


Pollution Incident Response Management Plan (PIRMP)


Galvanising Services (Coffs Harbour) Pty Ltd

EPA Licence 6758.

	Management System Document	EN-821-002
	Procedure	Pollution Incident Response Management Plan- Coffs Harbour

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1.0 Purpose

This Pollution Incident Response Management Plan (PIRMP) has been developed to satisfy obligations under the Protection of the Environment Operations Act 1997 (POEO Act) and associated Protection of the Environment Legislation Amendment Act 2011 (POELA Act) for licensed facilities.

Under Nepean Building and Infrastructures' Emergency Management System, detailed emergency response procedure is already in place for the classification and management of incidents, across sites. Under the provisions of Part 3A 98B(2) of the Protection of the Environment Operations (General) Amendment (Pollution Incident Response Management Plans) Regulation 2012, to allow for the integration of requirements into existing plans in respect to pollution incident response, requirements under POEO legislation have been integrated into these existing plans where appropriate.

This document has been designed as a reference to existing emergency response plans and associated procedure. It also details additional supplementary site-specific information as required under the POEO legislation, in respect to the relevant Environment Protection Licence (EPL) holder.

2.0 Environmental Protection Licence (EPL) Details


Name of licensee: (including ABN)	Galvanising Services (Coffs Harbour) Pty Ltd 49 001 720 387
EPL number:	6758
Premises name and address:	Nepean Building and Infrastructure Pty Ltd 46 Wingara Drive Coffs Harbour, NSW 2450
Company or business contact details	Name: Brendan Cooper Position or title: HSEQ Coordinator Contact number/s: 0447 477 107 Email: Brendan.Cooper@nepean.com
Website address:	www.nepean.com
Scheduled activity/activities on EPL:	Metallurgical activities
Fee-based activity/activities on EPL:	0-100,000 T annual capacity to coat metal

* Listed in the EPA Public Register

3.0 Legislative Requirements

Specific legislative requirements for the development and implementation of this PIRMP are provided below.

- Part 5.7A of the Protection of the Environment Operations Act 1997 (POEO Act)
- Part 5.7A of the Protection of the Environment Legislation Amendment Act 2011 (POELA Act)
- The Protection of the Environment Operations (General) Amendment (Pollution Incident Response Management Plans)

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- Regulation 2012 Environment Protection License (EPL) 6758


4.0 Definitions

A pollution incident means an incident or set of circumstances during or as a consequence of which there 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 a premises, but it does not include an incident or set of circumstances involving only the emission of any noise

Abbreviation	Explanation
EPA	Environment Protection Authority
PIRMP	Pollution Incident Response Management Plan
POEO Act	Protection of the Environment Operations Act 1997
POELA Act	Protection of the Environment Legislation Amendment Act 2011
CLM Act	Contaminated Land Management Act 1997
EPL	Environment Protection License
ERP	Emergency Response Plan
EMS	Environmental Management System

5.0 Roles and responsibilities

Role	Responsibility
Worker	It is the responsibility of all workers (including subcontractors), immediately after the person becomes aware of the pollution incident to notify direct supervisor/line manager and commence chemical clean up procedures (if safe to do so)
Line Manager/Supervisor	It is the responsibility of the Line Manager/Supervisor to determine the requirement and extent of community notification for potential incidents
HSEQ	Manager/HSEQ has the authority to authorise the dissemination of information to stakeholders, following approval of an Executive Team Member, via the means of telephone calls, electronic mails, HSEQ alerts. Where notified of a pollution incident, it is the duty of Management/HSEQ to notify each relevant authority of the incident and all relevant information about it.
General Manager	The General Manager has the responsibility of ensuring the identification and mitigation of risks specific to their business units are being undertaken and appropriately documented and external notifications are completed within designated timeframes as required.

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
6.0 Risk Identification

6.1 Potential hazards

Workers and others may be exposed to a range of hazards or risks in the course of their daily work activities, the risks from these work activities are identified and assessed and if assessed as unsafe must be eliminated or minimised so far reasonably practicable. A risk assessment is used in the identification and assessment of the hazards or risks to safety, health and environment in the workplace; and development of options implementing the best methods of controlling and eliminating these risks, the process is outlined as below.

