

## Pollution Incident Response Management Plan



# Boral Cement Prestons Hoxton Park Version 8: 1 November 2023



## **Document Control Sheet**

Version	Change Date	Prepared By	Approved By	Summary of Change
Rev.1	23/02/17	Belinda Prideaux	Belinda Prideaux	Final draft approved
Rev.2	20/08/18	Ed Richardson	Belinda Prideaux	Review
Rev.3	20/05/19	Ed Richardson	Belinda Prideaux	Review
Rev.4	18/10/19	Belinda Prideaux	Greg Johnson	Review
Rev.5	20/10/20	Greg Johnson	Matt Paulic	Update entire PIRMP to new format
Rev.6	22/10/21	Greg Johnson	Greg Johnson	Update contact details
Rev.7	28/10/22	Ben Williams	Ben Williams	Update contact details Update template
Rev.8	01/11/2023	Lauren Sibigtroth	Lauren Sibigtroth	Update contact details Update template



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#### 1. General Information

#### 1.1. Purpose

The purpose of the Boral Cement Prestons Pollution Incident Response Plan (PIRMP) is to:

- Provide clear direction on responding to pollution incidents at Boral Cement Prestons.
- Ensure the immediate communication of this PIRMP enactment to staff, neighbours and relevant authorities.
- Minimise and control the risk of a pollution incident at Boral Cement Prestons.
- Detail the requirements for this plan, including training, review, testing, public and internal display and implementation responsibilities.

This plan is available onsite and publicly displayed on the website. https://www.boral.com.au/our-commitment/environmental-reporting.

#### 1.2. Legislative requirements

The specific requirements for a Pollution Incident Response Management Plan (PIRMP) are set out in Division 1, Part 5.7A of the POEO Act and Chapter 4 of the Protection of the Environment Operations (General) Regulation 2022. Table 1 summarises the location of these requirements in the document.

Table 1 Summary of Legislative Requirements of a PIRMP

Section/Clause	Requirement	Location in PIRMP
	Part 5.7A POEO Act 1997	
147	(1) For the purposes of this Part—	Section 1.3
	(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) 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.	
	(2) For the purposes of this Part, it does not matter that harm to the environment is caused only in the premises where the pollution incident occurs.	
150	(1) (1) The relevant information about a pollution incident required under section 148 consists of the following—	Section 3
	(a) the time, date, nature, duration and location of the incident,	
	(a) harm to the environment is material if the location of the place where pollution is occurring or is likely to occur,	
	(c) the nature, the estimated quantity or volume and the concentration of any pollutants involved, if known,	

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	(d) the circumstances in which the incident occurred (including the cause of the incident, if known),	
	(e) the action taken or proposed to be taken to deal with the incident and any resulting pollution or threatened pollution, if known,	
	(f) other information prescribed by the regulations.	
	<ul> <li>(2) (2) The information required by this section is the information known to the person notifying the incident when the notification is required to be given.</li> <li>(3) (3) If the information required to be included in a notice of a pollution incident by subsection (1) (c), (d) or (e) is not known to that person when the initial notification is made but becomes known afterwards, that</li> </ul>	Section 3.2
	information must be notified in accordance with section 148 immediately after it becomes known.	
153A	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.	EPL 20836 and this document
153C	A pollution incident response management plan must be in the form required by the regulations and must include the following—	
	<ul> <li>(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—</li> </ul>	Section 3, Appendix A and B
	<ul><li>(i) 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</li></ul>	Section 3.3 Appendix B
	(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	Section 3.1 Appendix B
	<ul> <li>(iii) any persons or authorities required to be notified by Part 5.7,</li> <li>(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,</li> </ul>	Section 3 Appendix B Section 4
	(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,	Section 4
	(d) any other matter required by the regulations.	Section 1.2
153D	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.	Section 1.1
153E	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	Section 5
153F	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	Section 3 and 4



