# Pollution Incident Response Management Plan



# Pollution Incident Response Management Plan Public Information

# **Review Register**

Review Date Review Team		Changes Made (Section)
1. 1/12/18	DM, SK	Original document drafted for review.
2. 1/03/19	SK, DM, RG	Approved for website publication
3. 8/10/20	SK	Review and update
4. 09/12/21	SK, PA	Review and update

### **AKD Softwood NSW Environmental Protection Licences.**

- Tumut Timber EPL63 Tumut NSW
- Gilmore Treatment Plant EPL 1459 Gilmore NSW

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AKD SOFTWOODS	Related to	POEO Act 1997	Revision	A - 2021	
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EHSR Group	Representative		Environment Manager	Softwoods		
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# Introduction.

This Pollution Incident Response Management Plan (PIRMP) has been developed to conform to requirements as outlined in the Protection of the Environment Operations Act (POEO Act) 1997 and subordinate legislation. This document covers AKD Softwoods NSW operations. The plan applies to emergency services, all employees, visitors, contractors and also potentially impacted off site receptors in the event of a pollution incident.

The purpose of this plan is to;

- Detail how the business will assess and respond to a pollution incident to minimize the potential harm to human health and the environment.
- Detail the process to ensure timely reporting of incidents, and
- Detail how the business will notify those within the vicinity of the operations of potential impacts should a pollution incident occur.

# AKD NSW Operations.

This plan is applicable to the following AKD Softwoods premises.

Site	Location	Environmental protection licence	Link
Gilmore Timber Treatment Plant	Snowy Mountains Highway Gilmore NSW	EPL 1459	https://apps.epa.nsw.gov.au/prpoeoapp/
Tumut Sawmill	Adelong Rd Tumut NSW	EPL 63	

Table 1: AKD Operations in NSW

# Legal Requirements.

Under the Protection of the Environment (General) Amendment (Pollution Incident Response Management Plans) Regulation 2012, **key parts of the overall plan must be made available** and easily accessible to the general public via the business website.

This PIRMP must be tested/reviewed within 1 month of a pollution incident and at least once annually. The Act imposes significant penalties for not preparing, keeping on site, maintaining, testing and implementing a PIRMP.

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This plan is available electronically and can be accessed via the AKD Softwoods website (http://www.akd.com.au), from the administration building at respective sites, at the AKD Softwoods head office (9-15 Forest st Colac, Vic 3250) or by email request to info@akd.com.au.

# Activation of this Plan.

All pollution incidents will be measured against this plan which will be activated when a pollution incident has the potential to cause material harm.

An incident is considered material under s.147 of the POEO Act if;

- 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
  - 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 harm to the environment.
- It does not matter that harm to the environment is caused only in the premises where the pollution incident occurs.

The incumbent in the following roles are authorised to activate the PIRMP and notify the required authorities.

- Regional General Manager
- Site Manager
- Maintenance Manager
- EHSR Manager
- National Risk and Environment Manager

When an immediate threat to human life or property exists, all personnel are authorised to Dial 000 for emergency services and enact individual site emergency response plans.

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# Plan Objectives.

The objective of this plan is to;

- Detail methods used to assess main hazards.
- Detail controls that may be implemented to reduce risk of hazards impacting on the receiving environment.
- Describe systems for dealing with pollution incidents.
- Outline incident management structures. And,
- Detail the required review and update process.

# Description and Loss Likelihood of Main Hazards.

A survey of potential pollutants on each site has been conducted. This process has identified hazards with potential to impact on the environment which are then assessed using a consequence matrix as detailed in **Table 2.** Potential pollutants with risks scores of Insignificant are not considered main hazards.

		Risk of Hazard	l to Environment	and/or People	
S	Insignificant	Minor	Moderate	Major	Disastrous
Consequences	No	Measurable	Noticeable	Significant	Catastrophic
<u>e</u>	measurable	environmental	environmental	environmental	environmental
ger	environmental	impact. Mildly	impact. Toxic	impact. Very	impact.
Se	impact. Very	toxic or low	and medium	toxic and high	Extremely
Ö	low level toxic	level	level	level	toxic and very
S	and not	dangerous.	dangerous.	dangerous.	dangerous.
	dangerous.				