To effectively plan for a potential pollution event, a register of environmental hazards has been created. Each hazard has been assessed in accordance with NEPEAN Building and Infrastructure 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. These have been listed in table 2 below.

Major Hazards	Increases to Likelihood of occurrence	Pre-emptive action
Fire	<ul style="list-style-type: none"> Hot works activities Storage of compressed/flammable gases 	<ul style="list-style-type: none"> Designated areas for hot works Containment barriers
Escape, spillage, or leakage of hazardous substances	Onsite tank chemical replenishment	<ul style="list-style-type: none"> Storm water valve close off to prevent discharge on contain on site Overflow bund area with alarm and lighting, linked to alarm system if no-one on site 'Polymer coating inside pre-treatment tank and underground bunding of pre-treatment tanks 'Storm water monitoring testing by external company with regular monitoring and review of data Drivers and staff trained in spill management and containment
Leak/spillage of contaminated storm water	Periods of very high rainfall	<ul style="list-style-type: none"> Monitoring of stormwater contamination Catchment drains
Excessive/harmful air emissions (dust, smoke, fume)	Faulty plant or equipment	<ul style="list-style-type: none"> Fan Extraction & Filtration System Baghouse

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Spill on site from visiting vehicles	<ul style="list-style-type: none"> • Unsafe driving • Unmaintained vehicles 	<ul style="list-style-type: none"> • Spill kits • First Aid kits • Designated loading and unloading points
Utility or service rupture	<ul style="list-style-type: none"> • Strike by mechanical means • Inadequate control measures 	<ul style="list-style-type: none"> • Emergency shutoff valve

6.2 Pollutant Inventory

Nepean Building and infrastructure receipts, stores, handles many hazardous chemicals, fuels, oils and additives, and has a comprehensive system for safe handling of such materials. The site uses this system that includes amongst others,

- Dangerous Goods and Hazardous Substances Manifest and Notification
- Procedure Safety Data Sheets
- procedures for the approval of new chemicals on site
- procedures for safe storage, use and disposal of these materials

In addition, to meet the requirements of Acts other than the environmental legislation, updates of the Dangerous Goods and Hazardous Substance Manifest and List are undertaken and provided to NSW SafeWork Authority and kept on site.

Potential pollutants	Max Qty on site	Storage location
Hydrochloric Acid	90,000L	Loc B – Inground tank
Sodium Dichromate	33,800L	Loc C - Inground tank
Sodium hydroxide (Caustic Soda)	18,000L	Loc A - Inground tank
Zinc Ammonium Chloride	33,800L	Loc D – Inground Tank
Ammonium Chloride (ZAC)	1 tonne	Loc E
Ammonium Aqueous	100L	Loc F
Zinc	50 tonnes	Loc G
Argon	2 x Maxi 16	Loc H
Diesel	300 litres	Loc I
LPG	22,272L	Loc J
LPG	22,272L	Loc J
Acetylene	200L	Loc H

6.3 Minimising Harm to persons on the premises


A **24-hours Emergency Hotline** is shown on signage at the entrance to the premises and displayed on the company webpage. These numbers may be contacted should there be a safety or environmental incident on the premises.

Emergency Phone: 0447 477 107 Operating Hours Phone: 02 6691 2100
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6.4 Safety Equipment

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

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is required as it assists personnel responsible for coordinating spill responses to manage environmental incidents more effectively.

Equipment kept on site includes but not limited to safety showers, eye wash, first aid stations, spill kits etc.

Where PPE is required to complete a task or within a certain area it is listed within specific work instructions. All Safety data sheets are kept in various locations around the site and stored within the storage area of the chemical.

