industry</td>
<td>Practically impossible</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Low – improbable but possible</td>
<td>Have heard of it in our branch of industry</td>
<td>Annually</td>
<td>Conceivable but improbable</td>
</tr>
<tr>
<td>3</td>
<td>Moderate – rarely occurs</td>
<td>Has happened in our company</td>
<td>Monthly</td>
<td>Conceivable</td>
</tr>
<tr>
<td>4</td>
<td>High – occurs now and then</td>
<td>Happens several times a year in our company</td>
<td>Weekly</td>
<td>Quite possible</td>
</tr>
<tr>
<td>5</td>
<td>Very high – occurs regularly</td>
<td>Happens several times a year at our site</td>
<td>Daily</td>
<td>Extremely likely</td>
</tr>
</tbody>
</table>
Compliance with legislation and regulations
The ISO 14001 standard does not require an organization to include compliance with legislation and regulations in the evaluation of its environmental aspects. If it chooses to do so, then the non-compliant environmental aspects should emerge from the risk assessment as the most significant environmental aspects. As a result, their risk levels will be higher than those of the other elements of the risk assessment. Please note that any environmental aspects that are not in compliance with legislation and regulations must be resolved before a certification process can be completed, unless agreements have been made with the competent authority about them.

TABLE 5: POSSIBLE CATEGORIES OF COMPLIANCE WITH LEGISLATION AND REGULATIONS

<table>
<thead>
<tr>
<th>PROBABILITY</th>
<th>SAMPLE LEVEL OF COMPLIANCE WITH LEGISLATION AND REGULATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Complies with legislation and regulations</td>
</tr>
<tr>
<td>5</td>
<td>Minor violation</td>
</tr>
<tr>
<td>10</td>
<td>Major violation or frequent minor violation</td>
</tr>
</tbody>
</table>

Potential for improvement
The standard states that the organization must keep its significant environmental aspects in mind when planning action. If an aspect’s potential for improvement is weighed when determining its significance, then environmental aspects which have little or no potential for improvement will be determined less significant. This makes it easier to determine for what significant environmental aspects actions must be planned and to formulate objectives or targets for the significant environmental aspects. The standard does not require the potential for improvement to be weighed when setting objectives or targets.

TABLE 6: POSSIBLE CATEGORIES FOR POTENTIAL FOR IMPROVEMENT

<table>
<thead>
<tr>
<th>PROBABILITY</th>
<th>EXAMPLE OF POTENTIAL FOR IMPROVEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>No improvement possible</td>
</tr>
<tr>
<td>3</td>
<td>Minor improvement possible (for example &lt;1% improvement for the environmental aspect) *</td>
</tr>
<tr>
<td>5</td>
<td>Major improvement possible (for example &gt;1% improvement for the environmental aspect)</td>
</tr>
</tbody>
</table>

* Improvements include reducing energy consumption, emissions to air, waste etc. The percentage is determined on the basis of the organization’s environmental aspects. Of course, a figure like 5 or 10% may be more realistic.
Corporate requirements (requirements from the head office)
Organizations that are part of a larger concern may have requirements for particular environmental aspects that are set by their head office as part of company policy or as company targets. This can make some environmental aspects more significant than others.
Of course, this only applies to organizations if they are part of a concern, and if this concern sets requirements for particular environmental aspects. If this is not the case, this element can be omitted.

<table>
<thead>
<tr>
<th>PROBABILITY</th>
<th>EXAMPLE OF CORPORATE REQUIREMENT (REQUIREMENT FROM THE HEAD OFFICE)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>No corporate requirement</td>
</tr>
<tr>
<td>2</td>
<td>Existing corporate requirement</td>
</tr>
</tbody>
</table>
### Example from the concrete industry