Table 2: Consequence Matrix – Main Hazard Identification.

# Risk Reduction Controls.

Infrastructure controls have been installed across all sites to reduce the potential for harm to human health and the environment. Where appropriate, administrative controls may also be used and subject to the potential risk several controls may be implemented for a specific hazard. The effectiveness of risk reduction controls (both infrastructure and administrative) have been assessed using the business risk rating matrix.

Types of controls implemented to date are detailed in **Table 3: Infrastructure controls** and **Table 4: Administrative controls.** As new risks are identified and in the event of a loss, controls will be assessed for effectiveness and suitability.

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Control	Purpose
Bunding	Act as secondary containment for liquid pollutants. Key
_	control for bulk liquid storage systems.
Sprinkler System	Reduce risk and extent of fires.
Spill Kits	Limit impact of liquid pollutant spills for minor to moderate
	spill events.
Triple/Single Interceptors	Reduce amount of pollutants discharged from site. Control
	of gross solids and oils.
First Flush Dams	Reduce amount of solid pollutants discharged from site.
Water Treatment Plant	Reduce amounts of contaminants discharging from site.
Over/Under Interceptors	Reduce amount of solid pollutants discharged from site.
Gate Valves	Contain spills to site for more effective clean up.
Back Flow Prevention	Prevents process water backflow from re-entering town
Devices	supply.
Fire Hydrants	Reduce risk and extent of fires
Crash Barriers	Protect infrastructure from mobile plant collisions.

Table 3: Infrastructure Controls implemented across AKD's NSW operations.

Control	Purpose	
Standard Operating	Provide instruction for proper response to incidents and	
Procedures and Permit to	safe work procedures. Reduces the risk of an incident	
Work System	through operator error/lack of understanding.	
Housekeeping Inspections	Identify risks, highlights failures in process and	
	recommend corrective actions.	
Walkaround check-sheets	Identifies and reports on potential plant failures that could	
	impact on the environment if not addressed.	
Preventative maintenance	Routine maintenance of plant where failures impacting on	
program	the environment and productivity have been known to	
	occur.	
Audits	Identify risks and recommend corrective actions.	
Incident/Hazard/Near Miss	Identify risks and recommend corrective actions. Identify	
Reporting	training, work procedure and infrastructure improvement	
	requirements. Essential to continual improvement.	
<b>Environmental Monitoring</b>	Comply with license conditions. Monitor performance.	
Change Management	Reduce risk posed by changes to process.	
Emergency Plan	Reduce impact of emergencies on environment and	
	business continuity. Reduce risks to human health/Safety.	
Induction Training	Alert all employees and visitors to their environmental	
	responsibilities.	

Table 4: Administrative Controls implemented across AKD's NSW Operations.

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# Procedure for Internal and External Incident Reporting.

All incidents must be reported and investigated. Protocols have been developed to provide guidance on the level of environmental reporting as required under the POEO Act and Regulations. Complying with the PIRMP notification requirements does not remove the need to comply with any other obligations for incident notification, for example, those that apply under other environment protection legislation or legislation administered by SafeWork NSW.

### Internal Incident Reporting.

All incidents, hazards and near misses must be reported under well-established reporting procedures utilizing a risk matrix. This provides all internal stakeholders with information regarding severity of a risk or incident and details corrective actions required. These procedures include a review system to ensure all corrective actions are completed.

# External Incident Reporting.

The AKD incident notification procedure has been developed to provide specific direction for site-based personnel in the event of a loss of containment. Training to ensure each level of the business understands its obligations with regard to notification is completed annually and also forms part of the review process in the event the plan is activated.

The process involves the use of a wall chart (**Appendix1**) notification assessment worksheet (**Appendix 2**) and notification protocol (**Appendix 3**).

The procedure and associated documentation provide clear guidelines for reporting to external parties and was developed to comply with the POEO Act and regulations.

# Mechanisms for providing early warnings and updates to Neighbours.

If an incident has occurred that requires first response emergency services, all communication to external parties will be managed by the person authorised to activate the plan. Each site and incident will require a unique response regarding communication with residents adjacent to the site and subject to the incident, the following mechanisms may be used.

