

## Northern Dune & Oyster Cove Quarries

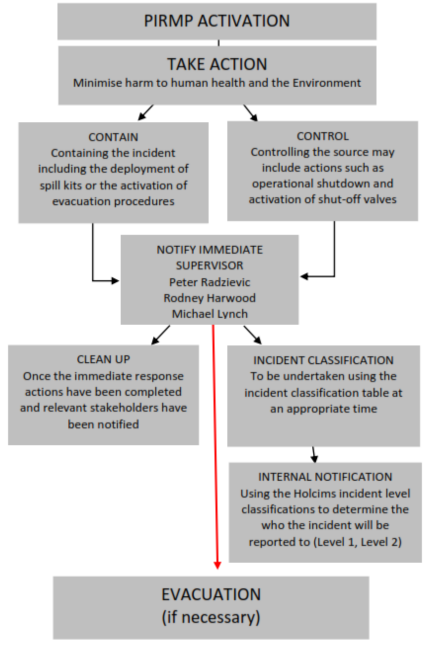
Pollution Incident Response Management Plan

#### Northern Dune & Oyster Cove - Pollution Incident Response Management Plan (PIRMP)

**Revision/ Checking History** 

Revision Number	Date	Checked	Issued By
1	30/10/2020	Shilpa Shashi– NSW/ACT Planning & Environment Coordinator Michael Lynch – HSEQ Coordinator Peter Radzievic – Quarry Manager	Shilpa Shashi
2	25/08/2021	<ul> <li>Shilpa Shashi– NSW/ACT Planning &amp; Environment Coordinator</li> <li>Michael Lynch – HSEQ Coordinator</li> <li>Peter Radzievic – Quarry Manager</li> </ul>	Shilpa Shashi

#### **Flow Chart**



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#### Appendices

- A Emergency Contact Details
- B Pollution Incident Response Test Checklist
- C Community Notification Strategy
- D Maps

#### **Glossary of Acronyms**

- PIDS- Pollution Information Data Sheet
- PPE- Personal Protective Equipment
- SDS- Safety Data Sheets
- PEOA- Protection of the Environment Operations Act 1997

#### 1. Purpose

The purpose of this document is to detail the pollution incident response management plan for the Northern Dune & Oyster Cove, to comply with Section 5.7A of the Protection of the Environment Operations (POEO) Act:

#### Protection of the Environment Operations Act 1997 No 156

#### Part 5.7A Duty to prepare and implement pollution incident response management plans

#### 153A Duty of licence holder to prepare pollution incident response management plan

The holder of an environment protection licence must prepare a pollution incident response management plan that complies with this Part in relation to the activity to which the licence relates.

#### Maximum penalty:

- (a) in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or
- (b) in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.

#### 153B EPA may direct other persons to prepare pollution incident response management plan

- (1) The EPA may, in accordance with the regulations, require the occupier of premises at which industry is carried out to prepare a pollution incident response management plan that complies with this Part in relation to activities at the premises.
- (2) A person must not fail to comply with such a requirement.

Maximum penalty:

- (a) in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or
- (b) in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.
- (3) The regulations may make provision for or with respect to:
  - (a) the class or classes of premises, or industries carried out at premises, that may be the subject of a requirement to prepare a pollution incident response management plan, and
  - (b) the circumstances in which some or all premises within those classes may be the subject of a requirement to prepare a pollution incident response management plan.

#### 153C Information to be included in plan

A pollution incident response management plan must be in the form required by the regulations and must include the following:

- (a) the procedures to be followed by the holder of the relevant environment protection licence, or the occupier of the relevant premises, in notifying a pollution incident to:
  - the owners or occupiers of premises in the vicinity of the premises to which the environment protection licence or the direction under section 153B relates, and
  - (ii) the local authority for the area in which the premises to which the environment protection licence or the direction under section 153B relates are located and any area affected, or potentially affected, by the pollution, and
  - (iii) any persons or authorities required to be notified by Part 5.7,

- (b) a detailed description of the action to be taken, immediately after a pollution incident, by the holder of the relevant environment protection licence, or the occupier of the relevant premises, to reduce or control any pollution
- (c) the procedures to be followed for co-ordinating, with the authorities or persons that have been notified, any action taken in combating the pollution caused by the incident and, in particular, the persons through whom all communications are to be made,
- (d) any other matter required by the regulations.

#### 153D Keeping of plan

A person who is required to prepare a pollution incident response management plan under this Part must ensure that it is kept at the premises to which the relevant environment protection licence relates, or where the relevant activity takes place, and is made available in accordance with the regulations.

#### Maximum penalty:

- (a) in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or
- (b) in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.

#### 153E Testing of plan

A person who is required to prepare a pollution incident response management plan under this Part must ensure that it is tested in accordance with the regulations.

Maximum penalty:

- (a) in the case of a corporation—\$2,000,000 and, in the case of a continuing offence, a further penalty of \$240,000 for each day the offence continues, or
- (b) in the case of an individual—\$500,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues.

#### 153F Implementation of plan

If a pollution incident occurs in the course of an activity so that material harm to the environment (within the meaning of section 147) is caused or threatened, the person carrying on the activity must immediately implement any pollution incident response management plan in relation to the activity required by this Part.