**TABLE 8: SAMPLE EVALUATION OF ENVIRONMENTAL ASPECTS FOR CONCRETE FACTORY**

<table>
<thead>
<tr>
<th>ACTIVITY</th>
<th>ENVIRONMENTAL THEME</th>
<th>ENVIRONMENTAL ASPECT</th>
<th>LEGAL REQUIREMENTS</th>
<th>ENVIRONMENTAL IMPACT</th>
<th>LEGISLATION/REGULATIONS</th>
<th>IMPACT POTENTIAL FOR IMPROVEMENT</th>
<th>SIGNIFICANCE</th>
<th>EXPLANATION OF ENVIRONMENTAL ASPECT AND ANY MEASURES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation and storage</td>
<td>Raw materials</td>
<td>Concrete mortar and raw materials: spillage, sweepings (not usable in process)</td>
<td>Depletion of natural resources, waste</td>
<td>1</td>
<td>2</td>
<td>5</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>Noise and vibrations</td>
<td></td>
<td>Average 40 lorries/day as result of delivery and disposal movements</td>
<td>Yes (see ...)</td>
<td>Disturbance to surroundings</td>
<td>1</td>
<td>3</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Air</td>
<td></td>
<td>Emissions from transport vehicles</td>
<td>Yes (see ...)</td>
<td>Acidification, greenhouse effect, health</td>
<td>5</td>
<td>5</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>Air</td>
<td></td>
<td>Dust (blown about)</td>
<td>Yes (see ...)</td>
<td>Health</td>
<td>5</td>
<td>4</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Water</td>
<td></td>
<td>Rainwater from site contaminated with concrete mortar and raw materials</td>
<td>Impact on water in ecosystems (insofar as discharged into surface water)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Soil (only from an incident)</td>
<td></td>
<td>Leakage from vehicles, storage of material, underground tanks, spillage</td>
<td>Contaminated soil</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy</td>
<td></td>
<td>Energy consumption from external (diesel) and internal transportation (LPG, diesel)</td>
<td>Depletion of natural resources</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Measuring and mixing</td>
<td>Raw materials</td>
<td>Packaging of dyes, leftover concrete from cleaning mixer plant</td>
<td>Waste of materials and energy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Noise and vibrations</td>
<td></td>
<td>Refilling mixer plant and escape of air from vents</td>
<td>Disturbance to surroundings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air</td>
<td></td>
<td>Refilling mixer plant, emissions limited by dust filters</td>
<td>Disturbance to surroundings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water</td>
<td></td>
<td>Rinse water from cleaning mixer plant, partly re-used in process</td>
<td>Impact on water ecosystems if discharged to surface water</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy</td>
<td></td>
<td>Electric motors of mixing machines, heating of mixing water</td>
<td>Depletion of natural resources</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Notes to probability and consequences assessment:

* The significance is calculated by multiplying all scores entered, thus:
  
  \[
  \text{Significance} = \text{compliance} \times \text{consequence} \times \text{probability} \times \text{potential for improvement} \times \text{corporate requirement}
  \]

1. The environmental impact of spillage and sweepings is very limited. Spillage losses are limited because technical and organizational actions have been taken. Since spills are normally swept up and discarded along with the regular waste, their impact is negligible (2). Spills occur with some regularity (5).

2. Noise and vibration levels are compliant, but do cause nuisance. Not a long-term impact and the environmental impact is slight (3). It occurs weekly, and there are about five complaints per year, so frequency is ‘regular’ (4).

3. Most transport vehicles meet legal requirements for emissions limits. There is an investment programme for other lorries (potential for improvement = 3). All engines must eventually meet the EURO VI standard and thereby also ALARA. There is an impact on the environment, which can be improved (reduced) by acquiring new vehicles. Driving behaviour strongly determines emissions, resulting in an estimated major (5) impact. Drivers have taken ‘new driving style’ courses and driving behaviour is being monitored, resulting in the probability being ‘high’ (5). The head office has set additional transport emissions requirements (2).

4. Under certain weather conditions, the maximum permitted levels for dust are occasionally exceeded (minor violation). The spread of particulates may result in long-term health problems, and there are occasional complaints, making this impact ‘considerable’ (4). Depending on weather conditions, dust ‘drift’ is a regular occurrence (4). Additional requirements for preventing dust emissions have been set by the head office (2). More measures can be taken to prevent dust emissions (potential for improvement = 3), but due to their high cost they have not yet been taken.

Although the probability and consequences of an environmental aspect often cannot be objectively determined, if a number of people make an estimate independently of each other, and then discuss their findings with each other, they can arrive at a uniform assessment. We recommend first making individual assessments, then discussing the arguments and making a joint assessment.

We also recommend documenting the reasoning used to determine the probability and consequences for a number of environmental aspects. This improves the reproducibility, especially if different people are involved the next time this is done.

