CHAPTER 2

Norms, standards and management for monitoring and evaluation
### NORMS, STANDARDS AND MANAGEMENT FOR MONITORING AND EVALUATION

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The following chapter contains links to resources relevant to the content presented. Some resources presented are internal to IOM staff only and can be accessed only by those with IOM login credentials. These resources will be updated on a regular basis. To see the updated resources, kindly follow this link.
## List of abbreviations and acronyms

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<th>Acronym</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>ALNAP</td>
<td>Active Learning Network for Accountability and Performance</td>
</tr>
<tr>
<td>AOAC</td>
<td>Audit and Oversight Advisory Committee</td>
</tr>
<tr>
<td>CoM</td>
<td>chief of mission</td>
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<tr>
<td>IFRC</td>
<td>International Federation of Red Cross and Red Crescent Societies</td>
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<tr>
<td>M&amp;E</td>
<td>monitoring and evaluation</td>
</tr>
<tr>
<td>ODI</td>
<td>Overseas Development Institute</td>
</tr>
<tr>
<td>OECD</td>
<td>Organisation for Economic Co-operation and Development</td>
</tr>
<tr>
<td>OECD-DAC</td>
<td>Organisation for Economic Co-operation and Development – Development Assistance Committee</td>
</tr>
<tr>
<td>OIG</td>
<td>Office of the Inspector General</td>
</tr>
<tr>
<td>OIG/Evaluation</td>
<td>Office of the Inspector General's Central Evaluation function</td>
</tr>
<tr>
<td>PRIMA</td>
<td>Project Information and Management Application</td>
</tr>
<tr>
<td>ToR</td>
<td>terms of reference</td>
</tr>
<tr>
<td>UNEG</td>
<td>United Nations Evaluation Group</td>
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</tbody>
</table>
Chapter 2 | Norms, standards and management for monitoring and evaluation

Professional norms and standards for monitoring and evaluation (M&E) serve as a framework to contribute to the improvement of IOM’s M&E functions, as well as to the greater effectiveness of its interventions. This chapter will first explain the norms and standards related to M&E. It will then look at key components of managing M&E, including related roles and responsibilities in the IOM context, as well as budgeting requirements for M&E.

2.1. Professional norms and standards in monitoring and evaluation

As a member of the United Nations Evaluation Group (UNEG), IOM operates under the UNEG Norms and Standards for Evaluation. At IOM, it is the Office of the Inspector General’s Central Evaluation function (OIG/Evaluation) that is responsible for promoting these norms and standards and ensuring that they are implemented and respected.

The information in this chapter of the IOM Monitoring and Evaluation Guidelines derives from both the IOM Evaluation and Monitoring Policies. Together, the policies define IOM’s position on, and provide instruction related to, the purpose of M&E within the Organization, the norms and standards adopted, as well as the M&E criteria to be used, M&E-related roles and responsibilities and budgeting requirements. This chapter, as well as the evaluation and monitoring policies, specifically mention some of the key UNEG norms and standards frequently used and/or that can be applied institutionally within the context of IOM.

The table below provides a summary of the guiding norms and standards. While there are no UNEG norms and standards for monitoring, the IOM Monitoring Policy adapted the evaluation norms and standards as “principles for monitoring”; these are listed below followed by the evaluation norms and standards:

Guiding monitoring principles and evaluation norms and standards

<table>
<thead>
<tr>
<th>Monitoring Principles</th>
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<tbody>
<tr>
<td>Impartiality</td>
</tr>
<tr>
<td>Mitigating the presence of bias applies to any monitoring actions and reporting.</td>
</tr>
<tr>
<td>Utility</td>
</tr>
<tr>
<td>Monitoring must serve the information needs of the intended users for a maximum benefit. Monitors shall ensure that the work is well informed, relevant, timely and clearly and concisely presented. Monitoring reports should present evidence, progress, issues and recommendations in a comprehensive and balanced way. Reports should be both results and action oriented.</td>
</tr>
<tr>
<td>Transparency</td>
</tr>
<tr>
<td>All stages of the monitoring processes should be transparent; consultation with major stakeholders is essential and involves clear and regular communication, including the scheduling and scope of specific monitoring missions and activities. Documentation resulting from monitoring should be easily consultable and readable to guarantee transparency and legitimacy.</td>
</tr>
</tbody>
</table>

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1 See UNEG, 2016a; see also the IOM Evaluation web page for a full listing of the norms and standards and further relevant references.
### Credibility
Monitoring shall be based on data and observations using systems and tools that can guarantee quality and reliability. Monitoring reports shall reflect consistency and dependability in data, findings, judgements and lessons learned.