7.0 Incident Response


7.1 Activate site emergency plan

Following are examples of environmental emergencies:

- Fire – Infrastructure, vehicles, hydraulic systems
- Acid/alkali spills – potential discharge to storm water drains
- Molten metal explosion/spill
- Hazardous airborne emissions
- Flammable gas fire/explosion

7.2 Procedural Implementation

Safety		<ul style="list-style-type: none"> • Care for workers - Evacuate Area, • Care for the Environment – e.g. Contain spills, put out fires; ONLY if safe to do so
Treatment		Provide First Aid or Medical Treatment, if required and safe to do so
Dr: Gerard McAfee	Phone: 02 6648 5222	Dr Address: 42-44 Gordon St, Coffs Harbour NSW 2450
Ambulance:		000 (triple zero)
Hospital: Coffs Harbour Base Hospital	Phone: 02 6656 7000	Hospital Address: 345 Pacific Highway, Coffs Harbour 2450
Minor Spills		
<ul style="list-style-type: none"> • Identify the substance causing the emission if it can be safely identified and refer to the SDS for information regarding first aid instructions, advice on appropriate Personal Protection Equipment that may be required. Contain the spill (Spill Kits) and control its flow from the site. • If it is not safe or the substance cannot be identified, contact the Fire Brigade on “000”. Clear the area of all personnel and shut down all plant if required. • Report the spill to the General Manager or Senior Management representative on site, if pollution has escaped the site or if the spill has potential to harm the environment • Report any pollution incident no matter how small, to your direct supervisor 		
Major Spills		
<ul style="list-style-type: none"> • For large-scale hazardous spills call NSW Fire and Rescue immediately on 000 zero. 		

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- Identify the substance causing the emission, if it can be safely identified refer to the SDS for information regarding first aid instructions, advice on appropriate Personal Protection Equipment (PPE) that may be required and contain the spill (Spill Kits) and control its flow from the site if safe to do so
- Report the spill to the General Manager or Senior Management representative on site, if pollution has escaped the site or if the spill has potential to harm the environment
- Call Transpacific Industries (TPI) with details of spill so their emergency response crews can assist. **1800 774 557 (24hr Emergency Response Hotline)**
- Call Key People listed below in order

Uncontrolled Gas release

- **Do not** activate the building alarms – pass the alarm by word of mouth or send someone for help.
- Ensure the immediate safety of anyone within the vicinity of the contaminated area.
- Evacuate the immediate area around the leak, avoiding the area of contamination as best as possible and close doors.
- If safe to do so, turn off the ventilation, machinery and ensure that naked flames are extinguished and check that the nearest gas isolator switch is off.
- **Do not** switch any electrical equipment (including light switches) ON or OFF, as these may spark and become an ignition source.
- After you have evacuated the area, in a safe area away from the source, call **000**, if the release remains uncontrolled or if medical assistance is required.
If it is necessary to use a mobile phone, move several metres away from the immediate area before using the mobile phone - if you haven't already done so.
- Tell Emergency services you have a “gas leak” giving exact location and type of material involved and if it is contained and isolated.
- Follow internal procedures after activating the above.
- Anyone who has been exposed must, if safe to do so, be moved to a safe decontamination area. The treatment of serious injury must take precedence over decontamination and containment.

8.0 Notification and reporting

8.1 External reporting

8.1.1 What must be notified


Notification of pollution incidents to authorities require verbal notification, and where requested to do so, followed by a written notification under section 148 and 150 of the POEO Act. The relevant information to be provided should consist of the following.

-
- the time, date, nature, duration, and location of the incident,
- the location of the place where pollution is occurring or is likely to occur,
- the nature, the estimated quantity or volume and the concentration of any pollutants involved, if known,
- the circumstances in which the incident occurred (including the cause of the incident, if known),
- the action taken or proposed to be taken to deal with the incident and any resulting pollution or threatened pollution, if known,
- other information prescribed by the regulations.

8.1.2 What must be notified

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

- (a) harm to the environment is material if:

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- (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.


