Global Financial Framework
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*This Framework is updated continuously. Authors are reminded twice a year to suggest and update changes to the document. Previously it was updated on an annual basis, but now continuously, to keep the document as up to date as possible.*
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<td>AD</td>
<td>Area Director</td>
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<tr>
<td>AO</td>
<td>Area Office</td>
</tr>
<tr>
<td>CD</td>
<td>Country Director</td>
</tr>
<tr>
<td>CO</td>
<td>Country Office</td>
</tr>
<tr>
<td>DFP</td>
<td>Director of Finance &amp; Performance</td>
</tr>
<tr>
<td>DGLA</td>
<td>Director of Governance, Legal &amp; Assurance</td>
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<tr>
<td>DPA</td>
<td>Data Protection Act</td>
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<tr>
<td>DPO</td>
<td>Data Protection Officer</td>
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<tr>
<td>FA</td>
<td>Finance Assistant</td>
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<tr>
<td>FC</td>
<td>Financial Controller</td>
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<tr>
<td>FMF</td>
<td>Financial Management Framework System</td>
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<tr>
<td>FO</td>
<td>Finance Officer</td>
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<tr>
<td>FSSA</td>
<td>Finance &amp; Support Services Assistant</td>
</tr>
<tr>
<td>FSSM</td>
<td>Finance &amp; Support Services Manager</td>
</tr>
<tr>
<td>FSSO</td>
<td>Finance &amp; Support Services Officer</td>
</tr>
<tr>
<td>GARM</td>
<td>Group Accounting &amp; Reporting Manager</td>
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<tr>
<td>GDPR</td>
<td>General Data Protection Regulation</td>
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<tr>
<td>GTM</td>
<td>Group Treasury Manager</td>
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<tr>
<td>HH</td>
<td>Haywards Heath (Sightsavers' Head Office)</td>
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<td>Myportal</td>
<td>Sightsavers Intranet</td>
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<tr>
<td>MT</td>
<td>Management Team</td>
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<tr>
<td>NTD</td>
<td>Neglected Tropical Diseases</td>
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<td>PDDT</td>
<td>Partner Due Diligence Tool</td>
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<tr>
<td>PFA</td>
<td>Project Funding Agreement</td>
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<tr>
<td>PM</td>
<td>Programme Manager</td>
</tr>
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<td>PMR</td>
<td>Planning, Monitoring &amp; Reporting team</td>
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<td>PrO</td>
<td>Project Officer</td>
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<td>PO</td>
<td>Purchase Order</td>
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<tr>
<td>PPR</td>
<td>Planning, Performance &amp; Reporting team</td>
</tr>
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<td>Regional Director</td>
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<tr>
<td>RFSSM</td>
<td>Regional Finance &amp; Support Services Manager</td>
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<td>RO</td>
<td>Regional Office</td>
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<td>ROAR</td>
<td>Reflect, Oversight, Analysis &amp; Review group</td>
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<tr>
<td>SGFP</td>
<td>Safeguarding Focal Persons</td>
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<td>Safeguarding Manager</td>
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<tr>
<td>SORP</td>
<td>Statements of Recommended Practice</td>
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<td>STIC</td>
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</table>
1. Introduction

1.1 Why do we need a Global Financial Framework?

Our vision and mission:

Sightsavers’ vision is of a world where no one is blind from avoidable causes and where people with disabilities participate equally in society.

Mission: Sightsavers mission is to prevent avoidable blindness and fight for disability rights.

The strategic framework breaks down the strategy into key objectives to focus on.
Our vision: No one is blind from avoidable causes; visually impaired people participate equally in society.
Our mission: To eliminate avoidable blindness and promote equality of opportunity for disabled people.

**Ultimate aims**

- **Beneficiaries**
  - What must we achieve for our beneficiaries?
  - Demonstrate scalable cost-effective approaches to eye care which strengthen health systems.
  - Governments ensure quality eye care is universally available as an integral part of wider health systems.

- **Capacities**
  - What do we need to excel at to deliver for our beneficiaries?
  - Develop effective programme implementation partnerships.
  - Governments ensure all children with disabilities receive a quality education within the wider education system.

- **Learning & growth**
  - Where do we need to invest in order to excel?
  - Develop organisational capabilities.
  - Visually impaired people are equal members of society and governments implement obligations under international conventions for people with disabilities.

- **Resources**
  - How do we ensure we are resourced adequately?
  - Establish adequate specialist/technical expertise.
  - People with disabilities actively seek eye care services.

- **1** Grow our income.
- **2** Ensure high quality programmes.
- **3** Develop effective and joined-up advocacy.
- **4** Establish strong strategic networks and alliances.
- **5** Develop effective and joined-up advocacy.
- **6** Establish adequate specialist/technical expertise.
- **7** Establish effective information sharing systems.
- **8** Use resources strategically and efficiently.
- **9** Demonstrate scalable cost-effective approaches to the development of inclusive education for children with disabilities in their local context.
- **10** Ensure high quality programmes.
- **11** Generate and disseminate sound research and evidence.
- **12** Deliver integrated neglected tropical disease programmes in support of agreed global targets.
- **13** Governments ensure all children with disabilities receive a quality education within the wider education system.
- **14** Establish effective information sharing systems.
“Use resources strategically and effectively” is one of the key objectives in the strategic framework. To fulfil this objective, there needs to be a proper and effective financial management and control framework that is integral to the day-to-day activities of the organisation.

Sightsavers is registered as a UK Charity and as such both the charity and all its subsidiary organisations are regulated by the UK Charity Commission. The charity owes a statutory duty of care to its donors to ensure that funding received is spent as intended and in accordance with the objectives, as set out in Sightsavers’ governing document. A proper and effective system of financial management and control is an essential part of fulfilling this statutory duty. It is also the hallmark of any efficient organisation.

Sightsavers’ financial management and control framework is multifaceted incorporating; governance; organisational structure; appropriately skilled, qualified, accountable and supervised managers and staff; documented corporate policies, established internal procedures and processes and external monitoring including audit. This Financial Framework document pulls together key information on the main areas of financial management and control within Sightsavers.

The main objectives of the Financial Framework document are:

- To outline the globally applicable financial policies and procedures
- To be a central reference point for all Sightsavers staff.
- To convey an important message to our external stakeholders that Sightsavers has sound financial controls and accountability as part of our day-to-day activities as an organisation.

The document is a “framework” and is not designed to provide a position on every possible circumstance, so guidance from the CO, RO and HH finance managers and directors should be sought where there are matters of uncertainty. It is also worth noting that whilst this is a global framework there will still be instances where there may be different local regulations and practices, specifically for our subsidiaries and divisions e.g. India which are not discussed in this document.

1.2 Who should use the Global Financial Framework?

The Global Financial Framework is not only relevant to our finance staff, 
**it is a tool for everyone in Sightsavers to use and be familiar with**, for example:

- Do you manage an office or team at Sightsavers?
- Do you work directly with Sightsavers’ partners?
- Do you travel on behalf of Sightsavers?
- Do you authorise payments?
- Do you handle cash in your role?
- Do you incur expenditure chargeable to Sightsavers?
Do you get involved with forecasting and funding plans?
Do you purchase equipment for partners and projects
Do you procure goods or services on behalf of Sightsavers?
Do you have involvement with auditors?

If so then you will need to use, understand and make reference to the Global Financial Framework document.

1.3 How to use the Global Financial Framework?

The Financial Framework has been structured according to the main financial activities carried out within Sightsavers. The chapters also show roles and responsibilities, and some useful dos and don’ts. The Framework chapters follow a logical order but are self contained. To navigate to a particular section from the contents page, place the mouse cursor over the chapter heading and left click the mouse.

It is intended that the Framework will not duplicate policies and procedures documented in other established Sightsavers manuals, but will reference these documents where applicable. If there are any contradictions between the Financial Framework and other Sightsavers policies and manuals please inform the FC as soon as possible. In most instances, references to other policies/manuals will be accompanied by a link to the location of the document on Myportal. The final pages of this Framework contain a list of the most relevant policies and procedures along with a description and a link to their location.

1.4 Mechanisms for updating the Framework

A full formal review and update process will be carried out every year and this will be the responsibility of the FC with support from the Global Finance Team. However, the document is fluid and continuous, in year updates are encouraged if material. If any member of staff identifies that an interim update of any section is required, they should advise the FC.

An up to date version of the manual will be stored on Myportal. Any material changes will be communicated to the Global Finance Team. It is the responsibility of each member of finance staff to ensure that the staff in their office have been informed and inducted on each new version released.
# 2. Governance, Legal and Assurance

This chapter explains Sightsavers’ responsibilities, in particular around risk management and legal and regulatory compliance.

## 2.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
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</table>
| **Council of Trustees** | • Ensure the organisation complies with all relevant laws and regulations and its own governing document (the Royal Charter).  
                         | • Review and approve Sightsavers’ audited accounts through the AGM.               
                         | • Review Sightsavers’ risk log.                                                  
                         | • Approve and oversee the implementation of Sightsavers’ policies.                 
                         | • Review and approve request for registering a new office.                        
                         | • Ensure the maintenance, implementation and oversight of safeguarding policies.   |
| **Audit Committee**    | • Review management’s and the DGLAs report on the effectiveness of systems for internal control, financial reporting and risk management.  
                         | • Oversight of delivery of external audit and the production of the certified account, which are recommended for approval by council.    
                         | • To review the risk management strategy and make recommendations to Council.     
                         | • Overseeing the safeguarding of the organisations assets.                       
                         | • Review the legal issues register.                                              
                         | • To oversee data protection of the organisation, including the oversight of the DPO. |
| **Governance Committee** | • To monitor the balance of skills and attributes of trustees                     
                            | • To appoint directors, trustees and representatives to, and approve changes in governance and legal structure.                     
                            | • To monitor governance processes (e.g. trustee induction and training, appraisal of Council and trustee performance, management of conflicts of interest), performance of panels and committees and advise whether these are effective. |
| **Investment Committee** | • The Investment Committee is authorised to consider and decide on issues relating to the management of investments, pensions and treasury activities.  
<pre><code>                        | • To undertake periodic reviews of the investment strategy and policy to ensure it remains appropriate in the context of risk appetite of the Council and external factors. |
</code></pre>
<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
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<tr>
<td>Remuneration Committee</td>
<td>• To monitor the implementation of Sightsavers’ remuneration strategies, policies and plans relating to both UK and overseas employees.</td>
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<td></td>
<td>• To ensure that, where appropriate, matters relating to such strategies etc. are brought to the attention of the Council.</td>
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<td>• To agree action on remuneration matters within its delegated authority.</td>
</tr>
<tr>
<td>Management Team</td>
<td>• Update Sightsavers’ risk log.</td>
</tr>
<tr>
<td></td>
<td>• Comply with and implement Sightsavers’ policies.</td>
</tr>
<tr>
<td></td>
<td>• Monitor the implementation of Sightsavers’ policies.</td>
</tr>
<tr>
<td></td>
<td>• Oversee the process of registering a new office.</td>
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<tr>
<td></td>
<td>• Compliance with local laws and regulatory frameworks.</td>
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<tr>
<td>Director of Finance and Performance</td>
<td>• Oversee the global audit process.</td>
</tr>
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<td></td>
<td>• Oversight of Programme Delivery risk</td>
</tr>
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<td></td>
<td>• Oversight of Sightsavers Programme supply chain, compliance with GDP, Liquidity and reserves</td>
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<tr>
<td>Country/Area/Regional Directors and Cost Centre Managers</td>
<td>• Ensure that they and their teams comply with and implement Sightsavers’ policies.</td>
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<td></td>
<td>• Monitor the implementation of Sightsavers’ policies within their team/office.</td>
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<td>• Oversee the legal compliance of their cost centre and the cost centres that report to them.</td>
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<td></td>
<td>• Notify the DFP and the DGLA of any legal issues with a material risk of financial loss, giving rise to a risk of reputational damage and/or requiring the appointment of local legal counsel.</td>
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<td></td>
<td>• Ensure statutory financial reporting and audit is conducted on a timely and accurate basis.</td>
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<tr>
<td>Regional Finance Managers, Country/Area Finance Officer/Manager</td>
<td>• Ensure that all tax and other statutory deductions are properly calculated and paid within the statutory deadline.</td>
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<td></td>
<td>• Ensure that financial reporting complies with any financial reporting regulations.</td>
</tr>
<tr>
<td>Financial Controller</td>
<td></td>
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<tr>
<td>Subsidiary Boards</td>
<td>• Ensure the organisation complies with all relevant laws and regulations and its own governing document.</td>
</tr>
<tr>
<td></td>
<td>• Review and approve Sightsavers’ audited accounts.</td>
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<td></td>
<td>• In the case of India and Kenya, to maintain and review the entity’s risk register.</td>
</tr>
<tr>
<td>All</td>
<td>• Keep up to date with relevant policies and processes and apply these at all times.</td>
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2.2 Sightsavers’ responsibilities

- Sightsavers owes a statutory duty of care to its donors to ensure that funding received is spent as intended and in accordance with its objectives.
- Sightsavers must ensure compliance with all relevant laws in the countries in which it operates.
- Sightsavers must ensure that charitable funds and assets are used reasonably and unused funds must be kept safely and appropriately.
- Safeguarding assets.
- Safeguarding people (beneficiaries and our employees and agents).
- Sightsavers must keep financial records up-to-date and accurate.

The governance set up adopted by Sightsavers to meet these responsibilities is outlined in the Overview of Sightsavers Governance document, at the time of writing this document is being updated by the DGLA and a new version will be available soon.

2.3 Sightsavers’ financial risks and how they are managed

The management of risks is a requirement of UK charity accounting standards and in particular the risk management policy and the 2015 Charities Statement of Recommended Practice (SORP). Sightsavers’ risk management framework consists of a risk log which is regularly updated by the MT team and reviewed by Audit Committee and Council. The log lists the key risks, including financial risks, which could prevent Sightsavers achieving its objectives and also sets out the key risk management strategy to address each risk. The risk management framework, and appropriate policies, can be found in appendix 13.4.

2.4 Legislation

It is Sightsavers’ policy that the organisation complies with the laws for each of the countries in which it works. This includes compliance with taxation provisions, registration requirements, employment law, social security and pension acts and other relevant laws.

The AD/CD/RD and CEO have a responsibility to ensure that Sightsavers complies with the law in that country. Matters relating to registration should always be copied to the DFP, the DGLA and the RD.

Other Sightsavers global experts should have input as necessary when there are queries relating to compliance with law (for example, if it appears that a local law is contradictory to a Sightsavers established policy). In certain cases, it will prove necessary to take professional legal advice.

The DGLA maintains a list of legal issues that is reviewed by Audit Committee. AD/CD/RDs should ensure that he is informed of any legal issues with a material risk of financial loss (>£5,000), giving rise to a risk of reputational damage and/or requiring the appointment of local legal counsel.
If Sightsavers are going to establish a presence in a new country due diligence process will need to be undertaken and the DGLA should be contacted.

2.4.1 Country Office Registration requirements

Sightsavers must be appropriately registered in the countries where it operates. The type of registration and the requirements will vary with the local legislation and the intended activities in that region.

2.4.1.1 Responsibilities

It is the responsibility of Grant, Project, Programme, Fundraising and Hiring Managers to establish with the CD and RD whether Sightsavers’ registration is sufficient for the planned activity.

It is important to consider Sightsavers registration at the earliest stages of work, such as project initiation. If required, initiating a new registration or changing the type of registration can take some time.

2.4.1.2 When should Sightsavers be registered?

As previously mentioned, the requirement to register varies greatly depending on the activity and the region. If Sightsavers is not currently registered in a country and the intention is to develop a presence there, either through partners or through locally employed staff, a review must be conducted to establish the operational, tax, security and legal requirements and identify the type of registration that is needed. This review should include the following:

- RD
- DFP
- Director of Global Fundraising (for fundraising activities)
- Manager responsible for the underlying work
- DGLA
- Global Physical Security Manager
- Controller of Crisis and Risk
- Local legal counsel with the appropriate specialisation

There are a number of points for consideration when conducting this review.

- The intended configuration of Sightsavers’ operations. For example, working through partners, remote staff based in neighbouring countries or staff employed locally.
- The engagement and involvement of the Ministry of Health.
- The requirements of applicable legislation governing the operation and registration of INGOs.
- Requirements and restrictions on funding, commitment, importing, taxation and employment.
- The options available for registration, these may feedback on the type of activities that are conducted there. For example, registering as a company limited by guarantee may open up
fundraising opportunities. However most will be registered as branch offices of the Royal Commonwealth Society for the Blind.

- Whether approval will be required from Council.

2.4.1.3 Registration Process

The following steps provide high level guidance if it is determined that Sightsavers needs to register in a new country. These must be done prior to the start of any work, be it programmatic or fundraising:

1. Conduct internal consultation to consider and initiate any related pieces of work that impact either the registration or the implementation of the planned work. This should include the following functions:
   a. Finance and Treasury
   b. Human Resources
   c. Physical Security
   d. Compliance
   e. IT
   f. Procurement

2. If required, Council approval must be obtained and evidenced, interim approval may be obtained more rapidly from the Governance Committee should the need arise (which will be ratified at the next Council meeting following approval).

3. The RD initiates the registration in conjunction with the Director of Governance, Legal and Assurance and local specialist legal support.

4. The local regulations that relate to the proposed activity should be ascertained and feedback to the work manager. This is required in order to ensure that the planned work complies with regulations and legislation. For example, local fundraising regulations may impose certain restrictions on marketing, which may not have been factored into a planned fundraising campaign.

5. Original registration documents are securely stored at the CO and copies sent to the DGLA and the DFP.

6. An initial Governance Attestation is completed by the CD or RD and provided to the Director of Governance, Legal and Assurance.

2.4.1.4 Maintenance of country office registration

Maintenance of Sightsavers CO registration is the responsibility of the CD, or the RD if there is no CD. This includes ensuring that the registration is renewed and monitored to ensure that it is appropriate for Sightsavers’ operations.

CDs are required to submit an annual Governance Attestation to the DGLA.
2.4.2 Taxation

It is Sightsavers’ policy to comply with the local tax requirements of each country. There are a number of taxes that can arise in the different countries in which Sightsavers works. The main areas are as follows: income tax and other payroll taxes, import duty, value added tax (or other sales tax) and withholding tax. Information on these main areas is contained within the relevant chapters.

Tax compliance should be periodically reviewed by the RFSSM and internal and external auditors.

Furthermore, with regards to a corporate criminal offence a person acting on behalf of the charity knowingly facilitating someone else’s tax evasion could also be liable. Therefore staff should be also vigilant when dealing with partners and third parties and their taxes.

Advice should be sought from HH Finance/HR and external auditors if there are any concerns over complying with local tax requirements. The CD must ensure that this happens as soon as the concern is raised to prevent the possibility of penalty payments.

2.4.3 Restricted funds

Some supporters ask Sightsavers to spend their donations on specific activities or projects. These funds are known as restricted funds and Sightsavers has a legal requirement to ensure that the donation is spent as the donor requested. Restricted funds therefore have to be separately accounted for.

Sightsavers has established a Financial Management Framework System (FMF) to ensure that restrictions are complied with, amongst other functions. The FMF is accessed via the internet at the following location [FMF]. Further details about fund management and restricted income can be found in section 4.5.2 of this framework.

2.4.4 Statutory financial reporting

Sightsavers’ registration in the UK requires it to undertake an annual statutory audit covering its global group. The financial statements must comply with the charity Statement of Recommended Practice (SORP), to give a true and fair view and the auditors also have to confirm that they have been prepared in accordance with the Charities Act, Charities (Accounts and Reports) Regulations and the Royal Charter, which is the governing document. The audited accounts must be approved by the trustees at the Annual General Meeting which must be convened no more than 10 months after the year end of 31 December.

Some of Sightsavers other offices have local statutory reporting requirements and rules about the format of the accounts and submission dates. Other offices have to submit audited accounts (in a non-specified format) as part of the requirements of being a registered NGO. Country and Regional Management teams must ensure Sightsavers complies with all local statutory financial reporting and audit requirements. Internally, Sightsavers has a policy that all full function
programme offices will have an annual external audit regardless of the local requirements. Further information on this is in chapter 9 of this framework.

2.4.5 Bribery, Corruption and Counter-Terrorism Funding

The UK Bribery Act became law on 1st July 2011. Under this Act, the existing offences for UK nationals and residents of giving or offering and receiving or agreeing to receive a bribe are retained. In addition, a new offence was introduced of bribing a foreign public official. The Act also introduced a new corporate offence of failing to prevent bribery. This means that Sightsavers could be prosecuted for failing to prevent bribery by an employee or other associated person if it does not have adequate procedures.

Money underpins all terrorist activity and supports the training, recruitment, facilitation and support of terrorist groups. Terrorist financing is the raising, transfer, storage of funds for the purpose of terrorism, which involves many types of fraud, including money laundering, bribery and corruption. Sightsavers has a zero tolerance attitude to fraud, corruption, money laundering and the financing of terrorist and has well developed policies to counter it, including the Anti Fraud and Corruption Policy, Procurement Policy and the Travel Policy. Sightsavers’ procedures also contribute to preventing fraud through the maintenance of good financial controls as outlined in this document.

2.4.6 Safeguarding and Modern Slavery

Safeguarding means promoting and protecting people’s health, wellbeing and human rights, and enabling them to live free from harm, exploitation and abuse. A safeguarding approach means identifying and minimising the risk of harm to children and adults from staff, representatives and partners; our operations and programme activities including and includes responding appropriately to any safeguarding concerns about children and adults within communities where we work. It entails a Safeguarding Policy, which is further supported by a suite of other policies all targeted at organisational activities across all programme themes. These policies are to ensure that Sightsavers activities are implemented in a safe and protective environment where harm, exploitation and abuse are prevented as far as reasonable possible and responded to effectively.

Sightsavers has appointed an international Safeguarding Manager (SM) and Safeguarding Focal Persons (SGFPs). These roles are designed to build understanding and capability, knowledge and expertise and to act as a reporting mechanism for issues related to safeguarding.

Sightsavers’ Safeguarding Policy mandates that, in addition to complying with the policy, all representatives must sign and be held accountable to Sightsavers’ Safeguarding Code of Conduct. This applies within and outside of working hours. Staff and representatives are also required to complete mandatory Safeguarding training on the Gomo e-learning platform. Partners are also required to sign the Partner Code of Conduct and are expected to have policies and procedures in place that cover safeguarding prior to entering into a partnership with Sightsavers. Where partners do not have appropriate policies, but it is deemed essential that Sightsavers works with them, policies will be developed as part of the early stages of the partnership.
The UK Modern Slavery Act 2015 is designed to combat slavery, human trafficking and bonded labour in the UK and the supply chains of UK organisations. Sightsavers is committed to improving practices to combat slavery and human trafficking. It has a zero-tolerance approach to modern slavery within its operations, and strives to act ethically and with integrity to ensure modern slavery is not taking place in any part of the organisation. Sightsavers has a Global Anti-Slavery Policy, which sets out clear expectations of staff and partner organisations and supports its wider work on Safeguarding. Sightsavers publishes an annual statement on its website, detailing the measures taken to combat slavery and human trafficking.

2.4.7 Data Protection

The EU GDPR became enforceable on May 25th 2018 with its counterpart UK legislation, the DPA 2018 (DPA) commenced on the same day. The GDPR gives member states opportunity to make their own provisions for how the GDPR will apply in each country. The DPA addresses these UK specific derogations, though the DPA is not limited to only adapting aspects of the GDPR for the UK. It will become the UK’s presiding data protection law once the UK completes its exit from Europe, replacing the GDPR in full.

The DPA and the GDPR regulate the processing of personal data, including its transfer, legal basis for processing (such as consent) and the security requirements. Sightsavers’ Data Protection Policy provides guidance for the collection, use, storage and transfer of personal data. Sightsavers has adopted processes to support the Data Protection Policy, including the Privacy Impact Assessment and the Information Asset Register, both of which address the mandatory record keeping requirements under legislation.

Sightsavers staff are expected to have undertaken the appropriate training module on GoMO to ensure they are aware of the impact of Data Protection on their work.

At time of writing, a suite of documents relating to Data Protection is being created on the MyPortal by the Compliance Manager.
2.5 Summary of dos and don’ts

Do

• Ensure the detail of any new office registration is discussed in advance with and the DFP and legal advice is sought before commencement of the registration process – CD/RD.

• Ensure that all tax and other statutory deductions are correctly calculated and paid within the deadline – FSSM.

• Proactively read and comply with Sightsavers’ approved policies - all staff.

• Undertake appropriate risk assessment as part of Country Strategy Plans and for major projects and activities – AD/CD/RDs.

• Ensure local requirements around audit and statutory reporting are complied with.

• Talk to the Safeguarding Manager (SM) if you have any concerns about safeguarding or modern slavery – all staff.

Don’t

• Make facilitation payments or engage in any other form of bribery and corruption.

• Delay discussing and addressing any tax issues which may incur penalties and damage to reputation.

• Commence local fundraising without checking that your registration permits this, and the funding sources pass a due diligence test.

• Wait until an incident happens to read the relevant policies.

• Worry if you do not fully understand a policy, ask your line manager to explain or refer to the policy owner.
3. Subsidiaries management

This chapter outlines the requirements registering, maintaining and reporting on a Sightsavers’ subsidiaries

3.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
</table>
| Officers / Board members | - Ensure the organisation complies with all relevant laws and regulations Review and approve Sightsavers’ audited accounts.  
- Review Sightsavers’ risk log.  
- Approve and oversee the implementation of Sightsavers’ policies.  
- Review management's and the DGLA’s report on the effectiveness of systems for internal control, financial reporting and risk management.  
- To review the risk management strategy twice a year and make recommendations to Council.  
- Review the legal issues register |
| Finance Manager     | - Ensure that all tax and other statutory deductions are properly calculated and paid within the statutory deadline.  
- Ensure that financial reporting complies with any financial reporting regulations.  
- Oversee the subsidiary audit process.  
- Provide general support to ensure good financial management of a subsidiary’s activities. |
| All                 | - Keep up to date with relevant policies and processes and apply these at all times.  
- Where customisation is required for local operating or regulatory reasons, ensure Sightsavers policies, processes, procedures and systems and adequately adhered to. |

3.2 Definition

A subsidiary is generally a separate, distinct legal entity for the purposes of taxation, regulation and liability. They differ from divisions, which are operating units within an overall organisation, and generally will not be legally or otherwise fully distinct from it.
The accounts of a subsidiary will be included consolidated within group financial statements where there is a control relationship or arrangement, with the effect that activities are combined and reported as if operating as a single economic entity.

For Sightsavers, its subsidiary undertakings are consolidated with the group financial statements. They are, however, distinct separate charitable entities, registered and raising funds in overseas jurisdictions, which are separate and discrete from countries of programme operations. There will generally either be a contractual relationship between the subsidiary and the main Sightsavers charity, for example an affiliation agreement, or a right to appoint to board members, either of which can establish a control relationship.