events that could, or would, increase the likelihood,  72 (c) details of the pre-emptive action to be taken to minimise or prevent a risk of harm to human health or the environment arising out of the relevant activity,  72 (d) an inventory of potential pollutants on the premises or used in carrying out the relevant activity,  72 (e) the maximum quantity of a pollutant likely to be stored or held at particular locations, including underground tanks, at or on the premises to which the licence relates,  72 (f) a description of the safety equipment or other devices used to minimise the risks to human health or the environment and to contain or control a pollution incident,  72 (g) The names, positions and 24-hour contact details of individuals who—are responsible for activating the PIRM plan, and are authorised to notify relevant authorities under the Act, section 148, and are responsible for managing the response to a pollution incident,  72 (h) the contact details of each relevant authority referred to in the Act, section 3.2, Appendix B section 148,  72 (i) details of the mechanisms for providing early warnings and regular updates to the owners and occupiers of premises near the premises to which the licence relates or where the scheduled activity is carried on,			
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person who carried out the test,  72 (o) the dates on which the PIRM plan is updated,  Document Control Sheet	72 (m)		Section 5
	72 (n)		Section 5
72 (p) the way in which the PIRM plan must be tested and maintained. Section 5	72 (o)	the dates on which the PIRM plan is updated,	Document Control Sheet
	72 (p)	the way in which the PIRM plan must be tested and maintained.	Section 5

#### 1.3. Definition of a Pollution Incident

The dictionary of the POEO Act defines pollution as either 'water pollution', 'air pollution', 'noise pollution' or 'land pollution'. It goes on to provide definitions for each of these types of pollution.



As per the POEO Act, 'Pollution incident 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.'

**Notification is required** if a pollution incident causes or threatens to cause 'material harm to the environment'. Material harm 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) 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.'

Notification is required even where 'harm to the environment is caused only in the premises where the pollution incident occurs', as specified in section 147(2).

Examples would include events such as highly alkaline water escaping catchments after a heavy rain event, dust severely impacting on a neighbour's property or a large hydrocarbon spill that cannot be contained. Weather conditions and geographic features can increase the risk of a pollutant spreading throughout the environment, increasing the risk of material harm being triggered.

Industry is required to report pollution incidents immediately to the EPA, NSW Health, NSW emergency services, WorkCover NSW and the local council. 'Immediately' has its ordinary dictionary meaning of promptly and without delay. These strengthened provisions will ensure that pollution incidents are reported directly to the relevant response agencies so they will have direct access to the information they need to manage and deal with the incident in a faster time.

There are new associated offences, for individuals and corporations, for not preparing a plan, not keeping the plan at the premises to which it relates, not testing the plan in accordance with the Regulations and not implementing the plan in the case of an incident.

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#### 2. Risk Assessment and Preventive Actions

#### 2.1. Environmental Registers

Potential environmental pollutants are summarised in a site risk register entitled "Environmental Aspects and Impacts, located in *Sharepoint AUS\_HSE\_ECement>Documents>Cement Sites>>Depots>Prestons>Green Folder*. This document considers; Aspect, Impact, Controls and Improvements for the site's known environmental hazards in the following areas:

- Fugitive dust emissions from plant and mining areas
- Spills of liquids (e.g. diesel, oil) or powdered solid materials (e.g. Lime), potentially leaving the site. Large spill of powdered solids may result in significant dust nuisance or lead to deposition of significant quantities of high pH particulate matter in the natural water courses.
- Fire
- Blasting/Explosives
- LPG Incidents.

Prestons has a Hazardous Substance and Dangerous Goods Register located at the site office

Each Hazardous Substance/Dangerous good has an associated Safety Data Sheet which contains a description of the hazards to both human health and the environment. A current set of SDS's is available through the intranet application; ChemAlert <a href="http://vabndc09:8080/chemalert/">http://vabndc09:8080/chemalert/</a> and are available in hard copy in the Lab. Safety Data Sheets are displayed in all areas which use or store products of this nature. Supporting signage is also displayed where required.

Hazardous Chemicals and Dangerous Goods are managed onsite in line with the Standard/Protocol for Hazardous Chemicals and Dangerous Goods GRP-HSEQ-4-04, which addresses:

Determining the level of risk via;

- SDS;
- Product labelling;
- Hazardous Substances and Dangerous Goods register;
- Risk Assessments;
- Controlling the risk via;
- Purchasing controls;
- Storage Handling and transportation;
- Storage Cabinets;
- Transporting and handling Hazardous substances and Dangerous Goods;
- PPE;
- Atmospheric Monitoring and Health Surveillance;
- Dangerous Goods Manifest;
- Dangerous Goods Audit;



- Hazardous Substance Inspections;
- Appropriate disposal;
- Spill prevention and management.

