Recorra @

# 2025 Compliance Pack

London & Purfleet





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#### Trade Associations & Memberships



# We are Recorra

Recorra is your commercial recycling expert, dedicated to delivering #RealRecycling.

Founded as a charity initiative in 1988, we are now a total waste management company and born environmentalists. Thousands of businesses across London and the South East trust us to help them better manage their resources. Our flexible operational approach, combined with our ability to recycle over 35 material streams, means we can be responsive to any business' needs.

By using data, technology and insight, we provide innovative and tailored solutions that achieve the best environmental outcomes.

#### Introduction

This Compliance Pack will assist you with due diligence and legal compliance and contains certificates, permits and insurance details for you to keep on file.

Recorra's Compliance pack is designed to meet the information needs of most clients. If you need additional information or clarification, don't hesitate to contact us at helpdesk.london@recorra.co.uk.

### **Company Details**

#### **Registered Office**

52 Lant Street, London, SE1 1RB

**Company Registration Number** 3961507

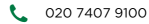
VAT registration number 905 0669 32

**Registered Waste Carrier Number** CBDU114789

#### **Contact Details**

#### London

52 Lant Street, London, SE1 1RB



helpdesk.london@recorra.co.uk

#### Brighton

Unit 6, 30 Chartwell Rd, Lancing, BN15 8TU

01273 685 628



helpdesk.southeast@recorra.co.uk

#### Hastings

Unit 11, Moorhurst Rd, St Leonards, Hastings, Saint Leonards-on-sea, TN38 9NB



- helpdesk.southeast@recorra.co.uk

### **Bank Details**

#### Natwest

London Bridge Branch, PO Box 35, 10 Southwark Street, London, SE1 1TT

#### Sort Code

51-50-03

#### Account Number

65618963

# We are Recorra

### Certificate of Incoporation

Company Number: 03961507	3
THE COMPANIES ACT	2006
COMPANY LIMITED BY S	HARES
PRINT OF A SPECIAL RESC	DLUTION
OF	
BPR GROUP EUROPE I	LTD.
(the "Company")	
At a General Meeting of the Company held at 52 Lant 21st October 2022 the following resolution was duly pas the Company:	
SPECIAL RESOLUTIO	ON
That the Company change its name from BPR Group E special resolution and that the Articles of Association adopted as the Company's new Articles of Association.	
VIIS	Mr William John Swan (Chairman)
	Date
RUDA	*ABFL9WX7* ACO 28/10/2022 #6 COMPANIES HOUSE COMPANIES HOUSE

# We are Recorra

### Certificate of Incoporation

FILE COPY	
CERTIFICATE OF INCORPORATIO	N
ON CHANGE OF NAME	
Company Number 3961507	6
The Registrar of Companies for England and Wales herel under the Companies Act 2006:	by certifies that
BPR GROUP EUROPE LTD.	
a company incorporated as private limited by shares; hav office situated in England and Wales; has changed its nar	
RECORRA LTD	
Given at Companies House on 2nd November 2022	
25	
	State OF COM
Companies House	THE OFFICIAL SEAL OF THE REGISTRAR OF COMPANIES

#### **Registered Waste Carriers License**





### **Environmental Permit**

	En	vironment gency
	A Ag	,circy
Notice of variation	on with introdu	ctory note
The Environmental Permittin	g (England & Wales) Regu	lations 2016
Recorra Ltd		
Juliette Way Materials Recycling & WEEE / Units 38-39	<b>TF</b>	
Juliette Way		
Purfleet Industrial Park		
Purfleet		
Essex		
RM15 4YA		
Variation application number		
EPR/EB3135AD/V002		
Permit number		
EPR/EB3135AD		



### **Environmental Permit**

Notice of variation	
The Environmental Permitting (Eng	land and Wales) Regulations 2016
The Environment Agency in exercise of its powers un (England and Wales) Regulations 2016 varies	der regulation 20 of the Environmental Permitting
Permit number	
EPR/EB3135AD	
Issued to	
Recorra Ltd ("the operator")	
whose registered office is	
52 Lant Street	
London SE1 1RB	
company registration number 03961507	
to operate a regulated facility at	
Units 38-39 Juliette Way Purfleet Industrial Park	
Essex RM15 4YA as follows on the permit page the name of the operator is chang	ed from BPR Group Europe Ltd to Recorra Ltd
Essex RM15 4YA as follows on the permit page the name of the operator is chang	ed from BPR Group Europe Ltd to Recorra Ltd
Essex RM15 4YA as follows on the permit page the name of the operator is chang This notice shall take effect from 08/11/2022.	
17.00000000	Date



### Waste Exemption Registration



### Waste Exemption Registration

	52 Lant Street London SE1 1RB
Vaste operations contact	
Name	Lyndsay Edwards
Position	Compliance and HR Director
Telephone number	020 7442 2202
Email	Lyndsay.Edwards@recorra.co.uk
Address	Unit 38/39 Juliette Way Purfleet Industrial Park Purfleet Essex RM15 4YA
Vaste operation details	
Grid reference	TQ 55163 79570
Site details	Unit 38/39 Juliette Way Purfleet Industrial Park
	Purfleet Essex RM15 4YA (External area)
	Purfleet Essex RM15 4YA (External area)
	Purfleet Essex RM15 4YA (External area)
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	Purfleet Essex RM15 4YA (External area)

### Insurance

### **Recorra Insurance Overview**

To Whom It May Concern,	27 <sup>th</sup> March 202
RE: Recorra Ltd and Recorra	South East Ltd
We can confirm that we act a following covers are in place:	is insurance brokers on behalf of the above insured, and that the
Employers Liability	
Insurer:	Aspen Insurance UK Limited
Policy number:	B1903174241117
Cover period:	1ª April 2025 to 31ª March 2026
Indemnity limit:	£20,000,000 any one occurrence
Public / Products Liability	
Insurer:	Aspen Insurance UK Limited
Policy number:	B1903174241117
Cover period:	1ª April 2025 to 31ª March 2026
Indemnity limit:	£10,000,000 – Any one occurrence and in all in respect of Products Liability
Professional Indemnity	en.
Insurer:	Casper Specialty UK Limited (7935) / Liberty Specialty Markets / Allied World Assurance Company (Europe) dac
Policy number:	B190324MS3411049, B1903181231306, B190324MS3111001
Cover period:	1ª April 2025 to 31ª March 2026
Indemnity limit:	£10,000,000 any one claim
Hired in Plant	
Insurer:	Aviva Insurance Limited
Policy number:	100674019 ENG
Cover period:	1 <sup>st</sup> April 2025 to 31 <sup>st</sup> March 2026
Indemnity limit	£250,000

### Insurance

### **Recorra Insurance Overview**

	VERLINGUE		
note this docum been effected an	bals Clause is included in respect of Employers and Public Liability only. Please ent is intended for use as evidence that the insurance as described herein, has id shall be subject to all terms and conditions of the policy and that in the event ncy herewith, the terms and conditions of such policy shall prevail.		
	we meets with your approval, but if you do require any further assistance then sitate to contact us.		
Yours faithfully,			
Verlingue Limite Tel: (+44)1784608			
÷.,	REDHILL OFFICE: First floor, Forum House, 41-51 Brighton Road, Redhill, Surrey, RH1 6YS T: 0333 010 0013 0   www.verlingue.co.uk FRANCE   UNITED KINGDOM   SWITZERLAND   PORTUGAL		
Investor in Customers: Gold 2072	Verlingue Limited Segúlteros in England & Wales. Reg No.4024/377. Bigg/thices Friet Boor, Fanum Hasea H3B. Bin/tron Bood, Book/L. Surrey, Pri 6/05. Authrese and inguistrate by the Financial Cartestor (JRCAN in Spoorg		