### Disclosure
The reporting and lessons from monitoring shall be disseminated by establishing effective feedback loops to relevant departments, operational staff and, when relevant, to beneficiaries and other stakeholders.2

### Participation
Whenever relevant, IOM monitoring activities shall be carried out with the participation of relevant stakeholders, such as affected populations or beneficiaries, donors, national and international government agencies, non-governmental organizations, civil society organizations, the private sector and/or representatives of local communities.

### Evaluation

<table>
<thead>
<tr>
<th>Norms</th>
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#### Intentionality and utility
In the context of limited resources, evaluations must be selected and undertaken with a clear intention of use and in a timely manner for decision-making with relevant and useful information.

#### Impartiality
This is mitigating the presence of bias at all stages of the evaluation process, including planning an evaluation, formulating the mandate and scope, selecting the evaluation team, providing access to stakeholders, conducting the evaluation with the necessary methodological rigour and presentation of key findings, recommendations and challenges. It provides legitimacy to evaluation and reduces the potential for conflict of interest.

#### Independence
The evaluation function should be independent from other management functions so that it is free from undue influence. It needs to have full discretion in directly submitting its reports for consideration at the appropriate level of decision-making. To avoid conflict of interest and undue pressure, evaluators need to be independent and must not have been directly responsible for the policy setting, design or overall management of the subject of evaluation. They must have no vested interest and have the full freedom to impartially conduct their evaluative work. They must be able to express their opinion in a free manner, without potential negative effects on their professional status or career development. Independence of the evaluation function should not impinge the access of evaluators to information about the evaluation.

#### Transparency and consultation
These are essential features in all stages of the evaluation process, particularly with the major stakeholders, as they establish trust, build confidence, enhance ownership and increase accountability. They also guarantee credibility (another UNEG norm) and quality of the evaluation and facilitate consensus-building and ownership of the findings, conclusions and recommendations.

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2 For the purpose of the IOM Monitoring and Evaluation Guidelines, IOM uses the OECD/DAC definition of beneficiary/ies or people that the Organization seeks to assist as “the individuals, groups, or organisations, whether targeted or not, that benefit directly or indirectly, from the development intervention. Other terms, such as rights holders or affected people, may also be used.” See OECD, 2019, p. 7. The term beneficiary/ies or people that IOM seeks to assist, will intermittently be used throughout the IOM Monitoring and Evaluation Guidelines, and refers to the definition given above, including when discussing humanitarian context.
**Standards**

**Disclosure policy**
All evaluations are expected to be publicly available and listed on the IOM Evaluation web page and under other specific web pages as deemed necessary, with due regard to IOM’s Data Protection Principles (IN/00138). All additional evaluation products (such as annual reports, evaluation plans, terms of reference (ToR), evaluation management responses and evaluation briefs) should also be shared when requested.

**Competencies**
Evaluation competencies refer to the qualifications, skills, experience, educational background and attributes required to carry out roles and responsibilities within an evaluation process, as well as ensure the credibility and quality of the evaluation process. All those engaged in promoting, designing, conducting and managing evaluation activities should aspire to promote and conduct high-quality work, guided by professional standards and ethical evaluation principles. Some of these elements are also included in the professionalism norm, which should be supported by an enabling environment, institutional structures and adequate resources. Internal and external evaluators should also abide by these principles and show sufficient professional competencies to conduct evaluations.

**Management response and follow-up**
In addition to the comments on the draft report that are requested from stakeholders, including managers (programme managers, chiefs of mission (CoMs), directors of department), evaluations may also require an explicit response by the management to endorse or challenge the report and its recommendations. This may take the form of a management response, an action plan on the follow-up of recommendations and/or an agreement on the assignment of responsibilities and accountabilities. A periodic report on the status of the implementation of the evaluation recommendations may be asked of the office/manager, particularly when addressing sensitive reports that require close follow-up.

**Evaluability**
Before undertaking complex evaluations requiring a significant investment, it may be useful to conduct an evaluability assessment to examine the scope and financial implications of the evaluation, fine-tune methodological approaches, such as for data collection and availability analysis, and decide on the evaluation criteria. It may be necessary to conduct preliminary surveys or focus groups to ensure that the evaluation will provide timely and credible information for decision-making and guarantee an impartial evaluation process.