The next step is to plan actions and to determine the objectives and targets and the details of any control measures.

Quantitative evaluation of environmental aspects for service companies

The procedure for evaluating environmental aspects described above is suitable for service companies, trade or government departments as well as manufacturers. Although the methods are no different for the various types of organizations, the calculation of the significance (probability x consequences) may come to a lower number, given that the severity of the impact is usually lower for companies other than manufacturers.
4.5 Step 3: Determine risks and opportunities, planning action and establishing objectives

Once the important environmental aspects have been identified, there are two next steps:
→ Determining which environmental aspects are associated with risks and/or opportunities;
→ Planning action.

When planning action, priorities are set based on, for example, technological and financial possibilities.

The determination of risks and opportunities and the planning of action can also be combined.

The significant environmental aspects that follow from step 2 can now be grouped. Table 9 shows one arrangement.

<table>
<thead>
<tr>
<th>NATURE OF IMPORTANT ENVIRONMENTAL ASPECT</th>
<th>NATURE OF FOLLOW-UP CRITERION</th>
<th>ACTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>No risk and no opportunity</td>
<td>No action</td>
<td>Inapplicable</td>
</tr>
<tr>
<td></td>
<td>Environmental aspects with extremely limited impacts and/or which the organization cannot influence (includes non-significant aspects)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No risk or opportunity based on existing control measures</th>
<th>Conducting / keeping existing measures</th>
<th>Significant environmental aspects with an acceptable risk and which comply with legal requirements</th>
<th>Continue to work to achieve current objectives/standards</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Risk (on short-term)</th>
<th>Improvement programme</th>
<th>Environmental aspects with a high risk and environmental aspects not in compliance with legal requirements</th>
<th>Improvement action or formulate possible objective for improvement including implementation plan</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Opportunity (and perhaps long-term risk)</th>
<th>Research and/or investment programme</th>
<th>Environmental aspects that can only be improved with a (large) investment and/or further research</th>
<th>Define when and under what conditions there is an opportunity to significantly improve this environmental aspect (when does this opportunity arise?), such as with renovation, upgrading machines, large-scale renovation/new construction or availability of research data, etc.</th>
</tr>
</thead>
</table>

Sometimes there are too many points for improvement to tackle them all at once, and priorities will have to be set. It is important that the priorities can be justified. The environmental aspects classified as ‘unacceptable’ and/or not in compliance with legislation and regulations have priority in any case, and the organization must have an action plan for these environmental aspects. If compliance with legislation and/or regulations is an issue, we recommend coordinating the action plan with the competent authority.
If priorities need to be set for the improvement of the remaining environmental aspects, the following criteria may be used:

- scope of the investments (if desired, in proportion to the improvement in the risk matrix);
- technical feasibility;
- importance of the improvement for neighbours (for example, if the aspect is a nuisance factor);
- the importance of the environmental impact in the government’s environmental policy.

One example of the importance of the environmental impact in government environmental policy is the subject of energy. The Dutch government has made reducing energy consumption a top priority as part of its international climate policy. Since there is very little laid down in legislation and/or regulations on this subject, the question is how to work out the importance of this subject in the risk calculation. In the example from table 3, the question is primarily how to estimate the ‘consequences’. Given that the emissions involved have long-term consequences, this aspect scores high. The assessment of the impact depends on:

- the amount of energy consumption in the organization’s total energy consumption;
- the technical measures already taken;
- the influence of employees on actual consumption.

In the example from table 8, the subject of energy is worked out for the company’s various operations/processes. The weight of the element can differ for each activity. Companies that have a separate energy savings plan (for example, if they have entered into a covenant) may choose not to work out this subject by process, but to make reference to the energy savings plan.