- Notification on website
- Twitter
- Facebook
- Telephone calls
- SMS
- Email to community representatives e.g. consultative committee.

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- Letter box drops for updates.
- Door knock.
- Town meetings for updates.

Initial communication with neighbours will be completed in consultation with emergency service advice and directives such as evacuation.

# Manner in which plan will be tested and maintained.

This PIRMP requires scheduled testing and maintenance to ensure the process remains current and incident response/notification is completed without delay. As a minimum, the following summary details the review requirements for this plan.

- Review at least once every 12 months and after every incident.
  - Record annual review in Routine Activities of Site EHSR Improvement Plan.
  - Senior management sign off is required for annual review.
- Spill response training and drills every 12 months.
- Provide relevant training on regular basis.
- Amend this PIRMP and record details in Amendment Register.

Task	Who	Frequency
Full review of plan including	Site EHSR, Engineering Dept,	Annual
chemical risk assessment.	Production Dept. Site Manager	
Review must be documented.		
Post incident plan review.	Site EHSR, Engineering Dept,	Within 30 days of this
	Production Dept. Site Manager	plan being activated.
Spill response training drills	All shop floor personnel	Annually
PIRMP responsibility training	All site personnel	Annually
PIRMP review signoff	Site Manager, Site EHSR	Annually
Amend register and update	Site EHSR	Annually or as
records		updates occur.

Table 5: PIRMP Testing and maintenance.

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Appendix 1: Pollution Incident Response Loss of Containment Wallchart

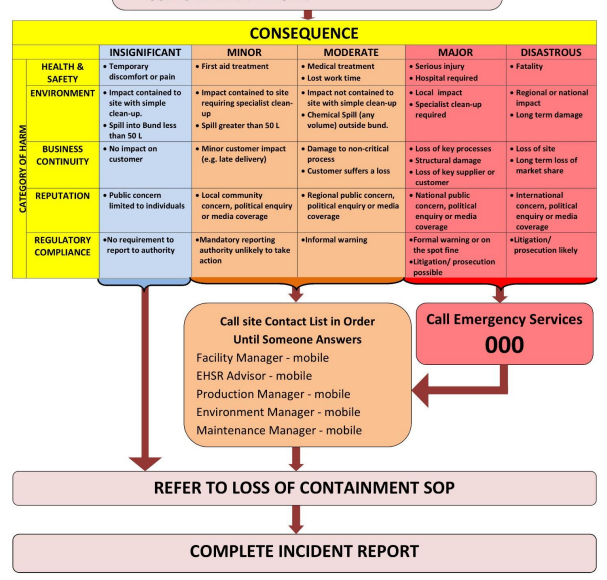
# LOSS OF CONTAINMENT INCIDENT

### **SHOPFLOOR**

- CALL/TELL SUPERVISOR
- IF SAFE, ISOLATE AND CONTAIN.

### **SUPERVISOR**

- 1.REFER TO LOSS OF CONTAINMENT SOP.
- 2.PROMPTLY ASSESS CONSEQUENCES OF INCIDENT USING MATRIX BELOW.



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Appendix 2: Notification Assessment Worksheet.