### Insurance

#### **Recorra Motor Insurance**



### **FORS Bronze Certificate**



### ISO 9001 Certificate

	nqa.		
	This is to certify that the Quality Manage	ment System of:	
	Recorra Ltd		
	Units 38 & 39 Juliette Way, Purfleet Indu	strial Park, Purfleet, Essex, RM15	4YA, United
	Kingdom (Central function listed above. See appe	ndix for additional locations)	
	applicable to:	nuix for additional locations)	
$\mathbf{O}$	and the second sec	na wasta management and other	r onvironmental
	The provision to businesses of recycli services including the supply of statio		
	destruction of confidential waste prod	ucts to BS EN 15713:2023 with er	nployees
. <u>~</u>	screened to BS 7858:2019; the sorting, of waste into different components for		
	onward distribution to recovery/reproc		enais prior to
$\sim$	has been assessed and registered by NO		
Certificate of Registration	ISO 9001:2015		
	This registration is subject to the compar	ny maintaining a quality manageme	ant system to the
L.	above standard, which will be monitored	-	an system, to the
0)			
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J L			
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	L.N. Pm		
	Managing Director		
		Codificate No.	26448
		Certificate No. ISO Approval Date:	9 July 2010
	gg ]	Reissued:	20 March 2024
		Valid Until:	19 March 2027
	UKAS MANAGEMENT SVSTEMS	EAC Code:	35, 39, 24
	003		
The use of the LIVAC Association a	fact indicates accordination in respect of these well-blow accord to the	according to a contract of the last to the state of	Page 1 of 2
of NQA Certification Limited, Registr. This certificate is the property of NQA	Mark indicates accreditation in respect of those activities covered by the aton No. 09351758. Registered Office: Warwick House, Houghton Hal A and must be returned on request.	Park, Houghton Regis, Dunstable Bedfordshire LU5	52X. United Kingdom.

### ISO 14001 Certificate

(			
	nga		
	inge.		
	This is to certify that the Environmental Mana	gement System of:	
	Recorra Ltd		
	Units 38 & 39 Juliette Way, Purfleet Industrial	Park, Purfleet, Essex, RM15	5 4YA, United
	Kingdom (Central function listed above. See appendix	for additional locations)	
<b>N</b>	applicable to:		
$\leq$	The provision to businesses of recycling, v		
L I	services including the supply of stationery destruction of confidential waste products		
is.	screened to BS 7858:2019; the sorting, sep	aration, shredding, compact	tion and baling
5	of waste into different components for reco onward distribution to recovery/reprocessi	CONTRACTOR INCOMENTATION AND A REPORT OF A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTION OF A	erials prior to
e i i	has been assessed and registered by NQA a	gainst the provisions of:	
$\sim$	ISO 14001:2015		
	This registration is subject to the company ma		nanagement
t de la construction de la const	system, to the above standard, which will be	monitored by NQA	
Certificate of Registration			
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Ļ.	L.N.A		
	Managing Director		
		Certificate No.	1740
		ISO Approval Date:	29 July 2008
		Reissued:	20 March 2024 19 March 2027
		Valid Until: EAC Code:	35, 39, 24
	SVYTEMS BUS		
			Page 1 of 2
The use of the UKAS Accreditation M of NGA Certification Limited, Registra	ark indicates accreditation in respect of those activities covered by the accre ton No. 09351758. Registered Office: Warwick House, Houghton Hall Park I and must be returned on request.	fitation certificate number 015 held by NQA. N Houghton Regis, Dunstable Bedfordshire LU5	
and considering on the highest of 1654	anna, muais sea tamar nana san nanganana.		
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### ISO 45001 Certificate

nga This is to certify that the Occupational Health & Safety Management System of: Certificate of Registration Recorra Ltd Units 38 & 39 Juliette Way, Purfleet Industrial Park, Purfleet, Essex, RM15 4YA, United Kingdom (Central function listed above. See appendix for additional locations) applicable to: The provision to businesses of recycling, waste management and other environmental services including the supply of stationery products; the secure collection and destruction of confidential waste products to BS EN 15713:2023 with employees screened to BS 7858:2019; the sorting, separation, shredding, compaction and baling of waste into different components for recovery and the bulking of materials prior to onward distribution to recovery/reprocessing sites has been assessed and registered by NQA against the provisions of: ISO 45001:2018 This registration is subject to the company maintaining an occupational health & safety management system, to the above standard, which will be monitored by NQA. L.N.A Managing Director Certificate No. 5513 ISO Approval Date: 2 December 2013 Reissued: 20 March 2024 19 March 2027 Valid Until: EAC Code: 35, 39, 24 Page 1 of 2 The use of the UKAS Accreditation Mark indicates accreditation in respect of those activities covered by the accreditation certificate number 015 held by NOA. NOA is a trading name of NOA Certification Limited, Registration No. 09351758. Registred Office: Warwick House, Houghton Hail Park, Houghton Regis, Dunstable Bedfordshire LUS 52X, United Kingdom. This certificate is the property of NOA and must be returned in measure.



#### **BSIA Certificate**



### SafeContractor Certificate





### **Cyber Essentials Certificate**













	Recorra @
Signed: Date: 01/04/2025 MANAGING DIRECTOR Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR O Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd.	Sroup which included Paper Round,
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### **Corporate Social Responsibility**



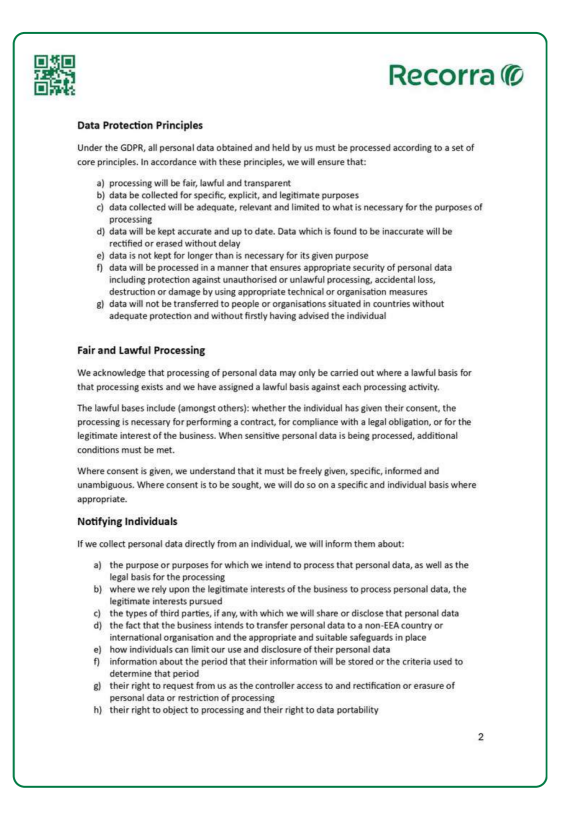
### **Corporate Social Responsibility**

#### Recorra @ With a fleet of 45 trucks, actively managing our transport emissions is a high priority. We aim to eventually have a fully electrified fleet and currently have three electric collection vehicles on the road. Submit an application to set a Science Based Target to reduce our emissions in line with a 2 degree warming. Our customers: It is Recorra's aim to provide a consistent, high quality service which meets the requirements and expectations of our customers at all times. This commitment to quality is based on the implementation of a Quality Management System which is certified to ISO 9001 and audited annually by a UKAS approved third party audit body. This system provides clear standards and guidelines for all areas of the company's activities. The Directors, Senior Management Team and all employees of Recorra are fully committed to a process of continuous improvement in all our products and services. We provide a wide range of added value services including launch days, seminars, waste management reports, waste audits and volunteering opportunities with our charity partners. We also aim to provide customers with a recycling option for all their waste. We have recently introduced a compostable waste stream and a SustainABLE box to collect hard-to-recycle items, in line with this objective. Our employees: As a service provider, our employees are our most valued asset. Recorra's Senior Management Team recognises that a passionate, motivated and happy workforce is paramount to our success, and in order to achieve this, has set out a number of areas for investing in our people. Learning and development - As an employer, we seek to ensure equality of opportunity and treatment in the recruitment, selection, retention, training and promotion of staff at all levels, and the adoption of flexible patterns of working. Rewards and team building - Each line manager has an annual budget available to spend on team building activities for staff. Rewards are available for employees who do well (outside of their normal performance related pay). Social events for the whole organisation are organised across all Recorra sites. Internal marketing, communications and engagement - Internal staff updates are presented on a regular basis by Company Directors along with quarterly staff newsletters and HR emails circulated by line managers. We carry out an annual staff survey which is anonymous and provides an opportunity for staff to be honest about how they feel about the company and their work-life balance. We take action points from the survey and these are implemented by the Senior Management Team over the course of the following year. 2