The selected significant environmental aspects are the basis for working out the other elements of the environmental management system:

- The organization must see to it that it keeps the significant environmental aspects in mind when setting up, implementing and maintaining its environmental management system (section 6.1.2).
- An organization must keep in mind its legal and other requirements as well as its significant environmental aspects when setting its objectives and actions to meet those objectives (section 6.2).
- The organization must identify and plan work activities that relate to the identified significant environmental aspects in accordance with its environmental policy, and environmental objectives, and its goal is to see to it that these activities are carried out under specified conditions. This can be done by setting, implementing and keeping records of procedures related to the identified significant environmental aspects of goods and services used by the organization, and informing suppliers, including contractors, about the procedures and requirements applicable to them (section 8.1 operational planning and control).
The organization must have its significant environmental aspects under control. This means that the negative impacts of the significant environmental aspects are controlled or minimized in order to meet the requirements of the organization’s environmental management system and to achieve its objectives and actions. If an environmental aspect is significant, it does not automatically mean that short-term improvement objectives must follow. There may be budget, technical, or other constraints on making immediate improvements. However, the organization is expected to indicate how it will tackle this environmental aspect in the medium term. Research into how to implement an improvement can also be a follow-up. At the time when the inventory of environmental aspects is updated, the organization will have to determine if there are any changes (such as new technologies) which now make it possible to formulate concrete objectives.

If a given environmental aspect has not had an improvement objective formulated for it, although a control measure is desirable, then the control measures should be laid down in the environmental management system. Examples of such measures are modifying a working procedure (such as lowering temperature, turning off lights, changing filters more frequently) and implementing this procedure. Other possibilities include informational presentations or materials (separately or in already scheduled meetings), modifying the emergency plan to give better control of the aspect in case of emergency, and improving internal reporting in the event of nonconformity with the existing situation. A control measure often results in an improvement of the environmental aspect.

Objectives must always be accompanied by a plan indicating how they will be achieved (section 6.1.2).

An organization must have a systematic procedure which clearly shows how follow-up is given to the control or improvement of environmental aspects with significant impacts (immediate or longer-term).

Tables 10A and 10B show which objectives and improvement actions the concrete company and the engineering firm will be implementing for its significant environmental aspects.
### TABLE 10A: FOLLOW-UP ACTIONS WITH REGARD TO SIGNIFICANT ENVIRONMENTAL ASPECTS AT A CONCRETE COMPANY