Maximum penalty:

- (a) in the case of a corporation—\$2,000,000 and, in the case of a continuing offence, a further penalty of \$240,000 for each day the offence continues, or
- (b) in the case of an individual—\$500,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues.

#### 2. Scope

The scope of this management plan includes:

Pollution Incident Response Management Plan (PIRMP) for environmental pollution generated at the Teven;

#### 3. Definitions

Pollution Incident - 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.
Material Harm -	(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), It does not matter that harm to the environment is caused only in the premises where the pollution incident occurs, and
Loss -	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.

#### 4. Associated Documentation

- Protection of the Environment Operations Act 1997
- Protection of the Environment (General) Amendment (Pollution Incident Response Management Plans) Regulation 2012
- Appendix A: Emergency Contact Details
- Appendix B: Pollution Incident Response Test Checklist
- Appendix C: Community Notification Strategy

#### 5. Responsibility

The following personnel are responsible for the PIRMP;

- 1) Activating the plans and managing the response: Peter Radzievic Quarry Manager
- 2) Notifying and coordinating relevant authorities: Peter Radzievic Quarry Manager
- 3) Implementation and management of this document: : Shilpa Shashi- NSW/ACT Planning & Environment Coordinator
- 4) Annual review and testing of PIRMP Peter Radzievic HSEQ Coordinator

#### 6. Record Retention

A copy of all Quarry pollution incident response records will be retained on site in accordance with SHE guideline 1.4 – Administrative and Legal Requirements. A copy will also be saved electronically on google drive in the 'Site PIRMPs Final' folder and linked with the site's SHE schedule.

Records must be made available to EPA officers and any person responsible for the PIRMP.

#### 7. Procedure

The following section outlines the management procedures for pollution incident response management. The protocol is split into three sections:

- 1) Key environmental hazards and mitigation measures
- 2) Pollutant and Safety equipment information and management of Pollution Incidents
- 3) Emergency Response Maps

#### 7.1 Environmental Impact and Hazard Register

In order to effectively plan for a potential pollution event, a register of environmental hazards has been created. Each hazard has been assessed in accordance with the Holcim SHE Risk Assessment tool (see Table 1 below).

The hazards have been grouped according to the area of environmental impact. By identifying these hazards ahead of time, mitigation measures can be identified and implemented through site procedures to minimise the risk of a pollution event occurring (table 2 below).

Table 1: Holcim SHE Risk Score Matrix

#### **Step 1 - Consider the Consequence**

What are the consequences of the most reasonable worst case scenario considering a credible failure of existing controls?

Consequence	Disaster	Severe	Serious	Significant	Minor
Environment On Site & Off Site	Major event, unconfined impact, severe permanent damage with low likelihood of recovery.	Significant permanent damage; reversible damage with recovery time of years; high potential for prosecution	Minor permanent damage; temporary damage that is widespread or that has moderate impact	Damage that is near source confined, temporary and minor	No measurable damage to environment
Compliance With Legal and Other Requirements	Blatant or serious breach of legal requirement, leading to operation being suspended or severely reduced. Prosecution expected.	Breach of external requirement (license, legislation, regulation, contract etc.) with high potential for prosecution and/or high impact.	Non-compliance with external requirement with moderate potential for impact.	Repeated non-compliance with internal procedure, non- compliance with external requirement with low potential impact	Minor non-compliance with internal procedures.
Community Perception and Reputation	Significant adverse media attention (state or national level), loss of reputation or work nationally or across product groups.	Prosecution, significant impacts on social license to operate, loss of reputation or ability to secure work across product groups.	Local adverse media attention, loss of reputation or ability to secure work in local area, complaints that result in changes to external requirements.	Multiple community complaints or complaints that require changes to internal operating procedures.	Community complaint resolved with no changes to existing operating procedures.

Note: Temporary environmental damage has a duration of up to approximately one week to rectify

	Step 2 - Consider the Likelihood											
	What is the likelihood that the proposed consequence will occur with a credible failure of existing controls?											
Likelihood	Certain	Likely	Possible	Unlikely	Rare							
Description	Event that is expected to occur on multiple occasions	Event that is likely to occur at least once	Event that may occur	Event that is unlikely to occur	Event that may occur only in exceptional circumstances							
Frequency	Event is likely to occur more than twice a year.	Event is likely to occur once or twice a year.	Event is likely to occur more than once or twice in a 10 year period	Event is likely to occur once or twice in a 10 year period	Event is likely to occur once or twice in a 100 year period							

	Step 3 - Determine Risk Rating from the Risk Matrix									
Liklihood			Consequences							
Likimoou	Disaster	Severe	Serious	Significant	Minor					
Certain	High	High	High	Medium	Medium					
Likely	High	High	Medium	Medium	Low					
Possible	High	Medium	Medium	Low	Low					
Unlikely	Medium	Medium	Low	Low	Low					
Rare	Medium	Low	Low	Low	Low					