Date Time Name Description of Incident CONSEQUENCE(TIG	Incident Report Number						
CONSEQUENCE(TIC							
CONSEQUENCE(TIC							
CONSEQUENCE(TIC							
CONSEQUENCE(TIC							
	CONSEQUENCE(TICK THE BOX)						
INSIGNIFICANT MINOR MOD	DERATE MAJOR DISASTROUS						
HEALTH & • Temporary • First aid • Medical tr							
SAFETY discomfort or treatment • Lost work	• Hospital required						
ENVIRONMENT • Impact • Impact contained • Impact no	• Local impact • Regional or						
contained to to site requiring contained site with simple specialist clean-requiring specialist clean-							
site with simple specialist clean- requiring sclean-up up. clean-up	simple required • Long term damage						
• Spill into a bund • Spill greater than • Chemical s	spill (any						
less than 50 L 50 litres volume) o bund.	putside						
BUSINESS CONTINUITY  O ANO O BUSINESS CONTINUITY  O CUSTOMER  O Minor customer impact (e.g. late delivery)  O Customer	o non- • Loss of key • Loss of site						
CONTINUITY customer impact (e.g. late critical pro							
delivery) • Customer	The state of the s						
	Loss of key supplier     or customer						
REPUTATION • Public concern • Local • Regional p							
limited to community concern, p							
political enquiry coverage	coverage coverage						
or media							
REGULATORY •No •Mandatory •Informal w	warning •Formal warning or •Litigation/						
COMPLIANCE requirement to reporting	on the spot fine prosecution likely						
report to authority unlikely to take	•Litigation/						
authority unlikely to take action	prosecution possible						
FILL IN THE WHITE BOXES	CALLS MADE CHECKLIST (FILL IN THE WHITE BOXES)						
Cost of material lost         Estimated Cost \$           Oil         L X \$20.00/L	No call necessary NA						
Acid L X \$20.00/L	Emergency Services						
Resin T X \$852.00/T	000						
Caustic L X \$20.00/L	Fire & Rescue NSW						
Fuel L X \$10.00/L	EPA						
Chip/dust T X \$105.00/T	Health Department						
Waste Water         L         X         \$10.00/L           Treatment Chems         L         X         \$100.00/L	Safework NSW						
What critical process went down?	Local Council						
Hrs Down X \$1250	WHAT TO TELL AUTHORITIES (KEEP TO THE FACTS)						
What non-critical process went down?	• Time						
Hrs Down X \$250	Date						
Clean up Hrs X Men X \$50	Location – site address     Environment Protection Licence Number (EPL)     Nature of Issue – fire, spill etc						
Sucker truck Hrs X \$180							
spill kits x \$700 half kits x \$350	Quantity of material lost						
	Other relevant information known at the time.						
Waste disposal							
Tip fees M3 X \$100	EPL Numbers						
Tip fees M3 X \$100 Special disposal T X \$200	HPP1 - 887 HPP2 - 11229 LOSP - 105						
Tip fees M3 X \$100							
Tip fees M3 X \$100  Special disposal T X \$200  Waste testing 1 X \$500  Total Cost =	HPP1 - 887 HPP2 - 11229 LOSP - 105						

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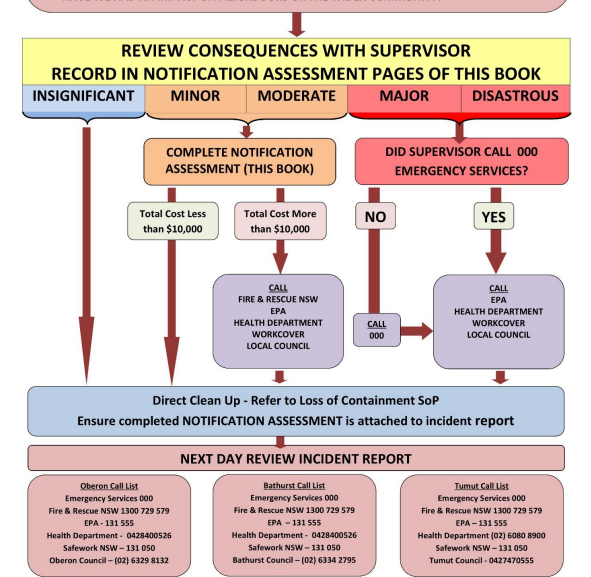
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Appendix 3: Notification Assessment Protocol.

### **NOTIFICATION ASSESSMENT**

# YOU ARE ON THE CHH LIST AND HAVE RECEIVED A CALL ABOUT AN INCIDENT ASK FOLLOWING QUESTIONS:

- WHAT ESCAPED PRIMARY CONTAINMENT?
- HOW MUCH?
- WHERE IS IT?
- WHO HAVE YOU CALLED?
- WHAT IS INCIDENT REPORT NUMBER?
- HAVE WE HAD AN IMPACT ON NEIGHBOURS OR THE WIDER COMMUNITY?



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