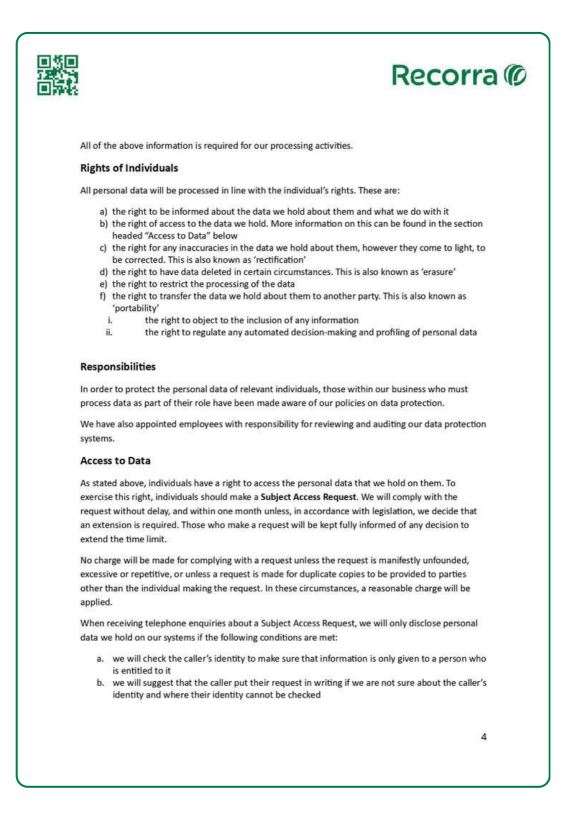
### **Corporate Social Responsibility**

Recorra @ Giving back to our community: At Recorra, a commitment to charity is part of who we are, not just what we do. We run a substantial annual program of donations to environmental charities and have donated over £350,000 since 2001. We recognise that helping charities to succeed is a collective effort and actively encourage customers, partners and staff to get involved. Recorra has five main charity partnerships which enable us to give back to the community: Friends of the Earth - Originally Paper Round) was started by Friends of the Earth and we retain strong links with the charity. Our Managing Director serves as Treasurer on the Friends of the Earth Charitable Trust Board. The Zoological Society of London (ZSL) - Recorra has a close relationship with the ZSL holding an annual donations ceremony and organising volunteering opportunities for staff to help out at the Zoo. Marine Conservation Society - we support their #STOPThePlasticTide campaign, which sees MCS lobby the government to reduce single-use plastics. Trees for Cities - For every new customer that starts recycling paper on our membership service, we fund the planting of 1 tree. FareShare - For each food waste bin collected, we donate enough for one meal to feed a vulnerable person. The Children's Literacy Charity - for every 10 PCs or laptops we collect, we donate the value of one tutoring session for a child at risk of illiteracy. This policy will be reviewed on an annual basis. LUC Signed: Date: 01/04/2025 MANAGING DIRECTOR Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd. 3

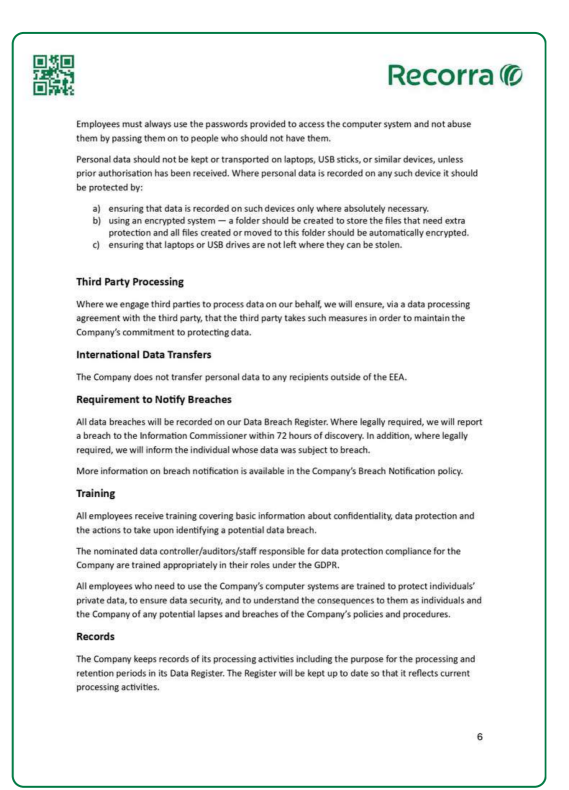














目記 回報 日報
Data Protection Compliance
Our appointed compliance officer in respect of our data protection activities is:
Lyndsay Edwards – Compliance Director
Telephone – 020 7407 9100
Email – Lyndsay.edwards@recorra.co.uk
Address – 52 Lant Street, London, SE1 1RB
Signed: LLLS Date: 01/04/2025
Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd.
Secure Paper, digitori Paper nouna Lu ana seer Environmental Solutoris Lu.
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#### Environmental





### Environmental

回然回 28秒1分 回海線	Recorra @
<ul> <li>Continue to train all drivers to improve fuel efficiency and introduce incer maintain gains in these targets and reduce the carbon intensity of our fle</li> </ul>	
We communicate our Environmental Policy to customers and suppliers via our we available to all stakeholders.	ebsite, so that it is
This policy is reviewed on an annual basis by our management team.	
Signed: Will Date: 01/04/2025	
MANAGING DIRECTOR	
Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd.	included Paper Round,
	2