**Conduct of evaluations**
Each evaluation should use design, planning and implementation processes that are inherently quality oriented, covering appropriate methodologies for data collection, analysis and interpretation. All evaluations must first be framed and prepared through ToR, providing the evaluation objective(s), scope, methodology, resources required and implementation workplan. Evaluators should be required to develop an evaluation matrix or inception report clearly showing how they understand the scope and approach to the evaluation. Evaluation reports must present, in a complete and balanced way, the evidence, findings, conclusions and recommendations. They must be brief, to the point and easy to understand.\(^3\)

**Quality control and assurance\(^4\)**
Quality control and assurance mechanisms should be put in place at each stage of the evaluation process. OIG can provide such services, in line with UNEG guidelines, and for decentralized evaluations, the regional M&E officers can be consulted.

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\(^{3}\) For more information on the conduct of evaluations, see chapter 5 of the IOM Monitoring and Evaluation Guidelines.

\(^{4}\) For more information on quality control and assurance, see chapter 5 of the IOM Monitoring and Evaluation Guidelines.
The evaluation norm and standard, and monitoring principle of ethics

M&E practitioners must have personal and professional integrity, and evaluations or monitoring activities should not reflect personal or sectoral interests. They must respect the right of institutions and individuals to provide information in confidence, take care that those involved have a chance to examine the statements made and ensure that sensitive data cannot be traced to its source. Evaluators and monitors must be sensitive to the beliefs, manners and customs of the social and cultural environments in which they work and must address issues of discrimination and gender inequality. They may sometimes uncover evidence of wrongdoing, which must be reported to the appropriate investigative body with the required confidentiality. Evaluators are not expected to evaluate the personal performance of individuals, but rather must balance an evaluation of management functions with due consideration for this principle.

M&E practitioners should be aware of and act in accordance with the UNEG Ethical Guidelines for Evaluation (2020).6

2.1.1. Professionalism and integrity in monitoring and evaluation

M&E practitioners should not violate ethical principles or compromise their independence when collecting and analysing M&E data.

Practices that may violate monitoring and evaluation ethical principles

Although there are many more ways in which this can happen, here are some common examples:

- Altering and producing positive findings due to a conflict of interest, other pay-offs or to avoid penalties
- Allowing unsubstantiated opinions to influence the monitoring and/or evaluation activities as a result of sloppy, unreliable or unprofessional evaluation or monitoring practices
- Allowing personal bias to influence findings
- Making promises to beneficiaries or participants that cannot be kept in order to induce them to cooperate
- Failing to honour commitments that should have been honoured7

In addition, having a misunderstanding of their responsibilities may also lead M&E practitioners to violate ethical principles. This may result in faulty reasoning, including in overgeneralizing findings from data, drawing conclusions based on too little data or allowing their own prejudice to cloud their objectivity during data collection and analysis. Ethical problems may arise at any point during data collection and analysis process.

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5 For the purpose of the IOM Monitoring and Evaluation Guidelines, the term M&E practitioner refers to any IOM staff who is involved in M&E activities.
6 See also the IOM Evaluation web page for more information on UNEG Ethical Guidelines for Evaluation.
7 Worthen et al., 2004.
Practices that may result in faulty reasoning

The following are a few examples of some misunderstandings that M&E practitioners may encounter during either monitoring or evaluation exercises.

Commissioning entity

- Decides on the findings before the M&E exercise takes place
- Uses the findings in an unethical or questionable fashion, such as violating confidentiality
- Declares certain research questions are off limits, despite their relevance
- Modifies findings before they are made public
- Pressures the evaluator or monitor to alter the presentation of findings
- Suppresses or ignores findings
- Seeks to influence how data will be gathered by potentially limiting access to some sources of data

Monitoring and evaluation practitioner

- Discovers illegal, unethical or dangerous behaviour during the monitoring and/or evaluation process and decides not to inform the relevant stakeholders
- Is reluctant to present findings fully, for unspecified reasons
- Reports certain findings that could violate confidentiality
- Uses findings as evidence against someone
- Involves participants in data collection processes that lead to reigniting pre-existing tensions or traumas within the enumerated communities

Participants and other stakeholders

- Expect that their participation will lead to personal benefits

Negative consequences could arise from unethical behaviours that could have an impact on ongoing and/or future programming.

Preventive measures to address ethical concerns

While the ethical problems that M&E practitioners encounter are vast and vary by context, the following are some preventive measures that can be taken to address situations presented above:

- Have a clear understanding of the goals and objectives of the monitoring and/or evaluation exercise and the different roles of all actors involved.
- Inform and ensure common understanding of methodologies and approaches.
- Share evaluation findings with the client and key stakeholders.
- Collaborate with key stakeholders in a participatory manner.
- Discuss the possibility of obtaining negative findings at the outset so that they can be used for improvements and lessons learned.
- Emphasize the M&E staff’s independence and their responsibility to stand by the data and findings.
- Be aware of power dynamics within a team and within the community/groups.

