



Guidance Manual for Environmental Bodies (EBs)

Updated January 2023





The Environmental Body (EB) Guidance Manual

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How to contact ENTRUST

ENTRUST can be contacted through the following methods:

Telephone: 01926 488 300

Email to: helpline@entrust.org.uk

Post to: ENTRUST

60 Holly Walk

Royal Leamington Spa

Warwickshire CV32 4JE

Website: www.entrust.org.uk

If you have any queries in respect of this manual, please contact the Policy and Regulations Department at ENTRUST on helpline@entrust.org.uk or 01926 488 300.

To support Environmental Bodies (EBs) in complying with their statutory requirements, we have also developed an annual training programme and have published training materials on our website, which can be accessed using the following link to our <u>website</u>.

1. Introduction to the Landfill Communities Fund (LCF)

This Guidance Manual covers aspects of the Landfill Communities Fund (LCF) including statutory obligations contained in the Landfill Tax Regulations 1996 (Regulations) and Conditions agreed under the Regulations. These statutory requirements are highlighted in bold type within this guidance manual.

Furthermore, under Regulation 33A (1) (aa) EBs must comply with any Conditions imposed under the Regulations. The current Conditions were implemented in 2015 and set out the conditions under which LCF project expenditure can occur and provide for an EB's LCF activity to be frozen for failing to submit a Statutory Annual Return. A copy of the Regulations and the Conditions can be found on our <u>website</u>.

1.1 How the fund operates

The LCF is a tax credit scheme which allows Landfill Operators (LOs) to contribute a portion of their landfill tax liability directly to approved organisations called Environmental Bodies (EBs) to fund community and environmental projects in the vicinity of landfill sites in England and Northern Ireland. LOs are able to claim a credit against their landfill tax liability for 90% of their contribution. Please see the HM Revenue and Customs (HMRC) page on our website for the current diversion rate.

Responsibility for collecting landfill tax has been devolved in Scotland and Wales. As a consequence, the LCF has ceased to operate in both these countries. The LCF only funds projects in England and Northern Ireland. Alternative schemes have been set up in both Scotland and Wales. For more information please see our website.

The LCF is regulated by ENTRUST and managed by HMRC. It is ENTRUST's role to ensure that LCF monies are paid to eligible organisations and spent on projects which satisfy the objects set out in 'The Landfill Tax <u>Regulations</u> 1996 (the Regulations)'.

ENTRUST regulates the LCF in a number of ways including: reviewing and enrolling each organisation as an EB before they are able to receive LCF monies; reviewing and approving each project proposal before expenditure starts; and undertaking compliance visits. ENTRUST provides this Guidance Manual to assist organisations and individuals to comply with the Regulations.

The responsibility for managing breaches of the Regulations is split between ENTRUST and HMRC. Where ENTRUST considers that a regulatory breach has occurred or there is a risk of a breach by an EB then a series of actions will take place, under the general heading of the breach management process. For further information on our breach management framework please see the breach management page of our website.

Information on what to expect from a compliance visit is available on the <u>inspection process</u> page of our website.

Who's who in the LCF?					
Name	Abbreviation	Description			
His Majesty's Revenue & Customs	HMRC	HMRC collect landfill tax in England and Northern Ireland and assess LOs' claims for tax credit in respect of the qualifying contributions made to the LCF. HMRC are also responsible for approving and monitoring ENTRUST's actions and for taking breach management sanctions where there is non-compliance by an EB.			
Environmental Trust Scheme Regulatory Body	ENTRUST	The Regulator of the LCF.			
Landfill Operator	LO	Responsible for the operation of one or more licensed landfill sites and for the payment of landfill tax to HMRC in respect of waste deposited at their landfill sites. LOs make contributions to EBs to fund LCF projects. The sum given by a LO to an EB is called a qualifying contribution.			
Environmental Body	ЕВ	An organisation enrolled by ENTRUST to receive, distribute and spend LCF contributions.			
Project Applicant	No abbreviation, referred to as 'applicant'	The operator of the project, not always the Environmental Body (EB). Most projects are funded via an EB who fund multiple projects, meaning the project applicant is often separate from the EB who submits each project application via ENTRUST Online.			
Contributing Third Party	СТР	An LO receives 90% of the value they contribute to the LCF as a tax credit. A CTP is a person or organisation, separate to the EB, who pay some or all of the 10% shortfall directly to the LO to release the LCF funding to the EB.			

1.2 The objects

LCF contributions given to an EB must be spent only on projects that meet the approved objects of the LCF or on running costs. The Regulations define the nature of work that can be funded by the LCF. Information on the objects and the types of projects that can be registered under them can be found in Section 4: Submitting a Project for ENTRUST approval.

1.3 Eligible project site locations

With the exceptions of objects A and B, which are described in <u>section 4</u> of our Guidance, LCF money can only be used to fund community or environmental projects in the vicinity of a landfill site. We interpret vicinity to be within 10 miles of a licensed landfill

site, however, if you are able to provide evidence that your project site is adversely impacted by activity from a licensed landfill site which is further than ten miles away, we will consider your evidence. A grid reference or map showing the 10 mile radius may be appropriate when applying to register a project but the minimum of a postcode for the project site will be required to demonstrate site eligibility.

The Regulations do not require the closest applicable landfill site to be owned by the LO contributing to your project, however, some funders may have their own requirements. Some require the project location to be in the vicinity of one of their own sites or to be closer than 10 miles to a landfill site.

A 'licensed' landfill site is one where there is a licence, resolution or permit authorising disposal of materials as waste in or on the land. Some inactive landfill sites are still 'licensed'. Sites that are closed but are still licensed are eligible. In practice most funders won't deem a licensed closed site eligible even though it would meet our requirements as the Regulator. In such cases, please check with the funders on a case-by-case basis.

A guide to locating landfill sites can be found on the <u>resources and 'How to' guides</u> page of our website.

2. Enrolling as an Environmental Body (EB)

2.1 The meaning of Environmental Body

An Environmental Body (EB) is an organisation that has enrolled with ENTRUST in order to receive LCF money from LOs or funding EBs. The term 'environmental' does not define the type of body that can enrol with us. Some EBs act as funding EBs as they give money to other organisations to spend on projects.

2.2 What type of organisation can become an EB?

Corporate bodies, such as limited companies, and unincorporated bodies, such as associations, clubs or trusts, can become EBs. To enrol as an EB your organisation must:

- Be a not for profit organisation;
- Share at least one aim with the objects of the LCF;
- Not be controlled by:
 - a LO;
 - a Local Authority (LA);
 - o a body corporate controlled by one or more LAs; or
 - o a person connected with any of the above.
- Not have any of the below concerned in the management of the EB:
 - A person who controlled or was concerned in the management of an EB which has been forcibly revoked;
 - A person who has been convicted of an indictable offence;
 - A person who is disqualified from being a trustee for a charity;
 - A person connected with any of the above;
 - A person incapable by reason of mental disorder. See Regulation 33 (1C) for when a person shall be considered incapable by reason of mental disorder.

2.3 Action to take before applying to become an EB

When an organisation wishes to enrol as an EB we will check that it has an appropriate governance structure which will enable it to receive and spend LCF funds in accordance with the Regulations. The following are preliminary steps a prospective EB should take before applying for enrolment:

Match the aims of your project to an LCF Object

Establish whether your proposed project qualifies for LCF funding. It will qualify if it matches one or more of the five areas of work, known as Objects, which can be funded by LCF monies.

You can find further information on the Objects of the LCF in section 4 of our guidance, but in summary they are:

 Object A: The reclamation, remediation or restoration of land which cannot now be used because of an activity which used to take place on that land

- Object B: The prevention, reduction or mitigation of the effects of pollution which has been caused, or be caused, by an activity which has now ceased
- Object D: The provision, maintenance or improvement of a public park or other public amenity
- Object DA: The conservation of a specific species in its natural habitat or a natural habitat
- Object E: The maintenance, repair or restoration of a building or structure which
 is a place of religious worship or a place of historic or architectural interest

Objects D, DA or E are most frequently utilised within the LCF scheme. You will also need your organisation's governing document to include a clause aligning with the objects you intend to submit applications for. If your governing document only has objects which cater for a specific user group and not the general public, this will need to be amended, or objects added before you are able to be enrolled. This will be submitted as part of the EB application process.

For object D, DA and E, your project will also need to be in the vicinity of a landfill site, usually within 10 miles.

Find a funder for your project

Once you have established that your proposed project matches one or more of the LCF Objects and, with the exception of objects A and B, is in the vicinity of a landfill site, you should find a funder. You should identify the source of funding before submitting an EB enrolment application as some funders will register the project on your behalf. If this is the case you will not need to enrol your organisation as an EB. We charge a non-refundable enrolment fee of £100 to cover the administrative cost of enrolling your organisation into the LCF so we recommend that your organisation does not enrol as an EB until you have checked with your funder whether enrolment is required.

There are two routes through which an organisation may find funding through the LCF:

i. Directly from a Landfill Operator (LO)

You may be able to find LOs who will give money directly to your organisation. While many LOs take part in the LCF, not all do. Many participating LOs use funding EBs to channel their money and it is these bodies that you will need to contact. Not all LOs will be potential sources of funding for your project.

Lists of applicable landfill sites and operators are kept by HMRC or by the relevant regulatory authority such as the Environment Agency in England. Further information can be found on the Landfill Operators as direct funders section of the ENTRUST website.

ii. From a funding EB

The most common way for an organisation to receive funding is to approach a funding EB. These bodies distribute funds on behalf of one or more LOs. Funding EBs help other organisations to access the LCF monies.

Funding EBs will ask your organisation to meet certain requirements about the way you will spend any LCF money they may give you.

Some funding EBs provide funds for specific geographical areas only or for certain types of projects. Each funding EB will have its own policies and application procedures. You can find a list of all funding EBs, their funding policies and contact details on the <u>finding funding</u> section of the ENTRUST website.

A funding EB will want to make sure your proposed project and expenditure complies with the Regulations and ENTRUST guidelines, however, their criteria for accepting applications may be more stringent than set out in the Regulations. This may be because there is a high level of demand for the monies or because the funding EB wishes to focus on specific areas of the LCF. Please note that although ENTRUST require that your project location is within 10 miles of any licensed landfill site for objects D, DA, and E, a funder may require the location of all project types to be closer than 10 miles or to be in the vicinity of a site operated by a specific LO that they are distributing funds for.

If you are approaching a LO directly, you will need to enrol your organisation as an EB with ENTRUST before you can receive any LCF funds.

If you are approaching a funding EB, you **may** need to enrol with ENTRUST. It will depend on the individual funding EB and the operating practices they adopt.

There are ongoing obligations placed on EBs which you need to be aware of if you do enrol. For more information see Section 3: Now you are enrolled as an EB.

To help you find possible funders in your area please look at the <u>Finding Funding</u> section of our website and contact the funders who fund in your area. On the <u>resources and 'How to' guides</u> page on our website there is a downloadable guide to locating a landfill site which may help when identifying landfill operators and to check whether there are any licensed landfill sites in the vicinity of your proposed project location.

2.4 The application process to enrol as an EB

Applying online

You should apply online via a Form 1. To make the application online you should register with <u>ENTRUST online</u>. As you progress through the application form you will need to have the following document available:

 The most recent version of your organisation's governing document outlining why your organisation exists and what your organisation intends to do. Examples of a governing document include a constitution, a Trust Deed, or the Memorandum and Articles of Association.

There are different requirements depending on your organisation type as to what clauses are required to be present in your governing document. These clauses are:

A clause confirming that your organisation operates on a not-for-profit basis and will
not distribute income or profit to its members. Please note that this is not required
for registered charities as this is a pre-requisite;

- A clause confirming that at least one of your organisation's aims matches at least one
 of the Objects of the LCF;
- A clause confirming that all LCF money received by your organisation will be spent on activities that are compliant with the Objects of the LCF;
- A clause confirming the number of people who constitute a quorum. This is so we can check that neither a LO nor a LA can form a majority when only the quorum is present to vote:
- A clause confirming who has the casting vote on any issue relating to the LCF; and
- A clause confirming that LCF funds will not be spent in a way which provides a unique benefit to either a LO which has provided LCF funds to your organisation, or to a Contributing Third Party which has made a payment to a LO to enable LCF funds to be provided to your EB. See our guidance on unique benefit and Contributing Third Parties in Section 6. Please note that this is not required for registered charities as this is a pre requisite.

