

Pollution Incident Response Management Plan

Milperra EPL 2207



SAFETY



HEALTH



ENVIRONMENT



COMMUNITY



SUSTAINABILITY

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Overview

As the holder of EPL 11246, Sims Metal Management (SMM) is required to comply with the POEO Act. As such this procedure has been developed to satisfy the requirements to maintain a “Pollution Incident Response Management Plan” (PIRMP).

The purpose of this PIRMP is to:

- Ensure comprehensive and timely communication about a pollution incident to workers and other persons at the premises, the Environment Protection Authority (EPA), other relevant authorities specified in the Act (such as local councils, NSW Ministry of Health, SafeWork NSW, and Fire and Rescue NSW) and people outside the facility who may be affected by the impacts of the pollution incident.
- Minimise and control the risk of a pollution incident at the facility by requiring identification of risks and the development of planned actions to minimise and manage those risks.

Ensure that the plan is properly implemented by trained workers, identifying persons responsible for implementing it, and ensuring that the plan is regularly tested for accuracy, currency and suitability.

Purpose and Scope

The POEO Act introduces several changes to improve the way pollution incidents are reported, managed and communicated to the general community. The Act includes a new requirement under Part 5.7A of the *Protection of the Environment Operations Act 1997* (POEO Act) to prepare, keep, test and implement a pollution incident response management plan.

The specific requirements for pollution incident response management plans are set out in Part 5.7A of the POEO Act and the Protection of the Environment Operations (General) Regulation 2009 (POEO(G) Regulation).² In summary, this provision requires the following:

All holders of environment protection licences must prepare a pollution incident response management plan (section 153A, POEO Act).

The plan must include the information detailed in the POEO Act (section 153C) and be in the form required by the (POEO(G) Regulation) (clause 98B).

Licensees must keep the plan at the premises to which the environment protection licence relates or, in the case of trackable waste transporters and mobile plant, where the relevant activity takes place (section 153D, POEO Act).

Licensees must test the plan in accordance with the POEO(G) Regulation (clause 98E).

If a pollution incident occurs in the course of an activity so that material harm to the environment is caused or threatened, licensees must immediately implement the plan (section 153F, POEO Act).

Regulatory Requirements

1. Definition of a Pollution Incident

A “pollution incident” for the purpose of this plan means an incident or set of circumstances during or as a consequence of which there is or is likely to be a leak, spill or other escape or deposit of a substance, as a result of which pollution has occurred, is occurring or is likely to occur. It includes an incident or set of circumstances in which a substance has been placed or disposed of on premises, but it does not include an incident or set of circumstances involving only the emission of any noise.

2. Key Responsibilities

While personal details for the following are available in the PIRMP kept onsite they do not appear in this public document under the provision of the Privacy and Personal Information Protection Act 1998.

2.1. Table 1 – Name, Responsibility and 24 Hours Contacts of SMM Staff

Title	Name	Responsibility	Number
Yard Manager	Richard Nguyen	Activate PIRMP Notify emergency services of the pollution incident Notify SHECS Team, Northern Regional Manager and Operations Manager	*
Operations Manager	Tim Booth	Assist Yard Manager and SHECS Manager in Pollution Response	*
SHECS Manager	John Barksby	Notify External Authorities Coordinate Post Pollution Response	*
Environmental Graduate	Faith Ijeyan	Assist SHECS Manager in Pollution Response	*
SHECS Coordinator	Christy Dorsett	Assist SHECS Manager in Pollution Response	*

3. Pollution Incident Notification Process

3.1. Requirement to Notify

A pollution incident is required to be notified if there is a risk of 'material harm to the environment', which is defined in section 147 of the POEO Act as:

- (a) Harm to the environment is material if:
 - I. it involves actual or potential harm to the health or safety of human beings or to ecosystems that is not trivial, or
 - II. It results in actual or potential loss or property damage of an amount, or amounts in aggregate, exceeding \$10,000 (or such other amount as is prescribed by the regulations), and
 - b) The loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable measures to prevent, mitigate or make good the harm to the environment.
- (1) For the purpose of this part, it does not matter that harm to the environment is caused only in the premises where the pollution incident occurs.

3.2. Reporting an Incident

Workers or contractors who identify any actual or potential pollution incident must immediately respond to the incident in accordance with their site emergency response plan (ERP). This includes responsibility for immediately alerting their line manager regardless of nature or scale.

