werfen

POL01. Integrated Quality & Information Security Policy

Version Control

Versions			
Version	Date	Author	Modifications
			Updated to Corporate format (sections 6-9 added), Appendix A added.
02	09/02/2021	S. Blemings	Annual Review: No updates to content as per agreement during ISO Committee meeting held 25.01.2021 (recorded within minutes of meeting).
03	13/07/2021	S. Blemings	Updated into new corporate format (Werfen Branding change), no content change.

Document ownership and status

Document owner	Issuing department	IMS Process
Quality Manager	Quality	Management System

Document status APPROVED

This is a controlled document. Whilst this document may be printed, the electronic version posted in SAP is the controlled copy. Any printed copies of this document are not controlled. As a controlled document, this document should not be saved onto local or network drives but should always be accessed from SAP.

Distribution list

Areas/Departments

Werfen in the UK (all departments)

ISO standard section:

ISO Standard Clause	Description	
5.2 (ISO 9001:2015)	Quality policy	
5.2 (ISO IEC 27001:2013)	Information security policy	
This document has been prepared using the following ISO 27001:2013 standard controls a reference.		
A.5	Information security policies	

Contents

Contents	3
1. Scope and applicability	4
2. Policy statement	4
3. Roles, responsibilities and authority	4
4. Policy objectives	5
5. General	5
6. Changes to this policy	5
7. Risks and opportunities	6
8. Policy non-compliance	6
10. Related documents	6
Annendix A – Quality & Information Security Roles	7

1. Scope and applicability

Werfen UK have assessed, determined and implemented the impacts & expectations of its internal & external influences and Interested parties to determine the Integrated Management Systems (IMS) scope and to ensure that all interested parties have a clear and unequivocal understanding of the systems, processes and accompanying policies and procedures that make up Werfen UK IMS.

SCOPE: Procurement, sales, installation, maintenance, technical and scientific support within the UK, of medical analytical solutions and IT systems for the healthcare sector. Statement of applicability version 4.n.

This policy applies to all employees and associates of Werfen Ltd (UK).

2. Policy statement

Werfen Ltd is committed to providing products & services that always meet and where possible exceed the expectations of our customers and other interested parties as well as complying to all legal & regulatory requirements.

The security and legal admissibility of information owned and managed by Werfen Ltd is of great importance to continuing operations. Failure in these areas can result in damage to Werfen's reputation, financial loss as well as legal action against the confidentiality, integrity, and availability of Werfen information assets.

Adherence to this policy will help to protect Werfen Ltd, its customers and staff from information security threats, whether internal or external, deliberate, or accidental. It will ensure a consistent approach to security and legal admissibility throughout Werfen.

In support of this, Werfen Ltd operates an Integrated Management System (IMS) that complies with the requirements of both ISO 9001:2015 and ISO IEC 27001:2013 standards.

This is fundamental to the successful operation of the organisation and dedication to continual improvement of the IMS.

3. Roles, responsibilities and authority

This policy is produced by the senior management team of Werfen in the UK and is approved by the General Manager and the Quality Manager.

4. Policy objectives

Senior management provide clear focus on priorities by establishing business direction, these form the foundation of our IMS system, in brief.

Integrated Manageme	nt System - Objectives
To maintain a robust but dynamic	Manage our information assets securely
company structure to support the growing needs of our customer base	
To grow the sales to our current and future customers	Investigate and manage security incidents
To have high levels of customer satisfaction	Actively manage and reduce security risks and support continual improvement
To ensure the integrity of our customer's information	Provide assurances to customers over the security of their information
To continue to grow and develop our	Comply with NHS Data Protection and
employees	Security Toolkit / Health and Social Care
	(HSCN) network connection requirements

5. General

- The framework of provisions for quality and information security management, and the related responsibilities, processes are set out in the IMS.
- Senior management are responsible for ensuring that the IMS continues to be suitable, adequate, and effective and, as part of this, shall review the policies, objectives, and legislative requirements regularly.
- Employees are responsible for carrying out their duties in line with the requirements of the IMS and shall receive training to enable them to perform these activities.
- Employees shall report to senior management any conditions, activities or occurrences that may render the IMS ineffective and therefore jeopardising the quality of service to our customers.

6. Changes to this policy

We reserve the right to change this policy at any time, where minor changes are made, which do not significantly affect this policy we will notify individuals about those changes by email.