Table 2: Holcim Quarry Environmental Impact and Hazard Register

			Risk			Revise Risk		1
ĸe	y Environmental Hazards	L	с	R	Mitigation Measures	L	С	R
Α	ir Quality							
1	Excessive dust emissions	Possible	Serious	Medium	<ul> <li>Complete monitoring &amp; assess results monthly</li> <li>Review results &amp; monitoring program quarterly</li> <li>Water carts/spraying</li> <li>Apply crusting agents to surface of stockpiles of fine materials</li> <li>Minimise disturbed areas</li> <li>Stop dust generating activities as necessary</li> <li>Progressively rehabilitate disturbed areas</li> <li>Modify works during periods of high wind</li> <li>Dust minimisation training</li> <li>Maintenance of dust control equipment</li> <li>Engineering controls for discharge of fine materials to stockpiles</li> <li>Engineering controls for dust emissions from the material processing plant</li> </ul>	Unlikely	Significant	Low
2	Health issues off site	Rare	Severe	Low	<ul> <li>As per (1)</li> <li>Complaints hot line</li> <li>Assess monitoring results</li> </ul>	Rare	Serious	Low

1	Groundwater contamination	Unlikely	Serious	Low	<ul> <li>Implement Monitoring and response plan</li> <li>Review monitoring results annually &amp; action as necessary</li> <li>Ensure storage, handling and transport of dangerous goods are conducted in accordance with Australian Standards</li> <li>Identify, classify, quantify &amp; appropriately store hazardous waste</li> <li>Develop &amp; implement oil &amp; fuel spillage controls</li> <li>Ensure hazardous waste is minimised</li> <li>Licenced contractors to remove hazardous waste from site</li> <li>Keep records of all hazardous waste movements</li> <li>Implement bunding to appropriate areas</li> <li>Ensure adequate spill kits are available on site including adequate training</li> <li>Minimise hazardous waste storage quantities on site</li> </ul>	Rare	Serious	Low
2	Lowering of groundwater table	Rare	Serious	Low	<ul> <li>Monitor &amp; report on ground water levels</li> <li>Comply with Water Management Plan water balance</li> </ul>	Rare	Significant	Low
1	urface Water Discharge of sediment	Possible	Serious	Medium	<ul> <li>Develop &amp; implement Water Management Plan</li> <li>Implement Monitoring Program</li> <li>Review monitoring results quarterly &amp; action as necessary</li> <li>Develop &amp; implement Surface &amp; Groundwater Response Plan</li> <li>Develop &amp; implement Erosion &amp; Sediment Control Plan</li> </ul>	Unlikely	Serious	Low
2	Discharge of hazardous materials	Rare	Severe	Low	<ul> <li>Ensure storage, handling and transport of dangerous goods are conducted in accordance with relevant Australian Standard</li> <li>Review monitoring results quarterly &amp; action as necessary</li> <li>Identify classify, quantify &amp; appropriately store hazardous waste</li> <li>Develop &amp; implement oil &amp; fuel spillage controls</li> <li>Implement bunding to appropriate areas</li> <li>Ensure adequate spill kits are available on site including adequate training for effective use</li> <li>Minimise hazardous waste storage quantities on site</li> <li>Appropriate location of hazardous materials storage areas to prevent off-site discharges</li> </ul>	Rare	Serious	Low
Ed	cology							

1	Damage to local flora	Possible	Serious	Medium	<ul> <li>Develop &amp; implement Rehabilitation and Landscape Management Plan</li> <li>Monitor &amp; report on site flora health as per consent requirements</li> <li>Suitable training re flora protection</li> <li>Removal of stock from sensitive areas</li> <li>Implement bushfire hazard reduction tasks</li> <li>Removal of feral animals from sensitive areas</li> <li>Noxious weed control in sensitive areas</li> </ul>	Unlikely	Significant	Low
2	Damage to site fauna	Unlikely	Serious	Rare	<ul> <li>As per 1</li> <li>Information re local WIRES for distressed or injured fauna</li> <li>Reporting on fauna deaths</li> <li>Three yearly monitoring</li> </ul>	Rare	Serious	Low
1	and Spill of liquid fuel, oils, chemicals etc whilst in storage	Possible	Severe	Medium	<ul> <li>Fuels, oils, chemicals etc stored according to Holcim's bunding requirements.</li> <li>Measures in place to ensure spills do not leave site boundaries ie diverting flow away from boundaries, stormwater drains.</li> <li>Bunding subject to regular inspection and maintenance</li> </ul>	Significant	Unlikely	Low
2	Spill during delivery of fuel to mobile equipment	Possible	Severe	Medium	<ul> <li>Breakaway couplings installed on mobile fuel delivery vehicles.</li> <li>Drivers stay with vehicle during refuelling</li> <li>Emergency spill kits located on fuel delivery vehicles.</li> <li>Spill response equipment is regularly inspected and maintained</li> <li>Mobile refuelling takes place in the pit or in designated areas</li> <li>Drivers trained in spill response procedures.</li> </ul>	Unlikely	Significant t	Low
3	Spill during delivery of fuel to storage tank	Possible	Severe	Medium	<ul> <li>Supplier's fuel transfer procedure is known</li> <li>Fuel transfer is supervised against suppliers procedure</li> </ul>	Unlikely	Significant	Low
4	Land contamination	Likely	Significant	Medium	<ul> <li>Holcim land contamination strategy is known and applied</li> </ul>	Unlikely	Significant	Low