8.2 Internal Reporting

PIRMP activation	Name of person responsible: Nathan Lyons Position or title: Production Leading Hand Business hours contact number/s: 0419 129 831 Email: Nathan.Lyons@nepean.com		
Internal Notifications	Name	Position	Phone
	Tyrone Scott	General Manager - Galintel	0429 277 433
	Stephan Mann	Maintenance Leading Hand	0438 383 091
	Brendan Cooper	Site HSEQ Coordinator	0447 477 107
Notifying relevant external authorities Notification should be made by a person with an appropriate level of authority within the company.	Name of person responsible: Tyrone Scott Position or title: General Manager Galintel Business hours contact number/s: 0429 277 433 Email: tyrone.scott@nepean.com		
Managing response to pollution incident	Name of person responsible: Brendan Cooper Position or title: Site HSEQ Coordinator Business hours contact number/s: 0447 477 107 Email: Brendan.Cooper@nepean.com		
Notification of neighbouring facilities	Name of person responsible: Brendan Cooper Position or title: Site HSEQ Coordinator Business hours contact number/s: 0447 477 107 Email: Brendan.Cooper@nepean.com		

8.3 Notification of neighbours and local community

Communication mechanisms will be used where neighbours and/or the local community may be affected by the incident, including but not limited to:

- Website
- telephone notification and/or emails
- signage
- letterbox drops
- door knocking

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Neighbouring Properties

		Company	Address	Contact No.
1	North	Bunnings	14 Wingara Dr, Coffs Harbour, NSW 2450	Ph 02 6659 1111
2	South	Palliative Care	28 Wingara Dr, Coffs Harbour, NSW 2450	Ph 02 6650 0528
3	South	Mike Blewitt Ford Detailer	15 Wingara Dr, Coffs Harbour, NSW 2450	Ph 02 6651 1891
4	South	A1 Engine Tuning	1/13 Wingara Dr, Coffs Harbour, NSW 2450	Ph 0412 960 705
5	East	PFD Foods	12 Wingara Dr, Coffs Harbour, NSW 2450	Ph 02 6648 7718
6	West	Coffs Harbour Demolitions	Lot 52, 10 Fraser Dr, Coffs Harbour NSW 2450	Ph 02 6652 3123
7	North East	Barry Smith Engineering	21 Wingara Dr, Coffs Harbour NSW 2450	Ph 02 6652 2310
8	South	BISCO	20 Cook Drive, Coffs Harbour 2450	Ph 02 6652 6294

9.0 Maps


Detailed maps (Appendix C) showing the:

- location of the premises to which the licence relates
- surrounding area likely to be affected by a pollution incident
- Neighbouring properties
- location of potential pollutants and storm water drains on the premises

It is also recommended the position of any discharge points or any other useful information be included on the map/s, and that any important details on the map are labelled (e.g. the nearest water course or water body that stormwater drains located on the premises discharge to).

10.0 Training

Training and Awareness sessions will be held with key stakeholders upon revision of the PIRMP. All new employees receive a structured information package which includes safety, environmental and Quality policies, and procedures in their induction program. All training records are held with each business unit.

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Contractors will be made aware of the PIRMP requirements via Conditions of Entry for working on site. Records are held with Maintenance

Recorded toolbox training sessions are conducted daily or as needed to cover any safety, environmental or quality incidents which may have occurred over the last 24 hours.

Environmental work instructions must be communicated to all employees so that employees understand relevant environmental management procedures relevant to their work areas.

11.0 Testing and Review

11.1 Availability of the PIRMP

All documents and records are kept and maintained within the Nepean Business System which comprises of 14001:2015 Environmental, 9001:2015 Quality and 45001:2018 Safety Standards. A copy of the PIRMP is also displayed on company webpage. All records are kept electronically indefinitely within the company's document control software and backed up to the cloud.

The following documents/references have been used to assist in the preparation of this PIRMP

- Emergency Control Procedure
- Dangerous Goods Manifest
- Dangerous Goods and Hazardous Chemical Register & Manifest
- Emergency Procedure Flipchart
- Emergency Site Diagram
- Storm Water Management Plan
- Protection of the Environment Operations (General) Regulation 2009

11.2 Testing of PIRMP


Nepean Building & Infrastructure will test the plan a minimum of every 12 months by assessing and reviewing and making any necessary changes following the assessment. The PIRMP plan will be reviewed within 1 month of an incident occurring and/or test. The PIRMP has been tested on the following dates.