Alternatively, the operations of Sightsavers’ countries with programme implementation activities are generally included within the results of the main Sightsavers charity, and can be regarded as having the broad characteristics of branches.

Sightsavers’ subsidiaries have their own local compliance and governance structures.

### 3.3 Registration of Subsidiary requirements

The process for registering a new subsidiary office is summarised in the box below:

**Subsidiary office registration process**

The presumption is that the subsidiary will be established for purposes of fundraising in a separate jurisdiction to the UK and those of programme implementation activities.

- Council approval to fundraise in the country must be obtained before registration.
- Director of Fundraising, or equivalent, in consultation with DFP then leads registration process (which may include multiple elements.)
- Registration must be complete before commencing fundraising activities.
- Local specialist legal and financial advice should be sought, so to understand and ensure compliance with all applicable local operating and financial requirements.
- Clarify documentation requirements with the relevant licencing and regulatory authority.
- Ascertain local fundraising regulations and do not commence fundraising unless registration permits
- Original registration and licencing documents must be securely stored at the registered office, with copies in head office held by compliance and assurance team.
- As required ensure the fundraising subsidiary is registered with the local tax authorities.
3.4 Statutory financial reporting

The audited accounts for the following entities must be approved and submitted to the relevant authorities no later than:

- International Humanitarian City (Dubai) 31 March
- Sweden 31 May
- Norway 30 June
- Ireland 30 September
- Italy 30 June
- Sightsavers Trading 31 October
- USA (Sightsavers International Inc.) 30 June
- USA (Sightsavers Inc.) 30 June

These accounts will be prepared and presented in accordance with local legislative and regulatory requirements.

3.5 Management accounts

Monthly / quarterly accounts are required for each subsidiary, consisting of a trial balance reported in Profit and Loss and Balance Sheet form, to monitor charitable expenditure, grant funding requirements, solvency and regulatory ratio requirements, as well as general financial performance, and the efficiency of income generating investments and support activities.

3.5.1 Reserves policy for investment phase of subsidiary operations

This will be variable depending on the subsidiary’s donation income and cost profile, and the stage of the investment and payback cycle. For developing subsidiaries (subsidiaries requiring grant funding support from Sightsavers UK for investment purposes) large values of reserves should not be retained and reserves should be regularly reviewed to ensure solvency (and liquidity), especially prior to year end.
3.5.2 Established fundraising subsidiaries

The minimum target level of reserves for established fundraising subsidiaries should be aimed at an average of 3 – 4 months of annual average expenditure to be retained, for financial risk management purposes of the entity. This should be reviewed regularly to ensure that target levels are maintained and excess reserves are returned to the Group Treasury operation, through allocations of charitable expenditures, in order to be managed under group policy guidelines. Sightsavers is working towards putting in place a specific reserves policy for all established fundraising subsidiaries that are generating a net surplus on their fundraising and administration activities.
3.6 Summary of dos and don’ts

Do

• Prepare a thorough, signed off investment case and business plan for entering a new fundraising market.
• Fully understand the operating and financial regulatory regime.
• Fully involve the finance and assurance teams in any project to enter and operate in a new market.

Don’t

• Underestimate the demands and requirements of successfully establishing a sustainable presence in a new fundraising market.
• Ignore the systems and process challenges of integrating local operations with group accounting systems and control framework.
• Be afraid to consult local expert help and knowledge
4. Financial planning, reporting and fund management

This chapter explains Sightsavers’ key planning processes and how these fit together in support of organisational strategic objectives.

4.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Role</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning, Monitoring and Reporting team</td>
<td>• Coordinate the organisational planning and forecasting process and provide a consolidated summary to the Strategy Group.</td>
</tr>
<tr>
<td></td>
<td>• Support all staff in planning, forecasting and fund management.</td>
</tr>
<tr>
<td></td>
<td>• Support the ROAR group.</td>
</tr>
<tr>
<td>Country/Area/Regional Director/Heads of departments and Cost centre managers</td>
<td>• Annually update the country 3 year financial plans</td>
</tr>
<tr>
<td></td>
<td>• Regularly review the Financial Management Framework System (FMF).</td>
</tr>
<tr>
<td></td>
<td>• Regularly review forecasts to ensure they are up to date</td>
</tr>
<tr>
<td></td>
<td>• Request plan changes/adjustments via the PMR team, including justifications.</td>
</tr>
<tr>
<td></td>
<td>• Review locally produced detailed management accounts on a monthly basis to identify and report any issues or concerns around Plan v’s actual income and expenditure.</td>
</tr>
<tr>
<td>Regional Financial and Support Services Manager / Africa Finance Team</td>
<td>• Coordinate and Review plans and forecasts for the region</td>
</tr>
<tr>
<td></td>
<td>• Monitor CO forecasting and management Accounts</td>
</tr>
<tr>
<td>Finance Support Services Manager/Assistant and Programme Manager/Officer</td>
<td>• Ensure all planning and forecasting schedules are complete, accurate and submitted as per timetable.</td>
</tr>
<tr>
<td></td>
<td>• Ensure the AD/CD/RD and the Programme Team are provided with monthly management accounts showing actual and forecast spend broken down into individual projects and management costs categories as well as the country funding position</td>
</tr>
<tr>
<td></td>
<td>• Ensure all expenditure is coded correctly</td>
</tr>
<tr>
<td></td>
<td>• Ensure projects have a supporting plan in the standard project budget template format (Ref section 8) and is regularly updated as per changes to funding or planned activities</td>
</tr>
<tr>
<td></td>
<td>• Ensure projects have a procurement plan in place in the required format</td>
</tr>
<tr>
<td></td>
<td>• Request an update to Plan values in the FMF to reflect this</td>
</tr>
<tr>
<td>Role</td>
<td>Responsibilities</td>
</tr>
<tr>
<td>-------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>• Ensure spending on a project is not expected to exceed the total of the agreed Expenditure plan on the FMF</td>
</tr>
<tr>
<td></td>
<td>• Ensure projects have a supporting plan in the standard budget template format and is regularly updated as per changes to funding or planned activities – ref section 7</td>
</tr>
<tr>
<td></td>
<td>• Ensure expenditure is in line with the donor funding agreement and that expenditure incurred on restricted funded project is coded to donor fund codes.</td>
</tr>
<tr>
<td>Fundraisers</td>
<td>• Ensure that all restricted donor funds are added to and updated on the FMF</td>
</tr>
<tr>
<td></td>
<td>• Review the FMF to identify funding gaps when approaching donors for restricted funds</td>
</tr>
<tr>
<td></td>
<td>• Communicate with CO teams when new funding comes available for their programmes</td>
</tr>
<tr>
<td></td>
<td>• Update and monitor the FMF to prevent double funding and uncoordinated approaches to the same donor in different countries.</td>
</tr>
</tbody>
</table>

### 4.2 Planning and performance process

Every year, the PMR team issues planning and forecasting guidelines, which establish how the planning and performance process will be completed that year. This includes guidance on:

- Detailed fundraising planning
- Support cost planning
- Programme planning (includes large restricted grants)

Each year the exact deadlines for submission will differ slightly, but they will be approximately mid June for income plans and fundraising expenditure plans and end of September for management and programme costs.

This will be followed by a consolidation and finalisation in the last quarter of the year.

Financial forecasts are expected to be kept up to date during the year and the timeline for this is in the forecasting guidelines.
### 4.3 Resource allocation

Resource allocation is a key part of central operational planning activities. The three key aspects of operational planning and resource allocation are discussed below. Each of these is managed through the FMF.

<table>
<thead>
<tr>
<th>Financial Plans</th>
<th>• Long term plan defining what each team would like to achieve over the next three-year period.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Plans are approved by the Strategy Group.</td>
</tr>
<tr>
<td></td>
<td>• Each plan contains a three-year financial plan, as well as a programme procurement plan, which lays out proposed expenditure in order to implement the strategy.</td>
</tr>
<tr>
<td></td>
<td>• Each team has an approved financial plan figure for each year, as well as a confirmed programme procurement plan, which is reviewed and updated each year.</td>
</tr>
<tr>
<td></td>
<td>• Requests to change Financial plan values throughout the year should go through the Plan Change approval process before updating on the FMF</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Forecast</th>
<th>• Teams should only forecast to spend funds that have been made available to them for the year.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Formal updates to the forecast are presented to the MT two to three times per year.</td>
</tr>
<tr>
<td></td>
<td>• Cost centre managers should update the forecast data in the FMF on an on-going basis to reflect the latest expectation of the year end position.</td>
</tr>
</tbody>
</table>

| Funding                                                                           | • The FMF includes a “funding module” that is a database of all restricted funding proposals being managed by fundraising teams. This database is linked to the financial plans to identify restricted funding for each item of expenditure. |
4.3.1 Strategic Alignment Process

Each year, early in the planning process, the programme portfolio is reviewed to ensure it is adequate to deliver the longer-term organisational strategy. This process is led by the ROAR group and each country portfolio is assessed for strategic fit going forward. The outcome of this process will inform more detailed programme portfolio planning as the ROAR provides directions for project exits, redesigns or the need for new projects to be designed in any given country. This latter step will be based on available resources.

4.4 Financial monitoring and reporting

Sightsavers has a framework of financial monitoring and reporting to keep track of progress and use of funds on an ongoing basis. The objective is for the timely preparation and publication of user-friendly accounts and other reports, to aid decision making. The main reports and responsibility for completion are as follows:

4.4.1 Consolidated Global management accounts

Monthly consolidated global management accounts pack consist of a Statement of Financial Activities (SOFA), Balance Sheet, KPI schedule and supporting schedules, including commentary. While much of the information within the pack is at the organisational level, expenditure is analysed out by cost centre. The global management accounts are prepared by the PMR team from the Financial Accounting System SUN. The accounts are reviewed and provided to the MT in advance of each monthly meeting.

Individual Management Packs are also produced for Ireland and the USA entities.

Following completion of the Management accounts packs, transaction reports for individual cost centre managers are produced either monthly or quarterly (as requested) for cost centre managers to review and ensure the expenditures are accurate and understood and any irregularities can be investigated and explained.

4.4.2 Local management accounts

In addition to the global management accounts, each AO, CO and RO must produce monthly local management accounts in a format which fits with the local requirements. At a minimum these local management accounts must track expenditure against forecast and financial plan at the project and management cost category level. The source information for the management accounts pack must be SUN. These management accounts should be distributed and discussed with the AD/CD/RD and Programme staff.

The FSSM /Africa Finance team is responsible for ensuring that the management accounts pack is prepared but the CD, PM and POs are responsible for analysing the information, reconciling to their own records and partner reports and raising queries where they find discrepancies.
4.5 Fund management

4.5.1 Fund types

Section 2.4.3 defines restricted income and explains that Sightsavers has a statutory requirement to ensure that restrictions are complied with. It is important to understand some of the terminology associated with fund management and the implications of these terms. Definitions are as follows:

- **Unrestricted**
  - Funds received to support any aspects of Sightsavers’ work and costs
  - No donor requirements
  - In some cases, Sightsavers may choose to set these funds aside for a specific purpose. These are referred to as ear-marked or designated.

- **Soft restrictions**
  - Funds raised to support an area of Sightsavers work, usually geographical (region or country) or thematic (eye care, education etc). The list of soft restricted fund pots is maintained by the PMR team.
  - Allocated to the appropriate programme expenditure at year end and can be moved from project to project if necessary

- **Standard (Hard) restriction**
  - Funds raised for specific activities, projects, or outputs
  - Funding agreements may require component funds to be raised. These are funds which are required as a contractual obligation on the part of Sightsavers for a particular grant, e.g. where a donor funds a maximum percentage of a budget.
  - These funding agreements often include Indirect overhead recovery and it is important that a fair recovery is built in. Sightsavers has an indirect rate that can be used to support these discussions. The PPR team can advise on this.
4.5.2 Financial Management Framework System

The Financial Management Framework system (FMF) is used for all aspects of financial planning, forecasting and fund management.

The FMF provides fundraisers with details of projects (including financial plan, forecast, spend to date and secured funding) and records restricted funding proposals. Funding teams are able to update the FMF directly to show their intention to fundraise against a particular project.

No approvals are required as every project or programme is available to fundraise against unless it has been recorded as not suitable by the AO/CO/RO. However, all significant applications must be checked and approved by an appropriate member of the fundraising team, who will ensure that other members of HH staff are involved as appropriate.

Each newly committed restricted proposal will be allocated a Donor Fund code, which is a unique code to identify the income and subsequently the expenditure against these funds. Fundraisers and COs should be aware of the different funding agreements and ensure expenditure is coded to the correct fund code.

It is critical that all relevant members of fundraising and programme staff regularly review the FMF and are aware of any projects within their responsibility that have a restriction. It is especially important that staff are aware of budgets/forecasts that have been agreed with donors and advise the fundraiser of any potential changes to planned expenditure at the earliest opportunity.

4.5.3 Fund accounting

In order to monitor the usage of income received and to facilitate donor reporting and overhead recovery, Sightsavers operates a system of fund accounting within SUN. Under this approach, every income transaction must be recorded in SUN with a “Donor Fund” code that relates to the particular funding agreement under which the income is received. In addition, every expenditure transaction must be recorded with a “Donor Fund” code that relates to the income stream that is funding this activity.

Details on the code to be used and the funding available are contained within the FMF. Where there is a requirement of component funding within the donor agreement a component code will also be set up and should be used to denote committed unrestricted resources. Where no funding or no co-funding agreement is in place a code of U001 should be used, indicating that the expenditure is funded from Sightsavers’ unrestricted resources.
4.6 Reserves

The definition of reserves in the Charities SORP is "that part of a charity's income funds that is freely available for its general purposes." This definition of reserves therefore normally excludes restricted funds as these would not be readily available for general purposes. Such 'non-available funds' could include endowment funds or other restricted funds. Designated funds are also included: these are unrestricted funds that the trustees have decided to earmark for a specific purpose. However, the designation is for administrative purposes only and does not legally restrict the use of the funds.

Sightsavers has a reserves policy in place which defines the level of funds that should be held to ensure continuity of programmes. (Held on Myportal)

A statement of this policy is made in the trustees’ annual report in accordance with SORP guidance.

Key features of Sightsavers’ reserves policy are:

- It defines and differentiates between restricted and unrestricted reserves
- The target level of unrestricted reserves is informed by income and expenditure forecasts based on planned activities, combined with an analysis of the potential risks

It is the responsibility of the Director Finance and Performance, with oversight from the investment committee, to monitor reserves on an ongoing basis compared to the target range. It is also critical that the impact on reserves is considered when reviewing forecasts and future financial projections, and in development of the investment policy.
4.7 Summary of dos and don’ts

Do

• Ensure the planning performance process is understood by your teams – all cost centre managers.
• Ensure procurement planning for projects is aligned with financial planning.
• Keep income and expenditure forecasts up to date.
• Ensure the FMF is up to date with secured restricted amounts - fundraisers.
• Review the global management accounts pack on a monthly basis and share where required – RDs
• Ensure local management accounts pack is prepared, reviewed and reconciled to partner reports – AD/CD/RD and FSSM.

Don’t

• Miss deadlines for submitting important information or for closing off month end process
• Assume all responsibility for financial analysis rests with the finance staff.
5. Income processing

This chapter explains how Sightsavers recognises and manages its income.

5.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Role</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Database and Donations Team</td>
<td>• Process income received from supporters onto Blackbaud.</td>
</tr>
<tr>
<td></td>
<td>• Oversee the activity of the outsourced supplier in processing donations.</td>
</tr>
<tr>
<td>Funding teams</td>
<td>• Update and monitor the Financial Management Framework System (FMF) to prevent double funding and uncoordinated approaches to the same donor in different countries.</td>
</tr>
<tr>
<td>UK Finance Team</td>
<td>• Manage the interface of income data from Blackbaud to SUN Accounts.</td>
</tr>
<tr>
<td></td>
<td>• Reconcile income between Blackbaud and SUN Accounts.</td>
</tr>
<tr>
<td>Planning, Monitoring and Reporting Team (PMR)</td>
<td>• Ensure income is recorded against the correct donor fund code.</td>
</tr>
</tbody>
</table>

5.2 Blackbaud

In 2018 Blackbaud was introduced to replace Progress as Sightsavers’ main CRM (Customer Relationship Management) system, as Progress had become unsupported and was no longer fit for purpose.

It is a database that is used to support fundraising activity, particularly individual supporters. It contains important and confidential details about each of Sightsavers’ supporters, such as address, bank account, contact history etc. This information is subject to the requirements of the DPA 2018, which is the UK’s implementation of the GDPR. Queries regarding this should be addressed to the line manager and if external advice is needed should be escalated to the DFP.

In order to keep records secure, Blackbaud must only be accessed by authorised staff members using regularly changed passwords. The Database and Donations team has responsibility for processing all UK and some other donations onto Blackbaud, including the data feed from the outsourced supplier. The information recorded on the database can be selected and used for fundraising activities.

The Fundraising teams in India and Italy maintain their own local CRM solutions which work in a similar way to Blackbaud.

External agencies, Areldata and Profundo, hold Swedish data and Norwegian data on our behalf.
At time of writing, a project is underway to get Italy/Sweden/Norway income incorporated into Blackbaud.

5.3 SUN Accounts

Each business unit in SUN Accounts has an income control account (53400) and these are credited with all the income arising during each month. At month end, an interface file is extracted from Blackbaud and uploaded to SUN Accounts debiting the 53400 account and crediting the various income category and fund combinations.

5.4 Income recognition

In accordance with the Charity SORP, income must be recognised when Sightsavers becomes legally entitled to it, it is reasonably certain of receipt and it can be measured. For most of Sightsavers’ income, this is when it is banked or first appears on a bank statement. Legacies are recognised either on receipt or on notification of an impending distribution. Some income from institutional donors may be classified as “performance related” income under the SORP guidelines. In this case, it is recognised in line with the performance of specific deliverables. Where income is received in advance of its recognition, it is deferred and included in creditors. Where entitlement occurs before income is received the income is accrued and included in debtors.

5.5 Income reconciliation

Given the basis of recording income as set out above, it is imperative that Blackbaud and SUN Accounts are reconciled on an ongoing basis to ensure completeness of income. This work is undertaken by the Income Control Officer, reporting to the GARM. Processes within this role constitute a key control over income processing. This includes reconciling each credit transaction in the 53400 account to Blackbaud data and maintaining detailed reconciliation records and advising where journal adjustments are necessary to correct any errors. Separate income reconciliation arrangements are in place for income which is not recorded on Blackbaud.

In addition to the above income reconciliation done on a transactional basis, top level summary reconciliations by business entity are carried out between Blackbaud and SUN by account code and donor fund code. This is undertaken by the Group Accountant, reporting to the GARM, on a monthly basis. This constitutes an important element of the external audit on income.

5.6 Money handling guidelines

The vast majority of banking is now undertaken by the outsourced donations processing (see 5.8 below) company, but where cheques or cash are received into Sightsavers there are guidelines and procedures that must be adhered to. Please refer to section 5.4 for more details.
5.7 Gift Aid

Gift Aid is the name for the system whereby Sightsavers can treat a donation as if it has been paid less a deduction of basic rate income tax. Most donations from UK taxpaying supporters are subject to a Gift Aid declaration. These declarations are completed by supporters and stored within Blackbaud. Gift Aid forms processed by the outsourced supplier are stored on their database but are fully accessible to Sightsavers. A valid, current declaration must be retained in support of every claim made. The Database and Donations Manager has responsibility for Gift Aid claims and prepares these after each month end using a report run from Blackbaud. The claim is approved by the GARM prior to submission to HM Revenue and Customs (UK tax authority). The finance team are informed of the details and liaise with the Database and Donations Manager when the claim is received.

Sightsavers is also able to reclaim tax on some donations made by Ireland Supporters. However, the system is different to the UK requirements and is dependent on the supporter concerned completing an official form entitled:

‘TAX RELIEF FOR DONATIONS TO ELIGIBLE CHARITIES AND APPROVED BODIES’.

5.8 Outsourced income collection and processing

Sightsavers outsources all of the income collection and processing activity. Specifically, the outsourc...
5.10 In-country fundraising

Sightsavers recognises that in-country fundraising can provide the opportunity for offices to extend their programmes and hopefully increase Sightsavers’ impact. However, please note this is not a core part of the fundraising strategy nor a strategic objective.

In order for any in-country fundraising to take place this needs to be fully compliant with local legislations and checked that Sightsavers’ registration in the country concerned permits this activity.

5.11 Gifts in kind

Gifts in kind in the form of Mectizan® tablets are included as income in the accounts at the donor’s wholesale price at the date the tablets are recorded as being received overseas for use. Tablets accepted by Sightsavers in a particular country will contribute to the global gifts in kind income figure in our accounts. It is therefore vital that the Director of Neglected Tropical Diseases, the GARM and the Group Accountant are kept informed and copied in on all communication including:

- Output statistics and relevant project reports for Sightsavers’ programmes and where they are received for the country as a whole.

- Correspondence on the number of tablets being allocated to Sightsavers on the application form sent from the Ministry of Health /National Oncho Task Force to the Mectizan® Distribution Programme (MDP). This internal communication must take place before the application is submitted to ensure Sightsavers is able to accept the number of tablets quoted on the form.

- Correspondence relating to approved tablet numbers from the MDP

- Completed tax certificates.

The tablets are accepted by the US subsidiary organisation, Sightsavers International Inc. The number of tablets that will be accepted is at their discretion and, to facilitate their decision making, data on the number of tablets to be accepted by Sightsavers will be requested from COs in June each year with a mid-year update in January. These will be compiled and submitted to the Board meeting of Sightsavers International Inc.

Gifts in kind in the form of the drug Zithromax, in tablet and paediatric oral suspension, form are included as income in the accounts at the latest market wholesale price at the date the medication is received in country. As with Mectizan this drug also contributes to the global gifts in kind figure in our accounts. As such it is vital that the Global Trachoma Programme Coordinator and the GARM are kept informed and copied in on all communication including:

- Supply chain correspondence (inc. airway bill)
• Correspondence on the number of tablets and oral suspension being allocated to Sightsavers in the form of a letter of donation from Pfizer.

• Pricing information from the Task Force for Global Health

• Completed receipt confirmation form

Other gifts in kind (for example, emirates air miles) are included at valuation and are recognised as income when utilised. The Procurement Policy details what GIK are acceptable, which are not and what the process is.
5.12 Summary of dos and don’ts

Do

• Ensure any banking’s and kept securely in the safe until deposited with the bank.

• Ensure that any in-country fundraising is correctly recorded in the fundraising and accounting systems – AD/CD/RDs and Finance staff.

• Follow grant management guidelines.

Don’t

• Accept in-country fundraising before ensuring this does not break the terms of registration and before discussing with the RO, relevant funding team and DGLA.
# 6. Treasury Management

This chapter explains how Sightsavers manages its liquidity, financing, forecasting and treasury operations.

## 6.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
</table>
| **Director of Finance and Performance** | - Together with the FC and GTM authorise opening of new bank accounts and any amendments to the bank signatories.  
- Act as authorised signatory for all Sightsavers bank accounts in all Business Units.  
- Authorise transfer requests of funds to country, area and ROs.  
- Authorise bank transfers when required in line with the delegated authorities limits. |
| **Financial Controller**      | - With GTM, act as initial authority for bank account opening and closing and any amendments to signatories.  
- Has responsibility for bank and cash management across Sightsavers, deputised by the GTM.  
- With GTM, authorise all central payment transfer requests (or delegation thereof) across bank accounts and subsidiaries. |
| **Group Treasury Manager**    | - With FC act as initial authority for bank account opening and closing and any amendments to signatories.  
- Deputises with responsibility for bank and cash management across Sightsavers, for the FC.  
- With FC, authorise all central payment and transfer requests across bank accounts and subsidiaries. |
| **Treasury Team**             | - Administrate and manage the corporate credit card and virtual credit card processes                                                                 |
| **Country/Area/Regional Director** | - With support from the FC and RFSSMs, has responsibility for bank and cash management at the AO/CO/ROs.  
- Must ensure that the signatories to bank accounts are up to date and that the GTM is informed of any required changes.  
- Authorise the funds transfer requests in line with delegated authority schedule.  
- Ensure that the Electronic banking user matrix is accurate, appropriate and in line with delegated authority schedule with due segregation of duties. |
### Roles and Responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Country Finance Officer/Manager</strong></td>
<td>• Responsible for the day to day management of bank and cash, including regular review of bank statements and cash balances, review of electronic banking process and raising up of any issues or irregularities with their Director.</td>
</tr>
<tr>
<td><strong>Project Finance Teams (Disability and NTD projects)</strong></td>
<td>• Liaise with Group Treasury regarding issues around the advance funding release process, cash management and transfers.</td>
</tr>
<tr>
<td><strong>Global Financial Framework</strong></td>
<td>Ensure that the GTM is informed of any required changes.</td>
</tr>
<tr>
<td></td>
<td>• Must ensure effective petty cash control in their office including reconciliations, secure storage and cash control reviews.</td>
</tr>
</tbody>
</table>

### 6.2 Global Bank Account Management

Sightsavers Head Office under Treasury Operations Treasury Administration, maintains all bank accounts either resident in the UK or in each country of operation.

This includes opening and closing bank accounts and amending bank signatories, ensuring bank mandates are in place and fit for purpose in conjunction with CDs.

Sightsavers Head Office is also fully responsible for the Standard Chartered Bank electronic banking platform S2B for administration, segregation, account management and set up for payment processing.

The central principal bankers used by Sightsavers UK are HSBC, Standard Chartered Bank (UK, Middle East and some overseas offices), AIB (Ireland), Intesa San Paolo (Italy), Bank of America (USA), Nordea (Sweden and Norway).

Our current overseas providers are SCB (India, Bangladesh, Cameroon, Gambia, Ghana, Kenya, Pakistan, Sierra Leone, Tanzania, Uganda, Zambia, Zimbabwe), Kotak Mahindra (Italy), Bank of Africa (Mali), Ecobank Senegal, Liberia and Guinea, National Bank (Malawi), Standard Bank (Mozambique), United Bank of Africa (Nigeria), Kenya Commercial Bank (South Sudan), Bank of Khartoum (Rep of Sudan).

We engage the services of an International payment provider called INTL FC Stone to make payments globally from Sightsavers Head Office.

Any new bank requirement must be approved by the Treasurer, DFP, FC and GTM.

### 6.2.1 Opening a new bank account

When opening a new bank account, or applying to work with a new bank partner, this must be actioned with full reference to the requirements of the Treasury Policy.
An office wishing to open a new bank account should prepare a formal request to outline all the details to include:

- Which Business Unit
- Why the account is needed
- Which currency the account will operate in
- What the account will be used for – general funds, restricted funds
- When the account needs to be open
- The proposed list of signatories
- The proposed maximum balance to be held in the account

This should be sent to the FC/GTM for review and first approval.