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8 Morris and Cohn, 1993.
9 Ibid.
• Involve multiple stakeholders including vulnerable groups and women
• Prioritize safety over data collection needs; do not conduct interviews where it may compromise the safety of the interviewee; ensure participants understand their rights and give their informed consent
• Ensure that interviews are trauma-informed to avoid re-traumatizing participants

⇒ Note: If traumatized participants cannot be linked to relevant services, do not ask questions that may trigger a trauma response. Be sure to seek guidance from relevant thematic specialists or experts when monitoring or evaluation requires direct contact with affected populations at high risk of trauma.

Where there is a breakdown in social relations, ask trusted members of the community to introduce the monitoring and/or evaluation process.

⇒ Note: Be transparent. Explain the purpose, constraints and for what purpose and how the data will be used and stored.10

Throughout the development and implementation of M&E activities, practitioners must adhere to common ethical principles in order to guarantee that the information gathered is accurate, relevant, timely and used in a responsible manner. An ethical monitoring and/or evaluation checklist, found in Annex 2.1, may be used in order to ensure that norms and standards, including ethical principles, inform all stages of data collection, analysis and reporting.

2.1.2. Informed consent

In order to satisfy the key ethical considerations outlined above, it is critical to obtain informed consent from the individuals from whom that data is collected. Informed consent is the permission granted by a person to have their personal data collected and analysed upon having understood and agreed to the following:

(a) Purpose of the collection, processing and sharing of their personal data;
(b) Data users;
(c) Any risks associated with the collection, processing or sharing of the data.

Sufficient information should be provided to the participant so that they may have the ability to independently judge and decide on whether or not to grant their consent to participate in the interview or research. Although informed consent may be obtained in writing or through a verbal statement by participants, it is advised to obtain it in writing, circumstances permitting (see IOM Informed Consent Template).11 A checklist to help support the process of attaining informed consent is available in Annex 2.2. Informed consent checklist.

10 Buchanan-Smith et al., 2016.
11 Available internally to IOM staff via the IOM intranet.
2.2. Monitoring and evaluation management: Roles and responsibilities

The IOM Project Handbook states that the responsibility for monitoring interventions and planning for and managing evaluation falls on the manager responsible for the intervention (strategy, project or programme). However, the manager can, and should, be supported by other IOM staff to ensure proper M&E efforts are put in place. This will depend largely on budget and resources allocated.
Frequently, there is a wide range of people with some related M&E responsibilities within their ToR. Therefore, it is essential to clearly identify a staff member that others can turn to for M&E guidance and accountability. This person should oversee the coordination and supervision of M&E functions, as well as highlight and report any potential challenges that may arise.

The following sections provide a brief overview of some of the competencies required, and challenges faced, when managing and conducting monitoring, as well as evaluation, in an intervention.

2.2.1. Evaluation

Evaluation at IOM works at two different levels: a central evaluation function overseen by the OIG and at a decentralized level, which includes all evaluation activities and matters that are managed and overseen by other departments and offices at IOM. For more information on decentralized evaluation, see chapter 5.

OIG/Evaluation aims to contribute actively to the oversight, accountability, transparency, strategic guidance and organizational leadership and learning of the Organization. This includes providing technical guidance and support to IOM departments and offices and contributing to the set-up of decentralized evaluation systems.

In this regard, roles and responsibilities related to evaluation rest with different entities at IOM, namely the Director General, the Inspector General, IOM Audit and Oversight Advisory Committee, OIG/Evaluation Unit, directors of regional offices and departments, regional M&E officers, CoMs/heads of offices, project or programme managers and M&E staff in country offices as summarized below. A full and detailed list of responsibilities is found within the IOM Evaluation Policy.12

<table>
<thead>
<tr>
<th>Role</th>
<th>Description</th>
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<tbody>
<tr>
<td><strong>Director General</strong></td>
<td>Responsible for guaranteeing that attention is given to evaluation within IOM, including by allocating relevant resources. The Director General endorses the OIG/Evaluation Unit workplan and supports OIG-implemented evaluations.</td>
</tr>
<tr>
<td><strong>Inspector General</strong></td>
<td>Holds an oversight function by approaching policies, guidelines and strategies related to evaluation, as well as approving the OIG biannual workplan for further submission to the Director General. The Inspector General also promotes evaluation across the Organization as a mechanism for corporate learning and accountability.</td>
</tr>
<tr>
<td><strong>IOM Audit and Oversight Advisory Committee (AOAC)</strong></td>
<td>Reviews the functioning, operational independence and effectiveness of OIG, including its evaluation function, as well as provides advice on the status of evaluation at IOM.</td>
</tr>
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12 IOM, 2018b.
OIG/Evaluation

Responsible for actively contributing to the oversight, accountability, transparency, strategic guidance and organizational leadership and learning of IOM. It sets norms and standards for evaluation in IOM, preparing relevant institutional policies and instructions, harmonizing procedures, as well as providing technical guidance and support to IOM departments and offices.