**TABLE IS NOT COMPLETELY FILLED IN**

<table>
<thead>
<tr>
<th>NO.</th>
<th>ENVIRONMENTAL ASPECT</th>
<th>SIGNIFICANCE</th>
<th>MAIN ACTIONS (TECHNICAL/ORGANIZATIONAL)</th>
<th>OBJECTIVE IMPROVEMENT</th>
<th>2019-2020 IMPROVEMENT PROGRAMME</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Concrete mortar and raw materials: spillage, sweeping waste (insofar as not usable in process)</td>
<td>30</td>
<td>Better couplings/connections, work instructions for drivers (no. 25)</td>
<td>Inapplicable</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Transportation and storage, dust (blown about)</td>
<td>70</td>
<td>Instructions for loading/unloading, supply management, portable screens</td>
<td>0 complaints 2021</td>
<td>Depending on weather, wetting down site. Look into placing screens and coverings.</td>
</tr>
<tr>
<td>3</td>
<td>Rainwater from site contaminated with concrete mortar and raw materials</td>
<td></td>
<td>Twice daily sweeping terrain</td>
<td>No exceedance of discharge limits, through monthly sampling of waste water</td>
<td>Training employees, analysis of waste water incl. control and improvement</td>
</tr>
<tr>
<td>4</td>
<td>Leakage from vehicles, stored material, underground tanks</td>
<td></td>
<td></td>
<td></td>
<td>Research possibility of extra measures</td>
</tr>
<tr>
<td>5</td>
<td>Energy consumption of external (diesel) and internal transportation (LPG, diesel)</td>
<td></td>
<td>New vehicles must meet emissions requirements</td>
<td>Course for drivers, purchase criteria and selection process for replacing vehicles</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Refilling mixer plant and emission limited by dust filters</td>
<td></td>
<td></td>
<td>Inspect for proper maintenance</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Electric motors of mixing machines, heating of mixing water</td>
<td></td>
<td></td>
<td>Total energy -20% less than 2021</td>
<td>See energy saving plan</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>NO.</th>
<th>ENVIRONMENTAL ASPECT</th>
<th>POSSIBLE ACTION FROM TABLE 2</th>
<th>OBJECTIVE/TARGET</th>
<th>PROCEDURE/OPERATIONAL INSTRUCTION</th>
<th>ACTION FOR IMPROVEMENT IN ENVIRONMENTAL PROGRAMME</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Employee car emissions (leased and private) for the transport of employees</td>
<td>‘Green’ lease schemes, replace all small cars with electric cars</td>
<td>By June, study of possibilities, costs and environmental savings</td>
<td></td>
<td>Change lease arrangement for new cars within 1 year if financially feasible</td>
</tr>
<tr>
<td>2</td>
<td>Employee car emissions (leased and private) for the transport of employees</td>
<td>Reducing km driven by improving communications (telephone/picture-phone, internet/e-mail etc.)</td>
<td>By December, study of possibilities and modifications</td>
<td></td>
<td>Application of measures dependent on cost and results</td>
</tr>
<tr>
<td>3</td>
<td>Employee car emissions (leased and private) for the transport of employees</td>
<td>Course in improving driving habits</td>
<td>Reduce fuel consumption by 15%</td>
<td>Lay down possible measures from course in environmental management system</td>
<td>Training course for employees within 6 months</td>
</tr>
<tr>
<td>4</td>
<td>Energy consumption computer equipment</td>
<td>Energy-efficient computer equipment and agreements about turning off equipment</td>
<td>Reduce energy consumption by 10% within 2 years</td>
<td>Lay down agreements about turning off equipment in environmental management system</td>
<td>Study energy-efficient equipment, opt for efficiency when buying new equipment. Effective immediately.</td>
</tr>
<tr>
<td>5</td>
<td>Energy consumption for office heating and lighting</td>
<td>Energy saving for office building</td>
<td>Study possibilities</td>
<td></td>
<td>Implementing measures dependent on costs and results. Goal is 20% energy savings in 3 years, depending on possibilities.</td>
</tr>
<tr>
<td>6</td>
<td>Building and facility maintenance</td>
<td>Agreements with service providers about waste disposal</td>
<td>Lay down agreements in contracts, and inspect for compliance</td>
<td>Modify procedure for purchasing and evaluating suppliers</td>
<td>Annual evaluations of major service providers using supplier evaluations</td>
</tr>
<tr>
<td>7</td>
<td>Emissions from maintenance to building and facilities</td>
<td>Verify service providers’ compliance with legal requirements</td>
<td>Better overview of service providers</td>
<td>Modify procedure for evaluating suppliers</td>
<td>Annual audits of major service providers</td>
</tr>
</tbody>
</table>
Since a number of environmental aspects will occur in multiple places in the organization, there is sometimes the question of what level of abstraction to choose when working out the environmental aspects.

An alternative is to combine a number of environmental aspects that are associated with each other. For example, this company’s water consumption may appear in several of its environmental aspects. Instead of formulating a separate objective for each environmental aspect, it may formulate a general objective for reducing water consumption (e.g. a 20% reduction over 3 years) and develop a separate programme for achieving this objective. Many organizations also do this for the energy theme.

4.6 Step 4: Updating environmental aspects

The process of making the inventory of environmental aspects, determining the significance and planning action is not a one-time action. The organization is expected to evaluate, with a certain regularity, whether the environmental aspects in its inventory are still correct and the assessment of the significance has not changed, and what planned actions can still be implemented. A logical point to do this is during the management review, given that this is often the time when changes in and around the organization, as well as the implemented objectives and targets are evaluated, and new objectives and targets are set. There may be changes in policy (either the organization’s or the government) and legislation and regulations which have changed the listed environmental aspects, significant impacts and the actions formulated. Also see section 4.4.
5 Notes on implementation

5.1 Environmental aspects by process or by department?

The inventory of environmental aspects can be made from several perspectives, for example, by process or by department. In the case of large departments, it can be made by process within each department. This choice will largely depend on the structure of the organization. In organizations dominated by processes and process steps, this process perspective will be the best option. In an organization in which the departments play the main part, it may be practical to set out the environmental aspects by department. In both cases the environmental aspects of all business operations are laid down, thus not only the environmental aspects of the primary production process or production divisions, but also of the secondary processes such as administration, design, transport and the like, and of the external processes which the organization can influence.

**TIP!**
Larger organizations will find it convenient to use a single format, which makes it easier to put together all environmental aspects having to do with, for example, energy or water later on.