To satisfy the requirements of Clause 72 (d) (e) and (f) an initial assessment of polluting substances is detailed in Table 2. A risk assessment detailed as per requirements of Clause 72 (a) and (b) is detailed in Table 2.



#### Table 2 List of Polluting Substances and Storage

Site Name: Boral Cement Prestons Hoxton Park						Responsible Person: Site Manager	Date: 27/10/22
Description of Hazard	Covered under Haz Chemicals/ MSDS?	Estimated Amount stored (amounts vary depending on operations)	Location of storage	Map reference	Likelihood of Impact on neighbours	Current controls/safety equipment (Pre-emptive Actions)	See Risk Assessment (see Below)
CHEMICALS/FUELS	LUBRICANTS	G (diesel, Oils, lubricants	etc)				
Uncontrolled loss of Diesel or other hydrocarbon products that could result in material harm to the environment or human health	Class C1	Diesel Storage 92,000L Waste Oil 3,000L Packaged Oils 3,000L Lubricant, gases 3000L  Mobile Plant  Please note that exact volumes may vary dependent on operations and are estimates only	Diesel Storage tank at Go-line and Workshop	Figure 2. Reference 2	Only if substances enter waterways and is transported off-site	Self-bunded tank Bunding Lined filling area PMP Training Spill Kits Flammable Cabinets SOP's Inductions Fire Fighting Equipment Security	Incident #1
AIRBOURNE DUST	eg stockpiles,	silos, Haul Roads etc)					
Excessive airborne dust from stockpiled material, mobile plant or traffic areas causing material harm to the environment or significant impact to community	N/A	Overburden, Product Stockpile, Rail Bins, Silo, Stack Emissions and haul roads	Dedicated on site stockpile areas and four silos	Figure 2 reference 2	Only if excessive dust is spread off-site during high winds	Water sprays Water Cart Maintain manageable levels Security Reduced speed Weather forecast early notification PMP	Incident #2

Table 3 Risk Assessment of Incidents and Corrective Control Measure

Table 3 Hazard and Likelihood Risk Assessment and Corrective Control Measures									
Site: Boral Cement Preston Hoxton Park					Responsible Person: Les Longhurst Review Date: 14 October 2022		ber 2022		
Name / ref of pollutant/ chemicals	Description of Hazard / Incident leading to hazard	Consequence	Likelihood	Risk	Factors which could increase risk	Residual Risk after implementa Table 2 for list of current contro		Responsible person	Action date
Diesel/ Hydrocarbons	Incident #1 Uncontrolled loss of Diesel or other hydrocarbon products that could result in material harm to the environment or human health	2	2	L4	Dry, windy conditions (increase fire danger) or heavy rain/flood conditions (will increase potential for spill to spread to catchment drainage areas)	Consequence: (Minor 2): Failur or substantial volume of tanks entirely by existing primary bur or water.  Likelihood: (Unlikely 2): Diesel double walled fuel tanks. Due to damage to tanks is unlikely to equipment. In addition tanks are structural integrity with low risk corrosion. Drain valve, hoses a equipment are maintained in gwith low risk of failure The drain times.  Risk Assessment = Minor 2 Vs	Tanks are self bunded to location of tank, occur from external re maintained in good of failure through and refuelling ood structural integrity in valve is locked at all	As per PIRMP action plan	When required
Airborne dust	Incident #2 Excessive airborne dust from stockpiled material, mobile plant or traffic areas causing material harm to the environment or significant impact to community	2	2	L4	Dry, windy conditions (increase wind erosion and dust transport). Summer months with long periods of extended dry conditions.	Consequence: (Minor 2): Excestockpile during high winds causurrounding area.  Likelihood: (Unlikely 2): Stockpmanageable level on a monthly sprinklers and water cart onsite Extensive land reserves act as surrounding communities. Surr with sparse distribution of neight Risk Assessment = Minor 2 Vs	using nuisance to siles are maintained to a y basis. Use of water e during windy periods. buffer land from ounding land is rural hbours.	As per PIRMP action plan	When required



#### 2.2. Harm Reduction

#### 2.2.1. Prevention

The risk of harm to any persons who are on the premises or who are present where the scheduled activity is being carried out is reduced by measures outlined in "GRP-HSEQ-8-07 Spill Management". These measures include:

- Placement of spill-risk facilities away from sensitive environments (sufficient to allow for effective intervention prior to pollution occurring in the event of a spill);
- Use of secondary spill containment facilities such as bunding around all storage tanks and other areas where hazardous substances are stored;
- Ensuring that areas where risky activities such as storage tank/silo loading are undertaken are bunded and sealed;
- Ensuring drainage structures can be sealed to halt passage of spilt fluids or powdered solids;
- Training of employees and contractors in good environmental practice;
- Ensure that the local deluge procedure includes possible overflows and excursions off-site;
- Toolbox talk describing weather conditions. Risky activities can be avoided or managed.

The bunded areas must be capable of preventing the migration of any spillage or leakage to the surrounding environment. The requirement for bunding is relative to the level of risk and type of area. Bunding specifications are summarised in Australian Standard AS 1940:2004.

#### 2.2.2. Maintenance

All bunds, silos, tanks, pipe-work and stores/magazines are inspected monthly and at least annually for signs of damage. Any defect in the bund wall or lining is repaired immediately using appropriate techniques. Damage to the tank or transfer hoses is dealt with immediately to prevent failure.

Any liquid in the bund must be promptly removed in an appropriate manner – usually as contaminated matter. Do not allow spilt liquid or stormwater to remain in the bund – it may accumulate and lead to overflowing. Rainwater entering the sump or bunded area should be regarded as potentially contaminated and must be disposed of in an authorised manner.

Any accumulated debris should be promptly removed and disposed of in the correct manner.

#### 2.2.3. Site Maps

An aerial map overleaf Figure 1 shows the location of the premises to which the licence relates together with the current environmental monitoring points. Figure 2 shows location of Hazardous Chemicals and spill kits on the site.

Figure 2 reference 4 details the site drainage. Stormwater entering the site is channelled/directed to the exit point.



Figure 1 Site Location and Operational Area

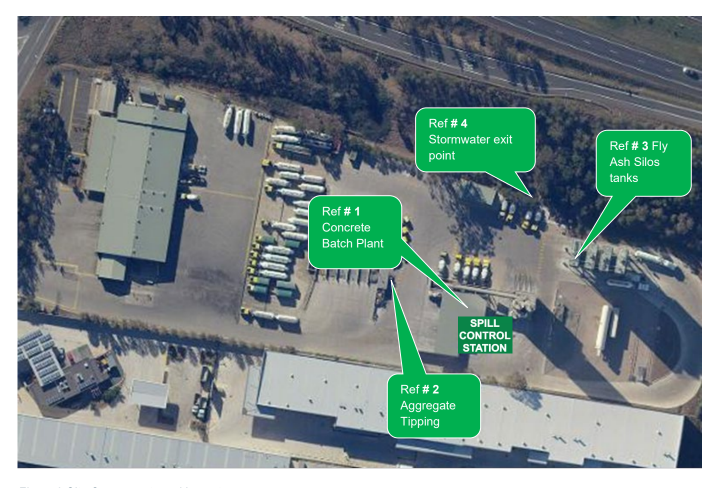


Figure 2 Site Components and Layout



#### 2.2.4. Safety Equipment

The site utilises 3M spill kits purchased from Blackwoods. The site HSE staff replenish the kits as required but personnel are encouraged to do so themselves post-incident. These kits are capable of containing large spills of hydrocarbon liquids.

A spill kit is a 240L wheelie bin that contains the following:

- 25 x 3M<sup>™</sup> HP156 Oil & Petroleum Sorbent Pads (0008 7006)
- 2 x 3M<sup>™</sup> P-FL550DD Oil & Petroleum Folded Sorbent Rolls (0082 7747)
- 2 x 3M<sup>™</sup> T280 Oil & Petroleum Double Booms (0116 1379)
- 5 x Contaminated Waste Bag (0120 6293)
- 2 x 3M<sup>™</sup> 4251 Disposable Half Face Respirator (0034 1020)
- 2 x pair Solvent & Oil Resistant gloves (0403 8056)
- 2 x 3M<sup>™</sup> Fahrenheit Goggles (0105 5946)
- 2 x 3M<sup>™</sup> 4530+ Protective Coveralls
- 1 x Spill Response Procedure

Spill kit training has been undertaken via a toolbox talk dated 27 October 2022. One-point lessons on utilising spill kits have been circulated to the spill kit station

Fire response on site is addressed in the Site Emergency Response Plan. The type of fire extinguishers used on site are appropriate for their application. Fire extinguishers are fitted to all buildings, mobile plant and light vehicles.