If your organisation's governing document does not already include these clauses then we will require you to alter the governing document to include them.

Dissolution

Your organisation will need to ensure that any remaining LCF monies at dissolution are returned to the LCF. Your organisation will require a LCF specific dissolution clause in your governing document or, if you are a charity, you will need to provide signed meeting minutes confirming that you will abide by the following regarding dissolution:

In the event of the dissolution of [EB name] any remaining Landfill Communities Fund monies held by or in the control of [EB name] shall be transferred to another enrolled Environmental Body. It shall not be distributed to the members of [EB name].

Control by LOs and LAs

As stated above, the organisation must not be controlled by:

- One or more Landfill Operators (LOs); or
- One or more Local Authorities (LAs).

Additionally, an EB should not be controlled by one or more LAs or one or more LOs acting through representatives such as local authority councillors and senior officers.

Neither LOs as a group, nor LAs as a group, are allowed to form the majority on an organisation's governing body (its trustees, board of directors or management committee, for example). For the purposes of identifying control:

- Groups of LOs are assumed to act separately from groups of LAs. In an organisation
 where representatives of both an LA and a LO are present, they count as representing
 different interests. The exception would be where the local authority was also a landfill
 operator.
- Representatives of different local authorities on an organisation's governing body are assumed to act together.
- Representatives of different landfill operators on an organisation's governing body are assumed to act together.

The casting vote for matters related to the LCF must not be conferred on a representative from a LO or LA

The Quorum

The organisation's governing documents must outline what constitutes a quorum. At its meetings an EB should ensure that there are always sufficient independent members present to satisfy itself that neither LO nor LA representatives can form a majority, and thereby control the organisation, when only a quorum is present.

The governing documents should confer a second or casting vote on the chairperson where there is an equality of votes in relation to LCF matters.

Equal status of governing members

An organisation's governing document should provide that all governing members (directors, trustees or management committee members) should have full and equal status in running/managing the organisation. No one individual or corporate representative's vote should be unequally weighted.

Additional information required with your application:

You will also need to provide the following:

- The name, address, and date of birth of every member of your organisation who is entitled to vote to decide how LCF monies will be spent.
- Confirmation that you have an offer of funding or confirmation that you wish to proceed without an offer and that you understand the £100 enrolment fee is non-refundable.
- Confirmation that each member is not an excluded individual as set out in section 2.2.

You will need to pay the non-refundable enrolment fee of £100 to us before we can process your application. Payments can be made either by cheque (made payable to ENTRUST) or electronically. BACS details are provided on the application form.

A downloadable 'How To' guide for completing the application process via ENTRUST online can be found on the <u>enrolment</u> page of our website. An example of a model constitution can be found in the <u>forms</u> section of our website.

2.5 After you have submitted your application and payment to enrol as an EB

We will review your application and the supporting documents and will respond within five working days. Once we are satisfied that all the necessary information has been provided and your organisation meets the requirements, we will approve your application for enrolment.

Once enrolled, you will receive a unique EB enrolment number and a certificate. You will need to use this EB number in all correspondence with us and with your funder. You will also receive an enrolment pack by email with further information on the next steps.

2.6 Refusal of an enrolment application and the appeal process

If, after working with you to resolve any issues, your organisation is not considered to fulfil the requirements to become an Environmental Body then your application will be referred to ENTRUST's Review Panel. The applicant is invited to attend these meetings to make the case for enrolment. For further details on the workings of the Review Panel, please see our Review Panel guidance contained in Section 5.

2.7 Retaining your enrolled status

Once your organisation is enrolled as an EB, you will remain enrolled until you request in writing, or via EOL, that you wish to voluntarily revoke from the scheme or your EB's status is forcibly revoked as a result of non-compliance with the Regulations.

An organisation must continue to meet the criteria in the Regulations while it remains enrolled as an EB. If you request to revoke your enrolment and later decide to re-enrol as an EB you will be required to resubmit all details and pay the standard enrolment fee again.

3. Now you are enrolled as an Environmental Body

3.1 What happens next?

Once you are successfully enrolled as an EB you will be able to use ENTRUST online (EOL) to submit project applications, update your organisation's details and complete other required activity such as statutory annual reporting to ENTRUST. Each EB is required to nominate a main contact who will be given access to complete all activities on EOL. Others can be given limited access to EOL.

EB directors and trustees given EOL access are able to submit the Statutory Annual Return (Form 4). Any named contact can submit a project for approval provided they have their own unique EOL log on. Main contacts can give other individuals within their organisation access to EOL as long as they have a unique email address. Once set up, users will receive an email with their individual password.

It is essential that the contact details of your EB are kept up to date as we communicate with EBs predominantly using the email address of main contacts.

3.2 Qualifying contributions

Landfill Operators can only give qualifying contributions to enrolled EBs. The qualifying contributions given by LOs can only be spent in accordance with the Regulations. See <u>Section 4: Submitting a project for ENTRUST approval</u> for more information on project eligibility.

HMRC expect a LO to make its contribution to an EB subject to a written requirement that the EB spends the payment or any derived income only on approved objects. This requirement should be enforceable by contract. HMRC expect the LO to take action to recover their contribution if the EB fails to honour the contractual obligation. Therefore, EBs should ensure that they honour their contractual obligations with the LO in order to avoid the LO seeking to recover its contribution.

When an EB receives a qualifying contribution directly from an LO the EB must submit a Form 3: Contribution received directly from a LO within 7 calendar days of receipt of the funds. This form should be submitted via EOL.

EBs must pay a levy to ENTRUST on the full contribution they receive from LOs. This levy must be paid within 14 days following notifying ENTRUST of the contribution. The levy rate is set by HMRC each year. To see what the current levy rate is please see your dashboard on EOL or our website. Once we have received your contribution notification, we will issue an invoice for the levy outlining the amount due and the payment process. The levy must be paid from the original contribution. The levy funds the Regulation of the LCF scheme including ENTRUST's running costs.

If LCF money is not spent in accordance with the Regulations then HMRC have the power to recover from the funding LO, the tax credit claimed by the LO against the relevant qualifying contribution. This recovery is known as clawback.

3.3 Payments made by funding EBs

When an EB makes a payment to another EB this is classed as a transfer, for example when a funding EB makes a payment to an EB delivering a project. The transferring EB must complete and return a Form 7: Transfer notification to ENTRUST within 7 calendar days of making the payment. Any LCF funds transferred between EBs must be reported to us, regardless of the reason the money is being moved.

3.4 Ringfencing LCF monies

Qualifying Contributions must only be used against approved objects contained within the Regulations and therefore must be regarded as 'restricted funds'. Any LCF monies should be ringfenced from an organisation's operational expenditure and cannot be used for any non LCF purposes such as supporting the organisation's general financial liabilities. We advise EBs that LCF monies should be held in a separate bank account so that they are kept apart from other monies that the EB may have.

EBs are reminded that a failure to spend LCF monies in accordance with the Regulations may lead to 'clawback' of relevant contributions from the LO. This also could lead to your EB being forcibly revoked from the LCF scheme by HMRC.

3.5 Committing funds to a project

LCF monies should be committed to a specific project within one year of receipt. The term committed means that there is a contractual agreement in place, providing that the funds will be spent on a particular project. This is separate to the duration of the project itself which is covered in section 5.

3.6 Unspent funds

EBs should ensure that LCF monies are reaching communities and the environment. In line with HMRC's priorities for the scheme EBs should ensure that the level of unspent funds held is proportionate to the size of the Fund and level of EB activity. We monitor this and report to HMRC on the performance of EBs as a whole and for individual EBs.

We understand that there are reasons why the funds held by an EB may fluctuate at year end and ENTRUST would expect EBs to hold a maximum level of funding of between 12 and 18 months of income. Therefore, EBs should not hold a level of total unspent funds at year end (31 March) that exceeds 1.5 times the LCF income it has received during that financial year. Income includes contributions and transfers received plus any income derived from LCF monies received in that year. EBs will be monitored against this requirement using the information submitted on the Statutory Annual Return.

For more information on unspent funds and our monitoring approach see the <u>Administration</u> <u>Costs and Unspent Funds Framework on our website</u>.

3.7 Contributing Third Parties (CTPs)

When a LO makes a contribution to an EB it can only claim a tax credit from HMRC on 90% of this contribution and is therefore left with a 10% shortfall. Some LOs will absorb this cost, or a portion of it, themselves. In some cases, LOs will require EBs to find a separate third party, termed a Contributing Third Party (CTP) to provide the 10% shortfall, or a portion of it, directly to the LO to limit the cost to them of participating in the scheme.

It is expected that all LOs will absorb some or all of the 10% shortfall. EBs will be expected to report to ENTRUST how much of the shortfall is being met by their contributing LO. This information will be monitored by HMRC and the relevant data may be published.

EBs will need to check with their funder to ascertain whether a CTP payment will be required for their project. EBs must record the names and addresses of any CTPs and information relating to the specific contribution that was secured by the Third-Party payment.

If the LO, or the funding EB requires you to arrange a CTP who can make payment of the required amount, you should bear in mind the following:

The CTP must be a separate entity

The CTP must be a person or entity which is legally separate from the EB receiving LCF funding.

It cannot be a committee of the EB.

Where the project applicant is separate from the EB (for example where a funding EB has registered the project on behalf of an organisation), it is acceptable for the project applicant to be the CTP for the project, provided it is clear that the CTP payment is not made from LCF monies.

A number of persons or entities may combine to make the CTP payment but they all must be legally separate from the EB. All of those persons will be regarded as being a CTP and the names and addresses of each must be recorded.

The CTP payment should be made directly to the LO

The CTP payment should be made directly to the relevant LO to ensure separation between this payment and LCF monies held by the EB

In certain circumstances we allow the EB to act as an intermediary for the CTP payment to the LO. However, this is only acceptable where the EB can demonstrate that it is not feasible for the CTP to make a direct payment to the LO and prior approval has been sought from ENTRUST for this arrangement. For example, because the payment has been raised through a specific fundraising campaign managed by the EB and there are a large number of CTPs.

If you wish to raise the CTP payment via a fundraising campaign, please contact helpline@entrust.org.uk as funds should not be raised before ENTRUST has approved your fundraising materials. We will confirm if your materials sufficiently inform the donor what the fundraising campaign is for, that the payment will be made directly to an LO, and that it may not be eligible for gift aid. If you do not inform ENTRUST, the funds you raise before ENTRUST approval will not be eligible to use for the CTP payment.

If an EB acts as an intermediary for the payment then the EB must ensure that the CTP payment is at all times kept separate from its own funds. Where it acts as an intermediary, an

EB must still comply with its record keeping requirements where possible, recording the names and addresses of each CTP, and identifying the qualifying contribution which the CTP's payment has secured.

The CTP must not receive a unique benefit from having made the CTP payment

A CTP cannot derive a benefit from the project going ahead, except a benefit derived from being one of a class of persons who benefits. See our Unique Benefit guidance in section 6 for further information.

Once a CTP has made a CTP payment in respect of a project, that person will be regarded always as being a CTP for that EB. Therefore, that EB must consider whether there is a unique benefit to any CTP who has ever made a CTP payment to secure funding, however long ago that payment was made.

The source of the funds for the CTP payment cannot be LCF monies

The CTP must be able to clearly demonstrate that its payment to the LO does not come from LCF monies. LCF monies (including any income derived) cannot be used to provide the CTP payment to the LO.

There is a decision tree document to aid EBs in determining whether a potential CTP meets the requirements and further guidance on the CTP page of our website.

3.8 The obligations and responsibilities of an enrolled EB

EBs must report the following activity to ENTRUST as and when required. This information should be provided through EOL to help minimise the administration burden on EBs. It also allows EBs to check that the information has been received by ENTRUST as failure to report information within the statutory timeframes represents non-compliance with the Regulations.

Form	What's it for	When do I fill it in	How do I complete the form
Form 1: Applying to enrol as an Environmental Body (EB)	To submit an enrolment application to ENTRUST for approval	Following receipt of a funding offer and before applying to register a project.	On EOL.
Form 2: Applying to Register a Project	To submit details of a project to ENTRUST for approval.	Before any work has started or expenditure incurred on the project. Projects can be submitted for approval at any time during the year.	On EOL.