Any separate sub-processes must also be included when listing the environmental aspects by process. These do not need to be immediately recognizable as sub-processes as long as it is clear that all processes have been included. An example will clarify what is meant by a sub-process: in making concrete mortar, the various raw materials are mixed together with additives. One of these additives must be prepared separately; this preparation is a sub-process of manufacturing concrete mortar.

In listing the environmental aspects by department, all activities or processes of all departments covered by the environmental management system must be included in the inventory. Whichever choice is made, the environmental aspects must be determined for the entire organization for which the environmental management system is set up. A process or department may not be excluded from the environmental management system. For example, if the research department is not covered by the environmental management system, its environmental aspects can be incorporated through purchasing, since this service is being purchased from outside.
5.2 Who performs the inventory and evaluation of environmental aspects and how?

The choice of whether to list the environmental aspects by department or by process can also be based on the official(s) who have to list the aspects. The aspects can be listed centrally, for example by an environmental coordinator, or more locally, for example by department heads or production supervisors. If the inventory is performed by more than one person, it must be made clear which person is responsible for which elements.

The advantages of a central inventory, done by an environmental coordinator:
- unambiguous: all departments/processes done in the same way with the same depth;
- speed: less dependence on input from other departments.

The advantages of a decentralized inventory, for example by department heads:
- (probably) more knowledge of a process within its own department;
- time savings during implementation of the system;
- greater involvement of departments in managing environmental aspects records.

**TIP!**

It is useful to use a facilitator in this process. This should be someone who can direct the discussion well, who knows the difference between a hazard and a risk, and who can ensure consistency in the categories (for example, they can estimate whether the risk on one part of the site has not been rated much too high in relation to another risk in another department). Usually this is someone from the quality/H&S/Environment department.

Even if it uses a facilitator, the department or factory must remain responsible for conducting the risk inventory. Otherwise it is easy to blame any anomalies in the inventory on ‘the guy from H&S’.

With a decentralized approach, the responsibilities for implementing the various actions can be directly assigned and laid down in the management system. Tasks, competences and other responsibilities can be linked to them later.

5.3 Procedure for the inventory of environmental aspects

There is no standard procedure for taking the inventory of environmental aspects. In many cases, the person(s) performing the inventory make up a form listing the various departments and/or processes. The environmental themes and environmental aspects can then be filled in for each department and/or process. After the environmental aspects have been filled in, the environmental impacts are defined. The environmental impacts are important for determining the significance of each environmental aspect.

Since assessing the various criteria for evaluating the environmental aspects is somewhat subjective, it is recommended that a number of people make separate assessments independently of each other. By discussing them with each other later, they can arrive at a uniform assessment. We also recommend documenting the reasoning followed in determining the probability and impact for a number of environmental aspects. This improves the reproducibility, especially if different people are involved in the next assessment.
5.4 Periodic update of the environmental aspects inventory

The standard states that the environmental aspects and determination of their significance must be kept up to date, without defining how often this must be done. A company usually sets out its environmental objectives annually. It is logical to have the update (evaluation) of the environmental aspects register linked to this process, so that new objectives can come from this information. The significant environmental aspects for which no improvement was possible in the previous year will be looked at in more depth during the evaluation, and it will be determined if improvement is now possible.

A written procedure sets out which official is responsible for performing the update, how frequently it must take place and who makes these decisions.

When performing the update, special attention must be paid to any changes in legislation and regulations, the facilities, the organization, new technology or the production process, as well as, of course, whether environmental impacts have been reduced, for example, by achieving objectives. This can change the environmental impacts, especially the significance of the impacts.

5.5 Sources of information

An organization can use existing sources of information in making the inventory of its environmental aspects:

- the Netherlands Activities Decree, via the Activiteitenbesluit Internet Module (www.aimonline.nl) and when the environmental licence is applicable;
- information from its branch of industry;
- legislation and regulations and explanatory notes for them (for example see https://mijn.sccm.nl);
- information from InfoMil (www.infomil.nl);
- BREF’s;¹
- MJA’s (long-term agreements on energy efficiency);
- information and professional journals from the branch of industry concerned.