5	Spill from train locomotive fuelling and operations	Possible	Severe	Medium		Breakaway couplings installed on fuel delivery devices. Drivers stay with locomotive during refuelling Emergency spill kits located at fuel delivery locations. Spill response equipment is regularly inspected and maintained Refuelling takes place over bunded area only Drivers trained in spill response procedures.	Unlikely	Significant t	Low	
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#### 7.2 Pollutant and Safety Equipment Information

Legislative requirements under the Protection of the Environment Operations (POEO) Act dictate that the site is to provide information for all pollutants that are used and stored on the site. This information is required as it assists personnel responsible for coordinating spill responses to more effectively manage spills.

This information must be presented as a manifest detailing the pollutants stored at the site, the location of these storage areas, and the safety equipment to be made available at these areas. A Pollution Information Data Sheet (PIDS) has been prepared that includes the following information for each pollutant. Refer to table 3 below

- The intended use for the pollutant
- How the pollutant is stored
- SDS information
- Safety equipment or other devices that are used to minimise the risks to human health or the environment and to contain or control a pollution incident
- PPE needed to safely manage a spill of the pollutant
- Procedure for cleaning up a spill of the pollutant.

In order to ensure the currency and reliability of the information in the PIDS, the information should be reviewed and updated on a monthly basis.

 Table 3: Pollutant Information Data Sheet and clean-up methods

Pollutant	Current SDS held Yes/No	Emission control equipment <sub>(1)</sub>	PPE (1)	Spill Clean Up Method (1)
Fuel	Yes	Sand, earth,	PVS gloves, safety glasses, goggles	Large Spill Assess Quickly assess the spill:
				Decide whether to handle the situation by yourself or if you require help. Advise your team of the hazard Post a guard or barricade Can you stop the source of the spill?
				Ensure Personal Safety First priority is to ensure safety of yourself and others in the area Consider evacuation and isolation. Do you or others require PPE Check Safety Data Sheet
				Secure Secure the spill If hazardous to public or other staff exists Post a guard immediately Enter barricades to prevent unintended access
				Contain Contain the spill quickly by surrounding with the booms which should be firmly secured in place.

	Find the source of the leak and stop it
	Emergency stop, cap, plug, move, adjust Move other containers from that area to a bunded area In the case of spillage on water, prevent the spread of product by the use of suitable barrier equipment.
	Prevent
	Prevent spillage to stormwater drains and entry into sewer, water courses, basements or confined areas.
	Absorb
	Contain and collect spillage with non-combustible, absorbent material e.g. sand, earth, vermiculite or diatomaceous earth and place into a container according to local legislation.
	Recover product from the surface.
	Use spark-proof tools and explosive proof equipment. Dispose of via a licensed waste disposal contractor
	<u>Disposal</u>
	Contain and collect spillage with non-combustible, absorbent material e.g. sand, earth, vermiculite or diatomaceous earth and place into a container according to local legislation.
	Use spark-proof tools and explosive proof equipment. Dispose of via a licensed waste disposal contractor.
	Contaminated absorbent material may pose the same hazard as the spilt product. Monitor its disposal. The spill soiled bags need to be labelled and ear marked and placed in a leak proof container which is locked. SDS should be made available.
	<u>Reporting</u>

				Incident and Corrective and Preventative action should be captured on the INX. <u>Small Spill</u> Stop leak without risk. Move containers from spill area Absorb with an inert material and place in appropriate waste disposal container. Use spark-proof tools and explosion-proof equipment. Dispose of via a licensed waste disposal contractor.
Lubricants	Yes	Sand, earth, vermiculite, barrier equipment (booms, floats etc.)	PVC Gloves, safety glasses, goggles	Large Spill         Assess         Quickly assess the spill:         Decide whether to handle the situation by yourself or if you require help.         Advise your team of the hazard         Post a guard or barricade         Can you stop the source of the spill?         Ensure Personal Safety         First priority is to ensure safety of yourself and others in the area         Consider evacuation and isolation.         Do you or others require PPE         Check Safety Data Sheet

	Secure
	Secure the spill If hazardous to public or other staff exists Post a guard immediately Enter barricades to prevent unintended access
	Contain
	Contain the spill quickly by surrounding with the booms which should be firmly secured in place. Find the source of the leak and stop it Emergency stop, cap, plug, move, adjust Move other containers from that area to a bunded area
	In the case of spillage on water, prevent the spread of product by the use of suitable barrier equipment.
	<u>Prevent</u>
	Prevent spillage to stormwater drains and entry into sewer, water courses, basements or confined areas.
	<u>Absorb</u>
	Contain and collect spillage with non-combustible, absorbent material e.g. sand, earth, vermiculite or diatomaceous earth and place into a container according to local legislation.
	Recover product from the surface.
	Use spark-proof tools and explosive proof equipment. Dispose of via a licensed waste disposal contractor