	Recorra
Reco	rra Ltd – EQUAL OPPORTUNITIES POLICY
Our C	ommitment
We are	committed to the achievement of equal opportunities; this is central to our mission.
discrim " <b>prote</b>	cognise and accept our responsibilities under the under the Equality Act 2010. It is unlawful to ninate directly or indirectly in recruitment or employment because of any of the nine <i>cted characteristics</i> " as defined by the Act. These are: age, disability, gender reassignment, ge and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual ation.
indirec reassig provisi	o recognise that the Equality Act 2010 makes it unlawful for staff to discriminate directly or tly or harass customers or clients because of the protected characteristics of disability, gender ment, pregnancy and maternity, race, religion or belief, sex, and sexual orientation in the on goods and services. Although discrimination in goods and services because of age is not yet d by the Equality Act 2010, Recorra includes it as a matter of good practice.
٠	We believe discrimination, either direct or indirect as defined in law, is unacceptable and we will not tolerate it.
•	We will not tolerate discrimination or harassment against an individual because they are associated with another individual who has a protected characteristic.
٠	We will not tolerate discrimination or harassment against an individual on a perception that he or she has a particular protected characteristic.
	We will not tolerate discrimination or harassment of any of our employees by third parties such as clients or customers.
٠	We will not tolerate the victimisation of any employee because he or she made or supported a complaint or raised a grievance under the Equality Act 2010, or because he or she is suspected of doing so, or being about to do so.
Howev	er, our policy is not limited to the minimum standards imposed by the law. We are committed
to achi	eve best practice in the area of equal opportunities. Everyone who is or who seeks to be a
	er of staff or volunteer of Recorra is entitled to receive equality of opportunity and treatment appropriate and fair irrespective of:
- 2	age colour
	disablement
•	marital status
•	race/ethnicity
•	religion
	sex
1	gender employment status
	employment status sexual orientation
•	nationality
•	caring responsibility
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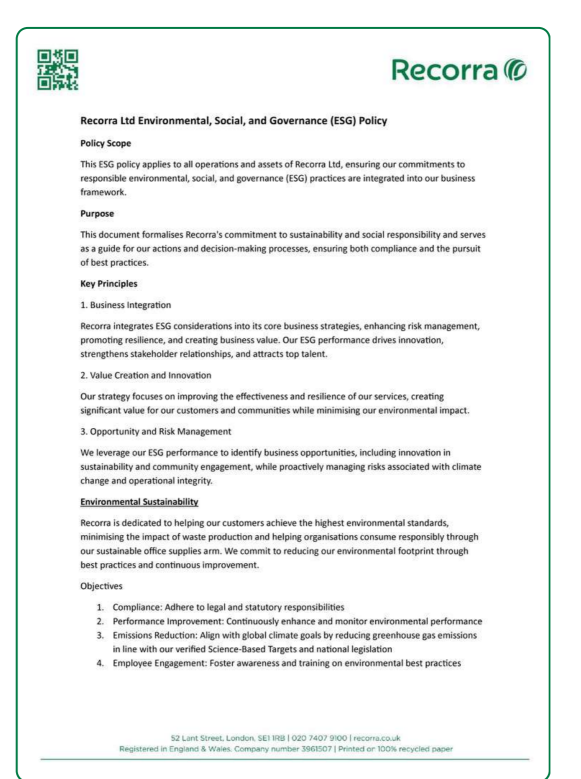


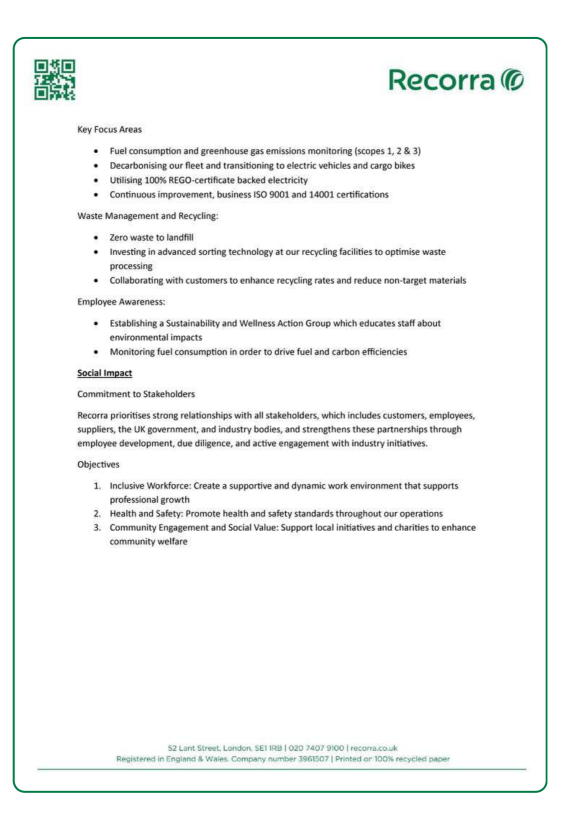


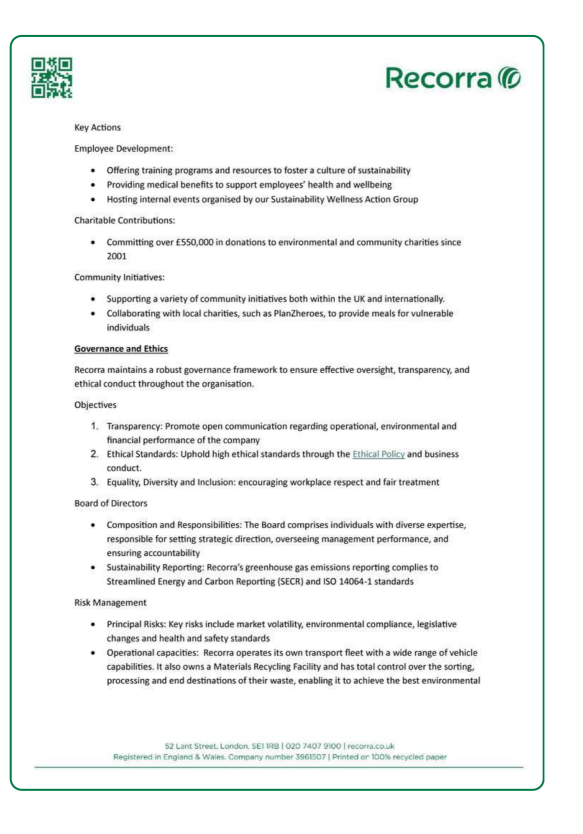


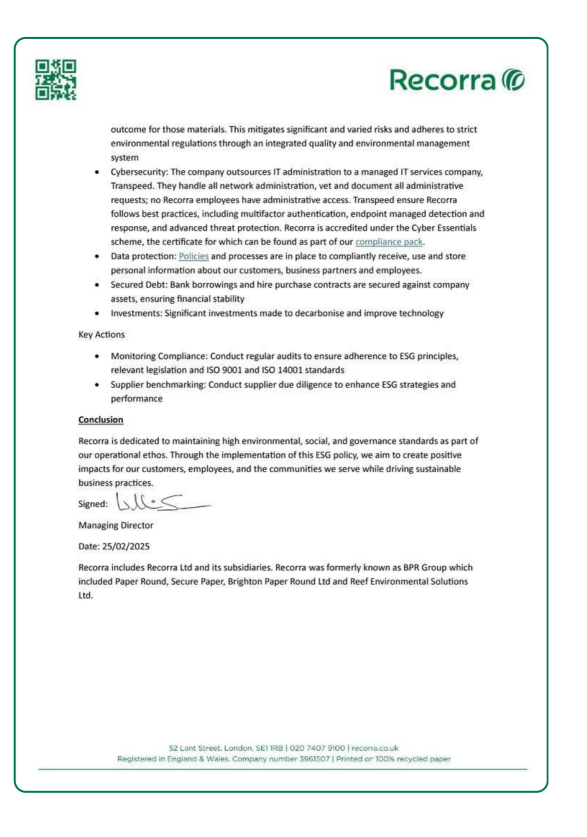


日朝 Recorra @ 52 Equality monitoring will be carried out to measure the effectiveness of the Recorra's . Equal Opportunities Policy, to check the policy is working and act as a basis for future plans. Monitoring information will only be used for this purpose and will be treated confidentially. We will maintain and review the employment records of all employees in order to . monitor the progress of this policy. We will monitor recruitment and selection procedures to ensure discrimination is not . occurring. This policy will be reviewed on an annual basis. Signed: Lille Date: 01/04/2025 MANAGING DIRECTOR Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd. 6









#### Ethical



### Recorra @

#### Recorra Ltd - ETHICAL POLICY

#### BACKGROUND

Recorra's code of ethics requires compliance with English law. Our standards go beyond the legal minimum and require a high level of conduct. Recorra's employees are expected to comply with all laws affecting our business, and to act in every respect with honesty, fairness and integrity. The ethical code described should be regarded as more than a set of rules. It is a statement of beliefs that should guide employees' conduct in most situations. You can resolve most ethical questions in your workplace by taking time to consider whether you are acting fairly and honestly towards your fellow employees, the customer, suppliers and general public who rely on our Company.