¹ BREF stands for BAT [Best Available Technology] Reference Documents, which apply to industrial activities listed in annex 1 of the IPPC guidelines. The BREF’s can be downloaded from, among others, the Infomil site: www.infomil.nl.
CHAPTER 6

6 Other points to consider

6.1 The relationship with legislation and licences

The identification of environmental aspects (often called the environmental inventory) must be related to the environmental legal requirements (and any environmental licenses) that apply to the company. The applicable legal requirements can be used as background information in the inventory phase. After the environmental aspects of operations have been established, the filled-out questionnaire of the Activities Decree (the Activiteitenbesluit Internet Module, in Dutch: www.aimonline.nl) and if applicable, the licence can be consulted to see if any activities and/or environmental aspects have been inadvertently omitted. Legal requirements that apply to the company can also be consulted for this purpose.

This document states that in identifying the environmental aspects and selecting improvement and control measures, compliance obligations (and compliance with them) including legislation and regulations is one of the selection criteria. It should be obvious that a company must comply with legislation and regulations before it can be ISO 14001 certified. Why, then, is this one of the criteria? For one thing, with beginning companies, the inventory of environmental aspects is often set up in an early stage, to get an idea of the points for consideration in the environmental management system. The company can also get an idea of the elements which do not (or do not completely) comply with legal requirements or the licence. This can help to solve shortcomings before the certification process.

A change of operations, a change in legislation, regulations, or the licence can mean that companies that have already been certified may temporarily not be able to comply with legislation and regulations. Including these environmental aspects in the inventory shows that the company has noticed the problem and is taking action to solve it. Changes in legislation and regulations can also be a reason for modifying the environmental inventory.

6.2 Environmental aspects in emergency situations

Environmental aspects in the event of emergencies or disasters are in many cases different environmental aspects than those of an organization's day-to-day operations. Environmental aspects relating to the soil, for example, usually will only occur in the event of an accident such as a leak. In these situations, the environmental aspects must also be considered differently with regard to the significance of their environmental impacts. The risk and scope of the disaster will often be decisive factors in estimating significance.
Section 6.1.2 of the standard states that in determining its environmental aspects, the organization must take abnormal conditions and reasonably foreseeable emergency situations into account. These environmental aspects will therefore be part of the inventory of environmental aspects. In these cases, the significance of an environmental aspect can not only lead to objectives for taking actions to prevent this environmental aspect and its impacts, but also to establishing and maintaining adequate emergency procedures.

6.3 Influence in the chain

As previously indicated in section 3.2 ‘Scope and level of detail of the environmental aspects inventory’, the influence of an aspect on the entire chain must be considered when determining the significance of environmental aspects. This means that a company must look beyond its own products, goods and services and include suppliers of products, goods, services and raw materials as well. The question of whether a given environmental aspect really is significant depends on the influence that the company has on the various elements of the chain.

For example, in our model concrete company, the influence on the chain can be clearly seen with regard to the raw materials it uses. If the company were to look only at its own production process, its inventory would not include mineral extraction. This would be overlooking a significant environmental aspect. The company must keep in mind its influence on the environmental impacts of the environmental aspects in the chain. In many cases, reducing the impact in the chain is more difficult than reducing the organization’s own environmental impacts.

As far as purchased goods and services, according to section 6.1.2, in making its inventory of environmental aspects, the company can make a distinction between environmental aspects associated with:
- the activities/services of third parties, performed on the organization’s premises;
- the characteristics of products purchased (including such factors as packaging and transportation);
- the way that purchased products are produced on the supplier’s premises.

The degree to which influence can be exercised on the environmental aspects is probably the greatest with the first case and the least in the last case. The standard states that environmental aspects which can be controlled and/or influenced must be identified.

Aspects for service companies will differ, depending on the particular branch in which they operate. Here are a few examples:
- The banking sector can look at the influence of its investments, such the kinds of companies it invests in and the environmental impacts these companies cause.
- Transport companies can look at their capacity use and types of packaging. For many companies, lighter packaging and better use of capacity can mean a reduction of their environmental impact.
- Retailers can change their purchasing specifications so that, as much as possible, they buy environmentally friendly (or friendlier) alternatives to products that pollute more. They can inform their customers about the best way to dispose of a product, or take the product back once its life is over.
- Engineering and consultancy firms can look at the impact of their advice and services. What impact does implementing a given recommendation have on the environmental yield of the client organization?
The company must keep in mind its influence on the impacts of the environmental aspects outside the chain. In many cases, it is more difficult to reduce its impact in the chain than to reduce its 'own' environmental impacts.