Form	What's it for	When do I fill it in	How do I complete the form
Project Extension Request	To extend an estimated end date for a project after it has been approved.	As soon as it is apparent that the end date provided on the project's original Form 2 application will not be met. LCF money cannot be spent on a project that has passed its end date.	A first extension of 3 months can be done by the EB on EOL. ENTRUST's Registrations team should be contacted for further extensions.
Form 3: Contribution Received Directly From a Landfill Operator (LO)	To report the receipt of LCF funds directly from a LO.	Within 7 calendar days of receipt of the money. This is a statutory deadline.	On EOL.
Form 4: Statutory Annual Return	To report all LCF funds held, received, transferred or spent in the last financial year (1 April to 31 March). A nil return should still be submitted even if the EB has not carried out any LCF activity during the year. The Form 4 details the amount of LCF funds spent on each project; EB running costs if appropriate and the dates individual projects were completed.	By 28 April each year (even if a nil return). This is a statutory deadline. If you do not submit your Form 4 within the required timescale your status as an EB will be frozen as set out in the Conditions (2015), restricting your LCF activity.	On EOL. The Form will pre- populate fields with information already reported. For example, if an EB has transferred money (see Form 7) this will show in the recipient's Form 4.

Form	What's it for	When do I fill it in	How do I complete the form
Form 7: Transfer of Monies Between Environmental Bodies	To report the transfer of funds from one EB to another EB. It is the responsibility of the transferring EB to notify ENTRUST of the transfer of LCF funds to another EB. EBs receiving transfers from other EBs only need to report the receipt of funds on their annual return.	Within 7 calendar days of transferring the money. This is a statutory deadline.	On EOL.
Form 9: Project Completion	To provide details of the outcomes of a finished project after reporting the project as completed on a Form 4.	A completion form must be submitted within three months of the date of the final payment of LCF funds on a project	On EOL.

Compiling the Statutory Annual Return (Form 4)

The LCF reporting process is based on a 'cash at bank' basis and requires EBs to report available funds as stated on bank statements as at 31 March each year. Uncleared transactions (for example, uncleared cheques) should be reported in the 'Committed Funds' line on the Annual Return (Form 4) and not reported as 'spent funds'.

This LCF statutory reporting requirement is separate from any other form of accounting practice which EBs may be required to comply with as a result of also being charities or limited companies. The requirements of all regulators should be complied with and are not mutually exclusive.

For further details on the ENTRUST reporting forms and how to complete them, please refer to the <u>guides on our website</u> or contact ENTRUST directly.

3.9 Change of Directors, Contacts and governing document

An enrolled EB is required to inform ENTRUST of any changes to the people who sit on the organisation's management committee (or Board of Directors/Trustees) or changes to the rules governing that committee (or Board). This notification should take place within seven days of the change. All changes to directors and other contacts can be performed on EOL by the nominated main contact.

If your main contact has left the organisation, and cannot update your governing members, please contact helpline@entrust.org.uk, and a member of the registrations team will assist you.

3.10 Notifying ENTRUST regarding winding-up or changes in an organisation's status

If an EB intends to cease trading, wind up, or has become insolvent ENTRUST must be informed. Any Administrator or Liquidator appointed in respect of an EB must notify us of his/her appointment.

3.11 Record keeping

In accordance with Regulation 33A an enrolled EB must make and retain records relating to each qualifying contribution it receives and any income derived from that contribution. An EB must also keep records of any amount transferred from another EB. The records must include all accompanying dates and all other details relating to the LCF expenditure.

Types of records

ENTRUST consider there to be three main types of financial records held by EBs:

- 1. Project financing and funding information. This includes records of CTP payments, LO contributions and transfers.
- 2. Documents which demonstrate how LCF monies were spent. This includes all invoices and relevant timesheet summaries.
- 3. Other supporting documents, such as tender documentation, purchase orders and procedural documentation.

These records must be kept for 6 years as they are required to determine whether the expenditure of LCF funds was compliant. The 6-year retention period commences on the day the record is made. For convenience, if EBs wish to group records together (such as all records relating to a particular project) then the EB could consider the record retention period as starting on the day the last record relating to that project was made. This is at the discretion of EBs as it would involve keeping some records for longer than 6 years.

For information regarding record keeping requirements for any assets funded by LCF monies, please see the <u>section on assets</u> in the guidance manual.

EBs should ensure that they adhere to any other record keeping responsibilities that may apply to their organisation. Such requirements may originate from other legislation such as charity or company law and can relate to ownership records, deeds, board minutes, declarations of interest and historical records of directors, amongst others.

How records are kept

The EB may hold paper or electronic records. Where records are held electronically, the EB must be able to convert the data into a satisfactory, legible form on request. Therefore, the onus is on the EB to keep programmes or make appropriate arrangements to enable the reconstruction of historic data if programmes or formats are altered or upgraded. EBs must ensure that the documents held can provide a full audit trail of how funds have been spent and provided to ENTRUST within 28 days of this being requested (as per Regulation 33A(3)).

Collection of personal data

When obtaining quotes from third party contractors and suppliers, successful applicants may be required to collect and process personal data (e.g. when dealing with sole traders). From time to time, ENTRUST may access this personal data to conduct an audit and ensure compliance with the Landfill Tax Regulations 1996.

Notwithstanding the obligations of successful applicants and funders to comply fully with applicable data protection laws in the UK (including the UK General Data Protection Regulation and the Data Protection Act 2018), successful applicants or funders shall provide (as a minimum) the following information to third party contractors and suppliers when collecting their personal data (e.g. when requesting a quote). Note: Where text is entered in square brackets below, applicants/funders should enter the information relevant to their organisation:

"We are required to retain copies of all quotes, invoices and other correspondence (communications) we receive pursuant to the conditions of our funding arrangement. Such communications will be shared with [name of funder] and from time to time, may also be shared with HMRC and ENTRUST, who is the regulator of the Landfill Communities Fund appointed by HMRC. If you are operating as an individual or sole trader, some limited personal data may be contained within these communications. We will only use this personal data on the basis of considering whether to enter into a contract with you, to comply with our legal obligations under the Landfill Tax Regulations 1996 and/or for the purpose of our legitimate interests in obtaining competitive quotes, keeping financial records and complying with the conditions of our funding arrangement. These communications may be retained in our business records and those of our funder, HMRC and ENTRUST indefinitely. For further information on how your personal data will be processed, please see [INSERT LINK TO YOUR PRIVACY POLICY HERE], [INSERT LINK TO YOUR FUNDER'S PRIVACY POLICY HERE] and ENTRUST's privacy policy available here www.entrust.org.uk/privacy. If you have any queries, please contact us here [INSERT YOUR ORGANISATION'S CONTACT DETAILS HERE] or contact [INSERT FUNDERS NAME AND WEBSITE HERE] or ENTRUST (www.entrust.org.uk)."

3.12 Running costs

Regulation 33(7) allows some or all of an EB's running costs to be regarded as an approved object.

Regulation 30(1) defines running costs as those "incurred in connection with the management and administration of an EB or its assets". Running costs are reported to ENTRUST via the Statutory Annual Return (Form 4) and are reported as LCF Expenditure for the reporting period.

The running costs of EBs cannot be included as the costs of administering or running a project. See section 4 of our guidance for object specific advice on allowable project expenditure. The ENTRUST levy is not part of an EB running cost or project expenditure.

If an EB is funding the project/s being delivered by another EB, the receiving EB cannot take running costs from the transfer of funds, as this constitutes the EB providing a service for another EB from LCF funds. This was removed from the objects of the Regulations in 2016.

If running costs have already been deducted from a contribution, and this contribution is subsequently transferred as uncommitted funds, further running costs cannot be funded from this contribution by the receiving EB.

Running costs should be reasonable and relevant to the administration of the LCF and not exceed 7.5% of the organisation's actual funding spent during the year on LCF project expenditure. LCF project expenditure includes funds spent via three methods:

- 1. An EB's compliant expenditure of LCF monies on projects for which they hold approval.
- 2. An EB's compliant expenditure of LCF monies on projects where another EB holds the approval.
- 3. An EB's compliant expenditure in transferring LCF monies to other EBs.

All costs should be reasonable, relevant and comparable to similar organisations, by both sector and size of organisation. Running costs should represent the overall size of the organisation, for example: EBs who manage very few, or no, live projects should have minimal or zero running costs. For more information on running/administration costs and our monitoring approach see the Administration Costs and Unspent Funds Framework on our website.

What are considered running costs?

Running costs include routine costs plus the annual increase in provision of, and the use of, any funds for winding up. See our guidance on winding-up for more information on this element of running costs.

Routine running costs should comprise the normal business expenses and include the following:

- Salaries and remuneration
- Office rental
- Utilities
- Travel costs
- Telephone
- Insurance
- Bank charges
- Accountancy
- Legal
- IT
- Directors' fees and remuneration
- Other Operations (Plaques & meetings)
- Other Governance (e.g. Meetings, AGM)

Running costs should not exceed 7.5% of LCF project expenditure per annum. Running costs will be monitored for all EBs by ENTRUST. All running costs must be justified and documented and open to scrutiny by ENTRUST and may be subject to inspection. **Under Regulation 33A**

(1)(d) of the Landfill Tax Regulations 1996, EBs are required to keep records detailing how all LCF funds have been spent. See above for more information on record keeping.

ENTRUST routinely report running costs to HMRC. HMRC will monitor the level of running costs incurred by EBs and the reported level will influence future reform of the LCF including any changes to the size of the fund. For more information on running/administration costs and our monitoring approach see the <u>Administration Costs and Unspent Funds Framework on our website</u>.

3.13 Retaining funds for winding-up

In some instances, EBs may retain funds for the winding-up of their business and report this figure as committed funds on their Statutory Annual Return. The additional funds put aside in any year for winding-up must be within the 7.5% running costs cap as LCF funds used for the winding-up of an organisation when it is closing are classed as running costs of an EB.

An EB should be able to justify and explain their reserves position and demonstrate why a particular level of reserve is retained at that point in time. We recommend that an EB maintains a reserve policy which includes the following:

- The legal or other justification why the EB needs to provide for the liability in its reserves;
- The level of reserves the Directors, or Trustees, consider is appropriate for an organisation of its size;
- The process that the EB is taking to establish, or maintain reserves at the agreed level; and
- Arrangements for monitoring and reviewing the policy.

LCF funds held for winding up must be reported under the 'funds held for winding up' section of the Statutory Annual Return (form 4). We expect these costs to be reported in the EB's annual accounts.

The allowable winding-up costs which an EB may make provision for include:

- The cost of employees undertaking tasks that are not part of the day to day running of the EB, but are required to wind down the EB;
- Contractual redundancy payments;
- Outplacement costs, such as costs relating to support given to individuals who are being made redundant;
- Pension liabilities, set at a reasonable level;
- Office rental payments which are required to the end of a lease period;
- Dilapidations due at the end of a lease period; and
- Costs relating to legal and financial advice which is likely to be required when winding up.

Where the EB receives funds from other sources, the LCF funds can only pay the proportion of winding-up costs that corresponds to the proportion of the EB's funding that comes from the LCF. For example, if your organisation's total income from all sources

in a year is £100,000 and your income through the LCF is £20,000 then 20% of your income comes from LCF monies. Therefore, you can fund up to 20% of your winding up costs with LCF monies.

The funds put aside for winding-up are indicative and it is likely that there may be funds remaining once all winding-up costs have been discharged. Prior to any decision to leave the scheme or if your organisation is winding-up, you should notify ENTRUST of your intentions and discuss with us how you will deal with any outstanding monies and/or assets. Following the conclusion of any expenditure on allowable winding-up costs any remaining funds must be passed on to another EB, with the agreement of the contributing LO. Distributing any leftover funds to governing members of the organisation or for another purpose except transferring to an enrolled EB will not be compliant with the Regulations. A transfer of LCF funds between EBs must be reported within 7 calendar days of the transfer on a Form 7.

Under some circumstances it may be necessary to return any unspent contributions to your contributing LO. Ordinarily, LCF monies should not be given back to the contributing LO as payments to a LO are non-compliant spend. If you are asked to repay a qualifying contribution back to the LO you should contact ENTRUST for advice. The LO must also make arrangements to repay to HMRC any tax credits it has received in respect of its qualifying contribution, as outlined in HMRC's guidance notice LFT1 to LOs.