#### **ETHICAL GUIDELINES**

#### **Positive Responsibilities**

Each Recorra employee has an individual responsibility to deal ethically with our customers and suppliers, fellow employees and the general public. All employees are expected to do more than merely avoid unethical conduct; they must also take the initiative and assume positive responsibilities for quality, honesty and fairness.

Employees are expected to raise ethical concerns and report any actual or suspected ethical misconduct to their line manager or any Director as appropriate. Honesty also requires that employees refuse to participate either actively or passively in any cover-up of such misconduct. Each employee is expected to co-operate fully in any investigation of ethical matters by Recorra. 'Looking the other way' on potential ethical questions is in direct contradiction to Recorra's commitment to honesty and integrity and is not acceptable.

#### **Conflicts of Interest**

Employees, their spouses and other close family members are expected to avoid outside interests or activities that could be advanced at the expense of Recorra's interests. Such involvement may divide an employee's loyalty between Recorra and the outside interest and create a potential conflict of interest. Non-Recorra business involvement with a competitor, supplier or customer is strictly prohibited. Such interest could affect an employee's objectivity in the promotion of Recorra interests.

Employees may not work for or provide advice or consulting services to a competitor, supplier or customer. Employees should not run any side business in their free time which will compete with, sell to, or buy from Recorra and should avoid any financial investments in competitors, suppliers or customers, other than nominal investments in public companies.

#### **Receipt of Gifts**

Gifts from suppliers, customers or competitors to Recorra employees raise the appearance, if not the reality, of dishonest or unfair dealings. It is Recorra's policy that all business decisions be made impartially and fairly, and not on the basis of gratuities offered to employees. No employee, or any of their family, may solicit or receive favours, gifts, loans or other benefits (including service and discounts as well as material goods) from any supplier, customer or competitor. The only exception to this policy is for casual entertainment or gifts (other than money) of nominal value which are customarily offered to others having a similar relationship with the supplier, customer or competitor. Recorra employees should exercise good judgement in deciding whether to accept a gift

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### Health & Safety



### Health & Safety

Recorra @ All employees and visitors, being advised of a fire, must immediately vacate the premises by the nearest exit and gather at the designated assembly point. Accident: All injuries and damage, however slight, must be reported to the employee's manager. An account must be entered in the Accident Book. If the accident is reportable under RIDDOR requirements, this will be done by the SHEQ Director. Qualified first-aiders are available for an injury or illness requiring treatment at the company premises. Names are displayed on relevant notice boards. Visitors: Company employees bringing contractors, visitors or others onto company premises are responsible for ensuring that an appropriate risk assessment has been made and that, so far as is reasonably practicable, suitable provision is made with regard to their health and safety on site. All working at height and hot-working on company premises (welding, grinding, bitumen roofing, etc) is subject to a special arrangement and permit system authorised by a director or delegated manager. The Recorra Health and Safety Policy Manual is available to all employees and outlines in full the company's strategy for health and safety. The Policy will be reviewed and revised at regular intervals. Signed: Willis Date: 01/04/2025 MANAGING DIRECTOR Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd. 2

### **Modern Slavery Statement**

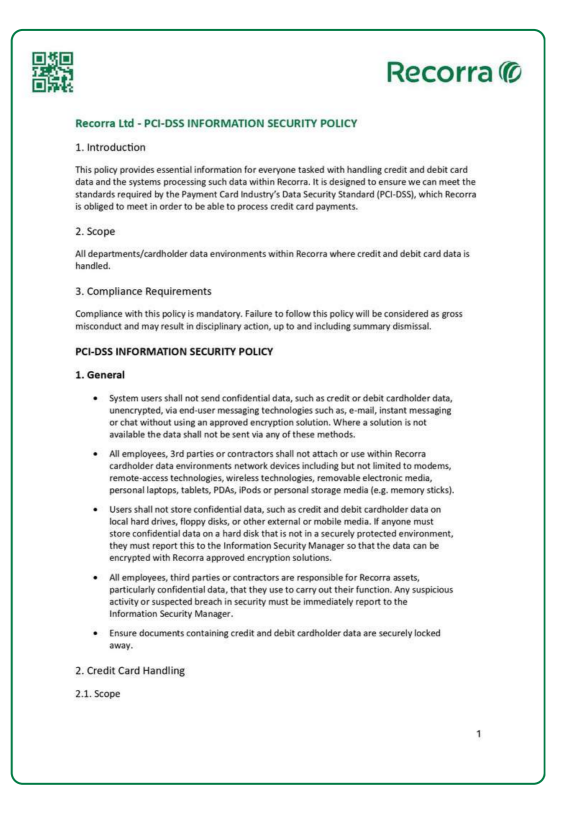
#### Recorra ( Recorra Ltd - MODERN SLAVERY STATEMENT Under the terms of the Modern Slavery Act 2015, Recorra does not meet the requirements for publishing a statement however we have a zero-tolerance policy towards slavery and human trafficking and are committed to complying with the provisions in the Act. As such, we have taken the decision to publish this statement in order to make our position clear. This statement applies to Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd. Recorra is controlled by a Board of Directors. The information included in the statement refers to the financial year ending 31st March 2025. A) ORGANISATION Recorra was founded by Friends of the Earth in 1988 (as Paper Round), specifically to provide high quality environmental services to offices in London. We have kept this focus on meeting the highest environmental standards as we have grown to offer a complete spectrum of waste management services to businesses in London and the South East. This includes the collection, transportation, processing and recycling of waste materials and equipment and, additionally, the secure collection and destruction of confidential waste products. Recorra also supplies office stationery products, including a wide range of recycled products. Recorra operates from the following locations: Recorra Head Office - London ٠ Materials Recycling Facility - Essex South Coast Recycling Services - Brighton and Hastings, East Sussex . The labour supplied to Recorra in pursuance of its operation is wholly carried out in the United Kingdom. Demand for Recorra's services is consistently high throughout the year and is therefore not seasonal. **B) DEFINITIONS** Recorra considers that modern slavery encompasses: Human trafficking Forced work, through mental or physical threat Being owned or controlled by an employer through mental or physical abuse of the threat of abuse Being dehumanised, treated as a commodity or being bought or sold as property . Being physically constrained or to have restriction placed on freedom of movement **C) COMMITMENT** Recorra acknowledges its responsibilities in relation to tackling modern slavery and commits to complying with the provisions in the Modern Slavery Act 2015. We understand that this requires an ongoing review of both our internal practices in relation to our labour force and, additionally, our supply chains. 1