Among its prescribed tasks, OIG/Evaluation:

• Contributes to the set-up of decentralized evaluation systems and guarantees their quality;
• Conducts central and corporate evaluations, as well as specific evidence-based assessments and independent reviews;
• Contributes to policy and decision-making;
• Establishes the framework that provides overall guidance, quality assurance and technical assistance and capacity-building for evaluation, as well as supports professionalization;
• Promotes an evaluation culture and the use of evaluation inside IOM;
• Participates in evaluation networks with regional and international organizations, the United Nations, Member States and donors.

Directors of regional offices and departments

At an institutional level, directors of IOM regional offices and of departments in IOM are responsible for the following: (a) contributing to the development of the workplan for central evaluations conducted by OIG/Evaluation; (b) promoting the use of evaluation as strategic tools and facilitating the conduct of evaluation; (c) ensuring that relevant staff/offices support the conduct of evaluation; and (d) where relevant, ensure that a management response and follow-up is provided.

For decentralized evaluation, directors are responsible for identifying and planning evaluations, such as making resources available and ensuring conformity to IOM’s mandatory policy of including evaluation in all projects.

Regional M&E officers

Responsible for preparing evaluation workplans for their respective regions; preparing and/or undertaking evaluations of IOM interventions within their region; promoting the use of evaluation; providing technical support and capacity-building for the planning and conduct of quality evaluation.

Regional M&E officers also contribute to the development of evaluation guidelines and methods for evaluation under OIG/Evaluation guidance. They promote and ensure the application of the IOM Evaluation Policy and guidelines; reinforce partnership with, and participation in, regional evaluation networks; and inform and consult with OIG/Evaluation on technical support and quality assurance matters.

CoMs

For all evaluations within their country office (central and decentralized), CoMs are responsible for facilitating the conduct of evaluations. This includes ensuring the involvement of relevant staff/sub-offices and the provision of timely feedback. CoMs ensure a management response is provided and steps are taken to implement and support follow-up actions on agreed evaluation recommendations.

For decentralized evaluations within their country office, CoMs are responsible for the following: (a) identifying and planning evaluations, including making appropriate resources available; (b) ensuring that evaluations implemented conform with the IOM Evaluation Policy; and (c) informing and consulting with regional M&E officers and OIG/Evaluation for technical support and quality assurance, when required.
For project/programme evaluation, M&E staff can help develop plans, including evaluation ToR, although the programme or project manager remains responsible for understanding and approving all plans. M&E staff and focal points within country offices may be expected to play a role in evaluation by organizing and/leading self-evaluation.

For all evaluations (centralized and decentralized) of their intervention(s), managers and M&E staff in country offices facilitate the conduct of the evaluation, ensure relevant staff and other offices are involved and provide timely feedback and guarantee that a management response is provided and followed up.

For decentralized evaluations, intervention managers and M&E staff identify and plan evaluations, including by making resources available in line with intervention budgets and evaluation scope, principles, norms and quality provisions. Managers and M&E staff ensure that evaluation is included for all IOM projects or provide a justification for when it is not included, as well as assess the possibility for including evaluation at a later stage of implementation.

Managers and M&E staff should inform and consult with their respective regional M&E officer and/or OIG/Evaluation for technical support and quality assurance when required.

In the case of a strategy that is owned at the country level, such as a country strategy, the entity responsible for its development and implementation should also be responsible for evaluating it, as required, and ensuring that relevant programmatic evaluations also take it into consideration.