				Disposal
				Contain and collect spillage with non-combustible, absorbent material e.g. sand, earth, vermiculite or diatomaceous earth and place into a container according to local legislation.
				Use spark-proof tools and explosive proof equipment. Dispose of via a licensed waste disposal contractor.
				Contaminated absorbent material may pose the same hazard as the spilt product. Monitor its disposal. The spill soiled bags need to be labelled and ear marked and placed in a leak proof container which is locked. SDS should be made available.
				Reporting
				Incident and Corrective and Preventative action should be captured on the INX.
				Small Spill
				Stop leak without risk.
				Move containers from spill area
				Absorb with an inert material and place in appropriate waste disposal container.
				Use spark-proof tools and explosion-proof equipment.
				Dispose of via a licensed waste disposal contractor.
Vehicle fluids	Yes	Sand, earth, vermiculite	PVC Gloves, safety glasses	Large Spill
	100	Sanu, eann, venniculle	i vo Gioves, salety glasses	Assess

	Quickly assess the spill: Decide whether to handle the situation by yourself or if you
	require help. Advise your team of the hazard Post a guard or barricade Can you stop the source of the spill?
	Ensure Personal Safety
	First priority is to ensure safety of yourself and others in the area Consider evacuation and isolation. Do you or others require PPE Check Safety Data Sheet
	Secure
	Secure the spill If hazardous to public or other staff exists Post a guard immediately Enter barricades to prevent unintended access
	<u>Contain</u>
	Contain the spill quickly by surrounding with the booms which should be firmly secured in place. Find the source of the leak and stop it Emergency stop, cap, plug, move, adjust Move other containers from that area to a bunded area
	In the case of spillage on water, prevent the spread of product by the use of suitable barrier equipment.
	<u>Prevent</u>

	Prevent spillage to stormwater drains and entry into sewer, water courses, basements or confined areas.
	<u>Absorb</u>
	Contain and collect spillage with non-combustible, absorbent material e.g. sand, earth, vermiculite or diatomaceous earth and place into a container according to local legislation.
	Recover product from the surface.
	Use spark-proof tools and explosive proof equipment. Dispose of via a licensed waste disposal contractor
	<u>Disposal</u>
	Contain and collect spillage with non-combustible, absorbent material e.g. sand, earth, vermiculite or diatomaceous earth and place into a container according to local legislation.
	Use spark-proof tools and explosive proof equipment. Dispose of via a licensed waste disposal contractor.
	Contaminated absorbent material may pose the same hazard as the spilt product. Monitor its disposal. The spill soiled bags need to be labelled and ear marked and placed in a leak proof container which is locked. SDS should be made available.
	<u>Reporting</u>
	Incident and Corrective and Preventative action should be captured on the INX.
	Small Spill
	Stop leak without risk.

				Move containers from spill area Dilute with water and mop up, or absorb with an inert dry material and place in appropriate waste disposal container Dispose of via a licensed waste disposal contractor.
Welding gas	Yes	Ventilation	Respirator	<ul> <li>Occupational Release:</li> <li>1) Avoid heat, flames, sparks and other sources of ignition.</li> <li>2) Stop leak if possible without personal risk.</li> <li>3) Reduce vapours with water spray</li> <li>4) Keep unnecessary people away, isolate hazard area and deny entry.</li> <li>5) Remove sources of ignition.</li> <li>6) Ventilate closed spaces before entering.</li> </ul>
Effluent	No	Access to council or commercial vacuum/ pump truck, soil, sand, bleach, hydrated lime	PVC Gloves, goggles, overalls	<ul> <li>Accidental Release Measures</li> <li>1) Contaminated area must be clearly marked or cordoned off to restrict access.</li> <li>2) Protective clothing should be worn when cleaning up a sewage spill.</li> <li>3) If the spilled material can't be recovered using hand tools, a commercial vacuum / pump truck should be called to remove all visible liquid and solid material.</li> <li>4) When the area is visibly clean, either a chlorine / water solution or hydrated lime should be applied to the spill area to disinfect.</li> <li>5) If a major spill has occurred hydrated lime should be applied to the area in place of chlorine bleach</li> <li>6) .Enough hydrated lime should be applied to raise the pH to at least 12. By raising the pH to 12 for at least 1 hour, the area will be disinfected.</li> <li>7) Because lime is a caustic material, access to the area treated with lime must be restricted during the disinfection period.</li> </ul>

(1) This information is drawn from a review of the SDS or manufacturer / supplier technical information

#### 7.3 Emergency Response Map

In addition to the PIDS the site needs to prepare an emergency response map that provides the following information;

- address of site
- location of pollutant storage
- location of safety equipment
- emergency evacuation / muster points
- stormwater drains / flow paths
- sensitive receivers
- sediment dam overflow locations
- location of SDS
- surrounding area that is likely to be affected by a pollution incident
- discharge location of stormwater drains to nearest water coarse or water body

Existing site maps that have been developed to comply with Holcim SHE system requirement 1.84 may be used if all the required items have been included. If an existing map is not available it should be created.

It is important to clearly identify these items so as to be able to respond in an emergency situation.