#### 3. Immediate Notifications

#### 3.1. Internal Notification

Any pollution incident satisfying the material harm threshold must be immediately reported to relevant statutory authorities by either the HSE Regional Manager, or Regional Environment Manager.

The following procedure needs to be followed:

- 1. When a pollution incident occurs, a person who has become aware of it must immediately bring it to the attention of his/her immediate Supervisor or Manager;
- 2. If necessary, first ring "000" for Emergency Services;
- 3. At least one of the following BCM personnel must be contacted immediately:

Table 4 Internal Reporting List

Staff	Position	Office Number	Mobile Number

Whilst personal contact details for the following are available in the Controlled on site Pollution Incident Response Management Plan they do not appear in this public document

- The Preston Cement Operations Supervisor, or in case of his unavailability one of the Senior Management personnel listed above, is to immediately notify the Environment and Sustainability Manager.
- 5. Environmental and Sustainability Manager is to immediately notify all Appropriate Regulatory Authorities specified in Appendix A.

#### 3.2. Notification of Government Authorities

Any pollution incident that causes or threatens "material harm" to the environment or people must be notified to government authorities immediately upon becoming aware of the incident by the Environmental and Sustainability Manager. The notification should be restricted to facts only.

When **new information comes to hand following the initial notification, this information must also be communicated immediately**. For the definition of "material harm" caused by a pollution incident refer to Section 1.3.

In borderline situations, where the exceedance of the trigger level of "material harm" of a pollution incident may not be clear, a quick assessment including consultation with Boral environmental personnel should be undertaken to help the decision whether to notify or not. In cases where "material harm" level cannot be immediately assessed or insufficient information comes to hand on the severity of the incident, the general advice is to err on the side of caution and notify the Relevant Authorities with a qualification that the situation could not yet be fully assessed.

The contact list of Compulsory Authorities is presented in Appendix A who must be notified in ALL cases requiring environmental notification. Other Authorities may need to be notified as appropriate. All immediate notifications and updates are to be recorded in the Pollution Incident Immediate Notification Log (In Appendix A).

Notification of all Appropriate Government Authorities (at least 5 entities) may take considerable time. Delays may be experienced connecting to the right person or no contact may be possible after hours. All such instances should be recorded in the Notification Log (Appendix A).

As the legislation requires that notification must be done immediately upon becoming aware of the pollution incident, it is unlikely that a detailed picture will be available for reporting. Notwithstanding, is seems that some of the Government Authorities prepared a detailed questionnaire which is being filled at the time of this initial notification. Under the stress of incident handling it could be easy to provide a hasty, inaccurate estimate of the situation when answering these questions. **Therefore, the notification should be restricted to the facts known and nothing should be assumed or guessed. The details will be provided to the asking Authority later when more information comes to hand.** 

The initial notification should include as much of the following information (if known) as possible:

- location, time and duration of the pollution incident;
- nature of the incident (spill, fire, unlicensed harmful discharge, etc);
- estimated quantity or volume and concentration of any pollutants involved, if known;
- assessed level of incident gravity: "it seems to be..." (e.g. "a relatively minor spill", "major fire", "explosion limited to one building", etc.);
- action taken and whether the Emergency Services have been required to attend.

Unless known for a fact, the answers to other questions should be politely deferred until a better assessment of the situation can be made.

Boral's Senior Corporate Management must be informed promptly of the fact of immediate notification to the Authorities.

#### 3.3. Notification of Neighbours

In case of pollution incidents that may **potentially pose threat to the health and safety of the neighbours** (e.g. toxic fumes, fire, fuel spill into the street or to coastal verge, release of a thick dust cloud, etc.), **the neighbours must also be urgently notified**.