Steps should NOT be taken to open a new bank account without this prior notification.

As the review and collection of documents and signatures can be a time consuming process please give as much notice as possible to HH Treasury Administration.

In opening a new bank account the bank mandate documentation will be drawn up by HH Treasury Administration to record all account signatories, signatory limits and roles and responsibilities.

Once the mandate is fully signed, the original must be returned to HH Treasury Administration for final processing and lodging with the bank. It may be necessary to utilise the local office to present documents to Non SCB Banks.

HH Treasury Administration will maintain all the documents for audit purposes which can be made available if needed at country level.

### 6.2.2 Amending Bank Signatories (Mandates)

The signatory frameworks are established within the bank mandates for all Sightsavers bank accounts.

Any CO wishing to make changes must first contact the RFSSM before informing HH Treasury Administration who will draw up the new mandate.

It is not permitted for an office to bypass this Head Office control by liaising directly with the local bank, even if the bank’s own control process will allow changes on the basis of local signatories only.

The AD/CR/RD is responsible for informing HH, as soon as possible of any authorised signatory leaving the organisation to ensure they are removed from the mandates. Where possible, a
nominee for replacement, should be notified at this time to ensure effective and timely changes are made.

A full review of banks and signatories will be made annually in line with internal and external audit requirements.

6.2.3 Closing a Bank Accounts

An office wishing to close a bank account must give their justification for doing so to the RD, FC and GTM where the necessary closure actions will be taken by HH Treasury Administration, including marking the account as closed in SUN.

This will be followed up for confirmation, in the form of proof from the bank, that the account is closed which will be kept on file at HH.

6.3 Global Electronic Banking

Electronic Banking is predominantly a HH function for the centralisation of banking and payments and utilises Standard Chartered Bank (SCB), HSBC, INTL FC Stone, Allied Irish Bank (AIB), Nordea, Bank of America, Banca Intesa San Paulo (Inbiz) and Ecobank.

Due to the changes in the Global banking legislation, it has been necessary to move to electronic banking in selected COs. This process is controlled through the Treasury Operations team in HH and any use, access, amendments, additions, deletions, segregation and operating limits must be reviewed and approved by DFP and CD for COs and the MT at HH for the UK office.

Signing levels are related to the Delegation of Financial Authorities with approved variations in the electronic banking platforms offering further control of limits

For all COs using SCB, a schedule of current users is held by GTM as the administrator of the S2B (online banking) system.

Each CO has a suite of users with specifically segregated duties in the form of Operator, Approver A, Approver B and Approver C. The processing of any transaction requires a combination of 3 or 4 users, dependant on the value of the transaction.

A further set of operators and approvers both designated ‘J’ based at HH are set up in each CO profile to provide contingency back up and further segregation of approval.

6.4 Global Cash Handling

It is important for all Sightsavers’ offices to keep cash holding to a minimum as funds held as cash are less secure than funds held in a bank.
Cash held in COs should be controlled, secured and reviewed by the Finance Manager regularly to reduce risk of fraud, misuse and personal danger in handling.

Sightsavers has a money handling procedure which has to be adhered to by all staff members who are involved in handling cash. The vast majority of banking is now undertaken by the outsourced donations processing company but some cash is occasionally received at HH, this is when the money handling procedures come in:

- All post received at HH is opened by Corporate Services team (including private and confidential mail) with the exclusion of envelopes addressed to the Supporter Care team.
- If Corporate Service team receive any cash or non sterling cheques, these are entered into a receipt book, signed by Corporate Services and passed to the appropriate team (Supporter Care, Treasury, Trusts etc.) to counter sign receipt of monies.
- Monies are logged onto appropriate fundraising system and, depending on the type of monies received, are either passed back to Corporate Services for sending on to Woods (Sightsavers’ outsourced income processing company) or the Ireland office (stored securely overnight and sent via DHL once a week) or the UK Treasury team prepare paying in slips for the appropriate bank (and stored in a secure safe overnight)

### 6.4.1 Cheques

All cheque books must be retained in a secure location

Cheque signatories must not have direct access to cheque books

Cheque issues should be recorded in the appropriate repository eg SUN accounting or secure spreadsheet.

Cancelled cheques should also be recorded and retained.

Cheques should never be signed before the payee and the amount has been completed.

Cheques up to £5,000 equivalent can be signed by a single signatory

Cheques above £5,000 equivalent must be signed by two mandated signatories on the drawing bank account.

All cheque requests should be accompanied by the correct and appropriate documentation.

Due to new banking requirements globally, some Sightsavers country banks do not accept cheques and written instructions to pay and the banking partner concerned has introduced a transition to electronic banking. This is covered in the Global Electronic Banking Section.

### 6.4.2 Petty Cash

Petty cash held in Sightsavers’ offices represents a significant risk if not controlled properly.

Petty Cash amounts held must be maintained within agreed local limits according to the local situation.
Wherever possible, payments should be made by cheque to avoid the need for cash.

AD/CD/RDs are responsible for ensuring this and will be accountable for cash losses from their office.

Sightsavers uses the Imprest System for all Petty Cash holding. At any one time, cash plus petty cash vouchers must equal the pre agreed float level (the maximum agreed cash level)

When cash needs to be topped up, the vouchers and cash should be counted and checked to the Imprest amount. If this agrees, a cheque should be written for the cash amount of the vouchers (with accompanying bank payment journal voucher). All documents accompanying petty cash vouchers (e.g. receipts, invoices etc) should be stamped as “PAID” to prevent duplicate payments.

Foreign currency holdings must be kept to a minimum and should not exceed the equivalent of £250 in total.

Cash counts must be performed at the end of each month by two people independent of the day to day petty cash handling process. Cash balances must reconcile to the AMC SUN account.

In addition, surprise cash counts should be instigated by the AD/CD/RD at a different time to ensure that the petty cash and other currency floats are properly maintained. This must also include foreign petty cash.

Record of month end and surprise cash counts must be signed, dated and included in the month end checklist.

Cash should be kept in a locked tin in a locked safe.

Appropriate key holding arrangements should be made by the AD/CD/RD and documented. One person should have a key at one time.

Every petty cash payment must be authorised and supporting receipts attached to the voucher. The person receiving the cash must sign the voucher as confirmation.

A full reconciliation of CO petty cash must be provided to HH Group Accounting as part of the month end checklist as these are balance sheets accounts that must have a reconciled document in the audit file for review each month.

Cash Theft must be report to HH and RO immediately using the fraud reporting process.

6.4.3 Mobile Money

This form of cash transfer is being reviewed for introduction across the organisation. Therefore full details of this process will be added as an addendum at the appropriate time.

COs should not engage directly with banks or mobile wallet providers. This process is to be managed centrally by the GTM.
6.5 Global Foreign Exchange Processing

6.5.1 360T

We have entered into an arrangement with an organisation known as 360T in order to provide a review of our organisation’s exchange rates for comparison purposes and to facilitate SPOT value transactions for large value payments.

The 360T system is provided by Deutsche Börse Group, and is fully regulated and authorised. 360T serves the needs of corporate treasurers, institutional asset managers and hedge funds as well as commercial and private banks by providing a link to broad FX liquidity from more than 200 liquidity providers – including large global players as well as regional and niche makers around the world.

There is no cost for Sightsavers engaging with this provider, as all costs are levied against the counterparties offering FX transactional rates across total market activity on the platform.

We will use 360T for FX price discovery and price competition and will not perform any type of FX transactional activity that we do not currently perform in day to day treasury operations. We should achieve no worse financial outcomes than our current direct activity with our three FX providers (see below).

6.5.2 Hedging

Sightsavers adheres to a Hedging Policy approved by the Investment Committee and this is embedded into the treasury policy which is available on Myportal.

6.5.3 INTL Fxecute

This is an electronic global international foreign exchange payments platform provided by an organisation called INTL FC STONE which Sightsavers is now using to provide an alternative payment delivery and exchange facility for our Global payments to our current banking providers SCB and HSBC.

It is operated on a daily basis to process overseas CO, Partner and supplier payments that require a foreign exchange transaction between USD, EURO and GBP.

Currently it is a standalone portal into which all approved payments identified through the SUN Accounting system as due are entered daily.

The portal provides segregation and delegation of duties starting with operator level for inputting the payment and ending with dual combinations of authorised approvers as delegated by the Trustees.
Each supplier payment is linked to an approved Delivery Instruction which is validated in terms of bank account and currency. Full supplier management set up support is stored within the portal against the individual delivery ID supplier record.

A full history of all payments made to all suppliers is available and an advanced reporting facility allows full details to be retrieved at any time.

Execute can only operate making international FX payments settled by our core currencies and therefore no direct USD, EURO or GBP payments are made. All charges related to any payment is incorporated into the exchange rate quoted at the time of the approval of the payment which is also held against each individual transactions and can be reported against at any time.

For the transactions exchanged from GBP, proceeds due to INTL FC Stone from Sightsavers for each transaction is settled by a direct debit arrangement through HSBC. This therefore requires no secondary payment to settle the liability.

For the transactions exchanged from USD and EURO, the proceeds due to INTL are identified and a report produced by the Payments Officer. A payment request is completed with this supporting report to request a manual secondary payment is made between Sightsavers at HSBC and INTL nominated bank accounts for each of EURO and USD. The INTL receiving accounts are held with Bank of America and are held with the Execute platform for identification and evidence.

Execute offers an Investigation module which allows traceability of all payments to evidence they are delivered within the guaranteed time.

A second process is now in place which can override the entry of individual payments and is known as the “Host to Host” solution.

This means the Host, SUN Accounting, transfers data to the Host, Execute, by the process of a Sun Transfer desk and automatic file upload between both systems.

It allows batches of payments linked to USD, EURO and GBP requiring an exchange transaction, approved and due for payment within the SUN to be transferred into the Execute portal by automatic upload.

On receipt of the SUN file into the Execute portal, the approval process is provided by the mandated approvers on the portal. Then the whole batch of payments, by core currency, is processed by INTL to the overseas recipients.

This is fully automated but allows full visibility and control at every stage of the payment process and any errors or invalid entries can be identified before payment is made.

### 6.6 Global Investment Policy

Sightsavers has an investment policy which sets out the criteria for investment of accumulated surplus representing our general reserves and in accordance with the overall Reserves Policy. The Investment Policy can be found on Myportal.
An Investment Committee (IC) exists which is a formal sub-committee of the Council of Trustees and includes the DFP and the Treasurer.

The IC has to consider and decide on issues relating to the “management of investments, pensions and Treasury activities” (per the Committee’s TOR)

The IC meets at regular intervals during the year and in addition to other activities, meets and reviews the performance of the Investment Manager(s) against agreed benchmarks

Investment activity is only to be carried out centrally with permission from the Investment Committee. Other offices requiring to investment must also gain permission from the Investment Committee prior to engagement with any institution.

Sightsavers engages investment managers and a tender may be carried out for this professional appointment every five years.

The standard process for day to day administration of investments is as follows:

- An ongoing spreadsheet summary of investments is maintained by the Treasury Operations Department.
- This is updated for acquisitions, disposals, names changes/restructures as each transaction is advised by the Investment Managers.
- Information from the Investment Manager accounts is managed through the Internet portal called “e-banking UK” with individual security passes and segregated identification user log in.
- It is Sightsavers policy to sell any donated shares received (unless a particular restriction attached to the donation prevents this).
- A monthly report for each investment fund is prepared by the Investment Managers and is delivered through the e banking UK portal. This is used to provide the monthly accounting entries that are uploaded into the SUN accounting system Investment accounting codes.
- The investment portfolio is revalued each month end based on the report received from the Investment Managers and any unrealised gain or loss is account for in the SUN accounting system.
- A full reconciliation is provided between the Investment Manager’s report and SUN accounting, for the month end process which is reviewed and signed off by the GTM / FC.
6.7 Central Payment Processing

6.7.1 Country Office Funds Transfers & Payments from the UK

The aim of the funds transfer process is to ensure that Sightsavers remits funds to recipients in a timely and efficient manner and at an amount that sufficiently meets the forecast local expenditure of each office. Funds which are not required for short term expenditure should not be requested to ensure maximum levels of cash holding limits are complied with. This enables Treasury to manage and maximise surplus funds centrally, manage cash handling risks and risks of fraud.

Treasury Operations are responsible for, but not limited to, making payment related to:

- CO Funds Requests
- Partner Funds Requests
- Local Supplier Payments

Where possible, it is expected that payments will be made centrally and only under considered circumstances would supplier/partner payments be made locally.

It is recognised that some local transactions will need to be made but this should be managed through the agreed guidelines by the RFM and RD to ensure cash handling restrictions are adhered to and fraud risks are adequately addressed.

The eProcurement System, Proactis should be used to create an order request for ALL transfers and payments. This ensures that payments are made based on forecasted local expenditure and approval processes are in line with the Designated Authority Schedule.

For CO Funds transfers, consideration must be given to the actual cash (bank) held balances and requests adjusted to remain in line with the Treasury Policy on cash holdings.

On the whole CO Funds Transfers are made in local currency, though there are occasions where this is not possible or there is a need for foreign currency in local offices.

Partner and local supplier payments are made in local currency unless an alternative is agreed with the Treasury Operations team or there is a specific arrangement stating another currency in partners PFAs.

It is vital when requesting a payment to ensure that payments made in a currency can be received by the recipient in that currency. Incorrect details will result in either delayed or failed payments, causing financial costs and reputation costs to the organisation.

On initial set up of a new Partner or Supplier it is essential that valid bank details are provided and evidenced by the receiving bank and in non-editable format.
Any bank account changes to an existing supplier or partner must be notified to the Treasury Operations team through the Supplier Management Service Desk with appropriate evidence.

When engaging with a new supplier it is vital that they are given our unique Sightsavers PO number to quote on their invoice so that a match can take place and be processed for payment. Failure to do so will result in invoices being returned to the supplier and delay in payment.

It is also necessary that an invoice is addressed to the appropriate entity providing the service. For example, Sightsavers UK for Head Office and UK expenditure and Sightsavers “Country Name” if the requirement is based in an overseas Sightsavers country.

### 6.7.2 BACS Payments

Treasury Operations are responsible for the payment of UK and Ireland suppliers.

This group of suppliers are identifiable as their receiving bank details are made up of a Sort Code and an 8 digit Account Number. They are paid, using these details, through the UK Bank Clearing System (BACS).

BACS payments are made periodically and at least once a week by the Treasury Operations Payments Officer. Due to the process of the BACS system, the supplier will receive the funds 3 days later.

A remittance advice is produced with the payment, for each supplier to evidence and support the payment and notify of the payment date.

Any questions related to this process should be directed to the Treasury Operations Payments Office or the GTM.

### 6.7.3 Payment Processing

The Treasury Operations team, through the Payments Officer, are responsible for ensuring all payments on behalf of Sightsavers, are made on time and in the right currency.

This is achieved by associating a PAY TYPE, a reference held in SUN systems, to every single supplier, partner, CO and employee.

These pay types are then used to call individual payment reports on a daily basis to capture any payments falling due.

Payments are made via BACS (UK only), Standard Chartered Bank (UK and overseas), HSBC (UK and overseas) and INTL Execute (overseas).

Payments are also made for all other Business Units – International Humanitarian City in UAE, Ireland, USA, Norway, Sweden and Italy using SCB, HSBC or the bank provider in country.

These payment reports are run periodically and at least once a week by the Treasury Operations Payments Office to identify all payment falling due in these business units. Please note that, unless
specified differently under the contractually agreed terms, Sightsavers’ standard payment terms for suppliers is set to 30 days from the date of invoice.

It is important to note that NO payments can be delivered “Same Day”.

Below is a schedule of minimum delivery days for each banking provider from **day of payment** which should, along with the lead time of the rest of the purchase to pay process, be considered when requesting a payment to be made.

<table>
<thead>
<tr>
<th>Banking Provider</th>
<th>Delivery Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>BACS (UK)</td>
<td>3 days</td>
</tr>
<tr>
<td>Manual HSBC (UK)</td>
<td>3 days</td>
</tr>
<tr>
<td>Standard Chartered Bank (UK and Overseas)</td>
<td>5 days</td>
</tr>
<tr>
<td>HSBC (Overseas)</td>
<td>5 days</td>
</tr>
<tr>
<td>INTL Execute</td>
<td>3 days</td>
</tr>
<tr>
<td>Norway</td>
<td>2 days</td>
</tr>
<tr>
<td>Sweden</td>
<td>2 days</td>
</tr>
<tr>
<td>USA</td>
<td>3 days</td>
</tr>
<tr>
<td>Ireland</td>
<td>2 days</td>
</tr>
<tr>
<td>UAE IHC</td>
<td>3 days</td>
</tr>
<tr>
<td>Italy</td>
<td>2 days</td>
</tr>
</tbody>
</table>

Remittance advices are produced for each supplier at the time the payment report is confirmed. This will confirm the expected receipt date of the funds.

All payment reports and the bank payment created to process them are reviewed and approved by two designated individuals.

All payments require a combination of two approvals for any value of payment.

Approvals are controlled through each individual Banking platform using a combination of unique user id, password and security device. Each user has their own and these are registered by the Banking provider through administration within each platform.

Any changes to users at operator or approver level requires two administrators in each banking platform. Some providers allow electronic administration and others require manual, original signature administration.

All payment approvers are authorised to perform this process by two members of the MT as originally delegated by the Board of Trustees.
6.7.4 One Off Payment Processing

Available Under the Supplier Management Service Desk from October 2018.

This process is to be used for payments that will only be “One Off” so NOT engaged with more than once.

This will allow a record to be kept of each payment, by the Treasury Operations Department, in the Sun Accounting system because each beneficiary will be identified in a specific SUN code 5310TTT01.

They will not be in the category of suppliers.

On the Self Service Desk go to Supplier Management – New Supplier Request.

Pick “Yes” for a one off supplier and then complete all the boxes.

Please note:

1. The supplier's bank account must be able to receive the currency of payment.
2. Full coding is required otherwise payment will not be made.

This type of supplier does not require a PO to be raised, as the Service Desk Request will act as the coding and approval process and will be automatically sent for approval to the line manager.

Any Questions regarding this process please Treasury Operations.

6.8 Sundry Invoice Processing

The Treasury Operations team are responsible for creating invoices, known as Sundry invoices, for reimbursement or receipt of funds from a third party.

A Service Desk option is provided on the Finance Service Desk (FSD) “Sundry Invoice Request” which will require full details to be provided to enable an invoice to be created.

This process also allows for the expected flow of funds to be recorded as a debtor receivable to Sightsavers in the accounting system, provide a visible and centralised record of any expected funds and for the receipt to be chased up if necessary.

There are two types of Sundry Invoice

- An actual request from a third party that are either a contribution to or reimbursement of costs previously incurred by Sightsavers.

- A request for an income donation for Sightsavers that can be processed by the contributor in order to remit funds.
The Service desk ticket will prompt for all relevant information required in order that the appropriate invoice can be raised and recorded. Requests will be rejected that do not have sufficient or accurate information.

Invoices are prepared on headed notepaper and recorded with a unique identifying number that is confirmed through the Service desk ticket assigned to it.

Following preparation the invoice can be directed to the recipient from the Treasury Operations team or returned to the requestor for onward submission.
6.9 Summary of dos and don’ts

Do

• Retain undisbursed cash in a secure tin in a safe - FSSM.
• Carry out periodic and surprise cash counts – AD/CD/RD.
• Follow Sightsavers procedures around amending bank account signatories and opening new bank accounts – AD/CD/RD and finance staff.
• Monitor the usage of fuel cards
• Use PROACTIS / Head office payments systems
• Engage HH Treasury on all changes to banking arrangements

Don’t

• Keep staff who have left the organisation on bank mandates.
• Pre-sign cheques
• Hold excessive amounts in petty cash or foreign currency cash
• Leave the managements of bank and cash in the hands of just one person.
7. Staff expenditure

This chapter explains how Sightsavers puts into practice the management of a range of staff expenditure items, ranging from payroll to expenses and covering the different systems and processes that support those.

7.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Role</th>
<th>Responsibilities</th>
</tr>
</thead>
</table>
| **All staff**                             | • Follow the procedure for using Sightsavers’ credit cards, claiming expenditure and handling travel advances correctly.  
• Ensure travel advances are retired on a timely basis.  
• Ensure FSSMs are made aware of any changes to payroll information. |
| **All line managers**                     | • Review and ensure that staff expenditure claim forms have been filled in correctly, are backed up by supporting documentation and are reasonable. |
| **Treasury Team**                         | • Administrate and manage the corporate credit card and virtual credit card processes |
| **Finance Officers/Managers**             | • Prepare the monthly payroll including any salary advance deductions.            |
| **Country/Area/Regional Directors and Financial Controller** | • Review and authorise the monthly payroll calculations.  
• Ensure all expenditure claims have been correctly authorised. |

7.2 Expense incurred by staff

In the course of their work, staff may need to incur expenditure in connection with Sightsavers official activities. Sightsavers will pay for the actual cost of expenses which are incurred wholly, exclusively and necessarily in the performance of duties undertaken by staff in their employment at Sightsavers and which comply with regulations of the country of operation. Details of allowable expenditure are included in the Expenses Principles (non-UK) and Expenses Policy (for UK), both available on Myportal.

Sightsavers pays for direct expenditure only and does not issue per diems to staff members, (if there are exceptional circumstances i.e. when a member of staff is incurring daily expenditure for a long period of time alternative arrangements might be possible. In this case, please contact the UK Finance team). As such, all claimed expenditure is expected to be supported by receipting. Staff must keep expenses incurred to a minimum and record, explain and justify such expense properly. Expenses not directly attributed to the organisation’s business purposes will not be reimbursed.
The volume of expenditure to be incurred by staff must be kept to a minimum, and offices are expected to explore methods to maximise direct payments to suppliers/payees. Expenses such as hotel accommodation, taxis, air tickets, allowances to partner staff, etc., should as much as possible be paid directly by the office, rather than by a staff member.

Whilst incurring expenditure, the staff member must obtain and keep receipts or invoices for all expenditure incurred and where relevant must be a tax receipt to allow Sightsavers to reclaim any VAT element of the expense. He/she should also keep receipts for any currency exchanged during the trip if applicable. Where exceptionally it has not been possible to obtain a receipt, the expenditure should be listed with an explanation as to why it was not possible to obtain a receipt and approval is at the line manager’s discretion.

All expenditure must be accounted for through the expense claim system Proactis (in the event that it is not feasible for a staff member to use Proactis for his/her expense claim(s), please contact the Finance Systems team) and entered onto the system in a timely manner.

**7.3 Business Expenses (UK & Europe)**

Staff not using a corporate credit will be reimbursed their legitimate business expenses. It is the expense claiming employee’s duty to provide their receiving bank details, via the service desk to the Finance Systems Team. Not doing so will result in no payment. It is also necessary to remember that if the bank details change then this must also be communicated to the Finance team.

The process for claiming personal expenditure is as follows:

1. Staff member enters the claim into the Proactis system, with appropriate receipts, back up documentation and reasoning.
2. The claim will be reviewed by the cost centre manager(s) of the cost centres entered on the claim
3. If rejected the claim, with relevant reasons for rejection, will go back to the claimant to adjust if needs be.
4. Once approved there is a final finance approval stage carried out to cross check the claim from a finance point of view, e.g. check against policies, the claim is relevant, timely and genuine
5. This claim will then be posted to the accounts system SUN and will be paid directly to the staff members bank account via bank transfer in the next weekly payment run. A remittance advice with details of the paid expense, the value and the date of payment are provided.
7.4 Advances to staff (Non-Europe)

7.4.1 Advances

An advance can be requested by staff (excluding those in Europe) to cover expenditure incurred in connection with Sightsavers official activities.

Administration of advances is time consuming and ties up Sightsavers’ resources, so the amount should be kept to a minimum and should only be granted where credit cards are not widely accepted and Sightsavers does not have means to directly settle the expenses. Viable alternative options should also be considered prior to granting a cash advance, e.g. transferring funds to a partner to either settle the expenses, transferring funds to the staff member’s bank account from which the staff member can draw down, or transferring funds for collection in country via agencies such as Western Union. Where cash is genuinely the only option available then insurance arrangements must be sufficient to cover this.

Any staff advances which exceed £1,500 must be submitted to the RD for approval in advance, with justification for the amount and with strategy to mitigate risk of loss and risk posed to the staff.

For a staff member to receive an advance:

1. Advances must be requested with sufficient notice to enable preparation, approval and processing of the request (recommended five working days before travel) using the Staff Advance Request form (contact your FSSM for a copy of the form)
2. The staff advance must clearly state the destination(s), date(s) and person(s) expected to meet, describe the purpose of the advance, and state the requested amount(s) to be received as advance to cover anticipated expenses.
3. The advance request must be reviewed by an assigned finance staff member for review. The finance review should confirm that there are no prior advance balances in the name of the staff member which are not yet accounted for. In the event that a top-up of a prior advance is required, or a new advance is required before a prior advance could be fully retired, this needs to be approved by the RD.
4. The staff member’s line manager must authorise the advance to the staff member before it can be issued.

Retirement of the advance:

1. The staff member should not bring back any sums of foreign currency to their office which cannot be used or exchanged. For example if visiting another Sightsavers office, any local currency remaining at the end of the visit can be handed to the FSSM/O for that office and obtain a receipt, or be exchanged back to a major tradable currency (i.e. EUR, GBP, USD)
2. On return to office, the staff member must immediately return any cash still held. The FSSM/FO should count this and sign the receipt voucher and process the receipt on SUN. The FSSM/O should bank this money at the earliest opportunity. Foreign currency receipts should usually be banked straight away. The cash should only be added to the foreign petty cash if it can be used immediately for another advance.
3. Within 5 working days of returning to the office:
   a. The staff member must complete an expense claim on Proactis
   b. The staff member must prepare the Staff advance retirement form (contact your FSSM for a copy of this form) and attach to this:
   c. A copy of the approved advance request form,
   d. Original receipting and documentation, including any boarding passes for flights,
   e. A printed copy of the front page of the Proactis expense claim.
   f. The FSSM/O must review the Staff advance retirement form and its supporting documentation. It is important that the FSSM/O reviews the original documentation to avoid a risk of any duplicate retirements of the same expenditure. Once the FSSM/O has reviewed all documentation and approves it, further approvals will be given through Proactis as required.
   g. The line manager checks and authorises the Staff advance retirement form

7.4.2 Employee loans

Employee loans are occasionally granted to staff (AO/CO/RO only) in accordance with the Employee Loans Policy. Where loans are provided, the following main rules apply:

- The loan amount must not exceed the value of three month’s salary;
- An employee can only have one loan at any time;
- A written agreement must be signed by Sightsavers and the employee and contain the repayment period and repayment amounts (usually equal amounts each month).