2.2.2. Monitoring

As previously mentioned, in a programme or project, the ultimate responsibility for monitoring rests with the appropriate programme or project manager. For strategies and policies, the responsible owner of the intervention is responsible for monitoring the progress of that strategy or policy. When possible, it is recommended that IOM offices hire dedicated M&E officers to conduct M&E of relevant interventions and provide the required monitoring support to CoMs, managers or other administrative and operational staff in the office. The recruitment of dedicated M&E officers is also adapted to complex working environments, involving multiple implementing partners, locations, restricted areas and large budgets.
Overall monitoring responsibilities

<table>
<thead>
<tr>
<th>Intervention</th>
<th>Responsibility for monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td>Organization-wide strategies or policies</td>
<td>Relevant Headquarters departments/divisions (such as the Human Resources Strategy by Human Resources Management, the IT Strategy by Information and Communications Technology Unit, the Migration Crisis Operational Framework by the Department of Operations and Emergencies and the Gender Policy by Gender Coordination Unit).</td>
</tr>
<tr>
<td>Regional strategies</td>
<td>Regional directors, in coordination with the senior regional advisors.</td>
</tr>
<tr>
<td>Country strategies</td>
<td>CoMs, in coordination with the regional directors.</td>
</tr>
<tr>
<td>Programmes and projects</td>
<td>CoMs are responsible for ensuring that programme and project managers are monitoring or integrating monitoring systems in their projects/programmes. Managers are responsible for monitoring their own programmes or projects.</td>
</tr>
</tbody>
</table>

Key roles and responsibilities of monitoring across the various levels within IOM

<table>
<thead>
<tr>
<th>Responsible unit</th>
<th>Summary description of key monitoring-related responsibilities</th>
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</thead>
<tbody>
<tr>
<td><strong>OIG/Evaluation</strong></td>
<td>Specific responsibilities include the following:</td>
</tr>
<tr>
<td></td>
<td>• Developing and/or assisting in the development of monitoring policies and guidance materials for the Organization to facilitate the implementation of effective monitoring, in coordination with relevant departments;</td>
</tr>
<tr>
<td></td>
<td>• Providing training on monitoring, in coordination with relevant departments and regional offices;</td>
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<tr>
<td></td>
<td>• Managing a community of practice on M&amp;E;</td>
</tr>
<tr>
<td></td>
<td>• Providing technical support on monitoring upon request and often in coordination with the regional M&amp;E officers.</td>
</tr>
<tr>
<td><strong>Headquarters departments, divisions and units, and regional thematic specialists</strong></td>
<td>Provide monitoring guidance and instructions within their area of technical expertise (such as Migration Health Division for health projects). They are also responsible for monitoring their own relevant policies and strategies, ensuring that project monitoring systems are linked to the strategic objectives and assisting offices in finding timely solutions to problems through effective monitoring.</td>
</tr>
<tr>
<td><strong>Regional directors</strong></td>
<td>Ensure collaboration for monitoring the implementation of regional policies and strategies and instruct the endorsement of projects in the region to ensure the relevant inclusion of monitoring systems.</td>
</tr>
<tr>
<td><strong>Regional M&amp;E officers</strong></td>
<td>Regional M&amp;E officers responsibilities include the following:</td>
</tr>
<tr>
<td></td>
<td>• Develop/adapt tools, methods and workplans for monitoring at the regional office level, in coordination with the regional director, country offices and OIG, based on assessed needs and priorities in the region;</td>
</tr>
<tr>
<td></td>
<td>• Provide technical support and capacity-building on monitoring to offices and projects in the region, including liaising with relevant partners/stakeholders;</td>
</tr>
<tr>
<td></td>
<td>• Conduct monitoring visits of high-profile or high-risk projects requiring independent monitoring or urgent technical guidance, considering regional offices M&amp;E annual workplans.</td>
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13 The full list of roles and responsibilities for monitoring across various levels within the Organization can be found in IOM, 2018b, pp. 5–6.
<table>
<thead>
<tr>
<th>Responsible unit</th>
<th>Summary description of key monitoring-related responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Regional resources management officers</strong></td>
<td>Provide support to country offices’ finance staff in monitoring financial expenditure and budgets.</td>
</tr>
<tr>
<td><strong>CoMs</strong></td>
<td>Ensure that all projects in the country office have sound monitoring mechanisms and tools in place and that the regional office is kept informed. Furthermore, if the country office has a strategy, the CoM should ensure that its implementation is being monitored.</td>
</tr>
<tr>
<td><strong>Programme/Project managers</strong></td>
<td>Programme/Project managers have the primary responsibility for monitoring progress of the project/programme, in both operational and financial terms, including what resources go into the project (inputs), what is carried out (activities) and what results come out (outputs and outcomes). Specifically, programme/project managers ensure that effective monitoring and control mechanisms are in place to gain assurance that items obtained under the project reach the targeted beneficiaries and to prevent fraud. They regularly monitor and measure progress, identifying and communicating any deviations or risks to relevant stakeholders and promptly taking corrective actions as necessary (such as requesting project implementation period extension or seeking donor approval to amend/revise the project activities, risk plan, results or budget). In collaboration with finance staff, managers regularly review financial results, including line item reports, to minimize incidences of under/overspending, and where necessary, explain material under-over-spends and/or correct errors.</td>
</tr>
<tr>
<td><strong>Country office M&amp;E staff</strong></td>
<td>M&amp;E officers develop associated M&amp;E tools and workplans at the country office level, including for implementing partners, in coordination with the CoM/head of office and the regional office, and based on a risks assessment of the projects being implemented within the country. They also provide associated technical support and capacity-building to the office/projects on monitoring (input at project development, implementation and reporting levels) and conduct monitoring visits in accordance with project/programme workplans, including activities undertaken by implementing partners. M&amp;E officers are also responsible for preparing relevant reports. Note: Several country offices have M&amp;E focal points. Focal points may not be able to conduct all these monitoring activities but can use the responsibilities as guidance for their role.</td>
</tr>
<tr>
<td><strong>Country office resource management staff</strong></td>
<td>Country office resource management staff assist managers in monitoring financial expenditure and ensure adherence with contractual requirements to donors and IOM procedures.</td>
</tr>
</tbody>
</table>