#### **PIRMP Review**

Review of PIRMP will be undertaken to check that the information is accurate and current and that the plan is capable of being implemented in a workable and effective manner. Reviewing shall be undertaken in the following ways:

The PIRMP will be tested annually and any identified updates or changes will be made. The PIRMP will be tested and reviewed within one month from the date of any pollution event that triggers this PIRMP. The review will also consist of assessment of any additional hazards and control measures.

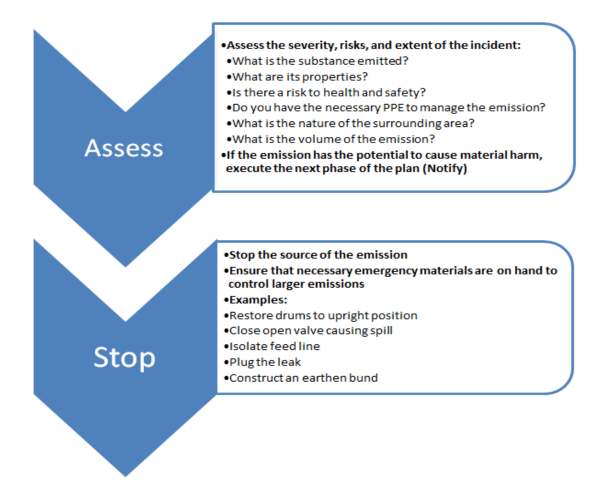
In addition to site evacuation drills, a mock environmental incident will be done once a year to ensure all site personnel are following training and correct procedures. The mock scenario will be set and all the actions will be captured on the check sheet. Based on these mock incidents, the Site manager and the Planning and Environmental Coordinator will review the site personnel preparedness and site procedures to identify gaps or areas for improvement. Records of the drill will be maintained, including follow up of opportunities for improvement identified during emergency drills.

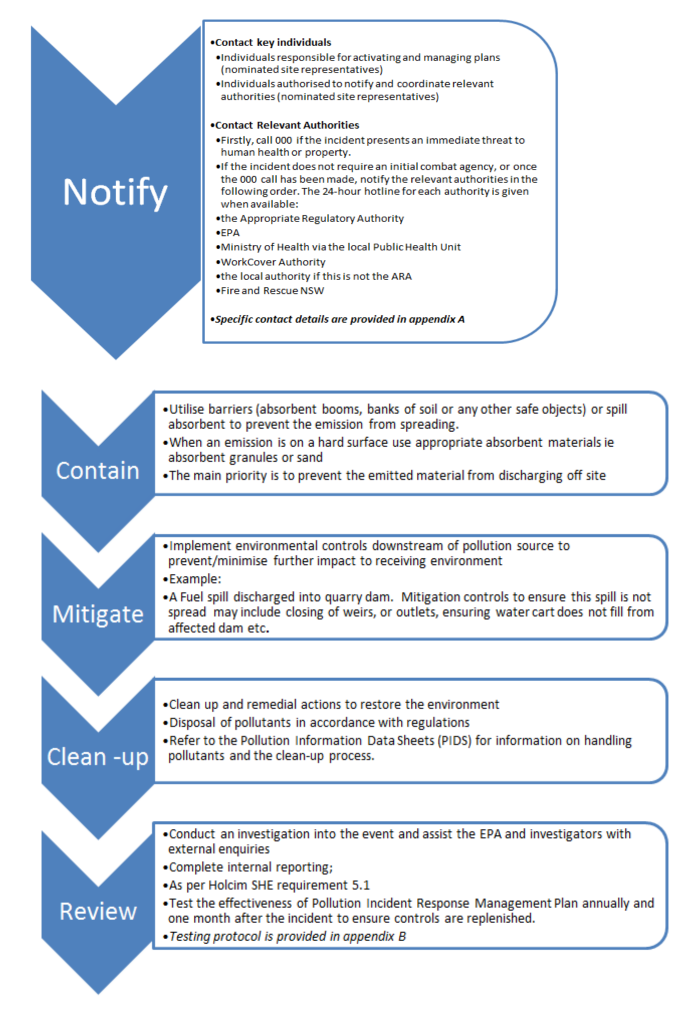
#### 7.5 Typical Holcim Response process

If it is suspected that an incident may cause material environmental harm the Pollution Incident Management Response Plan will be executed. This plan is based on seven phases:

- **1.** Assess
- 2. Stop
- 3. Notify
- 4. Contain
- 5. Mitigate
- 6. Clean up
- 7. Review

Details of the requirements and responsibilities for each phase are explained below.





#### 7.5 Communication Strategy

It is a legal requirement of the Protection of the Environment Operations (POEO) Act, to notify key stakeholders in neighbouring properties that may been affected by an incident.

Communicating with neighbours and the community in the event of an environmental incident is vital as they have a right to know about any spill that can potentially lead to material harm to their properties or themselves. The communication strategy in the PIRMP provides sites with a method of communicating with key stakeholders.

Key stakeholders include neighbouring residential and/or commercial properties, sensitive receivers ie farms, hospitals schools within the area of impact. Consideration must be given to sensitive receivers that may be affected if the emission reaches a water body. For example a farmer that is cultivating crops down river from your site will need to be informed of a spill to prevent him spraying his crops with polluted irrigation water.