The FSSM (RFSSM if it is the FSSM’s claim) should ensure that the loan is recorded against the employee’s loan account and to include the deductions in the monthly payroll calculation.

In the UK there are additional employee benefit arrangements in place which are covered by the appropriate HR policies, these include but are not limited to:

- Season ticket loans
- Cycle to work schemes
- Childcare vouchers

All of these are supported through the payroll and equivalent processes.
7.5 Corporate Credit Cards

Credit Card are only issued on a needs basis, as set out below:

Permanent staff are eligible to obtain a corporate card provided the following apply:

- They undertake regular travelling as part of their duties at Sightsavers
- They regularly travel to or within countries where credit cards are widely accepted
- Their line manager is in agreement that a corporate card would facilitate their work

Sightsavers credit cards are not to be used for personal expenditure

Expenses for other than Sightsavers business are not permitted without prior written approval by the CEO or Finance Director.

At time of writing a specific credit card policy is currently being written which will sets out the detailed procedures including but not limited to;

- Responsibilities
- Lost or stolen cards
- Authorised Users
- Leavers
- Limits
- Payment Authorisation
- Delinquency

A Credit Card can be requested through the Service Desk under the Finance team, along with other requests including a replacement card request and a credit limit change request.

Increases to credit limits must be approved by the line manager with justification.

There is a direct Help Line Number to HSBC Credit Cards for issues such as:

Declined Transactions
To report Lost or Stolen Cards
To query unknown transactions

Telephone: 03456 015934*
Textphone: 1800 103457 125 563
The Treasury Operations Administration Office will distribute an individual employee statement of activity via email known as a “PCARD Claim”.

These must be expensed through the Proactis system on receipt of these emails and not left outstanding for longer than 2 months. You will be contacted each month to remind you of the outstanding claim and after the 3rd month, the individual’s Credit Card Facility will be revoked until claims are brought up to date.

**HSBC Credit Card MiVision Portal**

MiVision is a system provided to each individual cardholder that enables the user to manage and view card transactions, personal data and statements online.

On receipt of the new Credit Card each user will receive an email requesting their registration onto the MiVision platform.

This will provide options which will allow each user to have individual control over specific aspects of their credit card as follows:

**Actions** - Any card related requests that need to be actioned can be found in this area.

**Statements** - All available statements can be viewed/downloaded and printed from this area.

**Account Summary** - A summary of current balance and payments due can be found in this area.

**Transaction Area** – A list of transactions belonging to a specific period are detailed here. All recent transactions will be waiting here to be verified.

**Message Centre** - All MiVision emails and notifications can be viewed in this area.

**User Menu** – Your MiVision account can be accessed here. Use the dropdown menu available here to link accounts to your profile, change your password, security questions, and manage your user profile and proxy users here.

If you need help with any aspect of MiVision, please contact:

**Telephone:** 03456 015934*

**Textphone:** 1800 103457 125 563

*Lines are open 24 hours a day, 365 days a year. Calls may be monitored and/or recorded*
7.5.1 Virtual Cards

Virtual cards available to Sightsavers employees who are required to undertake expenditure on behalf of the organisation where

i) Payment by invoice is not an option i.e. online, via telephone etc.

ii) Payment required will be a one off and could not follow the “One Off Payment process that is available”

iii) Payments will be infrequent/ for nominal amounts

The Sightsavers Credit Card SHOULD not be used.

Virtual Cards are “online credit cards” issued by HSBC that exist with no physical presence (therefore virtual) whilst still providing the details required for payment. Such as a card number, expiry dates and card security code etc.

They are “One Time” use cards and can only be used for the supplier that was specified when using the card.

A Virtual Card can be applied for through the Service Desk under the Finance team

You will be asked for full details regarding the request and use of this card and will need to be approved via the line manager.

Full details of the Policy related to the use of Virtual Cards are available from the Treasury Team.
7.6 Managing payroll

7.6.1 UK payroll

In the UK a 3rd party payroll software system is used to manage payroll. Administration process is performed in house across the UK Finance and HR teams. There is a plan to engage a payroll provider or professional to perform this activity in due course. The robust surrounding control framework incorporates checks and controls, together with full accounting and reconciliation routines around the process.

There is a UK pension scheme which is administrated alongside the UK payroll, using a 3rd party pension provider system.

The payroll records are maintained by each FSSM. These records contain confidential information and must be kept securely, with the use of passwords etc.

As noted in paragraph 2.4.2, “it is Sightsavers’ policy to comply with the local tax requirements of each country”, which includes the timely and accurate remission of income taxes and other statutory contributions to the relevant authorities arising from employment of staff. As such, Sightsavers staff must not be seen to be avoiding or evading paying taxes. This means reducing the tax burden through arranging staff members’ income to minimize tax liability, within the law (avoidance), or outside the law (evasion).

7.6.2 Country office payroll

<table>
<thead>
<tr>
<th>Task</th>
<th>Executor</th>
<th>Responsible</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Monthly payroll must be prepared and updated as needed with any changes (new starters, leavers, salary adjustments, etcetera) and approved by the AD/CD/RD. The payroll must align with the signed employment agreements. The payroll includes the gross salaries, statutory deductions and employer contributions, pension/ provident fund/ End of Service Benefits (as applicable) and any other contractually agreed benefits.</td>
<td>FSSM</td>
<td>AD/CD/RD</td>
</tr>
<tr>
<td>2. On approval of the payroll by the AD/CD/RD, a general ledger journal for the payroll is prepared debiting expense accounts and crediting control accounts as relevant.</td>
<td>FSSA/O</td>
<td>FSSM</td>
</tr>
<tr>
<td>3. Net pay for the month must be received in employees’ bank accounts at the latest by the end of the month. Signed payslips must be provided to all staff detailing their salary for that month. Staff can raise any questions or concerns about their pay with their line manager, the FSSM or the AD/CD/RD.</td>
<td>FSSM</td>
<td>AD/CD/RD</td>
</tr>
<tr>
<td>4. Taxes withheld, any statutory contributions, payments to pension/ provident funds and any other contributions must be paid to the</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Relating to staff expenditures and payroll there are employee insurance coverage in place through global and local policies.

7.6.3 Satellite fundraising offices payroll

A number of international fundraising offices have employed local staff, for whom a local payroll and registration of such with the local tax authority is required.

Sightsavers will generally look to contract with a local firm of accountants or payroll provider to meet this requirement, with the required remuneration and related information provided through HR and with financial control oversight and accounting and treasury activities performed or managed by the head office finance team.

7.7 End of contract benefit scheme

In some countries, to supplement local benefits Sightsavers has instituted a specific end of contract benefit scheme. The salient features of this benefit are as follows:

End of contract benefit summary

- Staff members in the relevant countries are entitled to one month’s salary pro rata for each year of service completed (or half a month where local statutory laws specify this). Payment arrangements vary from country to country.
- Staff can apply for an interim payment which must be approved by the RD. Confirmation of the amount must be sought from HH Finance.
- The payment of an end of contract benefit may be a taxable benefit for the employee depending on the country. As such the FSSM must ensure, where applicable, that relevant income tax is deducted from the payment to the staff member.
- When an interim or final payment has been made, HH Finance must be informed.
- A provision is maintained and updated twice a year in the accounts for the end of service benefit. This prevents an office being hit with an exceptional large expenditure item when a staff member leaves.
- The relevant Regional HR manager is responsible for updating HH Finance with any changes to staff or salaries.
- AD/CD/RDs and FSSMs must ensure they incorporate an estimate of the change in the end of contract benefit in their forecast.
- Sightsavers will reduce a staff member’s end of contract benefit to recover any outstanding staff financial obligation to Sightsavers (e.g. loan or unretired travel advances)
End of contract benefits will vary from country to country dependant on the availability of government schemes, provident and gratuity funds. Details of these benefits can be obtained from the staff handbook or through the Regional HR manager. Any changes to these schemes must be approved by the Director of HR and Organisational Development and the DFP.
7.7 Summary of dos and don’ts

Do

• Submit and pay all statutory payments on time.
• Ensure that all payroll files are kept securely.
• Ensure that all payroll control accounts are reconciled as part of the month end process.
• Claim any expenses promptly.
• Use Travel Advances only when credit cards are note widely accepted and retire them promptly.
• Keep your credit card safe and report any theft promptly.
• Complete and submit the credit card expenditure within the deadline.

Don’t

• Forget to obtain and keep the receipts when travelling.
• Give travel advances before staff retire previous advance.
• Forget to follow the correct procedures when line managed is based in a different office.
• Assume that because payroll is a monthly routine process, crosschecking if therefore no longer required. Check, and check again as people can make mistakes.
• Leave payroll files unprotected. All payroll files must be kept securely.
# 8. Project financial management

This chapter explains the required processes for the effective management of Sightsavers’ project expenditure including partner financial support and accountabilities.

## 8.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Country Director / Area Director</strong></td>
<td>CDs have overall responsibility for all aspects of project financial management. This table only documents the specific responsibilities that sit with the CD:</td>
</tr>
<tr>
<td></td>
<td>• Review PFAs for each partnership. These should be signed in line with Sightsavers’ delegated authority framework.</td>
</tr>
<tr>
<td></td>
<td>• Review and approve project budgets.</td>
</tr>
<tr>
<td></td>
<td>• Approve partner funds transfers on Proactis.</td>
</tr>
<tr>
<td></td>
<td>There are some responsibilities that are owned by COs with different team members responsible for completing different parts of them. These responsibilities are:</td>
</tr>
<tr>
<td></td>
<td>• Undertake the partner due diligence assessment and prepare an action plan.</td>
</tr>
<tr>
<td></td>
<td>• Complete the Start-up and inception checklist (STIC)</td>
</tr>
<tr>
<td><strong>Finance and Support Services Manager and Programme Manager (jointly)</strong></td>
<td>• Prepare project and donor budgets.</td>
</tr>
<tr>
<td></td>
<td>• Prepare PFAs for each partnership.</td>
</tr>
<tr>
<td></td>
<td>• Review funds requests received from partners.</td>
</tr>
<tr>
<td></td>
<td>• Review partner financial reports using checklist.</td>
</tr>
<tr>
<td></td>
<td>• Review and analyse project and donor financial reports, including the compilation of variance explanations</td>
</tr>
<tr>
<td></td>
<td>• Complete procurement requests for project in line with organisational policy and processes.</td>
</tr>
<tr>
<td><strong>Finance and Support Services Manager</strong></td>
<td>• Upload partner fund transfer requests to Proactis.</td>
</tr>
<tr>
<td></td>
<td>• Undertake partner financial monitoring visits</td>
</tr>
<tr>
<td></td>
<td>• Prepare project and donor financial reports.</td>
</tr>
<tr>
<td><strong>Partners</strong></td>
<td>• Request funds transfer</td>
</tr>
<tr>
<td></td>
<td>• Prepare and submit regular financial reports on expenditure in line with requirements as stated in the signed PFAs.</td>
</tr>
<tr>
<td></td>
<td>• Ensure all documentation required in relation to the procurement of goods and project are submitted to the project manager when requested.</td>
</tr>
<tr>
<td>Roles</td>
<td>Responsibilities</td>
</tr>
<tr>
<td>-------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Internal Audit / Regional Finance and Support Services Manager</td>
<td>• Complete minimum partnership criteria assessment and action plan</td>
</tr>
</tbody>
</table>
| Regional Finance and Support Services Manager | • Review and approve partner fund transfers on Proactis  
• Conduct Due Diligence reviews |
| Project Finance and Risk Officer | For projects funded by significant or complex restricted funding streams:  
• Support preparation of donor budgets  
• Review PFA before signature  
• Support donor financial reporting  
• Involved in the completion of some aspects of the STIC |

Oversight of regional partners or partners in countries without offices should be carried out in line with the roles and responsibilities above but the responsibilities should be assigned to the most appropriate role.

### 8.2 The Project Cycle

Every project, regardless of the thematic area it supports or the type of work it delivers, follows a similar pattern. It moves from initial analysis and problem identification to the stage of project conceptualisation. This is followed by detailed planning and development, then on to implementation and then a mid and/or end term evaluation, the findings of which inform the next phase of the project, or a decision to close and exit. This cycle of phases is illustrated in figure 1, and can also be described as the project cycle.

The financial management requirements are different at each phase and so this chapter is structured around the project cycle to provide an easy reference for staff.
Figure 1. Project Cycle

### 8.3 Planning and Development

#### 8.3.1 Partner selection and due diligence

A key part of the development of a project is the identification and assessment of partners that we would like to work with. Partner Due Diligence is a critical exercise that must be carried out during the project design process. It allows us to check that we partner with appropriate organisations, and that we understand our partners’ strengths and weaknesses and how that impacts on the design and management of our projects.

All aspects of partnership, including identification and selection, are governed by Sightsavers’ Programme Partnership Policy. The detail of how a partnership should be managed at each stage of the project cycle is documented in Sightsavers’ Partnership Framework, available on Myportal.

Partner selection is supported by a two stage due diligence process:
Full guidance on this process and the templates that support it are held on Myportal.

The due diligence process will provide detailed information about the partner and, potentially, actions to be undertaken with the partner to ensure that they are able to deliver. The outcomes of the due diligence process must be factored into project planning e.g. budgets should be included where needed for actions, systems should be set up to reflect the strengths and weaknesses of the partner.

8.3.2 Budgeting

Sightsavers has a standard project budget template (held on Sharefile) that must be used for all projects. This template includes the overall project budget plus budgets for the CO and each partner organisation. The template is activity based, with budgets calculated using a unit cost methodology. It has been designed so that it explicitly links to the project logframe and implementation plan. The costs included in the template for programme procurement should also link to the procurement plan. Guidance notes are available to support the budgeting process and completion of this template.

The budget template is designed to be a building block of Sightsavers’ organisational expenditure plan and so the total budget for each year in the FMF should exactly match the project budget figure. The implication of this is that the assumptions used in the preparation of the project budget e.g. around inflation and exchange rates should match those used in the organisational planning.

Donors may require a budget to be prepared in a specific template and may have requirements around budgeting that conflict with the organisational approach. Where this is the case, a budget should be produced in both templates and these should be reconciled. Sightsavers’ organisational
approach should be used to manage the project, with the donor format used as a means of communicating with the donor.

Ideally, the budget in the organisational format should be produced first and then translated to the donor format to ensure that we understand how we will manage this project in practice. Where the time for proposal development does not permit this, a conversion of the donor budget should be undertaken as part of the start-up / inception of the project. The guidance accompanying the project budget template explains how this should work.

In producing budgets for donor funded projects it is essential that donor rules are considered as these may have an impact on costs e.g. procurement rules may limit the products that can be purchased.

8.3.3 Project Approval

Project approval is a key part of the preparation of our organisational financial plans and, as a result, the process for delivering this is documented in Chapter 4.

8.4 Project start-up and inception

8.4.1 Start-up and inception checklist

Successful implementation is built on a successful project start-up. In particular, sound project financial management is built on the establishment of high quality systems and processes at the onset of a project. Sightsavers’ requirements around project start-up are captured in the Start-up and inception checklist (STIC). The tool is held by the Programme Systems and Monitoring team. The main financial requirements include:

- Finalisation of project and partner budgets in the organisational format;
- Reconciliation of project and donor budgets;
- Development and signature of PFAs – see section 8.4.2;
- Set up relevant codes in SUN and Proactis;
- Set up project in the FMF
- Finalisation of the project procurement plan (for the first project year as a minimum) using the Programme Procurement Planner. The Planner contains guidance on how to use it. The procurement plan should agree with the budget.

A key part of the project start-up for projects funded by restricted funding is understanding the donor terms and conditions and ensuring that systems and processes are put in place to manage these. This includes (if relevant) set up of donor fund codes, time recording systems, procurement systems, record keeping systems, project bank accounts etc.
8.4.2 Project Funding Agreements

Every partnership is governed by a PFA, with the exception of NTD contracts which are governed by contracts (see NTD section 9 for more information.) This PFA sets out the key terms and conditions that the partner must comply with and includes the agreed budget for the project. Sightsavers has a standard template that should be used as the basis for each PFA (held on Myportal)

The template is intended to meet Sightsavers’ minimum requirements for partnership management. As a result, a key part of project start-up is ensuring that any requirements above the minimum are included. Two of the main sources of additional requirements are as follows:

- Donor agreements – donors may impose conditions on the use of their funding in the contracts that we sign with them e.g. procurement approach, record keeping, reporting formats. Any conditions that impact on partners should be included in the PFA;
- Due diligence – the conclusions of the due diligence should be factored into the requirements we place on partners. For instance, if the partner is particularly weak, we may require more frequent financial reporting.

The PFA should be signed at the beginning of the project, for the whole project duration, and then updated as required. Situations that may require an update include a project redesign, a re-budget or a new donor providing funding with extra conditions.
8.5 Project Implementation

8.5.1 Partner funds transfers

Partner financial management follows a standard cycle shown in figure 2 and documented over the following sections
(Note: there are different frameworks for the big programmes, see NTD section 9.):

![Figure 2: Partner financial management cycle](image)

Sightsavers should transfer funds to partners in accordance with the approach agreed in the PFA and on the basis of a funds request from the partner. This request should be received alongside a report on the previous transfer. It should set out why the funds are required and factor in the amount of cash currently held. A worksheet is included within the organisational partner financial reporting template for this purpose.

When requesting funds, partners should bear in mind that there is a time delay between the submission of their request and the receipt of funds. This relates to the time taken to review of the report, approve the request and for the bank to transfer funds. They should factor this delay into the amounts being requested by including expected expenditure between the end of the next reporting period and next funds transfer in the forecast of expenditure to be incurred.

Partner funds transfers should be added to Proactis with supporting documentation and for approval in line with the organisational delegated authorities. Approvers should consider whether the request is in line with the budget, whether the funds being requested are appropriate to implement the planned activities and whether all previous transfers have been reported on.

The partner funds request should be reduced to reflect any expenditure that is questioned or invalid before funds are transferred. If questioned expenditure is subsequently found to be valid then the
next funds transfer should be increased to reflect this. Figure 3 below shows the process to be followed.

If the questioned expenditure or other means leads us to suspect fraud or corruption, significant non-compliance with donor rules and regulations or our organisational policies then partner funds transfers should be suspended until the situation is satisfactorily resolved. If any of these is proved then all options should be considered including, but not limited to, termination of partnership, recovery of funds, amending operating procedures etc.

![Figure 3: Partner transfer request review process](image-url)
8.5.2 Partner financial oversight

Sightsavers ensures that the funds it provides to partners are spent to deliver agreed objectives, in accordance with the signed PFAs, through a system of financial oversight. This system comprises regular partner financial reporting and partner financial monitoring visits.

**Partner financial reporting**

Partners are required to provide regular financial reports against the approved budget lines of expenditure made from the funds transferred. These reports are required to allow monitoring of project performance, demonstrate that funds have been spent as intended and provide details of partner expenditure that allow the production of project and donor financial reports. The standard frequency for reporting is monthly but quarterly reporting is acceptable where the partner capacity and approach to implementation support this. The frequency of financial reporting from partners is documented in the PFA.

There is a standard organisational template for partner financial reporting (held on Sharefile) that should be used to support reporting in the organisational budget format. Guidance notes on how to use this template are available.

Every report received from a partner organisation should be reviewed by the FSSM and PM using the partner return checklist*. Questioned or invalid expenditure should be identified and the next funds transfer should be reduced. Once the report has been approved, it should be attached to a request on the Servicedesk for uploading into the partner business unit in SUN. This ensures that partner financial information is available to support analysis and reporting.

*at time of writing a project is underway to update the partner return checklist

**Partner financial monitoring visits**

COs should conduct an annual programme of partner financial monitoring visits. This programme should be compiled by considering the risks associated with each partnership to determine how frequently each partner should be visited, though annual visits are the minimum permitted. This programme should be prepared jointly by finance and programme teams. It should be approved by the CD, who should also monitor activity against the plan.

Partner financial monitoring visits are usually undertaken by the FSSM. It is preferred that these visits are combined with programme staff visits to ensure a coordinated effort and harmonised approach, and to minimise the burden of reviews on the partner organisations. Each partner visit should consist of a review of any issues that have been identified in the project finances, an examination of supporting documentation behind the reported figures and an update on previously agreed actions. This should include actions agreed through the due diligence. Visits may also include capacity building of partner staff.

Sightsavers has a Partner Financial Monitoring Handbook (held on Sharefile) that provides more detail on the purpose of partner visits, an explanation of how to prepare a visit schedule and how to undertake the visits themselves. Every visit should use the Partner Financial Visit Tool as the
programme of work, to document the findings of the visit and prepare the report to be issued. Reports should be stored electronically in a location where they are accessible, ideally Sharefile.

The tool contains a guide on how it should be used.

8.5.3 Project expenditure coding

Expenditure incurred on projects should be recorded in SUN and Proactis using the standard account and analysis codes (see section 10.3). It is particularly important that the project code, budget line code and donor fund code are recorded for all project expenditure to ensure that we are able to identify all project expenditure, which budget line it relates to and who paid for it.

8.5.4 Project financial reporting

Sightsavers has a standard project financial reporting template (held on Sharefile), linked to the project budget template, that should be used to monitor overall expenditure against project budget lines. Guidance notes have been prepared which document how the template should be populated using data taken from SUN. The template should be completed quarterly by the FSSM and variances should be analysed and explained by the FSSM and PM together. The CD should review and approve the financial report and the approved version should be uploaded to the Programme Portal.

8.5.5 Donor financial reporting

Most donors require Sightsavers to provide a report on expenditure as a condition of providing funds. The format and frequency of these reports is specified in the agreements that we sign. Every donor financial report should be based on a download of transactions recorded against the donor fund code from SUN, showing how each of these transactions is allocated to a donor budget line. Reports are produced by the FSSM in each office and reviewed by the programme team and CD before submission to the relevant Project Finance and Risk Officer for review. Where variance explanations are required, these should be prepared jointly by programme and finance staff from the CO, ensuring that they agree with the narrative reporting to be submitted to the donor.

For many of Sightsavers project the donor is internal and the reports are supported through MyClaims, see NTD section 9.

8.5.6 Re-budgeting

Projects are rarely implemented exactly as originally planned and so it is necessary to periodically review the plans and budgets. As a minimum, this should happen once per year as part of the organisational planning process (see section 3). The logframe, implementation plan and budget should all be reviewed and updated to reflect the realities of implementation. The revised figures included in the FMF should match the updated project budget.

Significant changes to the implementation approach may require amendments to the budget outside of this cycle. Donor reporting schedules may also lead to irregular updates.
When revising the budget for a project, notice should be taken of donor rules around budget amendments to ensure that we remain compliant.

Guidance on how rebudgeting should be undertaken, using the budget template, is contained in the guidance accompanying the template.

8.6 Project Close Out

Sightsavers has a Project Close Out Checklist that should be completed when a project comes to an end. This can be requested from the PPR team. It is intended to guide CO teams through the close out process to make sure that all key requirements are covered. From a finance perspective this includes:

- Agreeing what will happen to all assets purchased during the project;
- Completing final project reports and having these audited (where applicable); and
- Ensuring that systems reflect the final expenditure position and any final payments or reimbursements are processed.
8.7 Summary of dos and don’ts

Do

• Ensure that a thorough due diligence process is undertaken and that the implications of this are properly factored into the project design and management process.
• Use the organisational standard templates to support budgeting and reporting as well as project procurement planning and execution.
• Review partner financial reports in detail, using the checklist.

Don’t

• Ignore the project close out process until the last minute.
• Forget to reflect donor requirements in PFAs.
9. Consortium Programs

This chapter explains the financial framework and processes established for the effective development and management of Sightsavers’ significant donor-funded NTD programmes.

Note: There is a sister strand of large disability grants and contracts which have embedded financial and staff resources alongside programme staff/oversight. Expected that they will adhere to the principles in this section too and in the future will adopt systems and processes that have been developed for large NTD programmes.

9.1 Summary of Roles and Responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Controller</td>
<td>• Ownership of advance funding release framework</td>
</tr>
<tr>
<td></td>
<td>• Work with NTD Finance and Risk to align systems and manage NTD funding effectively</td>
</tr>
<tr>
<td>Treasury Manager</td>
<td>• Implement advance funding release framework</td>
</tr>
<tr>
<td></td>
<td>• Work closely with NTD Finance and Risk on funding, payment and coding issues</td>
</tr>
<tr>
<td>Group Accountant</td>
<td>• Work with NTD Finance to resolve finance issues affecting NTD programmes</td>
</tr>
<tr>
<td>Country/Area/Regional Director</td>
<td>• Encourage use of NTD Finance systems in your team/office</td>
</tr>
<tr>
<td></td>
<td>• Flag up training needs within your team for NTD systems and processes</td>
</tr>
<tr>
<td></td>
<td>• Ensure deadlines are adhered to</td>
</tr>
<tr>
<td></td>
<td>• Involve NTD finance (or PPR) in reviewing budgets and reports when appropriate</td>
</tr>
<tr>
<td>Regional Finance Managers</td>
<td>• Ensure use of NTD finance systems in your team/office</td>
</tr>
<tr>
<td></td>
<td>• Ensure all cost recovery is done in a timely manner and monitored at the regional level</td>
</tr>
<tr>
<td></td>
<td>• Use MyCLAIMS on NTD programmes across the team</td>
</tr>
<tr>
<td></td>
<td>• Flag up training needs within your team for NTD systems and processes</td>
</tr>
<tr>
<td></td>
<td>• Ensure deadlines are adhered to and notice is given in case of issues</td>
</tr>
<tr>
<td></td>
<td>• Include NTD Finance in regional finance meetings and communications</td>
</tr>
<tr>
<td></td>
<td>• Involve NTD Finance (or PPR) in reviewing budgets and reports when appropriate</td>
</tr>
<tr>
<td>Finance Officer/Manager</td>
<td>• Meet reporting deadlines, and proactively inform NTD Finance and Risk of any issues in meeting deadlines</td>
</tr>
<tr>
<td></td>
<td>• Use MyCLAIMS on NTD programmes across the team</td>
</tr>
<tr>
<td></td>
<td>• Ensure all cost recovery is done in a timely manner</td>
</tr>
<tr>
<td>Roles</td>
<td>Responsibilities</td>
</tr>
<tr>
<td>------------------------</td>
<td>-----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>• Work with your programme team on realistic forecasts based on activities</td>
</tr>
<tr>
<td></td>
<td>• Inform NTD Finance promptly of any changes to the programme timeline/forecasts</td>
</tr>
<tr>
<td>Programme Managers</td>
<td>• Work with your finance colleagues to keep up to date realistic forecasts</td>
</tr>
<tr>
<td></td>
<td>• Use MyCLAIMS on NTD programmes to support programme management</td>
</tr>
</tbody>
</table>

9.2 Introduction

In recent years, Sightsavers has had a strong focus on tackling Neglected Tropical Diseases (NTDs). These diseases include:

- Blinding Trachoma
- River Blindness (Onchocerciasis)
- Lymphatic Filariasis (Elephantiasis)
- Schistosomiasis (Bilharzia or Snail Fever)
- Soil Transmitted Helminths (hookworm, whipworm and roundworm)

The organisation has been very successful in attracting funding for its NTD work to undertake significant, often multi-country, often consortium-based programmes. To date the key area has been Trachoma with its SAFE strategy (Surgery, Antibiotic Mass Drug Administration (MDA), Facial Cleanliness and Environmental improvements). However, multi-million pound integrated NTD programmes have also been delivered for several years, covering MDAs to treat more than one NTD.