**Monitoring and evaluation competencies**

When thinking of M&E roles and responsibilities, it is useful to consider essential competencies for such roles. Competencies are a combination of knowledge and skills required for practitioners to execute complex tasks in their professional environment. Despite the wide diversity of contexts within which M&E is conducted, the complexity of M&E systems and the fact that competencies may vary to some degree at different levels, the following are considered to be applicable for M&E staff.14

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14 Adapted from UNAIDS, 2010.
### Essential monitoring and evaluation competencies

#### General management competencies

**Ability to:**

- Make sound decisions and lead a team to achieve results;
- Identify gaps in monitoring policies, procedures and systems;
- Provide pragmatic recommendations for improvement;
- Negotiate effectively to achieve agreement and commitment;
- Clearly articulate and communicate key messages;
- Respond appropriately to communications from internal and external stakeholders.

#### Professional monitoring and evaluation staff competencies

**Ability to:**

- Develop and communicate a clear and convincing vision and mission for M&E;
- Manage development strategies and M&E plans for implementation, including long- and short-term objectives, risk assessments and resource implications;
- Develop, regularly update, harmonize and communicate M&E plans, including identified data needs, indicators, data collection procedures, methods, roles and responsibilities and budgets for implementing a functional M&E system;
- Manage planning and implementation of activities to build M&E capacity at individual, organizational and system levels;
- Develop programme M&E plans in coordination with programme management;
- Ensure M&E arrangements comply with donor agreements and programme requirements;
- Oversee IOM’s M&E teams effectively to ensure comprehensive and detailed coverage of projects;
- Provide relevant information for performance management and evaluation of programme activities.
Data collection, data management, data analysis, dissemination and use competencies

Ability to:

- Manage the implementation of procedures for routine monitoring, including reporting and data use for programme management and improvement;
- Manage population-based surveillance and/or surveys, including identification of data needs, data collection planning (including budgeting) and implementation, data analysis, report writing, dissemination, feedback and data use;
- Manage the implementation of data quality assurance policies and procedures appropriate to the type of data and data sources, including supportive supervision and data auditing;
- Manage the implementation of data management and data-sharing procedures;
- Manage the dissemination of information in a targeted and timely manner;
- Identify, articulate and support strategic use of data for programme management and improvement;
- Guide the regular sharing of M&E findings with relevant stakeholders and ensure that monitoring data is discussed in the appropriate forums in a timely manner.

When assessing M&E capacity, it is helpful to consider the following:15

<table>
<thead>
<tr>
<th>Entry/Novice</th>
<th>Proficient/Skilled</th>
<th>Mastery/Expert</th>
</tr>
</thead>
<tbody>
<tr>
<td>Developing awareness/building knowledge</td>
<td>Applying knowledge routinely</td>
<td>Using knowledge fluently and effectively</td>
</tr>
<tr>
<td>Limited understanding of M&amp;E</td>
<td>Basic understanding of M&amp;E</td>
<td>Advanced understanding of M&amp;E</td>
</tr>
<tr>
<td>Limited experience</td>
<td>Moderate amount of experience</td>
<td>Extensive experience</td>
</tr>
<tr>
<td>Unaware of potential problems</td>
<td>Solves problems as they arise</td>
<td>Anticipates problems before they arise</td>
</tr>
<tr>
<td>Unaware of questions to ask</td>
<td>Aware of questions to ask and able to access resources to answer the questions</td>
<td>Poses questions to the field</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sought out for input</td>
</tr>
</tbody>
</table>

2.2.3. Budgeting for monitoring, as well as for evaluation

As M&E are mandatory parts of any IOM intervention, related costs must be included in their respective budgets during the intervention development phase. Detailed guidance on budgeting for projects and programmes, including the incorporation of monitoring evaluation costs is available in the IOM Project Handbook, while specific guidance on budgeting for evaluation is presented in Annex 5.1 of chapter 5 in the IOM Monitoring and Evaluation Guidelines.16 For a strategy or policy, the department or office in charge of drafting should also set aside a budget for the M&E of this type of intervention during the development phase.