The PIRMP must include details of the mechanisms that will be used for providing early warnings and regular updates to the owners and occupiers of premises who may be affected by an incident occurring at the premises.

The communication strategy should also make reference to any actions or arrangements that will be in place to minimise the risk of harm to any persons who will be on the premises or who are likely to be on the premises at the time of an incident. This is a legislative requirement that needs to be included in the PIRMP.

For a table detailing the communication strategy for this site:

**Refer to Appendix C – Community Notification Strategy** 

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#### 7.6 Staff Training

Sites need to develop a toolbox talk based on the PIRMP. This training should be delivered to all appropriate personnel on site and be conducted to include potential scenarios that may require implementation of the plan.

#### Frequency of training

Training for site staff should be repeated annually, and after each update to the plan. In the event of an incident requiring the PIRMP to be activated a training drill should be carried within one month of the incident occurring.

#### How Records of training are kept

Training records should be stored on site and in the Chris 21 data base. This data base is the primary online tool for tracking individual staff training records and frequency for training and refresh courses. These records are to be made available to relevant authorities on request.

#### 7.7 Continual Improvement

It is a legislative requirement for this plan to be tested and updated on an annual basis and within one month of an incident.

To complete this requirement a Pollution Incident Response Test Checklist has been prepared and provided as Appendix B. The checklist includes the major elements of the plan that require testing:

- Contact numbers
- Evacuation drills
- Desktop assessment
- Staff training and awareness
- Environmental controls & PPE

Desktop assessments require site personnel, responsible for testing the plan, to select a scenario from the hazard and impact register (table 2) and ensure that all the required controls for the scenario are in place. During the desktop assessment environmental control and PPE equipment supplies should be inspected to ensure that they are functional and that there are enough materials to ensure that emissions relating to the scenario can be controlled effectively and safely.

Appendix A -Emergency Contact Details

#### Contacts

**Phone Number** 

Individuals responsible for activating the plans and managing the response

Individuals Authorised to Notify and Coordinate Relevant Authorities

**Emergency Services** 

EPA

The Ministry of Health via the local Public Health Unit

WorkCover Authority

Local Council

Fire and Rescue NSW

Other Organisations or agencies that need to be advised of the incident

Appendix B - Pollution Incident Response Test Checklist



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# Appendix A - Emergency Contact Details

# Cholcim Salt Ash Emergency Management Contact List

**♦ UPON HEARING THE EMERGENCY ALARM, YOU WILL NEED TO EVACUATE:** 

### ✤ ASSIST ANYBODY IN IMMEDIATE DANGER ONLY IF SAFE TO DO SO. **EMERGENCY NUMBERS FOR POLICE, FIRE, AMBULANCE – 000**

Emergency Services	Com	ments / links		Phone	
Police	Local	Contact - Lemon Tree	4982 4753		
Police	Local	Contact - Raymond Te	4983 7599		
Police	Local	Contact – Nelson Bay		4981 1244	
Fire and Ambulance	Emer	gency		000	
Hospital	Local	Contact - Mater Hospit	al	4921 1211	
Hospital	Local	Contact – John Hunter	Hospital	4921 3000	
Hospital	Local	Contact – Tomaree Co	ommunity Hospital, Nelson Bay	4984 0700	
SES	Emer	gency Contact Only		132 500	
SDS	Emer	gency Advice: ACOHS	ERS (24 Hours)	1800 638 556	
WorkCover	Emer	gency Contact & Advice	e	131 050	
Port Stephens Council	Raym	ond Terrace Office		4988 0255	
Poisons Information	24 Ho	our Telephone Advice		131 126	
Elgas	Emer	gency Contact Only		1800 819 783	
Electricity	Ausgr	id		131 388	
Hunter Water Corporation	Gene	ral	1300 657 000		
EPA	Pollut	ion Hotline	131 555		
EPA	Newc	astle	4908 6800		
Holcim Contacts		Full Name	Phone	Mobile	
Quarry Manager	Quarry Manager		(02) 4982 6399	0419 440 588	
Quality, Safety & Environmental Coord	inator	Michael Lynch	(02) 4982 6399	0408 602 229	
Safety Manager - NSW Aggs		Matt Freeman	(02) 42567241	0419 674 387	
Environment Manager – AUS/NZ		Luke Edminson	(02) 9412 6592	0429 790 756	
Operations Manager - N.S.W Aggs		Chris Hamilton	(02) 6656 8620	0429 790 213	
Crisis Management Team		Full Name	Phone	Mobile	
Quarry Manager		Peter Radzievic	(02) 4982 6399	0419 440 588	
Emergency Leader		Michael Lynch	(02) 4982 6399	0408602 229	
Communications Coordinators		Roslyn Merrick	(02) 4982 6399	0402 002 89 4	
Communications Coordinators		Zoe Archard	(02) 4982 6399	0422 330 560	
Additional Site Contacts		Contact Name	Phone	Mobile	
Operations Coordinator		Rodney Harwood	(02) 4982 6399	0448 682 458	
2 Way Radio Communications					
Salt Ash Plant – UHF Channel 27			Anna Bay Site – UHF Channel 27		
Northern Dune Site – UHF Channel 21			Oyster Cove Site – UHF Channel 21		