In terms of financial and governance structures, all these programmes have required a different model to the Sightsavers standard one, given a number of key features:

- The disease elimination agenda has required dynamic programmes and agile processes
- The large and diverse number of partners at several levels creates complexity, along with the consortium approach
- These partners are different to the usual local Sightsavers CO partners. Many are peer international charities who have their own well-established and robust financial systems
- The relationship between the NTD team and Sightsavers’ COs is more akin to that with an external organisation that is an implementing or co-ordinating partner, to ensure a consistent and equitable approach.
- The level of funding is highly material: historically running with a portfolio in excess of £100 million. Now, for example, we are developing and being successfully funded for a single programme in excess of $100 million, on top of the existing portfolio of big NTD grants.
- There are a number of significant different donor compliance requirements and preferences which need to be factored into systems
- The level of risk before any mitigation measures given the above is potentially quite high. There has therefore been a need to factor in additional audit requirements and related risk management strategies.
Each NTD FO or Manager forms a core part of project team for each large NTD programme, throughout the project cycle.

### 9.3 Budget and planning process

Financial planning starts with the development of project budgets for bids/proposals. Input from programmatic and technical experts drives the planned project activities, deliverables and logframe, duly costed and reflected in a project proposal budget. Depending on the nature of the bid and timescale, this process may or may not involve other consortium members’ inputs. NTD budget templates/lines have been developed for this purpose. These can be mapped to different donor formats and ensure comparability across NTD programmes (see MyCLAIMS).

Once funding is agreed, an inception period typically follows for more detailed planning and more comprehensive budgeting, usually quarterly budgets across partners and centrally. Thereafter an annual re-budgeting process is established.

The Sightsavers NTD Finance Team has experience of budgeting for the various key NTD interventions across different countries and regions, and is able to draw on context specific unit cost data to develop realistic budgets. Experience to date has identified that unit costs can vary considerably not only due to different geographical contexts but also depending on the point in the project cycle that has been reached. For example, the unit cost for trachoma Trichiasis surgery (TT surgery) will be higher where there are few cases left to deliver, just prior to disease elimination as a public health problem.

Sightsavers has its own annual internal financial planning process using the Financial Management Framework System (FMF) that is referenced in section 3.5.2. The NTD team also feeds into this to ensure that income and expenditure plans for the overall organisation properly reflect this material area.

### 9.4 Financial reporting

This is a key responsibility for the NTD Finance and Risk Officers/Managers. These reporting requirements include internal as well as external, usually donor financial reporting:

- Monthly Cost Centre (CC) summaries for the NTD CC managers
- NTD quarterly management accounts [NB Currently aspirational but will be introduced after MyCLAIMS launch]
- Donor invoices and financial reports
- Donor funds requests
- Ad hoc donor requests
- Release calculations
• Financial summaries for external fora, such as the International Coalition for Trachoma Control (ICTC) Programme Advisory Committee meetings

MyCLAIMS is the key to efficient financial reporting on NTDs. Individual reports from partners (which can be at as detailed a level as a particular district in a region in a country) are consolidated within the system and mapped to the relevant donor reporting format. Central or management costs are factored in sometimes also from CLAIMS data and sometimes from Q&A exports of data from Sun Accounts. Partners and others who have a responsibility to submit their own financial reports onto CLAIMS are given appropriate deadlines which are proactively monitored and if necessary enforced by the team. Financial reports should always be subject to internal departmental review prior to submission to donor or other stakeholder. See section 9.8 below providing more details on MyCLAIMS.

9.5 Legal and contractual

As referenced above, the portfolio of NTD grants and contracts comprises millions of pounds worth of funding receivable over several years. Each donor funding agreement or contract carries with it requirements that go beyond basic project delivery. For example, there are clauses concerning insurance, intellectual property or data protection, etc. All NTD donor grant agreements and contracts are reviewed by the DGLA as well as by the NTD Finance and Risk team. The aim of this review is to identify non-standard requirements and address as necessary so that the risk of non-compliance may be minimised. Alternatively the approach may sometimes need to be to negotiate a contract wording change.

These requirements flow down via agreements or contracts that Sightsavers holds with its downstream consortium partners. The aim is to standardise NTD contracts and agreements so far as is possible. A further sub-element of this compliance framework is the development and publication of a project specific financial management procedures manual for use by partners and Sightsavers offices working on each NTD programme.

Typically Inception or Start-up workshops are held to launch project activities and these include sessions to introduce and clarify on any contractual requirements. They also ensure that all project participants understand the deliverables of the project and their role in that delivery.

9.6 Cost recovery/coding

The costs of employing or contracting staff and consultants working on NTD projects are reflected in project budgets, based on the planned level of effort of each role. Sightsavers does not currently operate a full costing model in its accounting system, but accounting for the costs of staff working on funded projects is a key part of recognising the costs of running those projects and reporting financially back on them to donors.
This is particularly complex for NTD projects where the staff and consultants are wide-ranging and global, given the magnitude of the work involved. Additionally many of the central staff, whether technical, project or finance etc, are working on, and therefore funded by, several different projects. Sightsavers operates a cost recovery process involving a monthly journal [and the NTD team feeds into this. Additionally a comprehensive staff and consultant listing is maintained which identifies the recoveries across the team, forms the basis of the NTD cost recovery journal and in particular ensures that staff are not over-recovered. Project start and end dates are also factored in to ensure the process is continuous and the information is available to inform new budgets.

Cost recovery goes beyond staff and consultancy costs and it is important that other costs and expenses are also charged to donors where required, budgeted and subsequently incurred. Sun accounts codes such as cost centre, donor fund code and project code are set up for each project at an early stage and advised to all Sightsavers teams working on them. The NTD finance team has also instituted additional checks on aspects such as expense claims and POs to ensure that the coding is accurate throughout the life of each NTD project.

9.7 Forecasting

Financial forecasting forms an important part of NTD financial processes whether for:

- Internal treasury management,
- Timely funding of activities; and
- Fulfilment of donor requirements for their own treasury processes.

With respect to the first aspects, considerable effort has been made to obtain advance funding from our donors wherever possible, given the cashflow implications when funding is in arrears and the reducing levels of unrestricted income available at Sightsavers to upfront fund activities and partner funding. Where advance funding has been obtained, a Framework for advance funding utilisation has been established which is dependent on robust quarterly project forecasts and involves a reconciliation process to ensure that funds are not released in excess of programmatic need.

Finance staff cannot forecast effectively in isolation. It is therefore an important principle for NTD Finance that they are fully involved in programme management and understand the profile of project activities. Whilst budgets are phased when prepared and approved, the phasing is under regular review depending on changes to upcoming activities, reported expenditure etc.

9.8 MyCLAIMS, financial reporting and Value For Money (VFM)

The NTD Finance Team has developed software called MyCLAIMS to assist in all aspects of financial management of the big NTD grants and contracts. To summarise, MyCLAIMS enables
reporting at micro and macro levels and everything in between, both for Sightsavers and the external NTD partners. Among other features, it supports financial control, transfer of funds to partners, financial reporting, programme management and VFM strategy.

MyCLAIMS is an online portal for submission, approval, consolidation/reporting of agreements, budgets, outputs and financial reports or claims. It links directly to the Sightsavers payment software, Proactis, and associated embedded authorisation levels. The system has integral features that strengthen the internal control framework, such as system driven enforcement of budget ceilings and a requirement to document an explanation for variances in excess of 10% per budget line.

Partners on NTD programmes can enter their financial reports and related outputs on MyCLAIMS, either manually or by import function, and approval of these reports is recorded as part of the audit trail of accountability. The system also incorporates an internal approval function, allowing partners to escalate claims for approval internally where, for example, an international headquarters may need to verify data before submission. MyCLAIMS is used to produce donor financial reports, consolidating all the individual entries to report at the appropriate funder level and in the required format. Sometimes this is via download to Excel, sometimes via Sightsavers MIS which is updated overnight with data from several of Sightsavers’ key systems. Reports are reviewed prior to submission to donor. Submission deadlines are tracked and are generally monthly or quarterly.

Where funding is in arrears, approval of a financial report by the donor results in a claim payment and the need to make external partner payments for their share. This is done via the link between MyCLAIMS and Proactis. Each partner payment is released and auto-populates a payment order in Proactis, which is then subject to the usual order approval levels.

MyCLAIMS is also used to make transfers to partners where overall funding is received from the donor in advance tranches. The same functionality (MyCLAIMS/Proactis link) is used to set up and authorise the transfers.
As indicated above, MyCLAIMS is a key part of VFM on NTD programmes. Sightsavers’ overall approach to VFM is that it is integral to everything we do. NTD programmes need to be able to track and evidence VFM as a core deliverable. Typically strategies are developed that references the four E’s: Economy, Efficiency, Effectiveness and Equity, along with the sub-set of Economy that is referenced by some donors: Cost Effectiveness. Measures are established early on in the programmes and the data submitted onto MyCLAIMS is used to track performance against the various VFM metrics.

Various reports are available from MyCLAIMS but export of the data to Microsoft software (Excel and PowerBI), in conjunction with the Sightsavers MIS has enabled development of VFM monitoring dashboards. The comprehensive nature of the data on MyCLAIMS means that the indicators are not limited to financial related ones (for example, surgical efficiency and quality outcomes can also be presented).

### 9.9 Audit and risk

The overall audit and assurance framework for NTD programmes may be summarised as follows:

- Issue of project financial expenditure guidelines
- Audit review by the NTD Finance and Risk team, combining audit with training and capacity building where appropriate
- In-country financial monitoring visits to downstream partners
- Internal Audit by Sightsavers independent IA function (non NTD team)
- Sightsavers’ NTD Governance group provides strong and structured internal oversight of the NTD projects

The NTD Finance and Risk team maintains a multi-year schedule of internal audits of consortium partners, and delivers a number of audit reviews each year. Occasionally external audit firms are contracted to support with this process. In-country visits provide the opportunity to verify reported expenditure, and identify improvements to each organisation’s risk management, financial control framework and governance processes. The partners can range from significant international charities to small local organisations, and the approach has to be flexible accordingly. Sometimes Sightsavers COs are subject to audit in their ‘implementing or co-ordinating partner’ role.

In terms of risk management, risk logs are maintained at various levels:

- Overall NTD – up to 10 key risks only
- Programme level
- Programme country level
- In-country partner level

The overall NTD risk register is updated several times a year and is reviewed by the NTD Governance Group. The Programme level risk registers are reviewed and updated centrally on a regular basis and are usually shared with donors as part of project annual reporting.

A related process involves the mapping of downstream partners on our projects – also known as Delivery Chain mapping. Charts are drawn up to track the funding flows and identify the risks related to this with each partner and at each level.
9.10 Summary of dos and don’ts

Do

• Ensure that all NTD Finance reporting deadlines are met.
• Proactively update forecasts based on changes to activities and inform the NTD Finance team promptly.
• Check that you have the correct NTD Donor Fund code on any expenses that you are reporting.
• Use MyCLAIMS – even if your job title does not have the word “Finance” in it! MyCLAIMS is quick and easy to use, contains a wealth of useful data and is well supported by the NTD Finance and Risk team.

Don’t

• Set up an NTD agreement without involving NTD Finance and Risk.
• Recruit staff on NTD projects without understanding and checking how they will be funded.
10. Procurement and assets

This chapter defines the various types of procurement activities we undertake as an organisation and explains key concepts and considerations around managing our procurement and assets.

10.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cost Centre Managers</strong></td>
<td>• Hold budgeting responsibilities for their function/cost centre and are subject to procurement policies and rules when procuring goods and services.</td>
</tr>
</tbody>
</table>
| **Programme Supply Chain Managers** | • Support programme staff to plan procurement needs in the right format using Standard List specifications  
  • Consolidation of procurement needs across the organisation, demand aggregation and coordination of bulk purchases  
  • Support programme teams with procurement planning and needs analysis and sourcing options (central, local)  
  • Review procurement requests submitted by programme teams (Baskets in Standard List)  
  • Contact suppliers to get quotes based on requests submitted  
  • Review of sourcing and quotes analysis  
  • Validation of POs (POs) in ProActis based on review of all required documentation (sign supplier code of conduct, product certifications etc.) in line with the Quality Management System (QMS)  
  • Keeps country logistics toolkits up to date (import and customs clearing procedures)  
  • Liaises with suppliers and global freight forwarder to ensure our shipments are delivered to the right place, on time  
  • Liaise with Country office for Goods receipt note post custom clearance  
  • Support the Country Office, deliver country procurement strategies and develop supplier qualification criteria |
| **Quality Assurance Manager** | • Monitor and evaluate Suppliers’ qualification and Goods Distribution Practise (GDP) for pharmaceutical, medical devices, consumables and equipment  
  • Work with suppliers, Supply Chain Managers and local office to review, renew and qualify existing and new suppliers (sign supplier code of conduct, product certifications etc.) in line with the Quality Management System (QMS) and GDP- Approval by Quality Assurance Manager and Responsible Person. |
<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• In country visits of local supplier and programme partners to monitor and evaluate country procurement strategies and suppliers</td>
</tr>
<tr>
<td></td>
<td>• Liaising with GDP Champions (local offices) regarding new in country legislations and GDP updates</td>
</tr>
<tr>
<td></td>
<td>• Maintain the approved supplier lists, for all PSC categories of goods and ensure licensing and certification of suppliers</td>
</tr>
<tr>
<td>Programme managers/officers</td>
<td>• Liaise early with the PSC managers for the design of programme procurement plans in the required format and using Standard List specifications in line with organisational deadlines</td>
</tr>
<tr>
<td></td>
<td>• Prepare and submit procurement requests (baskets) in the standard list</td>
</tr>
<tr>
<td></td>
<td>• Review and approve the Sourcing &amp; Quote analysis to select supplier</td>
</tr>
<tr>
<td></td>
<td>• Complete goods receipting process within 48 hours of goods being received following the required process</td>
</tr>
<tr>
<td>Programme partners</td>
<td>• Ensure all documentation required in relation to procurement of goods for the project are submitted to the project manager when requested (including documentation relating to receipts of goods.)</td>
</tr>
<tr>
<td>Country director</td>
<td>• CDs have overall responsibility for all aspects of programme procurement relating to their programme portfolio as well as overall compliance with the Quality Management System (QMS). This table only documents the specific responsibilities that sit with the CD / Cost centre manager.</td>
</tr>
<tr>
<td></td>
<td>• Review and approve Sourcing &amp; Quotes Analysis submitted by programme teams</td>
</tr>
</tbody>
</table>

### 10.2 Scope and Definitions

Procurement and supply management involves buying the goods and services that enable Sightsavers to operate in a cost-effective and ethical manner. Responsibilities vary from sourcing goods and services to managing logistics and relationships with suppliers.

The procurement and supply of goods and services forms a major part of Sightsavers programme activities with partners, as well as Sightsavers own global operations. Sightsavers has a duty to all of its stakeholders, donors and beneficiaries to ensure that resources are used strategically and efficiently; and must be able to demonstrate that value for money and supply chain integrity is achieved in all procurement activities.

In the context of Sightsavers, procurement supports a whole range of activities spanning from programme planning, implementation, fundraising, technical and professional services, operations, office infrastructure and maintenance and information systems and technology (IT). Sightsavers
currently identifies and manages its procurement needs across the following spend categories (non-exhaustive list):

<table>
<thead>
<tr>
<th>Spend Category</th>
<th>Category Items</th>
</tr>
</thead>
</table>
| Corporate Services              | • Facilities maintenance  
• Insurance  
• Office leases, equipment and supplies |
| Fundraising & Media             | • Agencies  
• Events  
• Marketing, media communications and social media  
• Marketing materials and publications |
| Information Technology (IT)     | • Application support services  
• Communications (internet connectivity, telephony)  
• Hardware  
• Infrastructure  
• Software and Software-as-a-Service (SaaS) |
| People & Professional Services  | • Business support services (including IT and Legal)  
• External Audit  
• Technical advisors and thematic specialists |
| Programme Delivery              | • Medicinal Products (sourced through compliant central and 3rd Country suppliers)  
• Medical equipment and consumables  
• Educational products  
• Vehicles and fleet maintenance  
• Transport (of Goods) & logistics services |
| Travel & Events                 | • Accommodation (Hotels, etc.)  
• Staff transport (e.g. flights, taxis, etc.)  
• Venues (meeting rooms, venues for workshops, etc.) |

### 10.3 Policies, Principles and Processes

#### 10.3.1 The Procurement Policy

The **Procurement Policy** *(December 2018)* is applicable to all staff and representatives of Sightsavers, including partners, agents, contractors and consultants, who are involved in or influence any aspect of the procurement process and/or interact with suppliers on behalf of Sightsavers.
The purpose of the policy, and the included principles, is to support Sightsavers commitments to its stakeholders, namely:

- **Beneficiaries first.** By ensuring that quality and safety is a fundamental priority throughout sourcing and supply of goods and services;
- **Finding the best solutions.** By applying recognised good practice to sourcing and supply activities and seeking value-for-money outcomes in procurement decisions;
- **Good financial management.** Through effective governance and control mechanisms;
- **Sound and ethical business practice.** Through compliance with all relevant national laws and regulations, and recognised international standards;
- **Long-term view and approach.** By upholding responsible and sustainable business practices, including ethical, social and environmental factors, and expecting the same commitment throughout the supply chain.

The policy also outlines mandatory requirements that must be adhered to for all procurement activities.

The full policy is available on Myportal and should be carefully read by anyone involved in procuring goods and services for Sightsavers.

### 10.3.2 Procedures applicable to procurement and supply management

Related documents to the Procurement Policy provide Sightsavers staff and representatives with clear instructions and guidelines for different procurement activities that are undertaken.

These documents are available on Myportal – please refer to the document list within the Annex of the Procurement Policy.

In summary, the related documents cover organisational, financial, programmatic, IT and external regulatory compliance matters.

By adhering to the principles within the Procurement Policy, and procedures in related documents, we will ensure that good procurement practice is followed at all times; that our procedures are standardised and promote cost-effective procurement; and that any specific donor requirements (relating to programme procurement using restricted funds) will be adhered to.

### 10.4 Delegated authorities

The delegated authority structure should be applied to all procurement activities within Sightsavers. Currently these limits are as follows:

<table>
<thead>
<tr>
<th>Role</th>
<th>Approval Limit</th>
</tr>
</thead>
</table>

89  
Global Financial Framework
Cost Centre managers / Country Directors £30,000
Regional Directors / Other Directors who report into Directors who report to the CEO £50,000
Directors who report to the CEO £100,000
CEO £250,000
Treasurer >£250,000

10.5 Procurement taxes

It is Sightsavers’ policy that the organisation operates in accordance with the legal and administrative provisions of the countries in which it works. This includes compliance with taxation provisions, registration requirements, employment law, social security and pension acts and other relevant laws. **This applies to all procurement categories.** This includes procurement taxes such as those outlined below:

<table>
<thead>
<tr>
<th>Type</th>
<th>Definition</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Import Duties</td>
<td>Tax collected on the value of imported goods by a country’s customs authorities. Depending on the context, import duty may also be referred to as customs duty, tariff, import tax or import tariff.</td>
<td>COs or implementing partners may obtain exemptions. Exemptions must have official documentation. Facilitation payments are NOT permissible.</td>
</tr>
<tr>
<td>Value Added Tax (VAT)</td>
<td>Consumption tax placed on a product whenever value is added at each stage of the supply chain, from production to the point of sale. The amount of VAT that the user pays is on the cost of the product, less any of the costs of materials used in the product that have already been taxed.</td>
<td>VAT can be a complex area for charities like Sightsavers that do not usually carry out much trading activity but nevertheless have to pay input VAT on some purchase categories. Much of this VAT is not recoverable. However, legal registration and investment programmes in some countries come with benefits like VAT exemptions.</td>
</tr>
<tr>
<td>Withholding Tax</td>
<td>An amount that is deducted at source and paid directly to the government by some offices</td>
<td>Some offices have to account for the withholding tax on</td>
</tr>
</tbody>
</table>
the payer of the expenditure rather than by the recipient of the income. Professional payments (such as audit fees) or rental payments. The FSSM/FO should ensure that such tax payments are deducted and accounted for within the appropriate deadlines.

10.6 Management of tangible assets

10.6.1 General principles

Tangible assets are physical items used in the course of Sightsavers daily activities. Fixed assets or ‘capital’ items are generally high value items that have a useful life lasting more than one year. Examples of fixed assets are vehicles, furniture and computing assets. Fixed assets should be kept securely and maintained to ensure they are fit for the required purpose.

Note that programme assets charged to donors will tend to have separate rules and guidelines, for example for most DFID contracts the level of capitalisation is £500 and assets are usually written off in the year of purchase.

Individual tangible fixed assets for use in the UK costing £1,500 or more are capitalised at cost, all CO assets are fully expensed at time of purchase. Depreciation is provided on all tangible fixed assets, excluding freehold land, at rates calculated to write off the cost or valuation of each asset on a straight line based over their expected useful economic lives as set as below:

<table>
<thead>
<tr>
<th>Tangible fixed asset</th>
<th>Depreciation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freehold buildings</td>
<td>2% to 4%</td>
</tr>
<tr>
<td>Computer equipment</td>
<td>33%</td>
</tr>
<tr>
<td>Motor vehicles held overseas</td>
<td>100%</td>
</tr>
<tr>
<td>Fittings and office equipment</td>
<td>25%</td>
</tr>
<tr>
<td>Leasehold improvements</td>
<td>To the date of the next lease break point</td>
</tr>
</tbody>
</table>

Key responsibilities in respect of fixed assets are as follows:

<table>
<thead>
<tr>
<th>Action</th>
<th>Details</th>
<th>Accountability</th>
<th>Outputs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning asset needs</td>
<td>Identifying need for asset and forecasting asset costs</td>
<td>AO/CO/RO</td>
<td>Budget approval</td>
</tr>
<tr>
<td>Action</td>
<td>Details</td>
<td>Accountability</td>
<td>Outputs</td>
</tr>
<tr>
<td>------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------</td>
<td>-----------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Allocation of asset reference</td>
<td>Fixed assets are allocated a unique asset reference and recorded (i.e. asset tag) on the asset concerned</td>
<td>AO/CO/RO/RFSSM</td>
<td>Asset information recorded on Asset Register</td>
</tr>
<tr>
<td>Maintaining a fixed asset register</td>
<td>The unique asset reference is recorded in the Fixed Asset Register, along with other details of the asset concerned including cost, location, condition etc.</td>
<td>AO/CO/RO/Group Accounting Team/RFSSM</td>
<td>The Programme Supply Chain Team maintain a central register of all vehicles and must be informed of any vehicle additions and disposals via submitting the required paperwork. The Group Accounting Team maintain a fixed asset register in SUN of all office vehicles and also need to be informed of any additions or disposals through the required paperwork.</td>
</tr>
<tr>
<td>Physical inspections</td>
<td>Regular physical checks on all fixed assets are initiated to confirm existence of recorded assets and identify any that are in poor condition that may require repairing or scrapping.</td>
<td>AD/CD/RD</td>
<td>Repair or replacement plan established, including costs and approvals.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Director may delegate responsibility for physical checks, however Director must sign-off on end report)</td>
<td></td>
</tr>
<tr>
<td>Insurance</td>
<td>Adequate insurance cover is obtained for all fixed assets and reported to Corporate Services.</td>
<td>AO/CO/RO</td>
<td>Scanned copies of insurance documents are kept on ShareFile.</td>
</tr>
</tbody>
</table>
### Maintenance

Maintenance of fixed assets is arranged. For example, certain office equipment may require annual maintenance and vehicles should be serviced according to manufacturer’s recommendation and the extent and nature of use.

**Accountability:** AD/CD/RD (Director may delegate responsibility for maintenance, however Director must sign-off on reports)

**Outputs:** Service and maintenance log is kept for record and reporting.

### Disposal

An appropriate plan, compliant with Sightsavers environmental policy and specific country laws and regulations, is developed and authorised by RD or UK Director.

**Accountability:** AO/CO/RO/Group Accounting Team

**Outputs:** FSSMs must ensure that HH Finance is informed of any additions and disposals of fixed assets as part of the month end checklist. Group Accounting Team to ensure correct coding of disposal in SUN.

Specific requirement relating to project assets procured on behalf of partners or donated to partners are explained in section 10.6.2 below.

---

### 10.6.2 Monitoring of project assets transferred to Programme Partners

In support of programme implementation and to strengthen the capacity of our partners to undertake their work effectively, we purchase a number of assets that we put at their disposal. These are mainly vehicles (cars and motorbikes), desktop or laptop computers (without Sightsavers software image), mobile phones or tablets as well as medical/clinical or educational equipment (assistive technology).

In order to ensure that the objectives of the project are being met and, for example, that equipment is not sitting idle for want of parts or maintenance or misappropriated, it is important that appropriate follow-up and monitoring of the use and continued functioning of this equipment over its useful economic life is undertaken by Sightsavers.

The central procurement team keeps a register of all vehicles transferred to partners centrally and will contact the various programme team periodically to initiate checks on the whereabouts and condition of partner assets. Country/Area and ROs should also check these items as part of their
routine programme monitoring visits and report back to the central team with any findings. Please refer to the Partner Financial Monitoring Framework for further details.

10.7 Summary of dos and don’ts

Do

- Understand and refer to the Global Procurement Policy and related documents in the Annex of the policy.
- Get your local suppliers to sign our Supplier Code of Conduct and provide their product certification and relevant licences (pharmacy licences for e.g.) to get the supplier approved by the central Programme Procurement team.
- Submit all your programme procurement needs via the Standard List
- Confirm receipt of programme procurement goods or assets on Proactis within 48 hours.
- Inform Group Accounting team and RFSSM on any changes to fixed assets.
- Ensure that all fixed assets are covered with adequate insurance.
- Check actual fixed assets against the registers on a regular basis.
- Follow specific donor rules regarding assets.