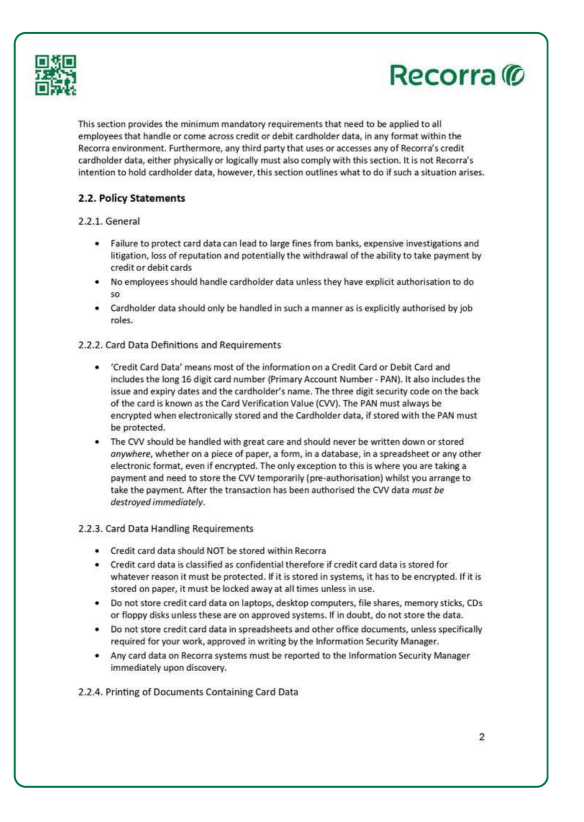
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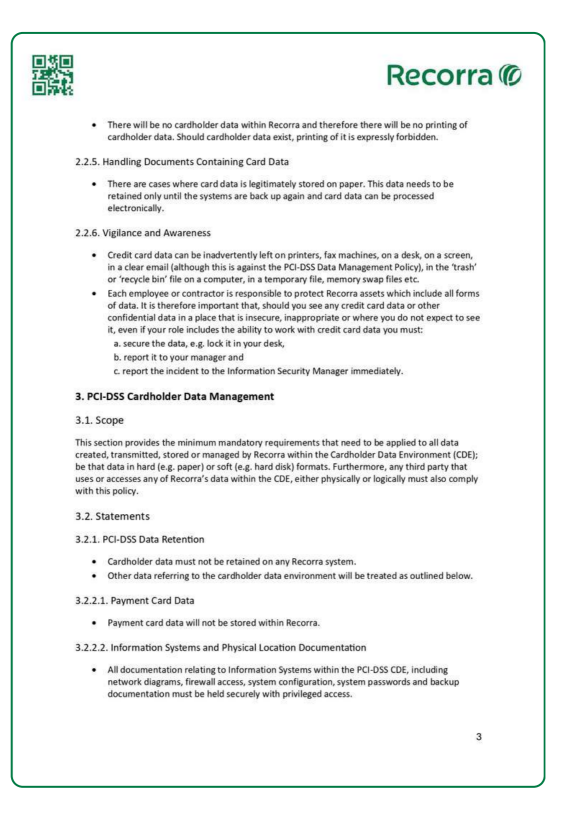
#### Recorra @ Recorra does not enter into business with any other organisation, in the United Kingdom or abroad, which knowingly supports or is found to involve itself in slavery, servitude and forced or compulsory labour. No labour provided to Recorra in the pursuance of the provision of its own services is obtained by means of slavery or human trafficking. Recorra strictly adheres to the minimum standards required in relation to its responsibilities under relevant employment legislation in the United Kingdom and in many cases, we exceed those minimums in relation to our employees. **D) SUPPLY CHAINS** We have a zero tolerance policy to slavery and human trafficking and expect all those in our supply chain and contractors to comply with our values. In order to fulfil our activities, Recorra's main supply chains include those related to the supply of equipment, goods and services from various suppliers in both the United Kingdom and Europe. We understand that for some goods and equipment, Recorra's first-tier suppliers are intermediary traders and therefore have further contractual relationships with lower-tier suppliers. **E) POTENTIAL EXPOSURE** In general, Recorra considers its exposure to slavery/human trafficking to be relatively limited. Nonetheless, we have taken steps to ensure that such practices do not take place within our business, nor within the business of any organisation that supplies goods and/or services to us. Where possible we build long standing relationships with suppliers and make clear our expectations of business behaviour. F) STEPS Recorra carries out due diligence processes in relation to ensuring slavery and/or human trafficking does not take place in our organisation or supply chains, including conducting a review of the controls of our suppliers. Recorra has not, to its knowledge, conducted any business with another organisation which has been found to have involved itself with modern slavery. In accordance with section 54(4) of the Modern Slavery Act 2015, Recorra has taken the following steps to ensure that modern slavery is not taking place: · We have transparent recruitment processes which are reviewed regularly, as well as robust procedures in place for the vetting of new employees. We ensure we are able to confirm their identity and that they are paid directly into an appropriate personal bank account. To ensure a high level of understanding of the risks of modern slavery and human trafficking in our supply chains and our business, we provide training to relevant members of staff. All Directors have been briefed on the subject. We have in place systems to encourage the reporting of concerns and the protection of whistle blowers. 2

### **Modern Slavery Statement**













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8. 9. 10 11 Respo descri This p Signed MANA Recorra	Clearing desks of all sensitive material and logging off or locking workstations at the end of the day and when leaving their desk; Not removing equipment, information or any other Recorra property from the organisation's premises without authorisation; Not connecting personal equipment to Recorra networks within the cardholder data environment; Not installing, copying or modifying any software on Recorra equipment without authorisation; L Immediately reporting security incidents to their Line Manager or the Information Security Officer. nsibilities for carrying out specific information security duties will be defined in job ptions where applicable. olicy will be reviewed on an annual basis. t: Date: 01/04/2025 AGING DIRECTOR
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#### Quality



### Supplier Code of Conduct

<ul> <li>Recorra Ltd – SUPPLIER CODE OF CONDUCT</li> <li>The purpose of this document is to set out the level of conduct that we expect from our approved supply chain. The code of conduct is in line with our own beliefs and the standards we set ourselves.</li> <li>Before working with any new supplier, we will carry out due diligence checks in the following areas: Health and safety, quality assurance, environmental management, social value and employment practices.</li> <li>New suppliers will be issued with our Supplier Code of Conduct and must agree and adhere to the terms.</li> <li>We also expect that all approved suppliers/subcontractors will comply with the Bribery and Corruption Act 2010, as do all staff and representatives working for, or on behalf of, Recorra.</li> <li>All suppliers/subcontractors must comply with the following: <ul> <li>Comply with all relevant legislation and keep up to date with changes and updates</li> <li>Actively promote, maintain and practice robust health and safety standards</li> </ul> </li> </ul>
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- Supply products fit for purpose that must specification in the second had time to
<ul> <li>Supply products fit for purpose that meet specification in the agreed lead time to a consistent standard and ensure an uninterrupted supply</li> </ul>
<ul> <li>Supply services requested to the highest standard in the agreed timeframe in a professional manner</li> </ul>
<ul> <li>Resolve complaints in a timely and effective manner ensuring the root cause is identified to prevent reoccurrence</li> </ul>
<ul> <li>Ensure compliance with employment law including working time legislation and the payment of fair wage rates</li> </ul>
<ul> <li>Maintain good working and payment practices throughout the supply chain</li> </ul>
Encourage open and transparent communication
Practice equal opportunities and diversity     Comply with GDPR
<ul> <li>Comply with GDPR</li> <li>Support and be sympathetic to the local community</li> </ul>
<ul> <li>Understand each other's goals in order that all parties be supported to achieve them</li> </ul>
Be aware of market conditions and potential risk factors
Signed: 61/04/2025
MANAGING DIRECTOR
Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd.