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# Appendix B - Pollution Incident Response Test Checklist

Revised: September 2020

#### Date: 23rd August 2021

#### Site: Northern Dune

#### Address: Off Oyster Cove Road and Rutile Road Oyster Cove

Pollution Incident Scenario: Dozer Hydraulic Oil Spill from broken hose

#### Instructions

1. Select an Environmental Incident applicable to the site to test in a Pollution Scenario (this may include a major spill, equipment failure or breaches of license consent that may cause impacts onsite and to the surrounding community);

2. Using the scenario conduct a desktop review using the Test Checklist as a prompt to ensure that each component of the PIRMP is up to date;

3. Sign off the checklist, scan and send to the NSW Planning & Environmental Coordinator;

4. Planning & Environmental Coordinator will make amendments to the plans and submit these to the site managers for review and approval;

5. Site Managers to hold a tool box talk with staff on the details of the PIRMP and keep a copy of the PIRMP onsite for future reference.

	Phone Numbers	
Are all contact details within the plan current and up to date?	Currency	Updated Number
Individuals responsible for activating the plans and managing the response	Michael Lynch 0408 602 229	
Individuals Authorised to Notify and Coordinate Relevant Authorities	Peter Radzievic 0419 440 588	
Emergency Services	000	
EPA	131 555 4908 6800	
The Ministry of Health via the local Public Health Unit	2278-2338	
WorkCover Authority	131 050	
Local Council	4988 0255	
Fire and Rescue NSW	000	
Additional Contacts relevant to the licensee's premises		
Other Organisations or agencies that need to be advised of the incident	Chris Hamilton 0429 790 213	

Environmental Hazards and Control Standards	Yes/ No	Actions
Are the descriptions of environmental hazards up to date?	Yes	
Are the potential and likelihood of incidents that could occur still correct and relevant to the site operations?	Yes	
Are the pre-emptive actions for risk management of the relevant activity correct and relevant to the site?	Yes	
Is there an inventory of pollutants (including quantities of pollutants onsite)?	No	No pollutants are kept on site
Is the listed safety equipment & PPE correct and up to date?	Yes	
Is there a map/s located onsite detailing the following; - The site and the surrounding area likely to be affected in the event of an incident - The Locations of storage/ holding points of pollutants - Stormwater drains and discharge points offsite	No	As indicated by site maps; Figure 1 Northern Dune Site Figure 2 Oyster Cove site
Are the nature and objectives of staff training set out in the plan?	Yes	
Are there details of mechanisms for providing early warnings and regular updates to the owners and occupiers?	Yes	Radio contact Channel 21
Is there a copy of the plan onsite and up to date?	Yes	

Has there been an evacuation drill in the last 12 months? No.....

Date: .....

Notes: THERE IS NO EVIDENCE THAT A TRAIL SITE EVACUATION HAS EVER BEEN CONDUCTED AT THE NORTHERN DUNE OR AREA 2 SITES.

\* Both sites area no longer in operation and are under rehabilitation.

#### Improvements to the Pollution Incident Response Management Plan:

1) No improvements or recommendations came out of the mock spill response from any of the participants.

#### **Comments / Recommendations / Review**

1.) Review descriptions of environmental hazards and update as required

Pollution Incident Response Test Checklist Assessor: Michael Lynch

Signed: M. hynch

Pollution Incident Response Test Checklist



## **Training Attendance Form**

Training Course Name: MOCK SPIL RESPONSE	CHRIS <sup>21</sup> TRG Code:						
	Duration (hours):						
Trainer's Name: MICHAEL LYNCH	Internal Provider External provider						
	If external, name of provider:						

Employee No	Employee Fuli name	Business Unit	. Signature
CONTRACTOR	Crais Foo	NSW AGS.	Calip 1
1260988	Rahay Harro	NSW AGGS	RIL
1260935	Chad ploon	NSW AGGS	aturn -
CONTRACTOR.	STEVE MACHANT.	NSW AGES	and the second s

MICHAEL LYNCH	M. Lyml	Date	23	, .	8	1 2021	
Trainers Name	Trainers Signature						
Entered into CHRIS by:		Date		1		/	

Appendix C – Community Notification Strategy



#### Strength. Performance. Passion

• In an emergency if the spill has the potential to cause harm to the following stakeholders they will be contacted by telephone or alternatively in person.

<u>Note:</u> Both sites area no longer in operation and are under rehabilitation.

Stakeholder Component	Name	Contact Information
Neighbouring Business 60 Frederick Dr, Oyster Cove NSW 2318	Cove Marine	02- 4982 4832
SES (State Emergency Service) Port Stephens Unit 31 Rees James Rd, Raymond Terrace NSW 2324	State Emergency Service Port Stephens	000 13 25 00
SES - Newcastle Unit 75 Elizabeth St, Tighes Hill NSW 2297	State Emergency Services Newcastle	000 13 25 00