The early warning of the neighbourhood notification will be undertaken by phone or door knock. The current contact list for neighbours is attached in Appendix B. The initial notification should be brief and contain only a description of the environmental threat together with instructions what to do. For example:

- Due to a dust collector's failure, we are experiencing elevated dust emissions from the site. Please keep your doors and windows closed until further notice.
- An accidental trade effluent discharge occurred from the site to a local creek. Please refrain from recreational use of the area until testing confirms that the water is safe.
- Due to a diesel spillage on the site, a cleanup operation is being organised. Please be watchful for road traffic in relation to this operation.
- Potentially hazardous blast fumes have been released, please keep your doors and windows closed until further notice

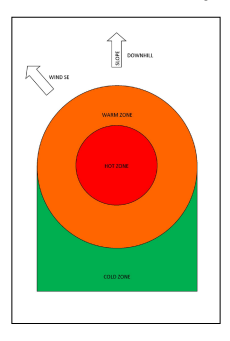
A follow up information on the resolution of emergency situation would be timely conducted on the phone or by means of a letterbox drop.

#### 4. Pollution Incident Emergency Response

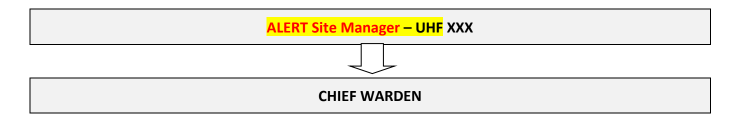
In the event of a pollution incident the risk of harm to human health and the environment will be minimised by engaging an appropriate pollution response as outlined below:

- 1) Safety First; Ensure emergency services are contacted immediately in the event to harm of any personnel.
- 2) Stop the source: If it's safe to do so, stop the process causing the spill/leak or other environmental incident.
- 3) **Isolate the area**: The first person to notice the spill or leak should remove themselves from the immediate area and take measures such as barricading the area to reduce the risk of exposure to others. This must occur without exposure to danger.
- 4) **Commence early notification**: The Manager or Supervisor must be notified immediately of the environmental incident. They in turn must immediately inform one of the persons nominated for notification of Authorities (see Appendix A). If the environmental incident is significant, the nominated person implements early notification procedures to the relevant Authorities including emergency services. Alerting the potentially affected neighbours may also be required (see Appendix B), with regular updates provided as needed.
- 5) Provide a 1st aid response (if required): First aid kits including instruction on use are available at the locations indicated in the Site Emergency Response Plan. Emergency shower and eye wash bays are suitably located, easily accessible and in good working order. Appropriate PPE is worn by all staff during periods of potential exposure as outlined in relevant SDS.
- 6) Identify the release to the greatest extent possible: Do so without being at risk. This includes identifying:
  - i) the type of material released;
  - ii) Class 1 Explosives;
  - iii) Class 2 Gases compressed, liquefied or dissolved under pressure;
  - iv) Class 3 Flammable Liquids;
  - v) Class 4 Flammable Solids, Substances liable to spontaneous combustion and Substances which in contact with water emit flammable gases;
  - vi) Class 5 Oxidizing Agents and Organic Peroxides;
  - vii) Class 6 Toxic and Infectious Substances;
  - viii) Class 7 Radioactive Substances;
  - ix) Class 8 Corrosive Substances;
  - x) Class 9 Miscellaneous Dangerous Goods;
  - xi) The label and Safety Data Sheet for the product should give information on safe cleanup (available in the ChemAlert application on the Boral Intranet);
  - xii) The size of the release and whether the release has stopped;
  - xiii) Whether chemicals involved may be potentially incompatible; and
  - xiv) Any unusual features such as foaming, odour, smoke, etc.
- 7) **Determine the level of emergency**: review chemical risk assessments, seek internal advice from area specialists, review SDS's and seek professional advice from the fire brigade and/or hazardous material specialists.
- 8) Determine if evacuation is required and assess whether the impact of wind, rain, local geographical features such as hills and stormwater drainage systems may increase the risk of pollutants spread. Adapt zones accordingly. If in doubt commence evacuation to "cold zones" Following a Pollution / Hazardous Material Incident the Emergency Site is to be divided into Hot, Warm and Cold Zones for management purposes. The Chief Warden is responsible for the management of the COLD ZONE, all personnel are to be evacuated from the hot/warm zone.
  - a) **Hot Zone**: This is the area of likely contamination. Only personnel wearing the appropriate level of protective clothing and equipment are to enter this zone. The area of the Hot Zone is defined, controlled and co-ordinated by the Hazmat Controller (FIRE BRIGADE).
  - b) **Warm Zone**: This is the area immediately surrounding the Hot Zone where decontamination takes place and personnel and equipment are prepared for deployment. Only personnel wearing the appropriate level of