The environmental inventory only includes these environmental aspects associated with the activities performed for the organization in question. After all, the supplier or contractor may perform activities for other organizations which have different requirements. The degree of detail of the evaluation of the environmental aspects is dependent on the expected environmental impacts and the degree to which reasonable influence can be exercised. Therefore, there can be suppliers or contractors who are not subject to scrutiny because their expected environmental impacts are limited or because no reasonable influence can be exercised on them.

The organization itself must determine which elements of its environmental management system are associated with suppliers and contractors. It should assess, for example, what is necessary to control and reduce environmental aspects (prevention of pollution) or to achieve objectives in the context of continual improvement. The organization only needs to consider pollution associated with these parties' activities performed for its purposes.

The depth and detail of the inventory of environmental aspects of products will differ from product to product. It will be determined by such factors as the indication that there are significant environmental aspects in other parts of the chain, the place of the organization (performing the inventory) in the chain, the degree of influence on other parts of the chain, etc. The essence of this is that the organization knows about relevant environmental aspects occurring in other places in the chain, and considers to what degree they can be influenced. The ISO 14001 standard does not request a detailed life-cycle analysis of these products. External information may be used from, for instance, branch or chain organizations, customers or suppliers. This life-cycle approach is in line with the Dutch government’s aim to achieve a 'circular economy'. SCCM will publish information on this subject in 2019.
ANNEX

1 Environmental themes

Possible environmental themes:

- **Air:** an emission into the air
- **Water:** a discharge to surface water
- **Raw materials:** preventing materials from being discarded
- **Soil:** contamination of the soil
- **Natural sources:** the use of raw materials and natural resources (including energy and water)
- **Local aspects:** a local environmental issue (such as noxious odours or noise)
- **Biodiversity:** influence on plant and animal life
- **Space:** taking up space
- **Nuisance:** discharge of thermal energy, dust, vibrations or a visual impact (can be specified as radiation, vibration, heat, smell, dust, noise etc.)
- **Land use:** use of ground
ANNEX

2 Fine and Kinney method

Variant 2 (risk matrix) in section 3.4 can be refined by adding the ‘exposure’ variable. This is an estimate of the frequency or duration of the occurrence of a given hazard. The risk is then determined using the following formula:

\[ \text{Risk} = \text{Probability} \times \text{Exposure} \times \text{Consequences} \]

(for the sake of convenience, all other assessment criteria have been omitted in this formula)

This is what is known as the Fine and Kinney method. Developed initially for evaluating OHS and safety hazards, it is also useful for evaluating environmental aspects.

Here is an example of categories for exposure frequency, with sample scores in parentheses:
- Extremely seldom (1)
- Once a year (3)
- Once a month (5)
- Once a week (7)
- Daily (9)
- Continuous (10)

Adding the ‘exposure’ variable creates multiple risk matrices (a separate matrix for each level of e.g. exposure or impact). Of course, this can be summarized by indicating the score ranges for the various acceptability levels.
ANNEX

3 Additional information about environmental aspects and ISO 14001

- NEN-EN-ISO 14001:2015, published by NEN
- Certification scheme for environmental management systems according to ISO 14001, published by SCCM (latest version on the SCCM website, www.sccm.nl)
- EU SRD’s (Sectoral Reference Documents) provide insight into environmental aspects that may be relevant in a given sector. SRDs are available or are being developed for 11 different sectors:
  - Tourism
  - Public administration
  - Retail and wholesale sales
  - Construction
  - Food and beverage manufacturing
  - Agriculture
  - Waste processing
  - Car manufacturing
  - Electrical and electronic equipment manufacturing
  - Fabricated metal products manufacturing
  - Telecommunications

Contact

Please do not hesitate to contact us if you have any questions. We will gladly help companies, organizations, consultants, supervisory bodies, certification bodies and other stakeholders.

Mijn.sccm is the knowledge platform for ISO 14001 and ISO 45001/OHSAS 18001. On mijn.sccm, you’ll find a wealth of information including summaries of the most relevant (Dutch) environmental and OHS legislation and regulations, and semi-annual overviews of updates to legislation and regulations (all summaries in Dutch). Click on mijn.sccm.nl and sign up!

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