Record of revision

Date	Version	Details of changes	Reviewed by	Approved by
TBA	C	Format update, update compliance obligations, maps	Melissa Flannery	Tyrone Scott
06/07/2018	B	General review of document	Rachelle Lewis	Kevin Elks
31/03/2018	A	New document	Brendan Cooper	Kevin Elks

Record of PIRMP Testing


Date of last test	16/03/2021
Tested by	Brendan Cooper – Site HSEQ Coordinator
Details of test	Fire in the yard area of unused pallets
Testing findings, including issues identified	Changes to some contacts had occurred and maps require update within procedure, further training organised for some staff, failed to notify relevant government authorities
Next scheduled test	March 2022

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12.0 Publishing of monitoring results

In accordance with section 66(6) of the POEO Act licensees are required to publish pollution monitoring data that has been collected as a result of a licence condition. This section stipulates the following:


- Licensees who undertake monitoring because of a licence condition must publish or make available pollution monitoring data within 14 days of obtaining the data and/or receiving a specific request for a copy of the data
- Licensees who maintain a website must make the monitoring data related to pollution available in a prominent position on their website
- Licensees who do not maintain a website must provide a free of charge copy of the pollution monitoring data on reasonable written request from any person
- The data must be published in accordance with requirements issued in writing by the EPA and this document constitutes those requirements. For the purposes of these requirements, the timeframe for publishing or providing data is 14 working days.

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
Appendix A - Relevant compliance requirements

Environment Operations Act 1997		
Section of Act	PIRMP Section Reference	How NEPEAN Complies
153A	Purpose	NEPEAN/Galintel have an EPL and have a PRIMP incorporated in their incident and Emergency Response documentation
153C	Notification responsibilities Emergency Response Plan Contact Details of relevant authorities to be notified of pollution event External contact information Internal contact information Neighbourhood contact list	As per the information provided in section 8 each licences sites emergency document stipulates how this requirement is met.
153D	Availability of plans	Noted, the relevant incident and emergency response documentation per site or activity are kept at the Premises or with the NEPEAN personnel performing the pertaining work.
153E	Testing of plans	Annual emergency drills are undertaken where the incident and emergency documentation, which incorporate the PIRMP, are tested for currency and adequacy
153F	Notification responsibilities	This PIRMP manual and supporting site specific Incident and Emergency documentation provide NEPEAN personnel with the relevant guidance with which to implement the PIRMP.

POEO (General) Regulation 2009		
Section of Act	PIRMP Section Reference	How NEPEAN Complies
98C (1) (a-b)	Description of environmental hazards	<p>NEPEAN/Galintel has a site-specific risk register which contains:</p> <ul style="list-style-type: none"> • Identified significant environmental aspects and impacts • Potential hazard and impacts • Inherent (before taking existing controls into account) risk level for each impact • Hierarchy of controls to be implemented • Residual (after taking existing controls into account) risk level for each impact Where high or extreme residual risks have been identified on site, these have been signed appropriate controls as detailed in the register.

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		Should any other such risk be identified they will be escalated to the attention of the site (and management) and dealt with in accordance with NEPEAN Risk Management protocols.
98C (1) (c)	Comprehensive Emergency response plan	Pre-emptive actions are detailed in site specific risk registers and are referred to as Controls, with appropriate supporting procedures referenced in site specific Operational/Site Management Plans.
98C (1) (d & e)	Inventory of pollutants	A full list of the bulk chemicals, their storage quantities and locations are detailed in site specific Hazardous Substances and Dangerous Goods registers
98C (1) (f)	Comprehensive Emergency response plan/safety equipment	NEPEAN/Galintel is equipped with safety devices such as safety showers, chemical decontamination kits, breathing equipment, first aid stations, spill kits, etc. Where additional PPE is required (e.g. chemical suits) the requirements are spelled out in the relevant task-specific work instructions. Safety Data Sheets are located as appropriate on sites near the chemical they apply to
98C (1) (g & h)	Internal contact information	The names, position titles and 24-hour contact details of key individuals who are responsible for activating the Incident and Emergency Response documentation and managing the responses are detailed within such plans/procedures. The contact details of relevant authorities such as the EPA, the local council, fire and emergency services, as well as other relevant regulatory authorities are also contained in the documentation, in addition to this Manual.
98C (1) (i)	Community	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 a pollution incident occurring on site are detailed in this Manual.
98C (1) (j)	Notification of employees and other site personnel	<p>To minimise the risk of harm to any persons who may be on the premises should an incident occur several incident response procedures have been developed.</p> <p>The response procedures detailed in the site-specific Incident and Emergency documentation, and include (but not limited to) potential emergencies and incidents such as:</p> <ul style="list-style-type: none"> • Fire • Chemical or Pollutant Spills • Medical Emergencies • Rescue Situations • Bomb/Phone Threats
98C (1) (k)	Diagrams/Maps	<p>A set of maps and diagrams have been prepared and are appended to the specific Incident and Emergency Response documentation. The following typical details are included:</p> <ul style="list-style-type: none"> • The location of the premises and the surrounding area that is likely to be affected by a pollution incident.