Don’t

- Purchase or install any ICT hardware or software without consent from the Head of Information Systems and Infrastructure.
- Purchase any pharmaceutical product if you have not undergone GDP training.
- Purchase any medical product or device that does not have the required product certifications.
- Purchase any programme goods locally unless you have followed the process described in the programme procurement SOPs, even if the supplier has been approved the PO will be rejected.
- Start the process of procuring a vehicle without the involvement of the Programme Procurement team.
11. Internal and external audit

This chapter explains key aspects of managing our internal and external audit.

11.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audit Committee (Delegated from Council of Trustees)</td>
<td>• To make recommendations to the board in relation to the appointment, re-appointment and removal of the external auditor and approve the remuneration and terms of engagement of the auditor.</td>
</tr>
<tr>
<td></td>
<td>• To review the auditor’s independence and objectivity.</td>
</tr>
<tr>
<td></td>
<td>• To approve the internal audit programme.</td>
</tr>
<tr>
<td></td>
<td>• To review internal and external audit reports and management letters.</td>
</tr>
<tr>
<td></td>
<td>• To consider management’s response to any major internal or external audit recommendations.</td>
</tr>
<tr>
<td></td>
<td>• To monitor the integrity of the financial statements and any formal announcements relating to financial performance.</td>
</tr>
<tr>
<td></td>
<td>• To review the risk register and risk management systems</td>
</tr>
<tr>
<td>Controller of Internal Audit and Assurance</td>
<td>• To oversee all aspects of Sightsavers’ audits</td>
</tr>
<tr>
<td>Director of Finance &amp; Performance</td>
<td>• To approve the appointment of all external auditors on the recommendation of AD/RD/RFSSMs</td>
</tr>
<tr>
<td>Financial Controller</td>
<td>• To manage the global external audit process including issuing of the timetable and terms of reference for auditors, preparation of audit material ahead of audit fieldwork, coordinating the liaison with the global external auditors and preparing the financial statements.</td>
</tr>
<tr>
<td>Roles</td>
<td>Responsibilities</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Head of Internal Audit        | • To review recommendations of AD/RFSSM /RDs on the appointment of external auditors.  
                                  • To undertake and report on a number of internal audits during the course of each year in accordance with the internal audit programme approved by the Audit Committee and the CEO.  
                                  • Support AO/CO/ROs to comply with the global external audit timetable.  
                                  • Review and follow up on recommendations from AO/CO/RO audits.                                                                                       |
| Country/Area/Regional Director| • Ensure the Sightsavers external audit tendering process is complied with.  
                                  • Ensure that the AO/CO/RO complies with the global external audit timetable and provides any information requested from head office.  
                                  • Ensure they are available during the external audit and respond to any issues raised by the auditors.  
                                  • Ensure the financial statements have been reviewed and agreed ahead of the external audit fieldwork.  
                                  • Ensure external audit management letters are reviewed and acted upon.  
                                  • Ensure that the requirements of donor audits are complied with and understood by all relevant staff and partners.                                             |
| Regional Finance Managers     | • Collate reconciliations of balances in local accounts to SUN  
                                  • Drafting RFSSM visit plans and align these with Internal Audit programme.  
                                  • RFSSMs to ensure that the Head of Internal Audit, and other stakeholders if applicable, are provided with RFSSM visit reports.  
                                  • Ensure donor audits are completed in accordance with donor’s requirements.                                                                            |
| Finance Officer/Manager       | • Ensure financial statements including trial balance, income and expenditure reports and balance sheet are prepared and reviewed in advance of the auditor’s fieldwork.  
                                  • Ensure information requested by local or UK office is provided as quickly as possible.  
                                  • Ensure donor audits are completed in accordance with donor requirements and that the RFSSM, PPR, Head of Internal Audit, and NTD Finance if applicable, are kept up to date with progress and any issues raised. |
| Programme Finance teams       | • Oversee completion of the annual Recipient Contracted Audit (RCA) for USAID  
                                  • Oversee completion by auditors of our annual Indirect Cost Rate (ICR) calculation                                                                         |
**11.2 Audit Committee**

The Audit Committee is an official sub-committee of Council made up of trustees and non-trustee members who have particular expertise in audit related issues. The Committee meets three times a year and among other responsibilities reviews and approves plans and reports produced by the Head of Internal Audit.

The Audit Committee provides the Internal Audit function with unrestricted access to all the records, personnel, property and operations of Sightsavers, for the purpose of undertaking audit procedures.

The terms of reference for the Audit Committee are included in the ‘*Overview of Sightsavers’ Governance*’ document which is available on Myportal.

**11.3 Internal audit**

Sightsavers has established an internal audit function to provide independent assurance to Council and MT regarding the internal control framework, and operation of risk management strategies set out in the risk log.

**11.3.1 General internal audit process**

The objectives for internal audit can include providing assurance on the following:

- The operation of risk management strategies
- The reliability and integrity of information and safeguarding of assets (core controls).
- Compliance with policies, plans, procedures, laws and regulations.
- The economical and efficient use of resources.
- The accomplishment of established objectives and goals for operations or programs.

The DGLA reports to the chair of the Audit Committee (a trustee) and the Chief Executive.

The DGLA prepares an annual plan of work each year based on a number of factors including coverage of risk management strategies, what has been audited in recent history, areas of concern etc. This comprises both thematic audits and geographic audits, including focus on specific COs.
The typical audit process is as follows:

<table>
<thead>
<tr>
<th>Internal Audit Process: General</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Set up terms of reference (TOR) for the system under review</td>
<td>This should cover aspects such as timetable, scope, risk management. Agree the TOR with the relevant manager</td>
</tr>
<tr>
<td>Ascertain and document the system and controls</td>
<td>Walkthrough the system to confirm what has been documented</td>
</tr>
<tr>
<td>Evaluate the controls</td>
<td>Ensure they are adequate and consider whether risk management strategies are operating</td>
</tr>
<tr>
<td>Additional compliance tests</td>
<td>Where necessary carry out additional compliance tests to confirm operation of the relevant controls in practice</td>
</tr>
<tr>
<td>Discuss risks and issues identified</td>
<td>Discuss with the relevant manager and agree reporting points. Draft an internal audit report and action plan.</td>
</tr>
<tr>
<td>Management agreement</td>
<td>The relevant manager should agree the report and complete a management response in the action plan to the points raised</td>
</tr>
<tr>
<td>Audit follow up</td>
<td>The DGLA also coordinates the follow-up on the implementation of internal audit recommendations.</td>
</tr>
</tbody>
</table>

The UK external auditors may place reliance on internal audit procedures and as such it is important that electronic working papers are retained to back up findings reported. The working papers should be sufficiently detailed to enable the external auditors to re-perform a test if necessary.

### 11.3.2 Overseas programme office audits

Overseas programme offices are included in the audit plan following the risk assessment exercise referred to above. Specific factors considered for overseas programme offices include the date of the last audit visit, funding profile, office capacity etc. The approach in respect of programme office audits is similar to the thematic audits. However, the scope is broader to take account of the fact that visits to a particular CO happen less often.

The CO visits include reviews of financial transactions, performance data, and review of Partner activities.

Typically the TOR includes the following broad topics (although other aspects are also covered depending on time available and other factors specific to each CO):

- Compliance with the Financial Framework
• Compliance with the Partnership Policy
• Security of staff
• Reputational risk
• Compliance with the Procurement Policy
• Government and institutional funding

11.4 Regional Finance and Support Service Manager visits

There is additional ‘internal audit’ related activity taking place in Sightsavers which should also be noted. In particular, RFSSM visits to AO/COs involve an element of checking and testing. Guidelines for these visits are in place in terms of the process to be adopted, what should be reported, timescales, working papers etc and these have been circulated to the regions. A summary of key findings is submitted to Audit Committee each quarter.

11.5 Statutory audit

Sightsavers’ policy is that all offices should be subject to an annual external audit. In the UK and some other countries, this is also a legal requirement. Sightsavers’ fundraising subsidiaries have their own financial audit, with the auditors appointed by their own local boards with oversight from the audit committee. Any statutory requirements for audit for each international programme office should be confirmed with the local external auditors. It is the responsibility of each AD/CD/cost centre manager and FSSM (supported by the RFSSM) to ensure that these are complied with.

External auditors for the CO (other than the UK) are appointed by the DFP on the recommendation of the AD/RFSSM /RD.

The UK external auditors (who sign off Sightsavers’ global financial statements) are re-appointed annually by the members of Sightsavers (effectively Council, on the recommendation of the Audit Committee).

All external auditors are subject to a five year service and price review and a retender every ten years as a minimum (see tender process guidance in Appendix 2.2)

Specific terms of reference have been established for audits of Sightsavers’ AO/CO/ROs, which are detailed in Appendix 2.4.

The scope is wider than a routine audit to enable Sightsavers to obtain greater value from the financial audits carried out.

The results of the overseas office audits are reviewed by the UK external auditors and so it is critical that the global audit timetables allow for completion of the office audits in time for this
review. The exception is India where local regulations require a year end of 31 March so a different audit timetable has to be adopted. An audit timetable is circulated each year by the GARM.

Broadly, the expected process for the external audits is as follows:

<table>
<thead>
<tr>
<th>External Audit Process</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning meeting</td>
<td>The planning meeting is held with the external auditors before the year end to update them on any developments and agree fees and the audit timetable. In the UK there is a requirement for the auditors to present a detailed planning document to the Audit Committee, once the initial planning meeting has taken place.</td>
</tr>
<tr>
<td>Audit fieldwork</td>
<td>The audit fieldwork should take place in accordance with the agreed timetable. The FSSM must complete the draft accounts and working papers by the audit start date. Audit preparations are a top priority for the FSSM at the start of the year and work plans should be established accordingly.</td>
</tr>
<tr>
<td>Accommodating the audit team</td>
<td>The audit team must be situated in a suitable area and have access to all relevant documents. It is useful to ensure that Sightsavers’ staff are on hand to deal with any queries arising. The FSSM must be available at all times during the audit. The AD/CD/RD must also be on hand at several pre-agreed times.</td>
</tr>
<tr>
<td>Adjustments made</td>
<td>Any adjustments made must be promptly communicated to the HH Finance Team in order that they can be reflected in the Sightsavers’ global accounts.</td>
</tr>
<tr>
<td>Close out meeting</td>
<td>At the end of the fieldwork part of the audit, there should be a closeout meeting with a senior member of the audit team, the AD/CD/RD and FSSM.</td>
</tr>
<tr>
<td></td>
<td>In the UK this will involve the DFP and the FC as a minimum. Any issues of concern and potential adjustments should be discussed at this closeout meeting. This is also a good opportunity for the auditors to advise of matters that will be reported in the management letter and to give Sightsavers officials an initial chance to comment on these.</td>
</tr>
<tr>
<td></td>
<td>It is also sensible to reiterate the deadlines for receipt of draft accounts and draft management letter from the auditors.</td>
</tr>
<tr>
<td>Draft accounts and management letter</td>
<td>Once draft accounts and management letter have been received these should be reviewed in detail by the FSSM and the RFSSM (and in overview by the AD/CD/RD).</td>
</tr>
<tr>
<td></td>
<td>Management responses should be drafted for the recommendations made by the auditors in their management letter. These together with any comments on the draft accounts should be promptly advised to the external auditors.</td>
</tr>
<tr>
<td>External Audit Process</td>
<td>Details</td>
</tr>
<tr>
<td>------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Final signed accounts</td>
<td>Once final accounts have been signed by all relevant parties, they should be despatched promptly to the UK in time to meet the pre-advised deadline. The final management letter should also be copied to the RFSSM and the Head of Internal Audit. Submission of a reconciliation between the local accounts and SUN is also required and should be prepared by the FSSM.</td>
</tr>
<tr>
<td>Finalising UK Audit process</td>
<td>When the UK audit process is nearing completion accounts and UK management letter are reviewed by the Audit Committee. Comments from this Committee are addressed as necessary. A key stage is the technical review by the external auditors and changes after this has taken place should be kept to a minimum.</td>
</tr>
<tr>
<td>Approval of accounts</td>
<td>The final accounts are approved at Sightsavers’ Annual General Meeting. An Annual Review document is also prepared which summarises the key messages contained in the accounts, and presents the information in a more user-friendly way for fundraising purposes.</td>
</tr>
<tr>
<td>Post audit sharing of issues</td>
<td>Once the main global audit is complete, the DGLA prepares an analysis of matters arising in all audit management letters and shares this with the Global Finance Team and Audit Committee. A similar schedule of internal audit issues is also prepared and circulated.</td>
</tr>
</tbody>
</table>

### 11.6 Donor audit

Many donors require the audit of project expenditure to ensure expenditure has been incurred and to assess compliance with rules on areas such as procurement, travel, changes from budget, visibility, staff costs/time records, record-keeping etc.

The key message is clear: **Get it right at the planning stage. Avoid possible repayments and reputational damage with the donor that could affect Sightsavers globally, if an unsatisfactory audit takes place. Partners and Sightsavers staff must be made fully aware of contract and audit requirements. Once mistakes are made they are not easily rectified.**
<table>
<thead>
<tr>
<th>Donor Audit Process</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Before the audit</strong></td>
<td></td>
</tr>
<tr>
<td>Preparation of audit evidence</td>
<td>The audit evidence should be organised, clear and well presented, and all primary, supporting documentation should be made available. This should be considered at the point of processing the transaction and filed alongside the journal vouchers.</td>
</tr>
<tr>
<td>Audit file</td>
<td>A clearly labelled, well-organised audit file should be compiled. The file should help the auditor to understand the project and to establish the audit trail. All specific requests for information from the auditor should be met but generally the audit file should include:</td>
</tr>
<tr>
<td></td>
<td>• Signed agreement with the donor plus any modifications;</td>
</tr>
<tr>
<td></td>
<td>• Agreed budget with the donor plus any modifications;</td>
</tr>
<tr>
<td></td>
<td>• Agreements with partners and copies of PDDT (if applicable);</td>
</tr>
<tr>
<td></td>
<td>• Narrative reports submitted to the donor;</td>
</tr>
<tr>
<td></td>
<td>• Financial reports submitted to the donor;</td>
</tr>
<tr>
<td></td>
<td>• Reconciliation of the donor reports to Sightsavers’ accounting system</td>
</tr>
<tr>
<td></td>
<td>• Working papers demonstrating, where applicable, how partner reports have been utilised to prepare donor reports</td>
</tr>
<tr>
<td></td>
<td>• Project monitoring reports</td>
</tr>
<tr>
<td></td>
<td>• Any other documentation relevant to the contract e.g. correspondence with the donor, partner transfers etc</td>
</tr>
<tr>
<td>Pre audit internal testing</td>
<td>Some sample testing performed internally in advance of the audit may be considered helpful in order to locate any issues in advance.</td>
</tr>
<tr>
<td></td>
<td>If an internal audit is scheduled in advance of an external audit review, this will be included in the scope.</td>
</tr>
<tr>
<td><strong>During the audit</strong></td>
<td></td>
</tr>
<tr>
<td>Staff availability</td>
<td>Ensure key staff are available during the audit and can give the auditor an appropriate amount of their time.</td>
</tr>
<tr>
<td>Donor Audit Process</td>
<td>Details</td>
</tr>
<tr>
<td>---------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Cooperate</td>
<td>Proactively manage the audit process to ensure that auditors are given all the documents they have requested before they leave the office or before the report is produced.</td>
</tr>
</tbody>
</table>

**Scope of the audit**

The scope of the audit fieldwork will depend on the donor’s requirements but will typically include examination of:

- Sample of transactions charged to the project
  - Purchasing documentation (e.g. quotes, invoices, tender documents, contracts with suppliers, POs etc)
  - Staff costs (e.g. timesheets, payrolls, payslips, contracts etc)
- Cash and bank account reconciliations
- Assets purchased and documented under the contract (including physical confirmation)
- The adequacy of controls over the security of assets
- Proof of transfer to partners

**Post audit**

**Donor requirement**

The auditors will be required to report on specific matters under the terms of the donor’s contract. The auditors must always provide Sightsavers with a draft report for discussion and amendment before the final report is distributed. Generally, the auditors’ report will conclude on the following:

- Whether the project accounts properly reflect the project costs incurred in the execution of the project
- Any instances of non-compliance with the contract terms
- Proposed audit adjustments or details of any ineligible expenditure.
- Recommendations for improvements in controls and processes and Sightsavers’ response to these (a ‘management letter’)

**Ineligible expenditure**

If the auditors identify any ineligible expenditure, this should be immediately reported to the fundraising team, and NTD Finance if applicable. They may take a different view and can discuss this with the auditor in order to minimise ineligible expenditure.
<table>
<thead>
<tr>
<th>Donor Audit Process</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Internal circulation</td>
<td>The draft audit report must be circulated to the fundraiser, RFSSM and PPR before it is agreed and submitted to the donor. After input has been obtained from these parties the AD/CD must authorise the management response and action points before submission to the donor. An electronic copy of the final report must also be sent to the fundraiser, PPR and the DGLA.</td>
</tr>
<tr>
<td>Post project audits and retention of records</td>
<td>Some donors retain the right to audit several years after the project has finished. Consequently, safe retention of records is vital. For example, the EC have the right to audit the project records up to seven years after submission of the final report which can be up to 13 years from the start of the project. The donor requirement for retention of records should be identified at an early stage and appropriate arrangements for storage made both during and after the project.</td>
</tr>
</tbody>
</table>
11.7 Summary of dos and don’ts

Do

- Maintain internal audit working papers to enable the external auditors to re-perform a test if necessary
- Set up an audit file that is organised, clear and well-presented prior to audit.
- Ensure that key staff are available during the audit and can give the auditor an appropriate amount of their time
- Ensure the AD/CD/RD is involved in the audit process.

Don’t

- Forget to share draft audit reports on government funded projects with the Head of Internal Audit (and DGLA) as well as fundraiser and RFSSM, and NTD Finance if applicable.
- Forget to store records for government funding contracts securely and for the required period of time
- Forget to tender external auditors at least every ten years (and a formal satisfaction review every 5 years).
12. Financial records, reporting and accounting procedures

This chapter outlines the requirements for maintaining and retaining accounting records and internal reporting requirements.

12.1 Summary of roles and responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Group Accounting and Reporting Manager</strong></td>
<td>• Overall oversight responsibility across the global accounting system (SUN.)</td>
</tr>
<tr>
<td></td>
<td>• Manage the group audit and financial statement preparation</td>
</tr>
<tr>
<td></td>
<td>• Oversee the process of submission and review of month end checklists from AO/CO/ROs.</td>
</tr>
<tr>
<td><strong>Country/Area/Regional Director</strong></td>
<td>• To ensure all vouchers are reviewed, checked to supporting documentation and authorised.</td>
</tr>
<tr>
<td></td>
<td>• To ensure there is adequate segregation of duties around the entering and posting of transactions to SUN Accounts and the preparation and review of month end checklists.</td>
</tr>
<tr>
<td></td>
<td>• To undertake a thorough review of the month end checklist, bank statements and voucher files and to submit signed checklist to HH Finance Team according to timetable.</td>
</tr>
<tr>
<td></td>
<td>• To authorise new supplier code set up request.</td>
</tr>
<tr>
<td><strong>Finance Officer/Manager</strong></td>
<td>• To ensure all fields on journal vouchers are correctly filled in, entered to SUN and have appropriate supporting documentation.</td>
</tr>
<tr>
<td><strong>Regional Finance Managers</strong></td>
<td>• To ensure all overseas transactions are completed to timetable.</td>
</tr>
<tr>
<td></td>
<td>• Oversee the process of submission and review of month end checklists overseas offices.</td>
</tr>
<tr>
<td></td>
<td>• To approve new overseas SUN codes and users.</td>
</tr>
<tr>
<td><strong>Cost Centre Managers (cost approvers)</strong></td>
<td>• Ensure when approving any transactions within Proactis that the key areas have been checked, e.g. coding line is correct, amounts are correct and within budget.</td>
</tr>
</tbody>
</table>
### Roles and Responsibilities

<table>
<thead>
<tr>
<th>Roles</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Be aware that approving any costs commits these costs to Sightsavers and will have an impact on both internal management accounts and external statutory accounts.</td>
</tr>
<tr>
<td>Programme Supply Chain team</td>
<td>• Authorise any purchase linked to programme procurement</td>
</tr>
<tr>
<td></td>
<td>• Ensure all supplier code of conduct, certifications as well as valid product certifications (GMP, GDP etc.) are on central files before approving any spend</td>
</tr>
<tr>
<td>Proactis users</td>
<td>• Ensure when inputting any transactions into Proactis that the key areas are checked, e.g. coding line is correct, the dates of the order/commitment/receipt of goods are correct</td>
</tr>
<tr>
<td></td>
<td>• Be aware that, once approved, any costs on these transactions will have an impact on both internal management accounts and external statutory accounts.</td>
</tr>
</tbody>
</table>

### 12.2 Structure of SUN Accounts

SUN reflects the categorisation of Sightsavers’ entities as per the group financial statements. Broadly speaking locally incorporated fundraising entities are subsidiaries and programme COs are branches of Sightsavers performing charitable activities. Therefore SUN business units are prefixed with an S if subsidiary and D if a division.

Each international office and fundraising office have their own unique cost centres. In the UK each department/team has its own cost centre.

### 12.3 Chart of Accounts

#### 12.3.1 Account Codes

An organisation’s chart of accounts sets out the common coding for income, expenditure and balance sheet items and facilitates the production of cross-organisation reports such as the monthly and yearly management and financial accounts.

Sightsavers has consistent account codes used throughout its offices. These were fully reviewed and updated in 2017 to bring them in line with Sightsavers’ needs and make them fully fit for purpose.

The full chart of accounts can be found on Myportal. The first one or two digits of the code indicate the category of code as set out below:
<table>
<thead>
<tr>
<th>Account Prefix</th>
<th>Account Category</th>
<th>Account Sub Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>1****</td>
<td>Income</td>
<td>10*** Transfer from Head Office</td>
</tr>
<tr>
<td></td>
<td></td>
<td>11*** Grants from UK</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12*** Donations and Legacies</td>
</tr>
<tr>
<td></td>
<td></td>
<td>13*** Trading Income</td>
</tr>
<tr>
<td></td>
<td></td>
<td>14*** Charitable Activities</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15*** Investment Income</td>
</tr>
<tr>
<td></td>
<td></td>
<td>16*** Profit on Disposal of Assets</td>
</tr>
<tr>
<td></td>
<td></td>
<td>17*** Other Income</td>
</tr>
<tr>
<td></td>
<td></td>
<td>18*** Gains on Investments</td>
</tr>
<tr>
<td>2****</td>
<td>Expenditure</td>
<td>20*** Staff Costs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>21*** Travel and Transportation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>22*** Office Costs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>23*** Professional Services</td>
</tr>
<tr>
<td></td>
<td></td>
<td>24*** Communication Costs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>25*** Programme Specific Costs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>26*** Financial and Asset Costs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>27*** Funds Transfers</td>
</tr>
<tr>
<td></td>
<td></td>
<td>28*** Recharges</td>
</tr>
<tr>
<td>3****</td>
<td>Gains and Losses</td>
<td>30*** Exchange Differences / Revaluations</td>
</tr>
<tr>
<td></td>
<td></td>
<td>31*** Other</td>
</tr>
<tr>
<td>4****</td>
<td>Assets</td>
<td>40*** Intangible assets</td>
</tr>
<tr>
<td></td>
<td></td>
<td>41*** Tangible assets</td>
</tr>
<tr>
<td></td>
<td></td>
<td>42*** Investments</td>
</tr>
<tr>
<td></td>
<td></td>
<td>43*** Stocks</td>
</tr>
<tr>
<td></td>
<td></td>
<td>44*** Prepayments</td>
</tr>
<tr>
<td></td>
<td></td>
<td>45*** Accrued income</td>
</tr>
</tbody>
</table>
### Account Prefix | Account Category | Account Sub Category
---|---|---
| | 46*** Staff debtors |
| | 47*** General debtors |
| | 48*** Inter-company accounts |
| | 49*** Cash and bank |
| 5**** | Liabilities | 50*** Bank overdrafts and loans |
| | | 51*** Taxation & social security |
| | | 52*** Accruals and deferred income |
| | | 53*** Other creditors |
| | | 54*** Provisions |
| 6**** | Reserves | 61*** Unrestricted funds |
| | | 62*** Endowment funds |
| | | 63*** Restricted funds |
| | | 64*** Share capital |
| | | 65*** End of year transfer |

## 12.3.2 Analysis codes

Analysis codes represent additional fields which provide useful information mainly for analysing expenditure in a variety of ways such as by cost centre or project. The current list of analysis codes together with the accounts they should be used with are as follows:

<table>
<thead>
<tr>
<th>Analysis Code</th>
<th>To be used with</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost Centre</td>
<td>All expenditure and all international offices balance sheet codes</td>
<td>This code is very important for expenditure lines as it will inform which country or department a particular cost is charged to and will be monitored against financial plan and forecast.</td>
</tr>
<tr>
<td>Partner</td>
<td>All expenditure codes only</td>
<td>Sightsavers internal management costs are tagged with a “0” partner code. All project expenditure relating to a partner should be tagged with a unique partner code which also indicates the country eg. KEN001 is a Kenya partner code. Project expenditure not relating to a partner should be tagged with “0” partner code.</td>
</tr>
<tr>
<td>Analysis Code</td>
<td>To be used with</td>
<td>Notes</td>
</tr>
<tr>
<td>------------------</td>
<td>----------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Project</td>
<td>All expenditure codes only</td>
<td>The project code is a very important code for fundraising, fund management and monitoring purposes. Each country has a unique two digit prefix indicating the region and country e.g 55 = West Africa, Mali. Sightsavers management costs are tagged with a “0” project code except where a project code is used to collate global costs relating to, for example, the annual meeting or costs of an IT project.</td>
</tr>
<tr>
<td>Theme</td>
<td>All expenditure codes only</td>
<td>Theme codes are used for analysing costs across the strategic themes.</td>
</tr>
<tr>
<td>SONG</td>
<td>Income, expenditure and Income control accounts</td>
<td>This code is used for analysing expenditure in more detail for various purposes such as fundraising campaigns (Source), bank account receiving income (Org bank), additional coding on NTD transactions (NTD) and donor reporting (Grant funding).</td>
</tr>
<tr>
<td>Donor Fund</td>
<td>All income, expenditure and accrued/deferred income codes</td>
<td>This code should be used to track income and expenditure from a particular donor agreement. All income and expenditure should be coded to the relevant Fund Code given in the FMF.</td>
</tr>
<tr>
<td>Budget Line</td>
<td>All expenditure codes only</td>
<td>This code is used for analysing project expenditure by the budget line that it relates to</td>
</tr>
<tr>
<td>VAT (Value Added Tax)</td>
<td>All expenditure codes only</td>
<td>This code is used by head office Finance to record VAT rates on goods and services procured.</td>
</tr>
</tbody>
</table>

### 12.4 Accounting transactions

All offices use a set of standard accounting transaction types (journal types) when inputting data to the SUN system. These transaction types are country specific and can only be used by staff from that office and head office system administrators. Sightsavers has standard template paper journal vouchers for each transaction type.