3.14 Revocation

Where an EB no longer wishes to remain enrolled, it can request voluntary revocation (via EOL) to leave the scheme. Once an EB requests revocation, we will undertake checks to ensure that the EB has complied with all regulatory requirements and that projects and assets remain in compliant use of continued benefit to communities. For more information, please see the <u>Revocation</u> page of our website.

3.15 Overview of the Small Grants Scheme (SGS)

Please note that this section of our guidance only applies to eligible EBs who have been enrolled for 3 years or more.

The Small Grants Scheme enables an EB, usually a funding EB, to make a number of small grants, up to £5,000 each, under a single, umbrella project registration with ENTRUST. A SGS registration is for one year only. Eligible EBs may apply for a new SGS project registration each LCF accounting year (1 April to 31 March). The aim of the SGS is to reduce the administrative burden of applying for, and giving, small grants.

The Small Grants Scheme (SGS) is available to EBs who have been enrolled for 3 years or more. The maximum amount of LCF funds which can be allocated by a registered EB each year under a Small Grants Scheme registration is:

- £100,000; or
- 10% of the EB's total LCF income in the previous LCF accounting year, whichever is the lower amount.

Funding provided under the SGS can only be used for projects under Object D. Any work funded can't exceed one year in duration and the work must complete within the financial year

that the umbrella project was registered. All of the existing conditions and guidelines issued by ENTRUST must also be adhered to for the SGS. <u>See Section 4: Submitting a Project for ENTRUST Approval for more information on project eligibility.</u>

LCF funding provided under a SGS should be for a discrete scheme which must not form part of a larger venture. For example, installing benches into a park could be funded under the SGS, but if the whole park is being improved and the benches form only part of the improvement, the benches would not be eligible for separate funding under the SGS.

An EB must register its SGS in advance of entering into any contract or obligation to provide LCF funding under the SGS. If the SGS registration is not approved then any monies spent prior to the approval will have been spent in breach of the Regulations.

EBs with a registered SGS will be required to keep records of all aspects of the grants.

The key information that ENTRUST requires for each grant are as follows:

- A brief description of the project;
- Nearest postcode to the site;
- Nearest landfill site;
- Type of amenity;
- The month/year of expenditure;
- The value of the grant; and
- Volunteering information.

We will provide EBs with a template spreadsheet which sets out all the information required. This will be sent to EBs upon approval of their SGS.

An EB who has registered a SGS is responsible for ensuring the grants it awards are for works which are compliant with the Regulations. In order that ENTRUST can be assured that each grant is compliant, EBs should keep on file the following information:

- A photograph of the works once completed;
- All invoices relating to expenditure; and
- Written assurance from the grant recipient that the works have been completed.

4. Submitting a project for ENTRUST approval

4.1 The project approval process

The project approval process is designed to provide evidence that proposed LCF expenditure is in compliance with the Regulations. **No LCF monies may be spent on a LCF project before that project has been approved by us**.

Project approval is sought by submitting a project registration application (Form 2) on ENTRUST online (EOL). There is no fee for project approval.

Within five working days of submission of your project application, you will receive a response from ENTRUST either confirming the project has been approved or asking for further details to allow us to be confident that the project is in compliance with the Regulations. If there is a change to the original application after a project has been approved, or the project does not go ahead, ENTRUST must be informed.

A downloadable guide to completing a project registration (Form 2) application on EOL can be found on the <u>project registration</u> page on our website.

ENTRUST assess each project application against a checklist to ensure it complies with the Regulations and ENTRUST guidance. If a project is considered to be high risk based on the nature of the project, we require a high level of assurance regarding the project before it can be approved. We assess projects against a high-risk project framework that clarifies the information that we require, which is <u>available on the Project Application Framework page of our website.</u>

ENTRUST will require enough financial information to make an assessment of the project items and their costs, to identify what LCF funds are being used for. Please aim to provide a clear and comprehensive cost breakdown, or if this is not possible, provide additional information that contains these details.

In addition to this, under certain circumstances a project application may require a more detailed review before it can be processed. The project application will be pended whilst the review takes place and ENTRUST will be in touch to arrange the review; this may include a project site visit but may be concluded via a desk-top review. At all stages, you will be advised as to the process.

4.2 Project duration

All project applications must include estimated project start and end dates and an EB cannot spend LCF monies on a project outside of these dates. Please allow yourself enough time as within the project timeframes should include all financial transactions of a project including the final transfer of funds from a funder, not just the duration of project works. We would expect a project under Objects D or E to be no longer than two years in duration, and a project under Objects A, B or DA to be no longer than three years. If a project will not, or has not been completed by its estimated project completion date, then an extension of time should be sought from ENTRUST. Any money spent before the approved start date or after the approved end date will be considered non-compliant spend.

Costs

LCF funded costs should relate to physical works at the amenity and will include the costs of contractors and/or volunteers carrying out the works on site, costs in managing the contractors or volunteers while on site, and the purchase of equipment and materials used on the project. All costs must be clearly and specifically related to the project. EBs must not apportion their organisational overheads to project costs in any circumstances

If a project estimated start date is in the same month as it is approved, then the approval date will be considered as the authorised start date and any LCF monies spend that occurred before that date would be non-compliant with the Regulations.

For example, if you submit your application for a project in January with a start date of January and this project is approved on 15th January then the 15th will be the official start date of the project and spendings can only take place after this date.

4.3 LCF Objects

To be eligible for LCF funding your project must meet one of five LCF objects:

- Object A the reclamation, remediation or restoration of land which cannot currently be used;
- **Object B** the prevention of potential for pollution or the remediation of the effects of the pollution:
- **Object D** the provision, maintenance or improvement of a public park or another public amenity:
- Object DA the conservation or promotion of biodiversity; and
- Object E- the maintenance, repair or restoration of a place of religious worship or of historic or architectural interest.

All projects should be not for profit, and Object D, DA and E projects should be in the vicinity of a landfill site, interpreted as within 10 miles distance as the crow flies.

Object A and B

4.3.1 Object A

Object A is in relation to any land the use of which for any economic, social or environmental purpose has been prevented or restricted because of the carrying out of an activity which has now ceased. Projects should be:

- (i) Reclamation, remediation, or restoration; or
- (ii) Any other operation to facilitate economic, social, or environmental use.

The work must be on a single site where an activity once took place that now stops the land being used. The site may have been contaminated.

Any person who contaminated the land or knowingly permitted the contamination must not benefit from the project. LCF monies must not be used to fulfil any statutory duties.

You will be asked to confirm the following:

- The ceased activity;
- Who carried it out;
- When it stopped;
- That the person who polluted the land will not benefit (financially or through meeting other obligations); and
- How the proposed works will bring the land back into use.

4.3.2 Object B

Object B is in relation to any land the condition of which, by reason of the carrying on of an activity on the land which has ceased, is such that pollution (whether on that land or not) is being or may be caused. Projects should be:

- (i) Any operation intended to prevent or reduce any potential for pollution; or
- (ii) Any operation intended to remedy or mitigate the effects of any pollution that has been caused.

You must be able to demonstrate that the project activity which is intended to mitigate, prevent or reduce pollution, is linked to a ceased activity. Opposed to Object A which concentrates on reclaiming or remediating land, Object B focuses on reducing or mitigating the pollution itself.

Any person who polluted the land or knowingly permitted the pollution must not benefit. LCF monies must not be used to fulfil any statutory duties.

You will be asked to confirm the following:

- The ceased activity;
- Who carried it out;
- When it stopped;
- That the person who polluted the land will not benefit (financially or through obligations being met); and
- How the ceased activity caused/is causing pollution.

Object D

4.3.3 Object D

Object D is for the provision, maintenance or improvement of a public park or another public amenity in the vicinity of a landfill site;

By a public amenity ENTRUST understands this to mean an amenity that is available to the general public, and not a specific section of the public. (Examples of projects include community centres, village halls, public sporting facilities, bridleways, and cycle paths.)

Criteria to be met under Object D

To be eligible for LCF funding under Object D, the project needs to meet the following criteria:

- The park/amenity must directly benefit the general public by making environment more pleasant or comfortable and/or improves the aesthetic qualities of an area;
- The park/amenity must run on a not-for-profit basis;
- The amenity must be in the vicinity of a landfill site (usually within 10 miles);
- The amenity must be open to the general public without unreasonable restrictions (This
 means that the project cannot be restricted to a specific user group defined by age, sex,
 disability, or race. It also must be at a reasonable price to access). If groups from the wider
 public are accompanying specific user groups (e.g. parents/carers accompanying disabled
 users), that would overall constitute 'general public' and such a project would be considered
 eligible;
- It must be open to general public for at least four evenings, or two days a week, and at least 104 days in a year;
- The focus of the project must be to undertake physical works on a park/amenity;
- The project timeframe must be no longer than 2 years; and
- The works proposed must not be required as part of a condition (of any planning permission, approval or other consent) imposed on the contributing Landfill Operator or a term of agreement made under:
 - section 106 of the Town and Country Planning Act 1990; or
 - article 40 of the Planning (Northern Ireland) Order 1991,

to which the contributing Landfill Operator is a party.

Things to remember when registering the project

- Each application should be done for a single park, amenity, or defined area. Project applications which cover multiple parks or amenities on different sites will not be approved as a single project.
- If the project site is not owned by the project operator, the details (parties and remaining length) of the lease or management agreement should be provided on the project application form. The length of the agreement should be as a minimum the length required by project or asset (if applicable) monitoring timescales (see sections 5 and 6); however, projects should remain in compliant use and be protected for as long as possible. For projects that have no monitoring requirements the lease or agreement should be for at least one year.

Costs

Costs funded by LCF should:

- Be necessary for the project to go ahead and directly relate to the actual improvement, maintenance, or provision of the identified park/amenity, rather than its management or its administration (EBs must not apportion their organisational overheads to project costs in any circumstances);
- Relate in majority to physical works; and
- All costs must be reasonable and relevant to the project.

Examples of acceptable costs

Costs which directly lead to the actual physical provision, maintenance, or improvement park/amenity such as:

- contractors and/or volunteers carrying out the works on site; and
- costs in managing the contractors or volunteers while on site (Any project management costs
 must be clearly and specifically related to the project); and the purchase of equipment and
 materials used on the project.

Costs directly related to the delivery of the physical works are allowable. These include:

- publicity materials;
- information resources (guides/leaflets); and
- · opening ceremonies and educational materials.

Preliminary works

Costs of preliminary works such as obtaining consents and undertaking assessments can be considered an acceptable project cost as long as it can be demonstrated by the applicant that the project would not be able to go ahead without the works being undertaken.

Please note that feasibility studies or research which may result in the project not going ahead cannot be funded using LCF monies.

The majority of the project expenditure must be for physical works if preliminary works are included. Preliminaries can include:

- Research and feasibility of the works that will be undertaken (however see further below);
- Environmental impact assessments;
- Other assessments which are necessary for the project to commence;
- Licences and consents; and
- Valuation fees.

Purchase of land or buildings

The purchase of land and buildings to provide an amenity is an acceptable cost.

Income derived

If the project makes any income as a result of the LCF funded works (such as from hire or admission fees), such income should be handled appropriately as LCF derived income. This could include spending the income derived on the ongoing maintenance or operation of the amenity. For information on requirements relating to income derived from projects please see section 6 of our guidance.

Eligibility for funding if the amenity is used by the NHS

Occasionally the NHS will utilise community centres and other such amenities for their services, such as screening or information drop-in sessions; in such situations the NHS book amenities for use of the available facilities as and when required, in the same way as other users. This is an acceptable use of LCF funded amenities as long as the amenity is available to all as a general principle. The NHS is a booker of the centre and the users of their services will be particular user groups, as can happen with other bookers of amenities. However, if an amenity was to be used solely by the NHS, then this would not be acceptable as the facility has been limited on a user group basis. This would also apply if a part of an amenity was solely used by the NHS with no potential availability by other users at any time. In such cases the LCF can only fund areas of the amenity that is available to all.

Does my project require proportional registration?

ENTRUST recognises that some Object D projects may not be open to the public all the time. **The LCF can only fund a project to the extent that it is open to the general public**. It is possible to make a proportional registration but it is important to note that where projects are proportionally registered, the amenity must still be available to the public for at least four evenings or two days a week, or 104 days in any one year. If the amenity is open to the public for the duration above, but closed for the remaining time, it will not need to be subject to proportional registration. If the amenity is open to the public for the duration above, but open to other groups for the rest of the time, it will need to be subject to proportional registration.