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		<ul style="list-style-type: none"> The location of potential pollutants on the premises
98C (1) (l)	Comprehensive Emergency response plan	<p>The site-specific Incident and Emergency Response documentation include detailed descriptions of the actions that will be taken immediately after a pollution incident to reduce or control any pollution. In addition, detailed chemical and hazardous material management procedures have been developed.</p> <p>The procedures include spill/emissions response and clean up/remediation instructions. Further information regarding the site's readiness for incidents and emergencies can be found in the site-specific Incident and Emergency Response documentation, including the notification requirements, in addition to this Manual</p>
98C (1) (m)	Staff training	<p>All relevant workers are trained in Incident and Emergency management. The training consists of two major components:</p> <ul style="list-style-type: none"> Theoretical module – ERP training Practical component – participation in both desktop and incident and emergency scenario simulation drills. <p>Training records are to be maintained within the training databases</p>

Appendix B – Risk Matrix

		Consequence				
		Low	Minor	Moderate	Major	Extreme
		1	2	3	4	5
People	Injuries or ailments requiring First Aid or no medical treatment.	Medical treatment	Injury, injury requiring treatment or investigation or tests by a medical practitioner	Lost Time Injury with less than 5 days lost time	Serious Life-threatening injury causing hospitalisation or multiple medical treatment cases	Fatality or multiple life-threatening injuries.
Environment	No lasting effect. Low level impacts on biological or physical environment. Limited damage to minimal area of low significance	Minor effects on biological or physical environment. Minor short-medium term damage to small area of limited significance	Moderate effects on biological or physical environment but not affecting the ecosystem function. Moderate short to medium term impacts.	Serious environmental effects with some impairment to the ecosystem with medium to long term impacts	Long term, widespread effects on the environment	
Legal	Breach of local standard operating procedures but not of any mandatory policies or procedures.	Ad hoc, as opposed to systemic, breaches of policies and procedures but not of laws or regulations.	Breach of any laws/licenses, including a notifiable breach resulting in recommendations and active monitoring by regulator/s. Instances of breach of Operational policies.	Prosecution. Fines < \$5M. Show cause notice from regulator. Enforceable undertaking. Significant and systemic breach of policies.	Prosecution with potential for executives to be jailed. Fines > \$5M. Loss of critical license/accreditation. Significant and systemic breach of Governance policies.	
Reputation	Internal Review	Scrutiny required by internal committees or internal audit to prevent escalation.	Scrutiny required by external committees or ACT Auditor General's Office, or Inquest, etc.	Internal public, political and media scrutiny. E.g.: front page headlines, TV, etc.		
Business Process & Systems	Minor errors in systems or processes requiring corrective action, or minor delay without impact on overall schedule.	Policy/procedural rule occasionally not met, or services do not fully meet needs.	One or more key accountability requirements not met. Inconvenient but not client welfare threatening.	Strategies not consistent with Newspan's agenda. Data supported trends show service is degraded.	Critical system failure, bad policy advice or ongoing non-compliance. Business severely affected.	
Financial	< 1% of Budget or < \$5K	1-2.5% of Budget or < \$50K	> 2.5% of Budget or < \$500K	> 10% of Budget or < \$5M	> 25% of Budget or > \$5M	
Manufacturing and Design	No Effect to the Operation of the Business (Typically Ex Stock-Standard Products)	Impact Minimal with some bespoke fabrication (i.e. Standard Handrail Prefab and Grating Fab)	Increase costs likely to comply with requirements (Can be catered for with vigilance)	Moderate Strain to the operations (Outside current capabilities or capacity)	Significant strain to the operations due to system failure	
Information Security	Short Term < 24hour loss of productivity. Malware attack	< 4 hours loss productivity to one system. Identity Theft	> 24hours disruption to more than 1 system	Loss of Data from primary storage location > 48hours disruption to more than one system	Loss of all data on main drives and backups	