Each journal voucher has a unique transaction reference to identify the transaction, with the aim of preventing transactions being entered twice into SUN or being missed altogether. In the UK this is in the form of a sequential number and in overseas offices the format is a prefix of a country code and journal type also with a sequential number. Missing or duplicated entries can just relate to human error but can also indicate irregular or even fraudulent payments. Every voucher must be
authorised before being entered to the system and it is crucial that the person reviewing the month end checklist, reviews the journal files to check all have been correctly posted.

Pre-numbered journal vouchers* should be used to ensure a complete sequence of vouchers. These vouchers must capture the following information:

- Full details for the transaction so that the authoriser or someone viewing the transaction in SUN can understand the nature of the transaction. For payments the payee and the items/services procured should be indicated. Descriptions should provide information that is not available from the coding. For example “Taxi fare” is a useless description as the account code will tell you that. The description should indicate information such as the purpose of the trip and the company used.

- Completion of all required SUN data entry fields which includes account and analysis codes, accounting period and date.

- Evidence by way of signature for review and authorisation of the journal. Note: users are unable to post their own journals so it must be signed and posted by, normally, the relevant FSSO or equivalent in each office.

- Every journal voucher must have supporting documentation attached and when the authoriser signs the journal, they are indicating they have checked and agreed this supporting documentation.

(* Note: at time of writing, there is a project to automate the pre numbered journal vouchers)

The types of accounting transactions input to the system are as follows, using Bangladesh as an example:

<table>
<thead>
<tr>
<th>Journal Code</th>
<th>Transaction type</th>
<th>SUN Unique voucher reference (manual example)</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>BDB1P</td>
<td>Bank Payments from the main bank account</td>
<td>BAN-B1P001</td>
<td>This is principally for cheque payments so each unique voucher should represent a unique cheque number.</td>
</tr>
<tr>
<td>BDB2P</td>
<td>Bank payments from a 2nd bank account if applicable</td>
<td>BAN-B2P001</td>
<td>As above</td>
</tr>
<tr>
<td>BDB1R</td>
<td>Bank receipts from the main bank account</td>
<td>BAN-B1R001</td>
<td>All cash receipts to the office should be banked in addition to cheque receipts.</td>
</tr>
<tr>
<td>Journal Code</td>
<td>Transaction type</td>
<td>SUN Unique voucher reference (manual example)</td>
<td>Notes</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------------------------------</td>
<td>-----------------------------------------------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>BDB2R</td>
<td>Bank receipts into a 2\textsuperscript{nd} bank account if applicable</td>
<td>BAN-B2R001</td>
<td>As above</td>
</tr>
<tr>
<td>BDP1P</td>
<td>Local currency petty cash payment</td>
<td>BAN-P1P001</td>
<td>For any journals relating to local petty cash payments</td>
</tr>
<tr>
<td>BDP1R</td>
<td>Local currency petty cash receipt</td>
<td>BAN-P1R001</td>
<td>For any journals relating to local petty cash receipts</td>
</tr>
<tr>
<td>BDP2P</td>
<td>Foreign currency petty cash payment</td>
<td>BAN-P2P001</td>
<td>Foreign petty cash should be kept to a minimum and any significant amounts banked.</td>
</tr>
<tr>
<td>BDTFR</td>
<td>Transfer</td>
<td>BAN-TFR001</td>
<td>This voucher is typically used for transfers between bank accounts by way of a bank letter.</td>
</tr>
<tr>
<td>BDGJN</td>
<td>General Journal</td>
<td>BAN-GEN001</td>
<td>General Journals are used for other transactions which are mainly entries not impacting cash or bank and corrections.</td>
</tr>
<tr>
<td>BDPCN</td>
<td>Proactis credit note</td>
<td>N/A</td>
<td>System generated journals from Proactis for credit notes</td>
</tr>
<tr>
<td>BDPIN</td>
<td>Proactis invoice</td>
<td>N/A</td>
<td>System generated journals from Proactis for invoices</td>
</tr>
<tr>
<td>BDPPO</td>
<td>Proactis PO</td>
<td>N/A</td>
<td>System generated journals from Proactis for POs</td>
</tr>
<tr>
<td>BDPRJ</td>
<td>Proactis reversal journal</td>
<td>N/A</td>
<td>For use by COs if required to reverse a Proactis automated system journal or make an adjustment</td>
</tr>
</tbody>
</table>

In the UK there are some additional journal types covering credit cards (1CCEX), bank reconciliation manager postings (1BREC), system income uploads from BBCRM (1INCU), investments (1INVE), payroll deductions and gross (1PYDE and 1PYGR) and UK transfers between banks (1TSFB).
12.5 General Journals

General Journals represent an important area for control in an office. Bank and Petty Cash vouchers are usually well understood and monitored but General Journals are just as important to review as they can hide erroneous or inappropriate transactions. The main types of transactions that we expect to see on General Journals are as follows.
<table>
<thead>
<tr>
<th>Transaction types</th>
<th>Description</th>
</tr>
</thead>
</table>
| Payroll (with the exception of UK) | All salary journals are entered into SUN in a consistent and standard format across all offices. The correct procedure is to post the payroll costs through balance sheet control accounts as a separate journal from the actual payments from the bank. There are two reasons for this:  
  • **The gross salary expenses relating to an individual do not equal the actual bank payment.**  
    e.g. statutory deductions have to be made e.g. tax and national insurance or to reflect loan repayments.  
  • **The monthly salary calculations and journal will be completed prior to the date the salaries are paid.**                                                                 |
| Bank Charges                      | Bank charges are recorded when the bank statement is received and is not instigated by a cheque or cash payment so a General Journal is used for this purpose.                                                                                                         |
| Accruals                          | At the year end offices are asked to accrue expenditure which relates to the current year but will not be paid until the following year. The journal does not relate to an actual payment so a General Journal is used.                                                                 |
| Prepayment                        | A prepayment entry is made when a payment has been made in advance which covers a period running into the following year, e.g. annual rent. At the year end an entry is made to reduce expenditure by that portion which relates to the following year. The payment has already been made so a General Journal is used for this. |
| Correction of errors              | A General Journal is typically used to correct an entry to the system which had errors. For example an amount or account could be incorrect or an entry could have been posted twice by mistake. It is very important that the AD/CD/RD or person authorising the journal understands the reason for this entry and that it is cross referenced clearly to the original entry. |

Transactions other than those mentioned above would not normally be using a General Journal voucher so clarification should be sought where this is happening.
12.6 Transactions generated through Proactis

Proactis is an eProcurement system, integrated with our Sun accounting system, which Sightsavers uses to manage, control and account for organisational expenditures.

There are three separate sequential stages of expenditure transactions within the “procure to pay” process that Proactis-SUN support: expenditure commitment; incurrence of expenditure; recognition of and settlement of liability to supplier.

Sightsavers prepares management accounts based on commitments to make expenditures – this is a comprehensive and prudent approach, where we report expenditure on an “early as possible” basis at the point it is committed, where all the activity may not have been performed and where payment related to the expenditure will generally not have been made.

Sightsavers is also subject to external, statutory accounting reporting requirements. Statutory reporting recognises expenditures when they have been incurred, for example when a service has been performed or when goods have been received. This will occur subsequent to the commitment to the expenditure.

In order to ensure that the above elements are correctly handled, it is important that the following principles are understood and adhered to:

1. Expenditure commitment: being the period prior to the start of the activity or procurement which best represents when the expenditure is committed to;
2. Incurrence of expenditure: being the period the service is performed or goods received in, designated by performing the action of “receipting” in Proactis;
3. Recognition of liability to supplier: determined by receipt of invoice, leading to the accrued expenditure liability becoming classified as a liability to the supplier;
4. Discharge of liability to supplier: through payment of invoice:

The date of a supplier invoice may not represent when the expenditure was incurred, but does represent the point at which the liability to the supplier arises and also acts as a trigger for the payment terms period.

Sightsavers has separate accounting ledgers which handle committed expenditures (the “Commitment” ledger) and incurred expenditures (the “Actuals” ledger).

Our Management accounts reflect the Commitment and Actuals ledgers combined, where an expenditure is either committed to or actually incurred (but recognised on the commitment event); our Statutory accounts are on actually incurred basis.

The following tables represent how these two ledgers interact (table 1), and show how expenditures are recognised in each of our internal management accounts and external statutory accounts (table 2).
Table 1:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Expenditure Event</th>
<th>System Action</th>
<th>System</th>
<th>Role</th>
<th>Accounting Impact</th>
<th>Commitment Ledger</th>
<th>Actuals Ledger</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Expenditure</td>
<td>Liability</td>
<td>Expenditure</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Code</td>
<td>Committed</td>
<td>Code</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(Profit) and Loss</td>
<td>Balance Sheet</td>
<td>(Profit) and</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Balance Sheet</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Balance Sheet</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Balance Sheet</td>
</tr>
<tr>
<td>November 20x1</td>
<td>Commitment</td>
<td>Raise PO</td>
<td>Proactis</td>
<td>User/Approver</td>
<td>Committed</td>
<td>Committed</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>December 20x1</td>
<td>Incurred</td>
<td>Receipt delivery of services/goods</td>
<td>Proactis</td>
<td>User</td>
<td>Actual</td>
<td>Accrued</td>
<td>-100</td>
<td>100</td>
</tr>
<tr>
<td>January 20x2</td>
<td>Invoice received</td>
<td>Invoice posted</td>
<td>Proactis &amp; SUN</td>
<td>Supplier Management</td>
<td>None</td>
<td>Supplier</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>February 20x2</td>
<td>Invoiced paid</td>
<td>Invoiced approved &amp; paid</td>
<td>Proactis &amp; SUN</td>
<td>Supplier Management &amp; Treasury</td>
<td>None</td>
<td>Cash outflow (reduced asset)</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>Total 20x1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>Total 20x2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Combined Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
Table 2:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Management Accounts</th>
<th>Statutory Accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Commitments + Actuals Ledgers</td>
<td>Actuals Ledger</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Expenditure Code</td>
<td>Expenditure Code</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Profit) and Loss</td>
<td>Balance Sheet</td>
</tr>
<tr>
<td>November</td>
<td>20x1</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>December</td>
<td>20x1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>January</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>February</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Total</td>
<td>20x1</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>Total</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Combined Total</td>
<td></td>
<td>100</td>
<td>-100</td>
</tr>
</tbody>
</table>

From this example transaction it can be seen that:

- Management accounts reporting recognise expenditure in the period of commitment;
- Statutory accounts recognise expenditure when it is incurred.

In this example the expenditure falls in the same financial year in both bases, but is recognised earlier in time in the management accounts.

The responsibility falls on users and approvers in the Proactis system to specify the correct period of commitment (on PO set up) and the correct period that the expenditure was incurred (by receipting delivery against PO).

In the example given if the receipting was not made correctly in December 20x1 the statutory accounts would not be correct for that year, with the expenditure recognised incorrectly in the following year.

The actions by users and approvers in Proactis directly impact the accuracy of our accounting statements, and this is an important and devolved responsibility which must be discharged with care and thought.

Users also have a responsibility to ensure that invoices are passed in a timely fashion to the supplier management team (emailed to invoices@sightsavers.org) which will allow us to meet our obligations to pay suppliers on a timely basis, in accordance with applicable payment terms. However it is important to note that invoices in isolation do not drive our accounting recognition of
expenditure, and users and approvers need to fully understand the concepts of expenditure commitment and receipting.

In a second example the timing of each of the sequential events is a month later, which has an important effect on our accounting specifically over a year end. In this case the expenditure commitment falls in year 20x1 (Management accounts basis), whereas the expenditure is incurred in year 20x2 (Statutory accounts basis). Our expenditure plans are prepared on a forecast expenditure commitment basis, which is consistent with management accounting reporting. It would to be incorrect to receipt the expenditure in December 20x1, as this would not be accurate for statutory purposes and as the expenditure is already correctly recognised in 20x1 through the commitment ledger.
Table 1:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Expenditure Event</th>
<th>System Action</th>
<th>System</th>
<th>Role</th>
<th>Accounting Impact</th>
<th>Commitment Ledger</th>
<th>Actuals Ledger</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Expenditure</td>
<td>Liability</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Expenditure Code</td>
<td>Committed Liability</td>
<td>Expenditure Code</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(Profit) and Loss</td>
<td>Balance Sheet</td>
<td>(Profit) and Loss</td>
</tr>
<tr>
<td>December 20x1</td>
<td>Commitment</td>
<td>Raise PO</td>
<td>Proactis</td>
<td>User/Approver</td>
<td>Committed</td>
<td>Committed</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>January 20x2</td>
<td>Incurred</td>
<td>Receipt delivery of services/goods</td>
<td>Proactis</td>
<td>User</td>
<td>Actual</td>
<td>Accrued</td>
<td>-100</td>
<td>100</td>
</tr>
<tr>
<td>February 20x2</td>
<td>Invoice received</td>
<td>Invoice posted</td>
<td>Proactis &amp; SUN</td>
<td>Supplier Management</td>
<td>None</td>
<td>Supplier</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>March 20x2</td>
<td>Invoiced paid</td>
<td>Invoiced approved &amp; paid</td>
<td>Proactis &amp; SUN</td>
<td>Supplier Management &amp; Treasury</td>
<td>None</td>
<td>Cash outflow (reduced asset)</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>Total 20x1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>100</td>
<td>-100</td>
<td>0</td>
</tr>
<tr>
<td>Total 20x2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-100</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>Combined Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>0</td>
<td>0</td>
<td>100</td>
</tr>
</tbody>
</table>
Table 2:

<table>
<thead>
<tr>
<th>Month</th>
<th>Year</th>
<th>Management Accounts</th>
<th>Statutory Accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Commitments + Actuals Ledgers</td>
<td>Actuals Ledger</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Expenditure Code</td>
<td>Expenditure Code</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Profit) and Loss</td>
<td>Balance Sheet</td>
</tr>
<tr>
<td>December</td>
<td>20x1</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>January</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>February</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>March</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Total</td>
<td>20x1</td>
<td>100</td>
<td>-100</td>
</tr>
<tr>
<td>Total</td>
<td>20x2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Combined Total</td>
<td></td>
<td>100</td>
<td>-100</td>
</tr>
</tbody>
</table>

12.7 Setting up a new account or analysis code

When an office requires a new account or analysis code, they must submit a “Codes – New” request via the Service Desk portal. Approvals are linked to the type of code required; the following approvals are in place –

<table>
<thead>
<tr>
<th>Code type</th>
<th>Approved required by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project / Cost Centre / Donor Fund Code</td>
<td>PPR team</td>
</tr>
<tr>
<td>Finance Balance Sheet Code / Finance P&amp;L Code</td>
<td>Group Accounting and Reporting Manager</td>
</tr>
</tbody>
</table>

12.8 Accounting system users

Requests to have new users set up in the accounting system should be requested using the “New User” option via the Service Desk. The request will require approval from the new user’s line manager. Users access is removed when they leave the organisation.
12.9 Month end procedures and checklist

The PPR team provides the MT with Global Management Accounts.

- In order to provide these promptly all entries by International offices to SUN for a particular month must be completed by the 3rd working day after month end. At 5pm UK time on the 3rd working day the period on SUN will be closed for these offices. UK Finance will then have a further 2 working days to complete all checks and reconciliations, input additional entries and run system revaluations.

- To ensure entries are complete and accurate it is best practice to enter transactions evenly throughout the month and not allow them to build up at the month end. This also reduces the risk if there is system down time at month end.

- In UK Finance a checklist is completed by the relevant finance staff to ensure all month end tasks have been completed. This is split into two parts. Part A is a list of tasks, which must be completed by the 5th working day. Part B is a list of reconciliations, which must be completed by the 15th working day.

- AO/CO/RO completion and submission to HH Finance Team of a month end checklist is a key control around accounting transactions and entries to the accounting systems. It is the FSSMs responsibility to complete the summary of balances and subsequent sections of the month end checklist including all attachments supporting the balances and checklist. They need to sign off all the completed sections and attachments to confirm that the information provided has been reviewed and is accurate.

- It is the AD/CD/RDs responsibility to thoroughly review and authorise the work of the FSSM in order to ensure that efficient financial management controls are in place within their office. This must not be considered to be a simple sign off exercise. A thorough review of the checklist with the voucher folders for the month and related bank statements can help identify serious errors or fraud. The AD/CD/RD can delegate this responsibility to the PM if they are absent at the month end to ensure that the timeline is complied with. However, in this case they MUST review and sign off this work on their return to the office.

- Detailed guidance notes for preparing and reviewing the checklist are included in Appendix 3 to this Framework.

- After reviewing the checklist the AD/CD/RD should sign off the approval section on the front page of the checklist. This confirms that they have reviewed and approved the checklist as a whole and that the information contained within it is correct. It also confirms that they are satisfied that the FSSM has completed and reviewed all relevant sections and has attached all relevant supporting documentation.
• The month end checklist should then be submitted to RO. The RFSSM for review of accuracy, completeness and correct approval.

• Submission to the HH Finance Team by the 10th working day.

• Tests to verify the accuracy of checklist balances compared to SUN balances will be performed at the RO and by the HH Group Accountant and explanations for discrepancies will be sought.

12.10 Retention of accounting records

UK charity law requires the retention of records for six years after an accounting period. Transactions from all Sightsavers' offices populate the Global Accounting System and as such the six year requirement must be observed in all offices. Where local requirements are more stringent, these should be complied with.

This requirement applies to paper records and also the ability to review electronic records. Records should be labelled, referenced and stored in a secure location. Precautions against fire and theft should be taken. These regulations are overarching and other regulations, such as GDPR, are overridden by this.

Note that some funding contracts may specify their own requirements for keeping records which may be more stringent than UK Charity Law. This is the case for the EC. These requirements may also apply to our partner organisations. It is extremely important that these requirements are noted and observed to ensure financial penalties are avoided.
12.11 Summary of dos and don’ts

**Do**

- Use and understand Sightsavers chart of accounts and analysis codes.
- Complete month end processes to deadlines.
- Retain accounting records for six years after an accounting period.
- Pay attention to the fact that some government funding contracts may specify their own record keeping requirements.

**Don’t**

- Sign off the month end checklist without doing sufficient checking.
- Archive accounting records in an unsafe area.
13. Appendices

13.1 Appendix 1: Sightsavers Financial Systems

Sightsavers has various financial systems, which each perform a different function. It is important for users of these systems to be aware of what they are and how they interact with other systems and processes.

Access to any of the below systems will need to be requested from the relevant team, via the service desk portal.
<table>
<thead>
<tr>
<th>System name</th>
<th>What does system do?</th>
<th>Data Flows</th>
<th>Who has access?</th>
<th>System owner</th>
<th>Accessed via</th>
</tr>
</thead>
<tbody>
<tr>
<td>Citrix</td>
<td>Web based software that delivers centrally hosted applications without the necessity of installing them</td>
<td></td>
<td>All staff</td>
<td>ICT team</td>
<td></td>
</tr>
<tr>
<td>SUN</td>
<td>Central accounts system.</td>
<td>Transaction postings from PROACTIS Monthly income from Blackbaud Journals from Q&amp;A</td>
<td>All finance staff</td>
<td>Finance Systems team</td>
<td>Citrix</td>
</tr>
<tr>
<td>Advanced Inquiry</td>
<td>Reporting tool for data from SUN</td>
<td></td>
<td>All finance staff Cost Centre Managers</td>
<td>Finance Systems team</td>
<td>Citrix</td>
</tr>
<tr>
<td>Q&amp;A</td>
<td>Reporting tool from SUN and PROACTIS Uploads automatic journals into SUN</td>
<td>Journals into SUN</td>
<td>UK Finance team PPR team NTD Finance team</td>
<td>Finance Systems team</td>
<td>Citrix</td>
</tr>
<tr>
<td>PROACTIS</td>
<td>Global eProcurement system. Invoicing</td>
<td>Static data (codes, exchange rates etc.)</td>
<td>Transaction postings to SUN</td>
<td>All staff</td>
<td>Finance Systems team Internet</td>
</tr>
<tr>
<td>System name</td>
<td>What does system do?</td>
<td>Data Flows</td>
<td>Who has access?</td>
<td>System owner</td>
<td>Accessed via</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------------</td>
<td>------------</td>
<td>-----------------</td>
<td>--------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Staff Expenses Funds Transfers</td>
<td>from SUN Transactions from Standard List/CLAIMS</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B4B</td>
<td>Payment tool which holds bank details and converts SUN payment files into a format that is acceptable with our online banks</td>
<td>Payment runs from SUN</td>
<td>Payment files to bank</td>
<td>UK Finance staff</td>
<td>Finance Systems team</td>
</tr>
<tr>
<td>eRemit</td>
<td>Sends e-mail remittance advices to suppliers</td>
<td>Payment runs from SUN</td>
<td>Remittance advices to suppliers</td>
<td>UK Finance staff</td>
<td>Finance Systems team</td>
</tr>
<tr>
<td>FMF</td>
<td>Organisational planning and forecasting Restricted fund management</td>
<td>Planning numbers (manually) Monthly expenditure from SUN</td>
<td>All staff</td>
<td>PMR team</td>
<td>Internet</td>
</tr>
<tr>
<td>Standard List</td>
<td>Browse a catalogue of products and create requisitions for medical and vehicular goods</td>
<td>Static data from FMF Transactions to PROACTIS</td>
<td>All staff</td>
<td>Programme Procurement team</td>
<td>Internet</td>
</tr>
<tr>
<td>System name</td>
<td>What does system do?</td>
<td>Data Flows</td>
<td>Who has access?</td>
<td>System owner</td>
<td>Accessed via</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------------</td>
<td>------------</td>
<td>----------------</td>
<td>--------------</td>
<td>-------------</td>
</tr>
<tr>
<td>MyCLAIMS</td>
<td>Collects expenditure and output data on the NTD consortium programmes. Used for budget and target setting, reporting and unit cost analysis</td>
<td>Transactions to PROACTIS</td>
<td>NTD team CO’s External partners on NTD programmes</td>
<td>NTD Finance team</td>
<td>Internet</td>
</tr>
<tr>
<td>Blackbaud</td>
<td>Contact Management and Income Database</td>
<td>Income from various subsidiary systems Income from batch header process (manual) Monthly income to SUN</td>
<td>Fundraising teams Finance team Legacy team</td>
<td>Supporter Care team</td>
<td>Internet</td>
</tr>
</tbody>
</table>
Figure 1. System interfaces
13.2 Appendix 2: External audit arrangements

13.2.1 External audit arrangements – overseas offices

1. Audit arrangements and timings are agreed directly between the AO/CO/RO and the local audit office, but must be consistent with the international audit timetable issued by HH Finance. The scope of the audit is laid down in the Terms of Reference (see below) issued by Sightsavers UK. Audit fees should be negotiated by the AD/CD/RD each year, except for the year of appointment when the DFP will approve the fees following the tender process.

2. Standard formats for production of year end accounts accompany the Terms of Reference. Accounts should be prepared in the required formats by Sightsavers accounts staff prior to commencement of the audit.

13.2.2 Tender process

1. An external audit service and price review is conducted annually after each audit by the FSSM and the RFSSM. This is a simple review which asks the following questions:

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes/no</th>
<th>Brief Comments (if appropriate)</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Did the audit firm fully address the Terms of Reference?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) Where the audited accounts submitted to HH within the deadline?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c) Did the audit process run smoothly?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d) Did the auditors maintain contact with the CO and other relevant Sightsavers officials throughout the audit exercise and was there good communication?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e) Were the meetings held with the audit partner (to discuss the audit process and findings) meaningful and useful?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>f) Did the auditors carry out their task in a professional manner?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Was the Management Letter identify value-add issues?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Did the audited financial statements meet HH requirements and were they professionally done (e.g. no errors, etc.)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
If in our opinion audit and control review processes are not operating at appropriate level or the price is out of line with the work performed then we should retender immediately. Regardless of this review, the service must be re-tendered at least every 10 years.

2. A timetable for retendering should be prepared highlighting the key events that will take place, such as (in no particular order):
   - Issue of tender documents to participating local audit firms (see 9. below)
   - Deadline for submission of tender documents
   - Meetings with participating firms
   - Evaluation of tender documents (see 10. below)
   - Making the decision
   - Conveying the recommendation to the DFP.

3. A copy of the timetable and audit tender document should be submitted in advance to the DFP/FC.

4. For the tender process to be worthwhile, it is expected that a minimum of four local audit firms are invited to participate, perhaps including the incumbent firm. Tender documentation should include the Terms of Reference.

5. The tendering process should be managed by Head of Internal Audit and/or the RFSSM. The CD or the FSSM will provide support to the process.

6. The criteria for selection will place emphasis on “value for money” rather than the cheapest option. The table below shows the matrix that should be used in making the assessment. Each audit firm should be scored against the different criteria.
<table>
<thead>
<tr>
<th>Category</th>
<th>Assessment Criteria</th>
<th>Auditor 1</th>
<th>Auditor 2</th>
<th>Auditor 3</th>
<th>Auditor 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost</td>
<td>The thresholds should be set locally with reference to the tenders received. The score is between 1 and 5 as follows. 5 – cheapest cost 1 – most expensive</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Qualifications</td>
<td>5 – At least 2 of the staff in the audit team must be chartered accountants with minimum of 5 years audit experience  4 – At least 2 of the staff in the team must be chartered accountants with minimum of 2 years audit experience  3 – One of the staff in the team must be a chartered accountant with minimum of 5 years audit experience  2 – Other qualifications in accounting with 5 years experience  1 – Other qualifications in accounting with at least 2 years experience</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Firm Experience</td>
<td>5 – At least 5 years experience auditing international organisations including INGOs  4 – At least 2 years experience auditing international organisations including INGOs  3 – At least 5 years experience auditing international organizations not including INGOs  2 – More than 5 years audit experience  1 – Less than 5 years audit experience</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Category</td>
<td>Assessment Criteria</td>
<td>Auditor 1</td>
<td>Auditor 2</td>
<td>Auditor 3</td>
<td>Auditor 4</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>-------------------------------------------------------------------------------------</td>
<td>-----------</td>
<td>-----------</td>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td>Firm Reputation</td>
<td>2 – Linkage with an international accounting firm 0 – No linkage with an international accounting firm</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ability to form a working relationship</td>
<td>COs to provide a score out of 5 at their discretion following meeting with the auditor.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Audit approach</td>
<td>Review the approach set out in the tenders and score them on the following basis:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5 – Addresses all aspects of the terms of reference and complies with auditing standards</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>4 – Addresses most aspects of the terms of reference and complies with auditing standards</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3 – Addresses some aspects of the terms of reference and complies with auditing standards</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2 – Address few aspects of the terms of reference and complies with auditing standards</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 – Addresses any number of aspects of the terms of reference, but does not comply with auditing standards</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Specialist expertise</td>
<td>Assign a rating from 1 to 3 based on specialist expertise or additional services available.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
7. Once a decision has been reached, the recommendation should be forwarded to the DFP. This should be supported with a working schedule incorporating a table, indicating how each firm scored against the set criteria, with a summary showing the overall result and conclusion.