We require that at project application stage EBs confirm the days and hours when the amenity will be open to the general public and a calculation showing the percentage of the time the facility will be available to the public. **This calculation should be realistic and achievable**, and we may ask for evidence of current use, a business case, or documents evidencing community engagement carried out for new amenities without any current community usage. For instance, we would not consider an outdoor facility without floodlights to be considered available outside of daylight hours.

The most common example of proportional registration is for works on school sites, when only the school pupils have access to the amenity during the day but the amenity is opened to the general public in the weekday evenings, weekends and during school holidays. We do not consider an amenity that has a long-term booking for a specific user group as being subject to proportional registration. For example, if a village hall has a long-term arrangement for the hall to be used by a local children's nursery, then this is an example of community use of the amenity and should not be made subject to proportional registration.

Object DA

4.3.4 Object DA

Object DA is for projects where it is for the protection of the environment, conservation, or promotion of biological diversity through –

- (i) the provision, conservation, restoration, or enhancement of a natural habitat; or
- (ii) the maintenance or recovery of a species in its natural habitat, on land or in water situated in the vicinity of a landfill site.

'Biological Diversity' is defined as 'the variability among living organisms from all sources including, inter alia, terrestrial, marine, and other aquatic ecosystems and the ecological complexes of which they are part; this includes diversity within species, between species and of ecosystems.

Criteria to be met under Object DA

- The project must be not-for-profit;
- The project must be in the vicinity of a landfill site (usually within 10 miles);
- The project timeframe must be no longer than three years;
- The focus of the project must be to undertake physical works that lead to the provision, conservation, restoration or enhancement of a natural habitat or the maintenance or recovery of a species in its natural habitat. (Programmes to re-introduce species or recreate habitats are acceptable.) EBs must not apportion their organisational overheads to project costs in any circumstances;
- The works proposed must not be required as part of a condition (of any planning permission, approval or other consent) imposed on the contributing Landfill Operator or a term of agreement made under:
 - section 106 of the Town and Country Planning Act 1990; or
 - article 40 of the Planning (Northern Ireland) Order 1991, to which the contributing Landfill Operator is a party.
- Also, the works proposed cannot be required under the following notices and agreements:
 - an agreement made under section 16 of the National Parks and Access to the Countryside Act 1949;
 - an agreement made under section 15 of the Countryside Act 1968;
 - under section 28J of the Wildlife and Countryside Act 1981 or required to be carried out by a notice served under section 28K of that Act; and
 - under notices and orders specific to England, Wales or Northern Ireland.

See Regulation 33 Paragraph 4 in Appendix A for the full list.

Things to remember when registering the project

Projects with multiple locations

Projects with multiple locations can be registered in particular circumstances. There should be a link between the sites. We will consider there to be a link if the EB registering the project can show a physical or ecological connection between the sites on the application to register the project.

A physical link could be present when there are multiple smaller locations within a distinct larger connected area such as along a river.

An ecological link could be present when there are multiple smaller locations that aren't physically connected but an ecological link can be illustrated. The link between the locations must be more than the sites sharing similar characteristics.

For all projects that focus on the maintenance or recovery of species that move between multiple locations, or the provision, conservation, restoration or enhancement of habitats situated across multiple locations, the project site must still intersect within 10 miles of the relevant licensed landfill site. The project site does not have to be wholly contained within 10 miles of the landfill site but its ultimate reach must remain within a reasonable and relevant distance of the licensed landfill site as all LCF projects must have the ultimate aim of not only creating significant environmental benefits, but improving the lives of communities living near landfill sites.

When registering the project with multiple locations, The EB must provide a map showing the boundary of the larger connected area and the individual locations where actual physical work will be taking place within it. The map should also show the relevant landfill site and its distance to the project area. Where it is not possible to provide an address and postcode for each individual location, the EB should provide a grid reference. Maps and site information can be emailed to ENTRUST.

Projects with multiple sites where the only connection is that they are within a larger geographic region (e.g. the North West) or political area (e.g. Council) will not be approved.

Programmes to re-introduce species or recreate habitats

LCF monies can be used for the maintenance or recovery of a species in its natural habitat, or the provision, conservation, restoration or enhancement of a natural habitat. This means that a species should be protected in a habitat in which it would naturally occur. Programmes to re-introduce species or recreate habitats are acceptable.

Costs

Costs funded by LCF should:

- Be necessary for the project to go ahead at the site and which directly lead to physical improvements for biodiversity at an identified location;
- Be reasonable and relevant to the project; and
- The bulk of project expenditure should be on funding physical works that conserve biodiversity.

Examples of acceptable costs:

Costs which directly lead to the actual physical work such as:

- contractors and/or volunteers carrying out the works at the site;
- managing the contractors or volunteers while on site (Any project management costs must be clearly and specifically related to the project); and
- the purchase of equipment and materials used on the project.

Costs directly related to the delivery of the physical works are allowable. These include:

- interpretation panels;
- publicity materials;
- information resources (guides/leaflets); and
- opening ceremonies and educational materials.

Preliminary works

Preliminary works such as obtaining consents and undertaking assessments can be considered an acceptable project cost as long as you can demonstrate that the project would not be able to go ahead without the works being undertaken.

The majority of the project expenditure must be for physical works if preliminary works are included.

Examples of acceptable preliminary work include:

- Research and feasibility of the works that will be undertaken (however see further below);
- Environmental impact assessments;
- Other assessments which are necessary for the project to commence;
- Licences and consents; and
- Valuation fees.

Feasibility studies or research which may result in the project not going ahead cannot be funded using LCF monies.

Purchase of land

The purchase of land to safeguard a habitat is an acceptable cost.

Income derived

Any income generated from the running of a LCF funded project must be spent appropriately which can include on the maintenance and operation of the project. For more information on the requirements relating to income derived from projects please see section 6 of our guidance.

Object E

4.3.5 Object E

Object E projects, where it is for the protection of the environment, are the maintenance, repair or restoration of a building or other structure which –

- (i) is a place of religious worship or of historical or architectural interest;
- (ii) is open to the public; and
- (iii) is situated in the vicinity of a landfill site.

We interpret a place of worship as a building or structure that is exempt from business rates by virtue of Schedule 5 Case 11 of the Local Government Finance Act 1988 or has a certificate issued under the Places of Religious Worship Act 1855 to confirm it is a place of worship.

We interpret a building or structure to be of historical or architectural interest if it has listed building status, or equivalent, or if it has county archivist or local historian support.

Criteria to be met under Object E

- the building must be run on not-for-profit bases;
- The project must be in the vicinity of a landfill site (usually within 10 miles);
- The building or structure must be a place of worship. It has to have listed building status or be considered of historical interest (works to private residences are excluded);
- The building or structure must be open and be accessible by the general public; In acknowledgment of the varying opening times of buildings restored or maintained under Object E, when considering public access, ENTRUST expects that the building or structure will be open for a similar amount of time as would be expected from similar buildings or structures. For example, a place of religious worship would be expected to be open for religious worship on its primary day of worship.
- The project timeframe must be no longer than 2 years;
- The works proposed must not be required as part of a condition (of any planning permission, approval or other consent) imposed on the contributing Landfill Operator or a term of agreement made under:
 - section 106 of the Town and Country Planning Act 1990; or
 - article 40 of the Planning (Northern Ireland) Order 1991

to which the contributing Landfill Operator is a party.

The focus of the project must be to undertake physical works on a building which is a
place of religious worship and/or of historic or architectural interest structure to repair, restore
or maintain it.

Things to remember when registering the project

If your project is for new works or is predominantly new works, for example, if you are intending to add an extension or additional features to a building or structure, then it is unlikely that your project would be compliant under Object E. However, it may be that such a project is compliant under Object D. (the provision, maintenance, or improvement of a public amenity).

The works proposed under Object E must be carried out on a specific building or structure. A single project application which covers multiple structures on different sites is not able to be approved as a single project.

Costs

Costs funded by LCF should:

- Be necessary for the project to go ahead and directly lead to the physical maintenance, repair
 or restoration of a building or structure EBs must not apportion their organisational overheads
 to project costs in any circumstances.);
- The bulk of project expenditure should be funding physical works; and
- All costs must be reasonable and relevant to the project.

Examples of acceptable costs

Costs which directly lead to the actual physical maintenance, repair or restoration of a building or structure such as:

- contractors and/or volunteers carrying out the works on site;
- costs in managing the contractors or volunteers while on site (Any project management costs must be clearly and specifically related to the project); and
- the purchase of equipment and materials used on the project. (EBs must not apportion their organisational overheads to project costs in any circumstances.)

Costs directly related to the delivery of the physical works are allowable. These include:

- interpretation panels;
- publicity materials;
- information resources (guides/leaflets) opening ceremonies and educational materials; and
- All costs must be reasonable and relevant to the project.

Preliminary works

Preliminary works such as obtaining consents and undertaking assessments can be considered an acceptable project cost as long as you can demonstrate that the project would not be able to go ahead without the works being undertaken. The majority of the project expenditure must be for physical works if preliminary works are included.

Examples of acceptable preliminary work include:

- Research and feasibility of the works that will be undertaken (however see further below);
- Other assessments which are necessary for the project to commence; and
- Licences and consents.

Feasibility studies or research which may result in the project not going ahead cannot be funded using LCF monies.

Income Derived

Any income generated from the running of a LCF funded building or structure must be spent appropriately which could be on the maintenance and operation of the building or structure. For more information on the requirements relating to income derived from projects please see section 6 of our guidance.

Other Project Information

4.4 The Review Panel

If, upon review by the Registrations Officer, the proposed project is considered not to be compliant with the Regulations, it will be rejected. A project rejection will automatically be referred to the ENTRUST <u>Review Panel</u>. This panel meets quarterly (as required) to review any rejected project or enrolment applications. The panel ensures that the correct decision has been made in accordance with the Regulations. The project applicant or EB is invited to attend the Review Panel to make the case for project approval or enrolment.

The Review Panel is drawn from ENTRUST and HM Revenue & Customs (HMRC) staff to ensure that there is a balance of functional skills and experience. The Panel's quorum is three members, drawn from the following:

- ENTRUST's Chief Operations Officer (Chair);
- ENTRUST's Compliance Manager;
- ENTRUST's Investigations and Assurance Officer;
- an ENTRUST Compliance Inspector; and
- a representative from HMRC.

A member of ENTRUST's Policy and Regulations Team will attend the meeting to explain the reason for rejection to the panel and take minutes of the meeting. The project applicant or EB is invited to attend the meeting to explain the application in more detail but the EB will not take part in the decision making process. The outcome of this meeting will be that the application rejection is either upheld or over-turned.

4.5 Un-approval of a project which does not proceed

If a project does not go ahead once approved ENTRUST must be informed so that the project can be un-approved. A project can only be unapproved if there has been no spend on the project.

4.6 Making changes to project information

If the details of an approved project change, ENTRUST must be informed. The project details may be amended or a new project registration application will be required depending on the nature of the changes. You must inform ENTRUST of all project changes that constitute a material change. This means the following should be registered with ENTRUST before the changes have occurred:

- any cost change of one or more items on your cost breakdown, where the item value changes by over 10%;
- any cost change of one or more items on your cost breakdown, where the item value changes by 10% or less, that will have an impact on the project's delivery;
- the removal or addition of an item of whatever cost; and
- Where you have submitted a quote or estimate, if this quote/estimate is updated or a new contractor is preferred that materially changes the project as above, the latest quote/estimate should be provided.

5. Running a project

5.1 Project Records

Information on EB record keeping requirements can be found in <u>Section 3: Now you are enrolled as an Environmental Body</u>. EBs must maintain structured and comprehensive project files which ensure all relevant information concerning LCF expenditure is retained for a period of 6 years. Please see our <u>Project File Checklist</u> which lists the project information to be retained.

5.2 Income derived

Any income an EB receives from its LCF monies is called income derived and must be spent on approved objects as stipulated in Regulation 33A:

Regulation 33A - Obligations of approved bodies

- (1) An approved body shall—
- (b) apply qualifying contributions and any income derived therefrom only to approved objects.