		Consequence				
		Low	Minor	Moderate	Major	Extreme
		1	2	3	4	5
The likelihood is the probability of an incident occurring in the number of times an action is performed. i.e. 1 incident in every 10 actions is almost certain to have occurred						
Probability:		1	2	3	4	5
Likelihood	>1 in 10 is expected to occur in most circumstances	5	4	3	2	1
	>1 in 100 Will probably occur	4	3	2	1	
	>1 in 1000 Might occur at some time in the future	3	2	1		
	>1 in 10,000 Could occur but doubtful	2	1			
	>1 in 100,000 May occur but only in exceptional circumstances	1				

	Management System Document	EN-821-002
	Procedure	Pollution Incident Response Management Plan- Coffs Harbour

- **Appendix C – Site Maps**

A) Location of the premises to which the licence relates

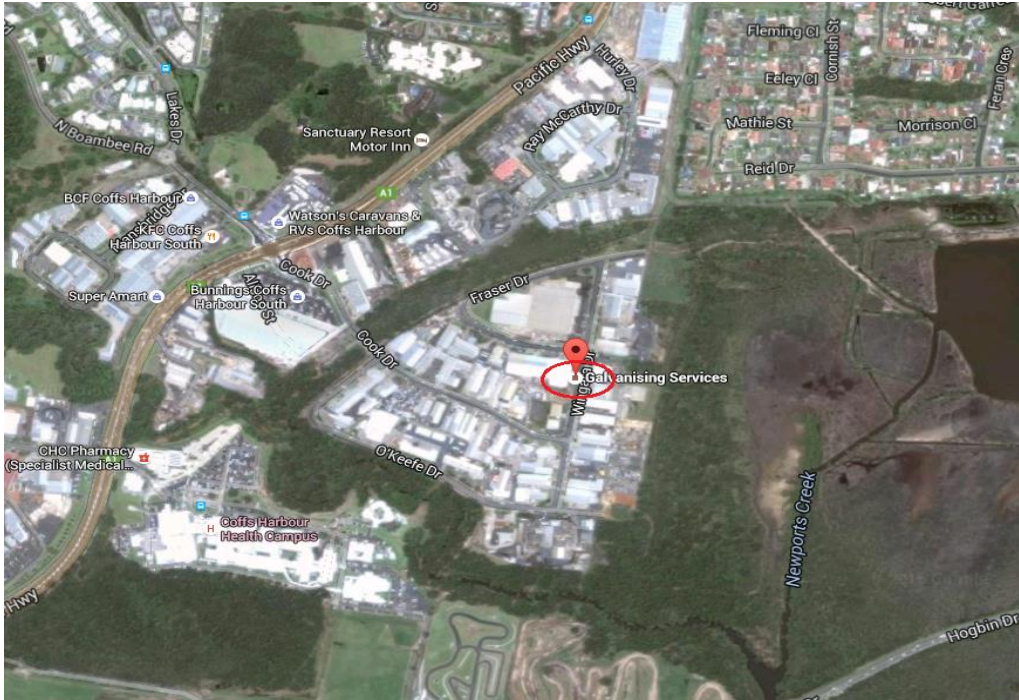


Figure 1: Regional Context of Proposed Site
Source: Google Earth.

Proximity to Local Sensitive Receptors

A) Ecological receptors:

- The underlying groundwater.
- Newport Creek approximately 400 metres to the south

B. Human Receptors:

- Approximately 393 metres from the north east boundary residential area.
- Childcare Centre approximately 1.02 kilometres
- Coffs Harbour Base Hospital approximately 708.67 metres

B) surrounding area likely to be affected by a pollution incident



C) location of potential pollutants on the premises and storm water drains