8. The DFP may refer back to the AD/CD/RD to seek clarification on any particular issue, should the need arise.

9. A letter confirming appointment to the selected firm will be issued and signed by the DFP. This will be posted to the AD/CD/RD, who will then send it to the selected firm.

10. The AD/CD/RD will write to the other firms involved in the tender process to inform them that they have not been successful, but thanking them for participating in the exercise.

13.2.3 Re-appointment of an external auditor

1. Re-appointment of external auditors will be made annually, in writing, by the AD/CD/RD following the completion of the audit. The re-appointment has to be at the recommendation of the RFM (after the review mentioned in 11.2.2 has been done by the RFM and FSSM. Re-appointment is therefore not be seen as a foregone conclusion.

2. If it is concluded that performance has been poor and they have not provided value for money, assurances must be sought from the external auditors to improve the level of service in future years. If the AD/CD/RD is not satisfied, it may be appropriate to go through the Tender Process (again) before the 10 year cycle has been completed.

3. The FC, RD, AD, RFM or Internal Audit can where appropriate request for a re-tendering of the auditor role.

4. Should the services of the auditor be terminated, the AD/CD/RD shall confirm this in writing to the audit partner. A copy of the letter should be passed to the DFP.
13.2.4 Terms of Reference for the external audit

A) Terms of reference

These Terms of Reference should preferably be incorporated into the main Letter of Engagement (alternatively be included in a separate Letter of Engagement), to be signed by both the RD / CD and the Auditors. The Terms of Reference should be discussed with the Auditor to clarify any issues before the Letter of Engagement is issued.

1. Where there is a local legal requirement for the office to undertake an external audit:
   a) First and foremost, the external auditors should carry out such work that they need to do in order to be able to form an opinion on the financial statements.
   b) The format of those financial statements may need to comply with local Government requirements.
   c) In addition to a) and b) above, Sightsavers (UK) specifically requires the external auditors to undertake the work as listed below in section B (except where this work has already been undertaken in a). above).

2. Where there is no legal requirement for the office to undertake an external audit, then Sightsavers (UK) requires the external auditors to undertake the work as listed in Section B.

3. The scope of the audit is limited to the transactions directly processed by the office in question. Income and expenditure attributable to the office which is processed in Head Office (or elsewhere) falls specifically outside the scope of the audit. However, a note to the accounts may disclose these transactions if the management of the local office wishes to include them.

4. It may be a requirement from an official donor or a preference from local management that an audit is undertaken of a particular partner organisation. In this instance, the scope and timing of work for this audit should be discussed with the local audit office.

5. The audit should be completed in time for the signed, audited Financial Statements, Auditors’ Report and Management Letter to be presented to the CD, RD, FC, DGLA according to the Global Audit timetable.

6. The Financial Statements and Management Letter will normally be presented in English. Where the primary set is in another language, an additional set must be issued in English.

7. All Financial Statements should be prepared in the currency of the local office.
B) Specific Sightsavers requirements to be included in the terms of reference

As noted in Section A of the Terms of Reference, Sightsavers (UK) specifically requires the following to be undertaken where it is not covered by 1a) and 1b).

a. A review of the accounting system and the completion of an audit so that an opinion can be formed on the following. These opinions should be separately stated in the Management Letter:

i. Whether the financial statements give a true and fair view of the state of affairs of the office as at 31st December.

ii. Whether the financial statements are a true reflection of the transactions during the year and have been prepared in accordance with Head Office requirements.

iii. Whether funds received have been properly recorded, verified and spent on Sightsavers’ business.

iv. Whether the onward disbursement of funds to partner organisations has been made in compliance with Sightsavers’ control procedures (ie. A signed protocol agreement should be in place for each project and the accounting and reporting requirements set out in the agreement should be complied with).

v. Whether the fixed assets as listed in the separate Fixed Asset Register are in existence and are in a reasonable state.

vi. Whether the insurance policies (for fixed assets and other policies) are current and adequate to cover Sightsavers.

vii. Where there is a specific requirement that an audit is undertaken of a particular Partner Organisation, the will include testing and evaluating controls around partner transfers and effectiveness of financial monitoring.

viii. That local law about statutory deduction, withholding tax and insurance have been complied with.

ix. Confirm the organisation is appropriately registered with all the relevant statutory bodies and has paid all fees in a timely manner.

b. Preparation of a Management Letter, detailing any weaknesses found within the accounting system & internal controls and recommendations for corrective action. These should be graded in line with our standard internal audit gradings (Grade 1: significant weakness requires urgent attention, Grade 2: important issue but less urgent, Grade 3: other). Where no such weaknesses have been identified, a Management Letter should be issued to that effect. It is expected that any non-compliance with the Financial Framework that is found during the audit will be reported in the Management Letter.
c. The auditor should test a sample of tax and statutory payments and specifically certify whether or not the CO has been compliant with applicable regulations in respect of all applicable taxes and statutory contributions. This includes but is not limited to company income taxes, employment income taxes, withholding taxes, value added tax, import duties and excise, as well as any statutory contributions as prescribed by law.

d. The auditors should test a sample of five month end checklists to confirm that they have been properly prepared and reviewed and include their conclusion in the Management Letter.

To assist in the smooth running of the external audit, the local Regional / CO will:

e. Prepare a set of financial statements (to include an income and expenditure account, a balance sheet and a set of accompanying notes), adopting the format as shown below in section C.

f. Prepare a list of assets in use at the Sightsavers office, noting date of purchase and / or sale.

g. Prepare a schedule of funds transfers received from Head Office, indicating the date received into the local bank account.

h. Prepare a schedule for staff loans, showing balance brought forward, amount advanced, amount repaid and balance carried forward for each member of staff (also indicating the highest amount outstanding at any point during the year).

i. Preparation of a schedule for travel advances, showing balance brought forward, amount advanced, amount repaid and balance carried forward for each member of staff (also indicating the highest amount outstanding at any point during the year).

j. Preparation of a schedule any FRAUDULENT transactions”.

k. Prepare reconciliation of SUN cost centre(s) to figures showing on financial statements.

C) Guideline proforma for country/area/regional financial statements

1. Header sheet

   Sightsavers
   (Royal Commonwealth Society for the Blind)
   Sightsavers Office, xxx
   Year ended 31 December 20xx
   Financial Statements
## Income and expenditure Account

<table>
<thead>
<tr>
<th><strong>Sightsavers (Royal Commonwealth Society for the Blind)</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Income and Expenditure Account</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Year ended 31 December 20xx</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Note</strong></td>
<td></td>
</tr>
</tbody>
</table>

### INCOME

<table>
<thead>
<tr>
<th>Description</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfer from Head Office</td>
<td>2  xxx</td>
</tr>
<tr>
<td>Bank interest</td>
<td>xxx</td>
</tr>
<tr>
<td>Gain on sale of fixed assets</td>
<td>xxx</td>
</tr>
<tr>
<td>Donations from fundraising</td>
<td>xxx</td>
</tr>
<tr>
<td>Other income</td>
<td>3  xxx</td>
</tr>
</tbody>
</table>

**TOTAL INCOME**  
Xxx

### EXPENDITURE

<table>
<thead>
<tr>
<th>Description</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfers to partner organisations for projects</td>
<td>4  xxx</td>
</tr>
<tr>
<td>Expenditure incurred on projects</td>
<td>xxx</td>
</tr>
<tr>
<td>Total Project expenditure</td>
<td>5  xxx</td>
</tr>
<tr>
<td>Other expenditure</td>
<td>7  xxx</td>
</tr>
</tbody>
</table>

**TOTAL EXPENDITURE**  
Xxx

### SURPLUS/(DEFICIT)

<table>
<thead>
<tr>
<th>Description</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustments</td>
<td>Xxx</td>
</tr>
</tbody>
</table>

**MOVEMENT IN HEAD OFFICE FUND**  
Xxx
### 3. Balance Sheet

**Sightsavers (Royal Commonwealth Society for the Blind)**

<table>
<thead>
<tr>
<th><strong>Balance sheet as at 31 December 20xx</strong></th>
<th><strong>Note</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CURRENT ASSETS</strong></td>
<td></td>
</tr>
<tr>
<td>Staff Debtors</td>
<td>8</td>
</tr>
<tr>
<td>Non Staff Debtors</td>
<td>9</td>
</tr>
<tr>
<td>Prepayments</td>
<td>10</td>
</tr>
<tr>
<td>Cash at Bank</td>
<td>11</td>
</tr>
<tr>
<td>Petty Cash</td>
<td></td>
</tr>
<tr>
<td><strong>CURRENT LIABILITIES</strong></td>
<td></td>
</tr>
<tr>
<td>Accruals</td>
<td>12</td>
</tr>
<tr>
<td>Other Creditors</td>
<td>13</td>
</tr>
<tr>
<td><strong>Total Project expenditure</strong></td>
<td></td>
</tr>
<tr>
<td><strong>NET CURRENT ASSETS</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Represented by:

**HEAD OFFICE FUND**

| **Balance brought forward**              | **Xxx**  |
| **Total income during the year**         | **xxx**  |
| **Total expenditure during the year**    | **(xxx)** |
| **Movement on Head Office Fund**         | **Xxx**  |
| **Balance carried forward**              | **Xxx**  |
4. Notes to the accounts

<table>
<thead>
<tr>
<th>Sightsavers (Royal Commonwealth Society for the Blind)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year ended 31 December 20xx</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>NOTICES TO THE ACCOUNTS</td>
</tr>
<tr>
<td>1 Accounting Policies</td>
</tr>
<tr>
<td>2 Analysis of Transfers from Head Office, by date</td>
</tr>
<tr>
<td>3 Analysis of Other Income, by category</td>
</tr>
<tr>
<td>4 Analysis of Transfers to Partner Organisations, by partner</td>
</tr>
<tr>
<td>5 Analysis of Total Project Expenditure, by project</td>
</tr>
<tr>
<td>6 Analysis of Office Expenditure, by account code</td>
</tr>
<tr>
<td>7 Analysis of Expenditure for other Sightsavers offices, by item</td>
</tr>
<tr>
<td>8 Analysis of Staff Debtors – loans vs advances, by staff member</td>
</tr>
<tr>
<td>9 Analysis of Non Staff Debtors, by item</td>
</tr>
<tr>
<td>10 Analysis of Prepayments, by item</td>
</tr>
<tr>
<td>11 Analysis of Cash at Bank, by account</td>
</tr>
<tr>
<td>12 Analysis of Accruals, by item</td>
</tr>
<tr>
<td>13 Analysis of Other Creditors, by item</td>
</tr>
<tr>
<td>14 Analysis of Other Funds</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Optional</td>
</tr>
<tr>
<td>15 Analysis of Head Office / Other Office transactions attributable to this Office, specifically excluded from these accounts but shown here as a separate note.</td>
</tr>
</tbody>
</table>

Global Financial Framework | 2019 Update
13.3 Appendix 3: Guidelines for preparing month end checklists

Sun Systems

Month end checklist guidance notes

Introduction

The SUN Accounts database is held and maintained in the UK office. AO/CO/ROs remotely input accounting transactions to SUN over Citrix and extract financial reports using either an application called Advanced Inquiry or Q&A.

Due to this remote access to SUN it is vital that appropriate controls are in place to ensure integrity of the database, to identify irregularities and to ensure accurate information for decision making. The SUN month end checklist forms a very important part of the control framework to achieve this objective. The usefulness of the checklist, however, is limited to the amount of independent review and scrutiny undertaken by the AD/CD/RD as part of their financial management responsibilities. The AD/CD/RD must therefore recognise the month end checklist review process as a key accountability in ensuring financial control of the office and devote sufficient time to understanding and verify the balances and transactions. Effective review and communication with the FSSM through the process should help to identify possible irregularities or even frauds.

Purpose of the month end checklist

- To confirm the accuracy of accounting entries captured, including accurate coding, and provide follow up to any issues noted during previous reviews and ensuring that any assets and liabilities on the balance sheet are reviewed and reconciled.
- To provide a monthly update on the financial position of the AO/CO/RO.
  - Disclosing with reasonable accuracy at any time the financial position of the AO/CO/RO.
  - Safeguarding the assets of the organisation.
  - Taking reasonable steps for the prevention and detection of fraud and other irregularities.
  - Monitor the AO/CO/RO’s compliance to organisational policy as laid out in the Financial Framework and other policy documents.

To fulfil its purpose, at a minimum the month end checklist should contain the following schedules:

1. Coding and sequential numbering of vouchers
2. Analysis of outstanding POs and expenses on Proactis (global procurement system)*
3. Purchases and disposals of fixed assets
4. Bank balances and reconciliations
5. Petty cash balances and reconciliations
6. Staff loan and advance account balances and reconciliations
7. Any other control account balances and reconciliations
8. Accruals balances and reconciliations
9. Prepayments balances and reconciliations
10. Debtor balances and reconciliations
11. Creditors balances and reconciliations

*At time of writing a project is in place to provide offices either with this information or the ability to perform this function

In addition to the above, the month end checklist may be modified and schedules may be added or adjusted to fulfil additional purposes as suitable to the organisation’s needs. Areas that could be included are schedules supporting the monitoring of staff leave/absence, vehicle fleet management, insurance policies, lease contracts held, cost recovery or any other schedule as may be deemed relevant.

This document therefore aims to:

1. Explain the respective roles of AD/CD/RD and FSSM.
2. Give guidance to AD/CD/RD in reviewing the checklists and provide some additional information on the important key areas.
3. Provide detailed guidance to FSSMs on how to extract information from SUN in completion of the month end checklist.

1. Area/Country/Regional Directors

The AD/CD/RD as heads of their respective units have the responsibility of ensuring that effective financial management systems and controls are in place within their office. To achieve this they need to ensure that:

- Proper accounting records are maintained.
- There are adequate controls to safeguard the assets of the organisation.
- There are procedures that should help prevent and detect errors, fraud and other irregularities.

The month end checklist is designed to assist the AD/CD/RD in managing these responsibilities. The following are the key areas that the AD/CD/RD needs to review:

Bank Balances

The AD/CD/RD needs to get assurance that the bank balances reported are accurate and can be supported by the amounts acknowledged by the bank as held in the account through the bank statement. This is achieved through the bank reconciliation statement which is a form comparing the balance reported on the checklist and that shown on a bank statement and detailing the reasons for any differences between these two figures. The AD/CD/RD should check the following:
• Undertake a detailed review of the bank statements for the month to understand the payments that have gone through the account. This should be done with reference to a bank transaction listing and the payment vouchers for the month.

• Check that a bank reconciliation statement has been attached for each bank account held by the CO.

• Check that a copy/PDF of the bank statement is attached for each bank account.

• Check that the bank statement balance on the reconciliation form agrees to the closing balance on the bank statement.

• Review the reconciling items on the bank reconciliation form ensuring that they are reasonable and follow up on old or unusual items. The reconciling items would usually be un-cleared cheques written close to the month end that have not yet appeared on the bank statement.

• Check that the FSSM has properly reviewed and signed off the form.

Petty Cash – Local & Foreign Currencies

The AD/CD/RD needs to confirm that the petty cash reported is correct and was physically held by the office at the reporting date. The following should be checked:

• Check that a petty cash count form for each currency has been attached indicating that the cash was counted on the reporting date.

• Check that the form has been signed by the person preparing the form (normally the one who keeps the cash) and authorised.

• Ensure that two people have been involved in the cash count and that they have signed the form accordingly.

• The AD/CD/RD should periodically initiate independent and surprise cash counts involving somebody outside of the cash count. The date of these counts should be included on the checklist.

• The AD/CD/RD should review a SUN petty cash transaction listing and compare this to the voucher files.

Staff Loan & Travel Advances Balances

The AD/CD/RD needs to ensure that the figure reported as staff loans and travel advances is accurate and is supported by the individual breakdown of balances and movement from previous periods. This will assist in ensuring that loans and advances are managed properly in line with Sightsavers policies and procedures. The following should be checked:

• Check that loans and advance movement form has been completed.

• Review form to pick up loans and advances with no movement and also any unexpected new high value advances.

• Follow up on any outstanding or unusual items and request explanations.
Control Accounts – Salary and Statutory deductions

These are control accounts which aim to ensure that payroll payments and deductions are managed properly and payments are correctly made to third parties. The balance on these accounts should be zero at the end of each month to demonstrate that all payroll liabilities have been met. Therefore any figure which is there has to be explained as it could indicate that some payroll payment have not been done or have not been correctly done.

The AD/CD/RD should therefore check that the FSSM has reasonably supported any figure that is appearing on this line.

Accruals & Prepayments

Sightsavers overseas offices usually operate on a cash accounting basis. This means that income and expenditure is recognised when a payment is made or income received. However at the end of every month there may be some expenditure transactions which have not been processed yet but which need to be accounted for as part of the month’s activities (accruals). The accruals are generally made at the end of the month and should be reversed or paid out the following month. There normally should be a zero balance in the subsequent months. There may also be payments made during the month for certain services where the benefits spread beyond the current accounting period/year (prepayment). A schedule should be kept giving the breakdown of each prepayment and duration. Accruals and prepayments are explained in detail in the Financial Framework.

The AD/CD/RD should ensure that if any figure is appearing on the checklists on the prepayment and accruals line, it has been properly supported by an attached detailed breakdown of its costs which has been reviewed or explained by the FSSM.

Supplementary Information

The AD/CD/RD should review the following:

- Any additions to, or disposals from, fixed assets are authorised.

Other sections of the month end checklist

The other sections of the checklist (section 1, 2 and 3) contain some detailed technical checks to ensure that entries have been correctly made in SUN during the period. All parts of this section have to be completed and should be signed off by the FSSM.

The AD/CD/RD should review section 1 with reference to the payment vouchers ensuring that the voucher numbers correspond with the paper vouchers used. Particular attention should be paid to
reviewing the general journal files and to ensure that the reason for each journal is fully understood.

The supplementary questions in section 2 provide important additional information around the financial controls within the office. The questions and answers should be discussed with the FSSM before sign off.

Section 3 covers POs and expenses within Proactis, it is important that everything in Proactis is properly managed and regularly reviewed to ensure that we are not under or over stating the expenditure in SUN.

The AD/CD/RD should ensure that the FSSM has reviewed and signed off all the sections of the checklist. In most of the offices, the Finance Department has a FA who prepares most of the checklist and an FSSM to review the schedules. However, some COs do not have a FA and all the schedules are prepared by the FSSM. In such arrangements either the AD/CD/RD is required to undertake a much more detailed review and sign off all the sections, or the review is undertaken at the RO before sending it back to the AD/CD/RD for approval. This process ensures there is a clear segregation of duties between preparation of the checklist and review.

**AD/CD/RD Approval**

After reviewing the above, the AD/CD/RD should sign off the approval section on page one of the checklist. This will confirm that they have reviewed the whole checklist and believe the balances to be accurate and complete. It also confirms that they are satisfied that the FSSM has completed and reviewed all the relevant sections of the checklist and has attached all the relevant documents to support the balances in the checklist and in SUN.

The AD/CD/RD can delegate this responsibility to the PM if they are absent at month end, to ensure that the timelines are complied with. However, they must review and sign off the checklist retrospectively on their return to the office,

2. **Finance and Support Services Manager**

The FSSM is responsible for the completion of the summary of balances and subsequent sections of the checklist including all attachments supporting the balances and checklist. He or she should sign off all the completed sections and attachments to confirm that the information provided has been reviewed and is accurate.

**Section 1 – Journal numbers used for the month**

The purpose of this section is to ensure that the SUN database is complete as explained on the checklist. In order to review this you can follow the following steps:

1. From the previous month checklist copy and list the last journal numbers used
2. From the physical voucher files extract the reference numbers of the first and last journal (for each journal type).
3. Run a transaction list report from Advance Inquiry for the full range of journals used. (Run the transaction list report from the month end checklist folder and change dates to current period and click on reference to sort the transactions by ref numbers. You may export to Excel for a bigger view).
4. From the above report review and check that all journals have been posted and follow up on any unused numbers.

Section 2 – Coding review and supplementary information

There are two parts of this section:

- Coding review – This is to ensure that all transactions have been properly coded and have all cost centres, account codes, donor fund codes, theme codes, project and partner codes. Run the transaction listing report (as in 1 above) to assist in answering the line by line questions asked in this section.
- Supplementary information – This is to ensure the completeness of transactions posted and the accuracy of the month end balances. It is important to complete reconciliations between the balances on SUN and the externally or internally verified actual value of assets and liabilities. By answering these questions it will assist in ensuring that all balances are reconciled and reviewed.

Section 3 – Proactis POs and expenses

The purpose of this section is to ensure that SUN accounts is showing the correct financial position. POs that haven’t been receipted sit in the commitment ledger, if they are not valid we are overstating our expenditure in the accounts. Similarly on the reverse side expenses in draft format or those rejected, to be resubmitted, are not in SUN and therefore we are understating our expenditure.

A monthly report is provided by Finance Systems through Q&A that needs to be reviewed and any actions taken to ensure the timely release of expenditure in SUN accounts.

Submission of month end checklist to Head Office.

- The preparation and review of the month end checklist must be completed by the 7th working day after the month-end.
- The AD/CD/RD approval page of the checklist only should be scanned. These two and the rest of the electronic file of the month end checklist should be emailed to the RFSSM and GA at HH.
- The rest of the signed copy of the checklist and original bank statements should then be properly filed at the relevant office and retained for Audits and RFSSM Reviews.
• Queries raised by the RFSSM or HH Group Accounting Team should be answered in a timely manner.
13.4 Appendix 4: Financial Policy Framework

Click on the Policy headers to open up the relevant policy

Risk Management Policy

Sightsavers has an established risk management framework. There is a dynamic process in place to identify business critical risks and develop mitigation strategies. Progress against mitigation is regularly assessed.

The risk management process provides the foundation for developing our financial policies, alongside Charity Commission guidance.

Reserves Policy

The reserves policy quantifies our key risks and assesses an appropriate level of reserves in the context of risks and the business model of the charity.

Investment Policy

Having defined target level of reserves the investment policy sets out a strategic asset allocation to balance investment returns with an acceptable level of risk.

Treasury Policy

Sets out our approach to credit risk, liquidity risk and currency risk management.

Delegation of Financial Authorities Policy

Constitutes the formal delegation by Council of financial and contractual authorities within Sightsavers.

Anti-fraud & Corruption Policy

Aims to ensure that Sightsavers’ financial integrity and reputation are preserved and that financial losses because of fraud and corruption are minimised.

Whistleblowing Policy

Outlines procedures for reporting any underhand or illegal practice that an individual believes may be taking place.
Management Reporting

Includes, but not limited to, monthly management accounts, the CEO report to Council, and the programme oversight report maintained to track progress of large and key donor funded programmes. These are key tools in risk monitoring.

Monitoring

There are reporting and monitoring activities supporting our risk management and financial policy framework. Governance oversight can also be considered, recognising that Council takes primary responsibility but delegates certain responsibilities to Committees of the Council under agreed terms of reference.
<table>
<thead>
<tr>
<th>Financial Risk Area</th>
<th>Reporting Mechanism</th>
<th>Relevant Policy and/or framework</th>
<th>Governance Oversight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Risk management framework</td>
<td>Risk log</td>
<td>Risk management policy</td>
<td>Council</td>
</tr>
<tr>
<td></td>
<td>Annual report and accounts</td>
<td></td>
<td>Audit Committee</td>
</tr>
<tr>
<td>Reserve Levels</td>
<td>Management accounts</td>
<td>Reserves policy</td>
<td>Council</td>
</tr>
<tr>
<td></td>
<td>CEO report</td>
<td></td>
<td>Investment Committee</td>
</tr>
<tr>
<td></td>
<td>Annual report and accounts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Investment performance</td>
<td>UBS reporting</td>
<td>Investment policy</td>
<td>Investment Committee</td>
</tr>
<tr>
<td></td>
<td>Management accounts</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Annual reports and accounts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unrestricted income generation / fundraising performance</td>
<td>Management accounts</td>
<td>Reserves policy</td>
<td>Council</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Financial Framework</td>
<td></td>
</tr>
<tr>
<td>Credit risk</td>
<td>Management Accounts</td>
<td>Treasury policy</td>
<td>Investment Committee (investment portfolio and cash)</td>
</tr>
<tr>
<td></td>
<td>Cash reports</td>
<td>Financial Framework</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fitch reports</td>
<td></td>
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</tr>
<tr>
<td>Currency volatility</td>
<td>Hedging schedule</td>
<td>Treasury policy</td>
<td>Investment Committee</td>
</tr>
<tr>
<td></td>
<td>Currency correlation report</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Financial Risk Area</td>
<td>Reporting Mechanism</td>
<td>Relevant Policy and/or framework</td>
<td>Governance Oversight</td>
</tr>
<tr>
<td>---------------------</td>
<td>---------------------</td>
<td>----------------------------------</td>
<td>---------------------</td>
</tr>
</tbody>
</table>
| Liquidity risk      | Balance sheet reporting  
                     | Cashflow modelling  
                     | Cash reports  
                     | Treasury policy  
                     | Reserves policy  
                     | Investment Committee |
| Management of large and complex grants | Programme oversight reporting  
                      | CEO report  
                      | Management accounts  
                      | Donor contracts  
                      | Audit Committee  
                      | Programme Export Group |
| Fraud               | Fraud reporting  
                     | CEO report  
                     | Anti-fraud and corruption policy  
                     | Whistleblowing policy  
                     | Financial Framework  
                     | Audit Committee |
| Legal claims        | Claims reporting  
                     | CEO report  
                     | All cases reported  
                     | Audit Committee |
| Business discontinuity event | CEO report  
                      | Crisis management report  
                      | All cases reported  
                      | Audit Committee |
| Pension liability   | Actuarial reports  
                     | Annual report and accounts –  
                     | FRS 17  
                     | Reserves policy  
                     | Investment Committee |
| International governance breakdown | CEO  
                       | Cash reporting (e.g. standard funds)  
                       | Any issues reported  
                       | Governance Committee  
                       | Audit Committee  
                       | Investment Committee |
Planning and budgeting is a core management process and control mechanism to ensure the strategy is implemented in an affordable way. Additionally demonstrating efficiency and VFM is generating significant attention particularly from key donors such as DFID.

Controls

Implicit in the above monitoring activities is oversight role of senior management and business managers. In addition external and internal audit activities regularly test the risk management and financial policy frameworks and related procedural activities.