Income generated from the expenditure of LCF monies includes, but is not restricted to:

- all interest earned as a result of holding LCF monies in bank accounts;
- the sale of assets purchased with LCF monies;
- any LCF funds returned to, or reclaimed by, an EB; and
- any income derived from running LCF projects.

Any income an EB receives from its LCF monies must be spent on approved objects.

This can include the maintenance and operation of an approved LCF project, another approved LCF project, the EB's running costs or the ENTRUST levy. Income derived does not need to be returned to the original funder unless it is a term of a funding agreement.

Generating income from running projects (income derived)

Income derived can be generated from LCF projects when the project provides a service or product as part of its operation, for example:

- venue or equipment hire revenue;
- admission charges; and
- sale of products.

If an EB declares at project registration stage that all income generated from the running of a project will be spent on the maintenance and operation of that project then the EB does not need to report this income derived to ENTRUST on their Annual Return. However, the EB will be required to keep records of the income derived from that project and provide an estimate on the project registration, and an updated estimate on the project completion form. **These estimates should relate only to income derived due to the project works, and only on the proportion funded by the LCF.**

ENTRUST will check compliance with any declaration at compliance visits by looking at how income has been spent and by checking the upkeep and maintenance of LCF projects. We

may ask to see the EB's accounts to see how any income received by the organisation has been spent.

Any income generated from the running of a project, where the assurance above has been given, should only be reported when the level of income generated exceeds that needed to maintain the project.

Reporting income derived

Income derived must be reported on the Form 4: Annual Return. The only exception is when an EB has declared at project registration that any income generated from running a project will be spent on the maintenance or operation of that project. If the project income is likely to exceed the amount necessary to maintain the project, then the EB must declare this on the project registration form, and report any excess income derived on the Form 4: Annual Return.

Income derived received by non EBs

If an EB has funded a project undertaken by an organisation which is not enrolled as an EB, the funding EB is not required to report any income derived from that project which it itself does not receive. However, that funding EB is still subject to a general obligation to monitor any project it has supported to ensure the project remains compliant and should declare at the project registration stage that any income derived will be spent on the upkeep and maintenance of the project. If the project income is likely to exceed the amount necessary to maintain the project, then the EB must declare this on the project registration form, require the non-EB to return any excess income derived to the EB, and report any excess income derived received on the Form 4: Annual Return.

5.3 Spending LCF funds on a project

Connected parties

Payments for project goods and services should be made only to organisations which are independent of people and companies connected to your EB or the third party contributors (CTPs). A connected party is any individual or organisation, related or linked to the EB. This may include any director, partner, shareholder, employee, company, trustee, advisory panel or committee that has direct or indirect influence on LCF spending. Relations and links can be both through personal or business connections, for example spouse/civil partner/cohabitee, relative or persons connected by virtue of their being a trustee.

If any of the suppliers which might be awarded a contract by your EB have employees, directors or consultants who are also directors of your EB or consultants who have an interest in your EB, then an open tender process should be followed to award that contract unless there are exceptional circumstances. Any exceptional circumstances need to be documented, recorded and retained by the EB and available for inspection.

Tendering

It is the responsibility of the EB to demonstrate that Value For Money (VFM) has been achieved when spending LCF funds. It is recommended that where LCF monies are used to purchase goods and services over £10,000 in value, competitive tendering should be

undertaken. Three quotes should be sought when the value is less than £10,000. Evidence of the competitive tender and quotes should be retained on the project file.

It is not necessary to select the supplier with the cheapest price if there are good reasons for selecting another supplier. However, where the chosen supplier has not offered the lowest price there must be a written explanation as to why the preferred supplier was selected.

In some cases, it may not be possible to obtain a sufficient number of quotations or tenders. For example, there may be only one specialist supplier who could reasonably be used. If so, ENTRUST recommends that evidence is obtained to show that the works are of a truly specialist nature and the price agreed with this supplier is not higher than would normally be paid for similar goods or services.

Collection of personal data

When obtaining quotes from third party contractors and suppliers, successful applicants may be required to collect and process personal data (e.g., when dealing with sole traders). From time to time, ENTRUST may access this personal data to conduct an audit and ensure compliance with the Landfill Tax Regulations 1996.

Notwithstanding the obligations of successful applicants and funders to comply fully with applicable data protection laws in the UK (including the General Data Protection Regulation and the Data Protection Act 2018), successful applicants or funders shall provide (as a minimum) the following information to third party contractors and suppliers when collecting their personal data (e.g., when requesting a quote). Note: Where text is entered in square brackets below applicants/funders should enter the information relevant to their organisation:

"We are required to retain copies of all quotes, invoices and other correspondence (communications) we receive pursuant to the conditions of our funding arrangement. Such communications will be shared with [name of funder] and from time to time, may also be shared with HMRC and ENTRUST, who is the regulator of the Landfill Communities Fund appointed by HMRC. If you are operating as an individual or sole trader, some limited personal data may be contained within these communications. We will only use this personal data on the basis of considering whether to enter into a contract with you, to comply with our legal obligations under the Landfill Tax Regulations 1996 and/or for the purpose of our legitimate interests in obtaining competitive quotes, keeping financial records and complying with the conditions of our funding arrangement. These communications may be retained in our business records and those of our funder, HMRC and ENTRUST indefinitely. For further information on how your personal data will be processed, please see [INSERT LINK TO YOUR PRIVACY POLICY HERE], [INSERT LINK TO YOUR FUNDER'S PRIVACY POLICY HERE] and ENTRUST's privacy policy available here www.entrust.org.uk/privacy. If you have any queries, please contact us here [INSERT YOUR ORGANISATION'S CONTACT DETAILS HERE] or contact [INSERT FUNDERS NAME AND WEBSITE HERE] or ENTRUST (www.entrust.org.uk)."

Making payments

Under normal circumstances, a project should be funded retrospectively by funding EBs on the basis of an invoice received for works completed. This safeguards LCF monies. If an EB makes upfront payments the money should be appropriately protected to prevent non-compliant use; for example, by the funding agreement and other robust controls in place.

For those EBs receiving money directly from LOs to spend on projects this money will be received upfront from the LO. In such cases the EB should ensure the money is safeguarded and ring-fenced for expenditure on the project only (see 3.4).

In all cases, evidence of expenditure and project completion must be obtained.

5.4 Extending a project

When an EB registers a project, we check that the project has an estimated start date and a reasonable estimated completion date. Both start and end dates are required as months (mm/yy) only therefore a specific date is not required. This information is needed so that we can understand when funding reaches the project, and to enable us to provide accurate reports to HMRC.

It is non-compliant for LCF monies to be spent on a project before the estimated start date and after the estimated completion date approved by us.

If a project is approved in the same month as the project's given start date, then approval is from the date the project is approved. For example, if a project is approved on 15 January and the project has a start date of January, approval is from 15 January. Any spend that occurred before the 15 January approval date would be non-compliant.

We encourage EBs to be realistic at the registration stage, as to the length of time it will take to complete their project and the spending of LCF monies. If an EB is unable to complete the spending of LCF monies on its project before the estimated completion date approved by us then the EB should seek an extension of time in which to complete the project.

EB may seek a first extension through EOL on the project's 'General Details' page or by emailing ENTRUST's Registrations team. An EB can grant its own automatic extension of up to three months on EOL if the delay is for one of a number of specified reasons. If more than one EB is involved with a project then it is the EB holding the project approval who should seek the extension. The EB holding the project approval should keep all other EBs who have an interest in the project notified of any extensions to the estimated completion date.

The specified reasons under which a first extension request will be granted automatically are:

- The project works are delayed by bad weather;
- The project works are delayed by other events e.g., sports season/discovery of protected species;
- Unplanned additional work is required to the project;
- Specialist contractors for the project are currently unavailable;
- The project is completed but the final LCF payment has not yet been made; and
- A funding shortfall for the project.

Once the extension has been granted the EB can continue to spend LCF monies to complete the project up until this extended end date.

If an EB requires an extension in excess of three months or seeks a first extension for a reason other than those specified above, it should contact ENTRUST explaining in writing the length of extension required and the reasons for seeking the extension. Requests should be emailed to: helpline@entrust.org.uk. We will consider each request on its own merits and will notify the EB with our decision within five working days of the request being made. An extension will not normally be granted if:

- The project has been completed;
- The project has significantly changed from that originally approved;
- No LCF monies were spent between the original estimated start date and estimated completion date; or
- The project is expected to continue for an extraordinarily or unreasonably long length of time.

Where an application for an extension is rejected, we will discuss with the EB concerned how it should proceed to ensure that the project is completed in a compliant manner or, where appropriate, how a new project can be registered.

5.5 Project completion

A LCF project is complete on the date when the final instalment of LCF monies has been spent. This is the date the cheque is raised or the date the BACS payment is made. This may be before or after the physical work undertaken on the project is completed. If the LCF investment is part of a larger project then the overall project may continue after the LCF completion date.

Where a LCF project is completed by the final instalment of LCF monies being spent, then the EB holding the project approval should notify us via EOL that the project is complete. If the project has been allocated to another EB, the EB holding the project approval should confirm that the other EB has completed and reported all LCF expenditure before notifying us that the project is complete.

Form 4: Annual Return

Once in EOL, the EB holding the project approval should open the supplementary pages of its Form 4: Statutory Annual Return. An EB can notify us that a project is complete at any point in the year from 31 May.

On the supplementary pages of its Form 4, the EB should enter the date of the final LCF expenditure on the project and its amount. Where more than one EB is involved with the project, the EB holding the project approval should check that all LCF expenditure on the project by any other EB has been reported by that EB (in the supplementary pages of its own Form 4) before the EB holding the project approval reports the completion date for the project.

The data entered in the supplementary pages will feed through to the main pages of the Form 4, making the completion of the Form 4 at year end more streamlined. The EB should not reconcile or submit its Form 4 until after the conclusion of the reporting year or when all activity and expenditure for the year is complete.

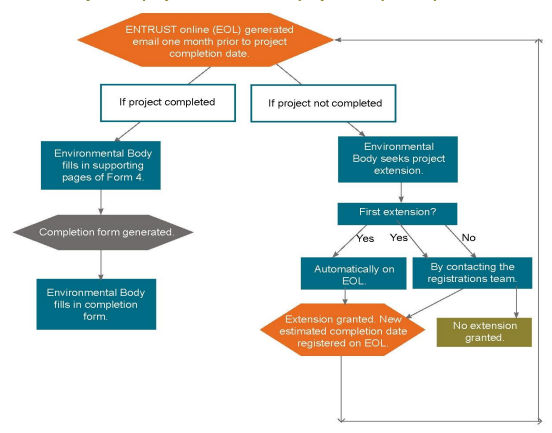
Form 9: Project Completion form

Once the project completion date is recorded on an EB's Form 4: Annual Return, a Form 9: Project Completion form will be generated and a link to the Form 9 will appear on the EB's EOL dashboard. The Form 9 is used to provide details of the outcomes of a finished project and will be pre-populated with relevant project information which has already been provided to us.

All Form 9s should be completed within three months of project completion. Compliance with this requirement will be monitored. A separate Form 9 is required for each project completed.

EBs who manage a large number of projects may wish to fill out and submit their Form 9's on a monthly or quarterly basis in order to keep on top of their reporting obligations.

Summary of the project extension and project completion process



5.6 Unspent LCF monies

If there is an underspend on a project or the project does not go ahead after being approved, then (subject to any agreement in place between the EB and the funder) the EB may consider one of the following actions in order to spend the LCF funds compliantly:

Other projects

LCF money held may be spent on other approved projects. Before submitting a new project for approval and spending the funds the EB should obtain the permission of the LO or the funding EB who originally allocated the money.

Transfer of monies

LCF money can also be transferred to another EB following permission being obtained from the LO or the funding EB. If your EB has received LCF money from another EB and you find that those funds are no longer needed, please discuss how to proceed with the EB which provided the funds as it is most likely they will want the money to be returned for re-allocation. A transfer of LCF funds between EBs must be reported within 7 calendar days of the transfer on a Form 7.

Return of monies

Ordinarily, LCF monies should not be given back to the contributing LO as payments to a LO are non-compliant spend. If you are asked to repay a qualifying contribution back to the LO you should contact ENTRUST for advice. The LO must also make arrangements to repay to HMRC any tax credits it has received in respect of its qualifying contribution, as outlined in HMRC's guidance notice LFT1 to LOs.