### Supply Chain Diversity

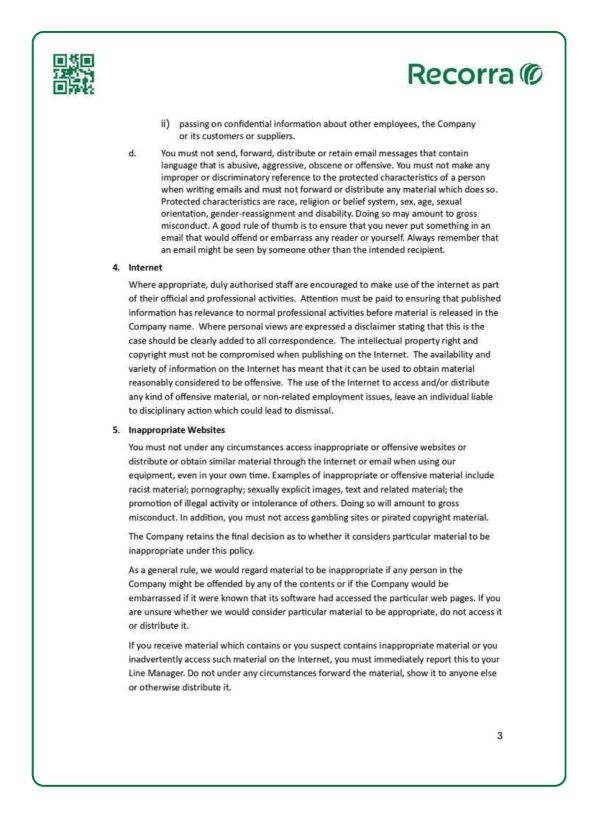
Recor	ra 🕜
Recorra Ltd – SUPPLY CHAIN DIVERSITY POLICY	
In line with our commitment to promote equal opportunities for all of our employees and custon Recorra strives to ensure that the same fair and equal opportunities are extended to our supply chain.	ners,
We consider that diverse suppliers may consist of, but are not limited to, the following:	
Small and Medium Enterprises (SME's)	
<ul> <li>Businesses that are majority owned, operated, managed and controlled by women, ethni minorities, people with disabilities or LGBTQ people</li> </ul>	c
<ul> <li>Suppliers from other under-represented or protected groups</li> </ul>	
It is our aim to operate a fair and inclusive procurement process so that all businesses, regardless their size, location, and the background of their workforce, have the same opportunities to comp for the supply of goods and services to Recorra.	
We believe that by actively encouraging diversity in our supply chain, we will:	
Strengthen and bring our procurement and equality and diversity strategies into alignment	nt
<ul> <li>Assist with promoting our commitment to sustainability and the standards that we would our supply chain to achieve and promote within their own supply chain</li> </ul>	l like
Improve engagement with our suppliers	
Support the local community by working with local businesses	
<ul> <li>Identify new markets and suppliers</li> </ul>	
We will ensure that this policy is communicated to all staff and is reviewed annually to ensure that we comply with our aim to continually improve.	ıt
Signed: LJL Date: 01/04/2025	
MANAGING DIRECTOR	
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#### Sustainable Procurement

Recorra @ **Recorra Ltd - SUSTAINABLE PROCUREMENT POLICY** Recorra is an established recycling and waste management company that by the nature of its work, has a positive impact on the environment. We recognize that procurement is a necessary part of conducting a business and through our ISO 14001 certified Environmental Management System, we strive to do this in a way which stimulates the market for more environmentally friendly and ethical products. To enhance our sustainable procurement practices within Recorra we are pursuing the following actions as part of our sustainable procurement action plan: 1. Considering where we can eliminate the need to procure by rethinking our product requirements 2. Buying recycled products and products offering other environmental benefits when it is practical to do so, and actively seeking out these products on the market 3. Identifying a Green Procurement Champion and supporting other staff involved with procurement to make informed choices 4. When choices are not clear-cut, investigating the lifecycle of the options available to support decision making 5. Building sustainability into our contracted services In addition to this, we will consider our performance when we assess the success of our business, and we will review this policy annually to ensure that we comply with our aim to always continually improve and ensure that it is communicated to all staff. blis Signed: Date: 01/04/2025 MANAGING DIRECTOR Recorra includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round. Secure Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd. 1

	Recorra @
Re	corra Ltd – USE OF COMPUTER EQUIPMENT, EMAIL AND INTERNET POLICY
Α.	<ul> <li>USE OF COMPUTER EQUIPMENT</li> <li>1. Personal use of our computers</li> <li>Our computers, including laptops, and PDAs, are to be used solely for business purposes, subject to the following exceptions:</li> <li>You may make reasonable personal use of the Company's computer system and internet connection. You should do this mainly outside of your normal working hours or during your lunch break, in accordance with the terms of this policy. In order to control the use of the Company's computer equipment and reduce the risk of viruses the following will apply: <ul> <li>a. The introduction of new software must first of all be checked and authorised by a nominated senior member of the Company.</li> <li>b. Only authorised staff should have access to the Company's computer equipment.</li> <li>c. Only authorised software may be used on any of the Company's computer equipment.</li> <li>d. Only software that is used for business applications may be used.</li> <li>e. No software may be brought onto or taken from the Company's premises without prior authorisation.</li> <li>f. Unauthorised access to the computer network will result in disciplinary action.</li> </ul> </li> </ul>
	<ul> <li>g. Unauthorised copying and/or removal of computer equipment/software will result in disciplinary action. Such actions could lead to dismissal.</li> <li>h. Proper care must be taken with Company laptops, data sticks etc when these are taken out of the office for any reason.</li> </ul>
В.	<ul> <li>EMAIL AND INTERNET POLICY</li> <li>Introduction</li> <li>The purpose of the Internet and email policy is to provide a framework to ensure that there is continuity of procedures in the usage of internet and email within the Company. The internet and email system have established themselves as an important communications facility within the Company and have provided us with contact with professional and academic sources throughout the world. However, they also carry serious risks. Careless use of our email and internet system can have serious consequences. For example, it is possible to create a legally binding contract by exchange of email, or confidential information may be deliberately or accidentally sent to the wrong people.</li> <li>In addition, misuse of the Internet and emails can introduce viruses into the network, infringe copyright laws and result in the harassment or defamation of others. For these reasons, we have to impose limits on Internet and email use in relation to both business and personal use. Therefore, to ensure that we are able to utilise the system to its optimum we</li> </ul>
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		Recorra @
		devised a policy that provides maximum use of the facility whilst ensuring compliance he legislation throughout.
2.	Email	
	corree many interr	se of the email system is encouraged as appropriate use facilitates efficiency. Used ctly it is a facility that is of assistance to employees. Inappropriate use however causes problems including distractions, time wasting and legal claims. When sending emails, ally or externally, you should exercise the same care as you would if you were sending er on our headed paper.
	The p	rocedure sets out the Company's position on the correct use of the email system.
	Shoul	e note that all Emails sent or received on the Company system may be monitored. d you wish to send/receive personal Emails of a private and confidential nature you d use your own personal email account.
3.	Proce	dures - Authorised Use
	а.	Unauthorised or inappropriate use of the email system may result in disciplinary action which could include summary dismissal.
	b.	The email system is available for communication and matters directly concerned with the legitimate business of the Company. Employees using the email system should give particular attention to the following points:
		i) all comply with Company communication standards.
		<ul> <li>Email messages should be kept concise and copies should only be sent to those for whom they are particularly relevant.</li> </ul>
		<ul> <li>Email should not be used as a substitute for face-to-face communication or telephone contact. Abusive mails must not be sent. Hasty messages sent without proper consideration can cause upset, concern or misunderstanding.</li> </ul>
		<li>if email is confidential the user must ensure that the necessary steps are taken to protect confidentiality. The Company will be liable for infringing copyright or any defamatory information that is circulated either within the Company or to external users of the system.</li>
		<ul> <li>offers or contracts transmitted by email are as legally binding on the Company as those sent on paper. It is possible to create legally binding contracts without intending to via email correspondence. Email must not be used for communications that could lead to a binding contract being formed or which would have the effect of obligating the Company in any way, unless you have the clear authority to make the commitment in question.</li> </ul>
		Remember, a typed name at the bottom of an email is the same as a signature on a letter.
	c.	The Company will not tolerate the use of the email system for unofficial or inappropriate purposes, including:-
		i) transmitting copyright information.
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### Use of Computer, Email and Internet