- protective clothing and equipment are to enter this zone. The area of the Warm Zone is defined, controlled and co-ordinated by the Hazmat Controller (FIRE BRIGADE).
- c) Cold Zone: This is the area immediately surrounding the warm zone. It is the support area where access is limited to support agencies personnel and equipment. This zone contains the Site Control, triage and treatment facilities and other marshalling and assembly areas. The Cold Zone is free of contamination and personnel protective clothing is not required. The area of the cold zone is defined by the site controller in consultation with the Hazmat Controller and managed by the CHIEF WARDEN.



- 9) **Stop further release** (if not done prior): prevent further release by isolating the source of the release. (Trained personnel only with suitable PPE)
- 10) Stop the release from spreading (if safe to do so):
- 11) **Prevent off-site release of contaminated stormwater**: Protect stormwater grates with booms, covers or drain socks.
  - a) Liquid spills: Deploy spill kits to prevent further contamination dispersal, using appropriate absorbent/containment materials such as loose absorbent, socks or pads (land) and booms (water). See also "GRP-HSEQ-8-07 Spill Management".
  - b) Powdered solid spills: Lower down the silo rolling doors to minimise dust, cover stormwater grates to prevent ingress of solids.
  - c) Releases of pollutants into the air: Shut down ventilation systems to keep gases, vapours and dust from spreading.
  - d) Large spills: Summon specialist spill emergency response contractors (e.g. Cleanaway Solutions (1800 774 557, 1800 SPILLS).
  - e) Fire: If possible, endeavour to prevent fire-fighting water from entering the stormwater drains as it typically carries contamination. If possible, divert fire from areas containing materials that may generate toxic fumes when burned (e.g. stores of chemicals, cleaning aids, motor oil, etc.).
- 12) Dispose of contaminated spill response materials and wastes using a licensed contractor.
- 13) If required, **remediate** the site.



#### **EARLY NOTIFICATION**



## IMMEDIATELY CONTACT BORAL CEMENT MANAGEMENT



## IMMEDIATE NOTIFICATION OF AUTHORITIES

- EPA ENVIRONMENT LINE
- PUBLIC HEALTH UNIT CAMPERDOWN
- SAFE WORK NSW
- GOULBURN MULWAREE COUNCIL
- FIRE & RESCUE NSW
- RESOURCES REGULATOR
- OTHER AS APPROPRIATE



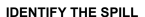
#### **COMPLETE NOTIFICATION LOG**

APPENDIX A PIRMP

#### **EMERGENCY RESPONSE**

REMOVE ALL PERSONS FROM HARM ISOLATE THE AREA

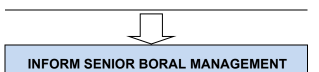
PROVIDE 1<sup>ST</sup> AID
ENSURE SAFETY OF OTHERS



- The type of material released;
- The size of the release and whether it has stopped;
- Whether potentially incompatible chemicals are involved
- Any unusual features such as foaming, odour, smoke, etc.
- Discuss with hazardous material specialist / Fire Brigade
- Review SDS

## CONTAIN THE SPILL, PREVENT FURTHER RELEASE

(If safe and if trained to do so)



Chief Warden to determine

IF ALERTING THE NEIGHBOURS is required



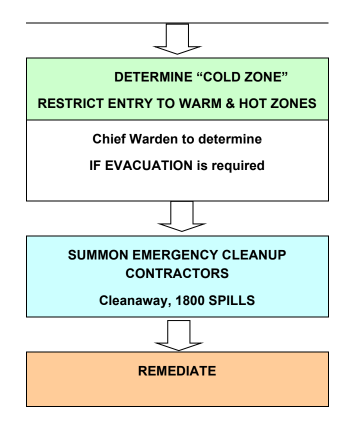
MINE MANAGER TO ALERT THE NEIGHBOURS:

BY PHONE AND/OR DOOR KNOCK

**CONTACT LIST - REFER APPENDIX B** 

CONTACT BORAL LEGAL IF AUTHORITIES

NOTIFIED



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#### 5. PIRMP Training Testing and Review

The Emergency Planning Committee (EPC) and Environmental Coordinator will be responsible for testing the contents of the Pollution Incident Management Plan annually. Pollution incident testing will also be undertaken within 1 month of any pollution incident occurring to ensure the plan is capable of being implemented in a workable and effective manner.