An EB should not hold a level of total unspent funds at year end (31 March) that exceeds 1.5 times the LCF income it has received during that financial year therefore any underspends should be considered with this is mind; for example, any remaining monies could be transferred to another EB. For more information see Section 3.

5.7 Publicity and Promotion

Due to the nature of the scheme as a tax credit, we recommend that the LCF logo is clearly visible on plaques, leaflets and other promotional materials alongside any Landfill Operator or EB branding. Further information can be found on the <u>Brand Guidelines</u> page of our website to include Visual Identity Standards which must be used, and wording suitable for press releases about projects funded by the LCF.

Only promotional activities at a reasonable cost and relevant to the project may be funded by LCF funds. If you are concerned about the compliance of a planned promotional activity, please contact us to discuss.

5.8 Project monitoring

EBs should ensure that projects remain compliant following completion of the project works. ENTRUST expects projects to remain in compliant use for as long as possible to ensure the LCF's value to communities and the environment is maximised.

EBs should monitor projects during the post completion phase. Monitoring must focus on providing assurances that the project is delivering against its approved objectives and is continuing to meet the requirements of the initial registration. For example, if the project is an Object D or E project then the public access requirement must be monitored.

The period of monitoring should reflect the value of the project as follows:

Value	Project monitoring period
Up to £10,000	Confirmation at project completion
£10,000 and above	3 years

Post completion monitoring does not need to consist of a physical inspection each year; however, the EB must satisfy itself that any projects registered under its EB registration remain compliant. We will allow funding EBs to accept an annual statement from projects to confirm compliance if this provides the assurances required.

If an asset has been purchased as part of the project, please see our guidance on asset monitoring in <u>section 6</u> which includes the asset monitoring timeframes which apply when a new asset has been created or purchased. If a project has improved an existing asset, such as replacing the roof on a building, the asset monitoring guidelines in section 6 do not apply as projects to improve assets are subject to the general post completion monitoring requirements set out above.

5.9 Projects involving multiple EBs - allocations

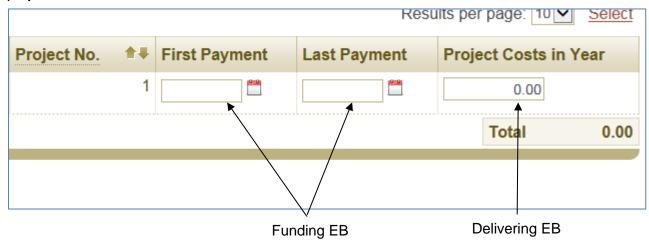
In some cases, an EB may 'allocate' their approved project to another EB. This can be done when the project is registered. The allocation function may only be used for two purposes. These are:

- Firstly, where an EB applies to a funding EB for a grant of LCF monies and the funding EB registers the project. In this case the funding EB registers the project (as it wishes to maintain control of the project) and allocates it to the EB undertaking the project. The funding EB transfers money to the EB which has had the project approval allocated to it upon receipt of proof of expenditure and completes a Transfer notification form (Form 7).
- Secondly the function allows for a project to be allocated to an EB who is acting as a contractor on the project. When the EB which registered the project pays the allocated EB directly for works which have been carried out on a project **this should be reported via a Transfer notification form (Form 7).** This scenario occurs when a contractor is an EB and therefore the payment for services needs to be reported as a transfer; for example, a conservation project where a conservation body is working on or providing material for a project as they provide such services they are not responsible for the project but are involved as a contractor.

In both cases the EB receiving the transfer reports the amount of expenditure on the project on its annual return. The EB that registered the project and transfers the funds is responsible for entering the first spend date and last spend date against the project and submitting the Form 9: Project Completion. The EB which has been allocated a project must report the expenditure on their Form 4 before the EB holding the project registration can report the project as complete by entering the first and last payment dates. Both EBs therefore need to share details of progress with allocated projects, it is recommended that a schedule for this be agreed prior to the project starting. A funding EB can check whether expenditure has been reported against a project by going to the 'Your Projects' tab of EOL, here all expenditure against projects is displayed in the 'Act LCF Cost' column. A split of expenditure by year and

EB can be viewed by clicking on the costs within the column. All Form 7s need to be completed within seven calendar days.

The below image taken from an annual return (Form 4) shows which boxes are for completion by the EB holding project approval and which is for completion by the EB that has had the project allocated to it.



5.10 Further information

For further information on how to complete the ENTRUST reporting forms please see the 'How To' guides on our website. This page also includes a project file checklist and a handover guide for when there are changes to the person responsible for LCF matters at an EB.

6. Assets and Benefits

6.1 Assets

Protecting the Asset

All LCF monies spent by an EB to purchase or create an asset should be protected should the asset be disposed of. EBs must ensure that they can account for all LCF funds held or spent on a compliant project or activity. Any loss of capital would normally be deemed non-compliant expenditure, therefore in the unlikely event that LCF monies are not required for immediate use, they should be placed in a bank account or similar facility, so preserving the capital sum. However, this needs to be considered in light of section3 which notes that EBs should not hold a level of total unspent funds at year end (31 March) that exceeds 1.5 times the LCF income it has received during that financial year. Any LCF monies should be ringfenced from an organisation's operational expenditure and we advise EBs that LCF monies should be held in a separate bank account so that they are kept apart from other monies that the EB may have. Any income/interest earned from such an account or facility constitutes income derived and therefore must be spent appropriately. LCF monies cannot be invested, held or accumulated in such a facility for the purpose of generating interest.

EBs should maintain an inventory of assets purchased with LCF funds. LCF assets remain at cost price for their lifetime until disposal at appropriate market price. EBs must ensure that every project budget is resourced to meet the costs associated with appropriate asset monitoring and management while the project's assets remain on the asset register.

6.2 Timescales for asset monitoring by EBs

Definition of an asset

Assets are fixed or tangible assets created or purchased using LCF funding. Land, plant, machinery and whole buildings must be recorded on an asset register by the EB that registered the project for approval.

If a project has improved an existing asset, for example through repairs and refurbishments, no asset has been created therefore this section of guidance does not apply but the project is still subject to the general post completion monitoring requirements as defined in section 5.

Timescales

The following timeframes apply retrospectively to prevent the administrative burden on EBs that may have arisen if assets purchased before this guidance came into effect were subject to previous monitoring requirements.

Land

Land should be kept on an asset register for 20 years.

Plant, machinery and whole buildings

Plant, machinery and whole buildings should be kept on an asset register for a period based on their value as below. We consider that LCF funded plant and machinery falls into four main categories:

- 1. Portable mechanical equipment, for example vehicles such as tractors and mowers;
- 2. Fixed mechanical equipment, for example central heating systems and church organs;
- 3. Other fixed equipment for example Multi Use Games Areas and BMX/Skate parks; and
- 4. Other portable equipment such as rowing boats and gym equipment.

LCF Value	Asset monitoring period
Less than £10,000	Confirmation at project completion
Between £10,000 and £100,000	3 years
Between £100,001 and £200,000	5 years
Between £200,001 and £300,000	7 years
Over £300,000	10 years

Other types of assets

For other types of assets EBs should record confirmation that the asset is delivering against the approved objective at project completion.

Asset monitoring

EBs should inspect assets at an appropriate frequency to confirm the asset is in compliant use. The frequency of the inspection regime is at the discretion of the EB and should take into account the value of the asset using a risk-based approach. An inspection might entail a physical visit. If a visit isn't cost effective other evidence may be deemed appropriate if the EB is satisfied that other evidence provides the assurances needed that the asset is in compliant use. Other evidence could be photographic, for example. At the end of the asset monitoring period a final inspection should be made to confirm compliance and then the asset can be deleted from the register.

Asset monitoring record retention

The record keeping period for assets commences at the end of the asset monitoring period as this is the last day a record is made relating to that asset. See our guidance on record keeping in Section 3 for further information.

Form 9: Recording assets on the Project Completion form

EBs should record all land, buildings, plant and machinery purchased with LCF monies on the project's Form 9: Project Completion.

Protection of land and buildings

The land or building should be protected though the Land Registry if necessary. This could be done by a restriction in favour of the funder (funding EB or LO). Restrictions or other such protections should be sought when the land or buildings aren't already suitably protected by the nature of the land ownership (e.g. held in trust) or by the funding contract. Please note that land law in Northern Ireland is slightly different to that in England and equivalent protections can be used instead of a restriction.

The asset monitoring periods detailed above are the minimum periods land and buildings should be protected. If EBs have restrictions in place for longer periods based on their funding policies or as result of historic agreements then there is no need to amend these. This may be relevant when there are costs associated with removing the protection and the EB wishes to avoid these costs.

Sale or disposal of an asset

If an asset is sold by an EB within the asset's monitoring period then the proportion of the proceeds of sale (equal to the proportion of the LCF funding contribution) is considered income derived and must be used to fund further compliant activity. See our guidance on income derived for further information. Where an EB seeks to dispose of a LCF funded asset, it should consult its original funding agreement (with the LO) to ascertain whether that agreement contains any clauses about disposal of LCF funded assets or the use of derived income from such disposals.

If an EB provides LCF funds (in whole or in part) to the purchase, creation or improvement of an asset owned by a non-EB, it should make its LCF contribution conditional on repayment where the asset is sold or ceases to comply with the Regulations within the asset's monitoring period. The amount to be repaid is the proportion of the sale value equal to the proportion made towards the purchase, creation or improvement price. Funds returned to an EB are considered income derived and should be used to fund further compliant activity.

Where an asset is returned to an EB following the completion of a project, the asset may either be retained for use on other LCF projects or sold. If the LCF funded asset is sold then any proceeds of sale are income derived must be used to fund further compliant activity. Assets should be valued independently if the current value is likely to exceed £10,000.

6.3 Benefit rules

The Regulations prevent LCF funds being used for the benefit of either:

- a LO who has made a qualifying contribution to the EB; or
- any CTP who made a payment to release that qualifying contribution.

It is acceptable for a LO or CTP to benefit if they are in a class of person which would benefit generally, but there must not be a unique benefit to any person who has made a qualifying contribution or CTP payment.

Persons who have made qualifying contributions

LOs will have made qualifying contributions to an EB if they:

- contribute LCF monies directly to the EB; or
- contribute LCF monies to another EB (including a funding EB), which subsequently transfers LCF monies to the EB.

Once a LO has made a qualifying contribution to an EB, it will be regarded always as having made a qualifying contribution to that EB. Therefore, in relation to every new proposed project which an EB wishes to undertake, that EB must consider whether there is a benefit to any LO which has ever made a qualifying contribution to it, however long ago the qualifying contribution was made.

Persons who were a CTP in relation to a qualifying contribution

A person who is a CTP in relation to a qualifying contribution is any person who pays the LO an amount to secure the payment of the qualifying contribution from the LO to the EB.

6.4 What counts as a benefit to a LO or CTP?

A benefit is any advantage, asset, gain or benefit in kind.

The 'no benefit' rule

If an organisation wishes to enrol as an EB, its internal rules must preclude it from using its funds for the benefit of contributors. ENTRUST interprets the term 'funds' to mean any source for the EB's money, not just LCF monies. Therefore, LO or CTP contributors cannot receive a benefit from ANY expenditure of the EB once the contribution has been made, not just LCF expenditure.

Funds can be used to benefit 'a class of persons that benefits generally'

A class of persons is a group with a common function or classification, for example all users of a village hall or all users of a public park.

If a CTP or LO which made qualifying contributions derives benefit as part of a class, then that benefit must not be greater than any other member of the class. If the 'class of persons' is a small group then it could be considered that the benefits are specific to that group rather than of a general nature. If you are in any doubt, please contact us for further guidance.

Indirect Financial Benefit

An enrolled EB must not provide a market, commercial or other financial advantage to a LO which provides a qualifying contribution to the EB or a CTP. This includes relieving the LO or CTP of any contractual or statutory obligation, term of planning permission or other duty.

Intellectual Property

Where an EB supports a project that develops Intellectual Property Rights (IPR) or an innovative methodology, that IPR or methodology must not provide a unique benefit to a LO which made a qualifying contribution or a CTP.

Benefit from Assets

Assets acquired or created by an EB may only be used by a CTP or LO who makes a qualifying contribution if the CTP or LO pays the open market rate for use of those assets. Similarly, assets acquired or created by an EB may only pass into the ownership of a CTP or LO who makes a qualifying contribution if the CTP or LO pays the open market rate for them.