15 Ibid.
Budgeting for an intervention is now done through IOM’s Project Information and Management Application (PRIMA).\textsuperscript{17} Budgets developed through PRIMA include lines specific for M&E costs, under the Operational Costs section of the budget template. How to incorporate M&E costs into a budget within PRIMA is described in Annex 1 of the PRIMA User Guide (Internal link only).

M&E-related staff costs should be clearly mentioned under the Staff Costs section of the IOM Project Budget template in PRIMA. Similarly, specific costs related to M&E, such as conducting baseline assessments, post-intervention surveys and conducting evaluations, should be clearly mentioned in the designated M&E lines under the Operational Costs section of the IOM Project Budget in PRIMA.

Costs, such as for corresponding staff time and travel, are typically incorporated into the Staff and Office Costs section of the IOM Project Budget, unless subcontracted or performed by a partner or consultant, in which case these costs should be listed under the Operational Costs section either in the separate budget lines for Monitoring and Evaluation, as indicated in the budget template in PRIMA, or under the costs for the partner.

IOM recommends the same range for M&E as recommended by the wider evaluation community: 5–10 per cent of the total budget, with 2–4 per cent for evaluation and 3–6 per cent for monitoring. However, this cost breakdown is purely indicative and, whatever the size of the intervention, the amount allocated for an evaluation in IOM ranges from USD 3,000 to USD 30,000, taking into consideration that internal evaluations conducted by IOM staff are less expensive than external evaluations. For complex evaluations that may require more resources, specific discussions can take place with the donor(s) regarding higher budgeted amounts; for instance, impact evaluations may require an investment of at least of USD 70,000 and can easily reach a cost of USD 500,000.

Identifying the data source and collection methods required for M&E early in intervention development allows for the best estimation of the financial needs. The following highlights key considerations for planning the project/programme M&E budget.\textsuperscript{18}

\begin{itemize}
\item \textsuperscript{17} PRIMA is an institutional project information management solution. It is available internally to IOM staff via the IOM intranet.
\item \textsuperscript{18} Adapted from IFRC, 2011.
\end{itemize}
Key considerations for planning an intervention monitoring and evaluation budget

- Incorporate regular costs related to M&E, such as field visits for data collection and/or conducting evaluations.
- Consider itemizing costs related to M&E by differentiating between human resources, such as hiring new staff and capital expenses, such as computer software, travelling and accommodation, conducting trainings, resources required for setting up an M&E system, developing new data collection tools and piloting tools.
- Using narrative descriptions of itemized requirements can clarify M&E requirements that may help encourage funding for M&E.
- Clearly highlighting M&E related costs will better reflect the true cost of an intervention.
- Stating clear M&E costs may help demonstrate institutional professionalism and commitment towards achieving results.

OIG/Evaluation has developed a sample M&E Budget Calculator, including example calculations depending on specific M&E needs.

IOM resources


n.d.b  *IOM Informed Consent Form* (Internal link only).

n.d.c  *PRIMA for All* (Internal link only).

n.d.d  *OIG/Evaluation M&E Budget Calculator* (Internal link only).

External resources

Barnett, C. and L. Camfield

Buchanan-Smith, M., J. Cosgrave and A. Warner

International Federation of Red Cross and Red Crescent Societies (IFRC)

Morra-Imas, L.G. and R.C. Rist
Morris, M.  
Morris, M. and R. Cohn  
Organisation for Economic Co-operation and Development (OECD)  
Prom-Jackson, S. and G. Bartsiotas  
Thomson, S., A. Ansoms and J. Murison (eds.)  
United Nations Evaluation Group (UNEG)  
2020 UNEG Ethical Guidelines for Evaluation.  
UNAIDS  
Worthen, B.R., J.R. Sanders and J.L. Fitzpatrick  

Annexes  
Annex 2.1. Ethical monitoring and/or evaluation checklist (Internal link only)  
Annex 2.2. Informed consent checklist (Internal link only)