#### Recorra @ This list is not exhaustive. The information gathered will only be given to those who need to see it in accordance with these purposes. If information gathered is relevant to any disciplinary action taken, it will be made available to those who are involved in the disciplinary procedure. E. SOCIAL MEDIA POLICY 1. Purpose and Scope This policy covers all forms of social media, including Facebook, LinkedIn, Twitter, Google+ Wikipedia, other social networking sites, and other internet postings, including blogs. It applies to the use of social media for both business and personal purposes, during working hours and in your own time to the extent that it may affect the business of the Company. The policy applies both when the social media is accessed using our Information Systems and also when access using equipment or software belonging to employees or others. Whilst we recognise the benefits which may be gained from appropriate use of social media, it is also important to be aware that it poses significant risks to our business. These risks include disclosure of confidential information and intellectual property, damage to our reputation and the risk of legal claims. To minimise these risks this policy sets out the rules applying to the use of social media. This policy covers all employees of the Company. Breach of this policy may result in disciplinary action up to and including dismissal. Any misuse of social media should be reported to the Marketing Manager and the HR Manager. Questions regarding the content or application of this policy should be directed to the Marketing Manager or the HR Manager. This policy is not contractual and we may amend it at any time if we consider it appropriate to do so. 2. Personal use of social media at work You are not permitted to access any social media for your personal use during working time or using our Information Systems at any other time. We may monitor your use of its systems, including use of social media sites. 3. Business use of social media You may, and are encouraged to, share content by the company's official business page. If you are required or permitted to use social media sites in the course of performing your duties for or on behalf of us, you should ensure that such use has appropriate authorisation and that it complies with the standards set out in this policy. 4. Responsible use of social media You must not use social media in a way that might breach any of our policies, any express or implied contractual obligations, legislation, or regulatory requirements. In particular, use of social media must comply with: a. the Equal Opportunities and Personal Harassment policies 6

	Recorra
4.	Email security
	It is very easy to send an email to the wrong person. You should be very careful to ensure that the emails you send are correctly addressed, particularly when they contain information that you would not want others to see.
	Remember that email is not a secure way of sending information. Emails can be intercepted by third parties and intended recipients can alter and/or forward emails without your knowledge. You should therefore avoid sending by email personal information about individuals or commercially sensitive information.
	Remember that deletion from your inbox or archives does not mean that emails are destroyed, and at times we may need to retrieve them. Email messages may be disclosed in legal proceedings in the same way as paper documents.
D. N	MONITORING COMMUNICATIONS
1.	How do we monitor communications?
	We log and audit the use of:
	a. telephones, including mobile telephones, and fax machines
	b. computers, laptops and PDAs, including email, Internet and other computer use
	<ul> <li>personal mobile telephones and landlines if we pay for them or contribute towards their cost</li> </ul>
	All calls from all extensions and from Company mobile telephones are logged and regularly audited. Auditing software has been installed to monitor email traffic and any Internet sites visited. We keep back-up tapes that record computer usage which are retained for 12 months.
	Where we have good reason, we may monitor and record the contents of telephone calls, voicemail messages, faxes, computer files, Internet use and emails sent, received and stored. We will always act within the law. You should also be aware that your emails and voicemails will be checked during times when you are absent from work. Given this, you should not regard either business or personal communications on our facilities as private.
2.	Purposes of monitoring
	The purposes of such logging, auditing, monitoring and recording are to:
	<ul> <li>ensure the effective operation of our telecommunications systems and to maintain system security, including the retrieval of lost messages</li> </ul>
	<li>b. investigate and detect unauthorised use of the systems in breach of this policy, such as excessive personal use or distribution of inappropriate material</li>
	c. check whether any matters need to be dealt with in your absence
	<ul> <li>investigate allegations of misconduct, breach of contract, a criminal offence or fraud by the user or a third party</li> </ul>
	e. pursue any other legitimate reason relating to the operation of the business
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	b. rules of any relevant regulatory bodies
	c. contractual confidentiality requirements
	d. other key policies/requirements.
i i	n your use of social media, you must not:
	<ul> <li>make disparaging or defamatory statements about us, our employees, clients, customers, or suppliers;</li> </ul>
	b. harass, bully or unlawfully discriminate in any way;
	<li>c. use data obtained in the course of your employment with us in any way which breaches the provisions of the Data Protection Act 2018;</li>
	d. breach copyright belonging to us;
	<ul> <li>e. disclose any intellectual property, confidential or commercially sensitive information relating to our business;</li> </ul>
	<li>f. make statements which cause, or may cause, harm to our reputation or otherwise be prejudicial to our interests.</li>
	ou should avoid using social media communications that might be misconstrued in a way that ould damage our business reputation.
	ou should make it clear in personal postings that you are speaking on your own behalf, in articular write in the first person and use a personal e-mail address.
t t	you disclose that you are an employee of ours, you must state that your views do not represent ose of your employer. For example, you could state, <i>"the views in this posting do not represent e views of my employer"</i> . Remember that you are personally responsible for what you mmunicate in social media.
N	it is unclear where we stand on certain "hot" topics you are obligated to ask the Marketing lanager for clarification before sharing any content on social media. They hold the right to deny ny posting or sharing of content of a particular topic if they believe it will publicly oppose the usiness's position.
le	ften, materials published will be widely accessible by the public and will remain accessible for a ng time. If you are uncertain or concerned about the appropriateness of any statement or osting, you should discuss it with the Marketing Manager before making the post.
5.	Monitoring of Social Media Use
I	is recommended that all employees use strict privacy settings on their social network profiles.
n o n	ne organisation monitors your internet usage regularly and may undertake more in depth onitoring where considered necessary. This includes monitoring the websites you visit and any ther matters referred to in this policy. This includes monitoring of any additional accounts you ay be requested to set up for the purposes of performing your work tasks, which are subject to e same rules as your work email account.
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- 茶日 7月23日 日本秋	Recorra @
6. Enforcement	
Any employee who we suspect has breached the disciplinary procedure.	his policy will be subject to the organisation's
Signed: LJUS Date: 01/04/2	2025
MANAGING DIRECTOR	
Recorra includes Recorra Ltd and its subsidiaries. Recorra was form Secure Paper, Brighton Paper Round Ltd and Reef Environmental S	
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### Waste Disposal

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Reco	rra Ltd – WASTE DISPOSAL POLICY
	ra recognises that if wastes are not effectively segregated, securely contained and disposed of in and responsible manner, they can damage the environment and present health and safety risks.
It is ou	ur policy to:
	Identify appropriate waste streams
	Correctly segregate different types of waste
•	Introduce new recycling streams for different types of waste that are being disposed of as general waste
•	Provide suitable storage arrangements for each type of waste, to ensure waste is secure and does not escape
•	Clearly identify stored wastes by labelling containers with their contents or storing according to a set plan documented in operating procedures
•	Keep records of the quantity and composition of different wastes
•	Only transfer waste to licensed disposal sites or a contractor with authority to take it
	Pass a description of the waste to the person removing the waste
•	Keep copies of transfer/consignment notes covering the movements of waste, ensuring all documentation is accurate and complete
	Correctly and effectively maintain suitable storage arrangements for waste and undertake periodic checks upon them
•	Transport wastes by the most appropriate economic means, in order to reduce the use of fossil fuels, reduce pollution and minimise the impact on the environment
	Ensure that all residual waste that cannot be recycled is sent to an energy from waste facility, in line with our zero to landfill policy
This p	olicy will be reviewed on an annual basis.
Signer	Luc Date: 01/04/2025
MANA	AGING DIRECTOR
Recorra	includes Recorra Ltd and its subsidiaries. Recorra was formerly known as BPR Group which included Paper Round, Paper, Brighton Paper Round Ltd and Reef Environmental Solutions Ltd.
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# Associations

### **Trade Associations & Memberships**





#### London

52 Lant St London SE1 IRB

020 7407 9100 helpdesk.london@recorra.co.uk

#### Brighton

Unit 6, 30 Chartwell Road Lancing Business Park Brighton BN15 8TU <u>01273 685628</u>

helpdesk.southeast@recorra.co.uk

#### Hastings

Unit 11, Moorhurst Road St Leonards on Sea East Sussex TN38 9NB 01424 853985 helpdesk.southeast@recorra.co.uk