Making Payments to Contributors (LO or CTP) at Prime Cost

Under certain circumstances, an EB may be able to make payments to its contributors without it being construed as a benefit. This is usually only acceptable in very straightforward and transparent cases.

Contributors may provide goods or services to EBs in return for payment only when: the goods or services are provided at 'prime cost' and there is no possible element of profit or other commercial benefit to the contributor.

Prime cost = direct material + direct labour + direct expenses

Prime cost excludes any element of profit. It also excludes any contribution to 'fixed costs' i.e., costs incurred whether or not the goods and services were provided to the EB, such as administration and overheads. Fixed costs may also include direct labour, unless the labour was employed exclusively to provide goods or services to the project and would not otherwise have been a cost to the contributor.

ENTRUST strongly recommends that the EB involved agrees a formula for establishing prime cost before funding any project that involves any payment to a contributor. This should be discussed with ENTRUST in advance of any payment being made.

Transparent Accounting

Accounting arrangements when the contributor (LO or CTP) is involved in the project must be transparent. ENTRUST will need to see the budget and the quotations and invoices of the contributor to ensure they do not receive a benefit. In some cases, EBs may need to obtain agreements from contributors that they will disclose relevant management accounts to ENTRUST to demonstrate that no improper benefit has arisen.

ENTRUST recognises that arrangements for transparency can occasionally cause practical difficulties when small payments are involved. EBs who face genuine difficulties in meeting the obligations described here should contact ENTRUST's Compliance team as soon as such issues come to light.

Awareness of the LCF and the funding LO/EB

Acknowledging the support of your contributors on plaques and in publications is not regarded as a benefit. We encourage the use of the LCF logo on all materials connected with the scheme. Further information can be found on the <u>Brand Guidelines</u> page of our website. Only reasonable and relevant promotional activities may be funded by LCF monies. If you are concerned whether a planned activity may be compliant, please contact us to discuss.

Monitoring Unique Benefit to CTPs

As a benefit can have a very wide application, and an EB can have many CTPs which have contributed to it, assessing unique benefit may be difficult. With this in mind, the following measures can be undertaken by EBs to increase assurance that there is no unique benefit to CTPs:

- Maintaining a register of CTP donors;
- A signed declaration from the project applicant that there will be no unique benefit to any CTP;
- Internal EB checks to determine if there is a direct link between the project and the CTP which could result in a unique benefit;
- Internal EB checks to cross reference project to the register of CTPs;
- Checks of invoices and payment claims against listings of CTPs; and
- A signed declaration from the CTP stating that they will have no unique benefit.

This list is not exhaustive and there may be other measures which are suitable for the EB to undertake to ensure that a CTP does not receive a benefit from the projects which the EB registers.

EBs are required to keep records for 6 years (see <u>Section 3</u> for more information on record keeping) therefore EBs may only be able to cross reference their list of CTP donors for this period. ENTRUST understands this limitation and we will only expect to see checks for CTPs for the period in which records are available.

7. Appendix – Glossary of Terms

Name	Abbreviation	Concept
Asset Register		An asset register is a record that contains detailed information about assets acquired using LCF monies. This can be as simple as an excel spreadsheet.
Association of Distributive and Environmental Bodies	ADEB	ADEB is the representative body for practitioners within the LCF and has two levels of membership - full members are funding EBs that pay the ENTRUST levy and associate members are other EBs.
Benefit		A benefit is any material or financial advantage, asset, gain or benefit in kind. Neither the contributing LO nor the CTP may receive a benefit from having made a contribution. On a project level the recipient of a benefit can be an individual or group, and can include contractors or landowners who may gain from a project going ahead.
Breach Management		Where ENTRUST considers that an EB's actions or responses suggest regulatory breaches or imminent breaches, a series of events will take place under the general heading of the Breach Management Process.
Building or structure of historical or architectural importance		A building or structure which can be demonstrated to have historical or architectural importance, for example, listed status or support from a County architect.
Clawback		In certain circumstances (such as an EB's expenditure being non-compliant, an EB breaching a condition or when an EB is revoked) HMRC have the power to recover from the funding LO the tax credit claimed by the LO in respect of the qualifying contribution it made to the EB. This recovery from the LO is known as clawback.
Compliant expenditure		Expenditure that has been made in accordance with the Regulations. For an EB's expenditure to be compliant it must be spent on either an approved object or its running costs.
Connected person/party		Any person, organisation or group which is related or linked to the EB. This can include any director, partner, shareholder, manager or other employee or employer. Relations and links can be through personal or business connections, for example a spouse, a civil partner, a relative or a person connected by virtue of being a fellow trustee.

Name	Abbreviation	Concept
Contributing Third Party	СТР	Any person, organisation or group who makes a payment to the LO in order that the LO makes a qualifying contribution to the EB.
Conditions		Additional statutory clauses to the Regulations (1996), agreed with HMRC in 2015, the conditions require LCF project expenditure to occur in an approved project's timeframe and stipulate the consequence for EBs who have not filed their annual return.
Derived income		See Income Derived.
Diversion rate		The portion of a LO's landfill tax liability that it can give to EBs as qualifying contributions. This is reviewed and set by HMRC annually. For the current diversion rate see our website.
Enrolment		The process by which an organisation can become an EB with ENTRUST, thereby enabling it to receive and spend LCF monies on approved projects that are compliant with the Regulations.
ENTRUST		The Regulator of the LCF.
ENTRUST Online	(EOL)	An online database that enables EBs to access, update and file all their regulatory obligations and submissions. EOL allows EBs to undertake and manage their own data rather than being reliant on our administration which greatly reduces the administrative burden on all parties.
Environmental Body	ЕВ	An organisation enrolled by ENTRUST. Once an organisation is an Environmental Body (EB), it is allowed to receive, distribute and spend LCF monies.
Expenditure		LCF monies spent by an EB. For an EB's expenditure to be compliant it must be spent on either an approved object or its running costs.
Form 1 (all forms are found and completed on EOL)		The form for an organisation to apply to enrol as an Environmental Body with ENTRUST.
Form 2		The form for an EB to register a project with ENTRUST.
Form 3		The form for an EB to report it has received LCF monies direct from a LO – it is a statutory requirement that this information is sent to ENTRUST within seven days of the LO receiving the monies.
Form 4		The form to make a statutory annual return required from every EB. The annual return is required even where there is nil balance or there has been nil project activity during the year.

Name	Abbreviation	Concept
Form 7		The form for an EB to report it has transferred LCF monies to another EB – it is a statutory requirement that this information is sent to ENTRUST by the transferring EB within seven days of the transfer of the monies.
Form 9		The form for an EB to report the completion of a project.
Funding agreement		The legal contract under which the project EB or project applicant can receive LCF monies from another EB (often a funding EB) or the LO.
His Majesty's Revenue & Customs	HMRC	HMRC collect Landfill Tax and allow an LO's claims for tax credit in respect of the qualifying contributions made. HMRC are also responsible for overseeing ENTRUST and for taking final breach management sanctions where there is non-compliance by an EB.
Income derived		Any income generated by LCF monies or by an asset funded with LCF monies, or by the sale of LCF funded assets. Income derived includes bank interest, royalties, rent, admission charges or proceeds from the sale of LCF asset.
Landfill Communities Fund	LCF	The scheme which enables LOs to contribute a portion of the monies, which would otherwise be paid as Landfill Tax to HMRC, to enrolled EBs for the purpose of those EBs carrying out projects (in accordance with The Landfill Tax Regulations 1996) which benefit the communities in the vicinity of landfill sites.
Landfill Operator	LO	A registered person, responsible for the operation of one or more licensed landfill sites, and (for the purposes of the LCF) responsible for the payment of Landfill Tax to HMRC in respect of waste deposited at their landfill sites.
Landfill site		Land is a landfill site if at any given time there is in force a licence, resolution or permit described in section 66 of the Finance Act 1996. For the purposes of LCF, such a site must be owned or operated by a person registered to pay Landfill Tax.
Landfill tax		The tax paid by LOs on waste deposited at their landfill sites.
Landfill Tax Credit Scheme	LTCS	The old name for the Landfill Communities Fund.
Landfill Tax Regulations (1996)		The Regulations governing the LCF.
LCF monies		The sums held and spent by an EB under the LCF scheme.

Name	Abbreviation	Concept
Local authority		Local government administrative body, such as a local council, district council or parish council.
Main contact		A person nominated by the EB to act as the main contact for LCF purposes. Generally, ENTRUST will contact the main contact in the first instance with any query we may have.
Object A		An approved object of the LCF which involves the reclamation, remediation or restoration of land, the use of which has been prevented by some previous activity.
Object B		 An approved object of the LCF which involves either: the reduction or prevention of any potential for pollution; or remediation or mitigation of the effects of pollution on land where that pollution has been caused by an activity that has now ceased.
Object D		An approved object under the LCF which involves the provision, maintenance or improvement of public parks or other public amenities in the vicinity of a landfill site.
Object DA		An approved object under the LCF which involves the conservation or promotion of biodiversity.
Object E		An approved object under the LCF which involves the maintenance, repair or restoration of buildings or structures which are either places of worship or demonstrated to be places of architectural or historical interest.
Place of worship		A building or structure that is exempt from business rates by virtue of Schedule 5, Case 11 of the Local Government Finance Act 1988 or has a certificate issued under the Places of Religious Worship Act 1855 to confirm it is a place of worship.
Project		Works funded by LCF monies, approved by ENTRUST, under an approved object.
Project applicant		A person or organisation who wishes to undertake a project and who seeks LCF money to fund the project works. It is not necessary to be an EB in order to seek an offer of LCF funding from a funding EB or LO but only an enrolled EB can apply to ENTRUST for project approval.
Project application		The process by which an EB submits details of a project to ENTRUST for approval. Once a project has been submitted by an EB then ENTRUST will decide whether the proposed project complies with the Regulations. If

Name	Abbreviation	Concept
		the project is compliant then ENTRUST will give project approval.
Project approval		The approval of a project application by ENTRUST, confirming that the project meets the criteria of one or more of the approved objects under the Regulations.
Public access		Projects under Objects D or E must be available to the public.
		Object D: generally, a park or public amenity must be available for more than four evenings or two days a week - if it was available for fewer than 104 days in any one year it would not be considered sufficiently open to the general public to qualify.
		Object E: a religious building or structure must be open for an appropriate amount of time as would be expected from similar buildings or structures, otherwise it would not be sufficiently open to the general public to qualify.
Qualifying contribution		The sum given by a LO to an EB under the LCF scheme, together with any income derived from such a qualifying contribution. When an EB receives a qualifying contribution from a LO, it must complete and return a Form 3 to ENTRUST within seven days of the receipt of the qualifying contribution.
Regulations		The Landfill Tax Regulations 1996 (S.I. 1996/1527), as amended
Regulatory body		The regulatory body is ENTRUST.
Review Panel		The Review Panel, whose purpose is to ensure that ENTRUST applies consistent standards when deciding to reject enrolment and project registration applications.
Revocation		Voluntary revocation is the process by which an EB chooses to cease its registration as an EB from the ENTRUST roll of EBs. Forcible revocation is when HMRC exercises the sanction of removing an EB from ENTRUST's roll of EBs for one or more serious breaches, or a number of less serious breaches, of the Regulations.
Small Grants Scheme	SGS	Under this scheme, qualifying EBs can register a single umbrella project under which they can then award grants (not exceeding £5,000 per project) with total project expenditure under the registered EB's SGS each year not exceeding £100,000 or 10% of the registered EB's LCF income in the previous year.

Name	Abbreviation	Concept
Tax credit		An amount of money that the LO is able to claim by way of deduction to its Landfill Tax liability due to making qualifying contributions to an EB.
Transfer		The transfer of LCF monies between EBs, typically a payment from a funding EB to another EB. A transfer of LCF funds must be reported to ENTRUST, on Form 7, by the transferring EB within seven calendar days of the transfer being made.
Vicinity of a landfill site		Projects under Objects D, DA and E must take place in the vicinity of a landfill site. We interpret "in the vicinity" as being within ten miles of a site (although some funding EBs and LOs have more stringent requirements). However, this 10 mile requirement can be relaxed if evidence can be provided that the project site has been adversely affected by the landfill site.

January 2023