Testing can be completed through the following methods:

- · Simulated environmental emergency drills/exercises, or
- Desktop simulations.

Training or information will be provided on an annual basis on the following:

- The contents and intent of this PIRMP,
- The roles and responsibilities of site staff in relation to this PIRMP
- Spill response procedures;
- · General environmental awareness; and / or
- Hazardous materials awareness.

Staff training is recorded in the site Training Matrix. Site inductions for visitors and sub-contractors also advise individuals to report any environmental incidents or spills to site supervisors and key personnel immediately. A summary of the PIRMP Drills undertaken at Boral Cement Prestons is shown below in Table 5. Please note that V4 of the PIRMP consolidated the incident list. Incident numbers may be reflective of old versions of the PIRMP

Responsibilities of the EPC are outlined under: *Organisational Arrangements and Contacts - 2.1 Emergency Planning Committee.* 

Table 5 PIRMP Drill Dates

Test Date	Version tested	Incident Drilled	Drill Team Lead
9/03/2018	2	Fly Ash Spill	
14/05/2019	3	Fly Ash Spill	
2/10/2020	4	Fly Ash Spill	
14/10/21	5	Fly Ash Spill	
27/10/2022	6	Hydrocarbon Spill	
10/10/2023	7	Fly Ash Spill	

Revisions are to be coordinated by the Site Manager and Environmental Representative on an annual basis and within 1 month of material harm incident. The review will include a review of legislation, approval and licence changes. The objectives of a review are:

- To maintain compliance with the statutory requirements, and
- To identify opportunities for improvement in the Plan, and reduce the risk to human health and the environment.

## 6. Appendix A Pollution Incident Notification Form

Person undertaking notification (Name/Function):								
Date and time when first become aware of the incident:								
Incident type:								
Comments:								
Initial Immediate Notific	cation Log							
Appropriate Regulatory Authority	Time of call	Respondent's name/function	Approximate call duration	Comments				
EPA								
Public Health Unit								
Fire and Rescue NSW								
Local Council								
Safework NSW								
Other: (including neighbours)								
Other: (including neighbours)								
Other: (including neighbours)								
Other: (including neighbours)								
Other:								
Summary of initial comm	Summary of initial communication:							
Person undertaking notif								
Date and time when additional information become available:								
Comments:								

Boral Cement Prestons Hoxton Park Page 24 of 26

Immediate notification of f	nmediate notification of further pertinent information (if applicable)						
Appropriate Regulatory Authority	Time of call	Respondent's name/function	Approximate call duration	Comments			
EPA							
Public Health Unit							
Fire and Rescue NSW							
Local Council							
WorkCover							
Other:							
Other:							

### 7. Appendix B Immediate Notification Contact Numbers

Boral Staff	Position	Office Number	Mobile Number

Whilst personal contact details for the following are available in the controlled version of the Pollution Incident Response Management Plan they do not appear in this public document

Government Authority - Compulsory Notifications			Emergency notification phone number		
EPA – Environment Line			131 555		
Fire and Rescue NSW (FRNSW)			1300 729 579		
Liverpool City Council			1300 362 170		
Public Health Unit - Liverpool			02 8778 0855 Ask for Public Health Officer on call		
SafeWork NSW			13 10 50		
			Company ABN if asked: 62 008 528 523		
Government Authority - ring if relevant			Emergency notification phone number		
Roads and Maritime Services			132 701		
NSW Office of Water			8838 7885		
Bush Fire Control Officer			1800 049 933		
Poisons Information Centre			131 126		
Endeavour Energy (power emergencies)			131 003		
Direction	Neighbours	Address		Emergency Notification	Method
SE	BP Service Station	14 Bernera Rd, Prestons NSW 2170		9607 5880	Phone

Whilst personal contact details for the following are available in the controlled version of the Pollution Incident Response Management Plan they do not appear in this public document

NSW 2170