On significant or fundamental changes to this document, individuals will be expected to review and agree to be bound by its conditions. If training is required, this will be performed and recorded within SAP Training module.

Once agreed individuals are subject to the new conditions of use from that date forward but this does not form part of any employee's contract of employment.

The policy will be freely available through SAP for employees to review and on display within the Reception area.

This policy will be reviewed on an **annual** basis.

7. Risks and opportunities

As part of the Integrated Management System, Werfen Ltd have a Risk and Opportunities Register which is actively managed via Risk Wizard system and reviewed by senior management.

8. Policy non-compliance

Employees that do not adhere to this policy may be treated as misconduct and may be subject to disciplinary action under our Disciplinary Procedure (**POL49**).

10. Related documents

Document reference	Document name
GQD-MC-01	Werfen UK Integrated Management System Manual
POL49	Disciplinary Procedure
PR02	Staff Training Procedure

For and on behalf of Werfen in the UK

Signed: JAC Shary

Date: 13th July 2021 **Date:** 13th July 2021

Name: Fiona McSharry, Quality Manager Name: Richard Hames, General Manger

Signed:

Appendix A – Quality & Information Security Roles

Quality Role	Information Security Role	Name
	(*) General Manager	- Name
General Manager Overall responsible person but delegates	Overall responsible person but delegates	
management of the QMS to the Quality	management of the ISMS to the Quality	Richard Hames (*)
Manager	Manager	
Quality Manager	Quality Manager	
(ISO Committee Chair)	(ISO Committee Chair)	
Oversees Werfen UK Integrated	Oversees Werfen UK Integrated	
Management System (QMS)	Management System (ISMS)	Fiona McSharry (*)
Representative for Quality, Regulatory,	Data Protection Delegate	
Compliance & Health & Safety	Compliance Delegate	
Technical Service Manager		
Representative for Field Service		
Engineering, Technical Support (Helpline)	Senior Information Risk Owner	
and Internal IT	(SIRO)	Viran Naidu (*)
Processes: Preventive Maintenance,	Asset Owner for Technical Service and	Kiran Naidu (*)
Reactive Support, Equipment	Internal IT	
Installation, Calibration & Internal IT		
Infrastructure		
Haemostasis Business Unit Manager		
Representative for Haemostasis division	Asset Owner for Haemostasis	
Processes: Division Management,		Andy Smith (*)
Product Management, Sales and User		
Training		
Autoimmune and Infectious Disease		
Business Unit Manager	Accel Owner for Autoing and	
Representative for AIID division	Asset Owner for Autoimmune and Infectious Disease	Julie Chatman (*)
Processes: Division Management, Product Management, Sales and User	Illiectious Disease	
Training		
Acute Care Diagnostics Business Unit		
Manager		
Representative for ACD division	Asset Owner for Acute Care Diagnostics	
Processes: Division Management,	71550 Strict for Acade Sare Blagnostics	David Wheeler (*)
Product Management, Sales and User		
Training		
IT Business Unit Manager		
Representative for IT	Asset Owner for External IT	
Processes: Division Management, IT		Richard Hobman (*)
Product Management, Sales & External		
IT Infrastructure		
Head of HR & Customer Support		
Manager		
Representative for Human Resources and		
Customer Support	Asset Owner for HR and Customer	Joanne Bennicke (*)
Processes: HR, Staff Competence,	Support	
Awareness and Training & Customer		
Service		
Financial Controller		
Representative for Finance & Supply Chain (Warehouse)	Asset Owner for Finance & Supply	Xavier Soler (*)
Processes: Purchasing & Suppliers,	Chain	Advier Soler (·)
Warehousing, Storage & Shipping	Chair	
	QA Administrator and Audit	
QA Administrator and Audit Supervisor	Supervisor	a. a
(ISO Committee – minute taker)	(ISO Committee – minute taker)	Sharon Blemings (*)
Administrator for the QMS	Administrator for the ISMS	



Information Governance Quality Leads (IGQL)	
Office Personnel including Warehouse	Joanne Bennicke
Autoimmune and Infectious Disease	Michael Woodworth
Acute Care Diagnostics	Stefano Tambalo
Haemostasis	Graham Burrows
Technical Service & IT	Jessica Worswick

<u>Internal Auditors</u>	
	Fiona McSharry
	Sharon Blemings
	Brigitte Campbell
	Abigail Welsh
	Daniel Maud

(*) Members of the ISO Committee