Call 000 if the incident presents an immediate threat to human health or property. Fire and Rescue NSW, the NSW Police and the NSW Ambulance Service are the first responders, as they are responsible for controlling and containing incidents. The line manager supports first response actions and must immediately alert the Yard Manager.

3.3. Pollution Notification Within SMM

On receiving a report of a pollution incident, the Yard Manager immediately assesses whether the report meets the criteria of a pollution incident. If the criteria are met the Yard Manager must immediately contact in the first instance the SHEC Manager if contact cannot be made the Operations Manager.

On receiving a report of a pollution incident in the first instance the SHEC Manager if contact cannot be made the Operations Manager must ensure that:

- 1) The incident is immediately assessed on the information provided to establish if:
 - a) It is a pollution incident.
 - b) It is a notifiable incident.
 - c) It has been notified to relevant authorities such as Fire and Rescue NSW – 000
- 2) The following information is to be included:
 - a) Incident location and estimated quantity of pollutant(s) involved
 - b) Incident description (date, time, duration) and cause if known (do not speculate)
 - c) Immediate actions are taken to address the pollution incident (do not speculate)

The Yard Manager remains responsible for managing the direct response to the pollution incident.

3.4. Pollution Notification to Relevant Authorities

On determining that the incident is a notifiable incident the SHEC Manager or Operations Manager must immediately notify each relevant authority. For the purposes of this document immediately means "without delay".

If the incident does not require an initial combat agency, or once the 000 call has been made, notify the relevant authorities in the table Protocol for Industry Notification in the order listed.

3.5. Table 3 – Contact Numbers if there is an Immediate Threat to Human Health or the Environment – Call Fire and Rescue NSW First

Industry Notification	Contact Number
Fire and Rescue NSW	000
Environment Protection Authority	131 555
Public Health Unit – Parramatta Office	02 9845 555 (Westmead Hospital) Ask for Public Health Officer On Call
SafeWork NSW	13 10 50
Bankstown City Council	02 9707 9000 Ask for Environmental Health Department or after Hours Leave a Message.

3.6. Table 4 – Contact Numbers if there is no Immediate Threat to Human Health or the Environment – Call Environment Protection Authority First.

Industry Notification	Contact Number
Environment Protection Authority	131 555
Bankstown City Council	02 9707 9000 Ask for Environmental Health Department or after Hours Leave a Message.
Public Health Unit – Paramatta Office	02 9845 5555 (Westmead Hospital) Ask for Public Health Officer On Call
SafeWork NSW	13 10 50
Fire and Rescue NSW	1300 729 579

3.7. Communication With Neighbours and the Local Community

The SHEC Manager shall determine the requirements for community notification following the methodology as required.

- Early warning by telephone notification to nearest and other neighbours that maybe affected over the subsequent 24 hour period.
- Regular updates to nearest neighbours and other neighbours who may have been notified in the early warning notification.
- Updates to the broader local community if affected by newsletters, SMM Website, media statements etc.

Information provided will be relevant to the incident and may include details such as:

- The type of incident that has occurred
- The potential impacts to neighbours and the community
- SMM representative contact details
- Any advice or recommendations based on the incident type and scale

Document Control

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Change History

Issue	Date	Description of Change
1.0	01/09/2012	Initial Release
1.1	12/11/2012	Update table 3.3 Remove Adrian O'Flynn
1.2	12/11/2012	Update EPA Draft Audit Report Jan-13 and change number for Fire and Rescue NSW
1.3	25/09/2013	Annual review Update Contact Table, total review and update
1.4	30/09/2014	Annual review Update Contact Table, total review and update
1.5	30/09/2015	Annual review Update Contact Table, total review and update
1.6	30/09/2016	Annual review Update Contact Table, total review and update
1.7	30/09/2017	Annual review Update Contact Table, total review and update
1.8	30/09/2018	Updated Table 2 Regulatory Requirements Updated Section 4 Site Map Updated Table 4 Inventory of Potential Pollutants Updated Table 5 Inventory of Safety Equipment Updated 6.3 Details of Those Managing the Response Updated Section 7 Pollution Incident Notification to Relevant Authorities
1.8.1	26/10/2018	Review as directed in <i>Waste Operations - SWC -Out - Letter SIMS St Marys EPL 6934 2017 2018 Annual Return, PIRMP and R3.3 report from fire Oct 2017</i>

1.9	25/09/2019	Annual review Update Contact Table, total review and update
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