



Heron Resources Limited

Woodlawn Zinc – Copper Project

Pollution Incident Response Management Plan

EPL Licence Number 20821





Document Control Details

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	Author:	Zoe Read
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CIRCULATION DETAILS	Name	Department/Organisation
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RELATED DOCUMENTS	Abbreviation	Full document title
	ERP	Emergency Response Plan
	DSEP	Dam Safety Emergency Plan



TABLE OF CONTENTS

1	INTRODUCTION.....	5
1.1	Objectives.....	5
1.2	Document Purpose	5
1.3	Persons responsible for activating the Woodlawn PIRMP	5
2	LEGISLATION	6
2.1	POEO Act.....	6
2.2	POEO Regulation (General).....	7
2.3	PIRMP structure	7
3	POTENTIAL POLLUTION INCIDENTS AND RESPONSES	9
3.1	Possible Pollution Incidents at the Woodlawn Mine	9
3.2	Pollution Incident Emergency Response.....	10
4	PROCEDURES FOR CALLING EMERGENCY SERVICES.....	11
5	NOTIFICATION.....	12
5.1	Internal Notification.....	12
5.2	Internal Contact List.....	12
5.3	Notification Details	13
5.4	Pollution Incident Authority Contact Lists	13
5.5	Resident Contact List.....	14
5.6	Implementation, Testing and Training Requirements	15
5.7	Record Keeping	15
6	REFERENCES.....	16
6.1	External documents or legislative.....	16
6.2	Heron documents	16
7	READ AND UNDERSTOOD DOCUMENT REQUIREMENTS.....	16
8	APPENDICES.....	17
	Appendix 1 – Plans	18
	Appendix 2 – Definitions	19
	Appendix 3 – Roles and Responsibilities	20
	Appendix 4 – Notification Logs.....	21

TABLE OF PLANS

Plan 1 Locality Plan

Plan 2 Site Details

Plan 3 Environmental Monitoring Sites

Document Owner: Zoe Read	Authorised By: Tim Brettell			
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 3 of 25



Environment Protection Licence (EPL) Details

Name of Licensee:	Tarago Operations Pty Ltd Level 7, Suite 702 191 Clarence Street SYDNEY NSW 2000 ABN:	
EPL Number	20821	
Premises name and address	Woodlawn Mine Project 507 Collector Road TARAGO NSW 2580	
Company or business contact details	Name: Simon Smith Position or title: Chief Financial Officer Business Hours contact number: (02) 9119 8111 After hours contact number 0400 112 001 Email: ssmith@heronresources.com.au	
Website address:	heronresources.com.au	
Schedule activities on EPL	Concrete works Contaminated groundwater treatment Crushing, grinding or separating Mineral processing Mining for minerals	
Fee Based activities	Concrete Works	>50000 m3 annual production capacity
	Contaminated groundwater treatment	Any annual handling capacity
	Crushing, grinding or separating	>500000-2000000 T annual processing capacity
	Mineral processing	>500000-2000000 T annual processing capacity
	Mineral waste generation	>100T annual volume of waste generated or stored
	Mining for minerals	>100000-500000 T annual production capacity



1 INTRODUCTION

1.1 Objectives

This document details the Woodlawn Mine Pollution Incident Response Management Plan. It provides a management plan designed to outline an appropriate response to a pollution event. Detailed information regarding management of emergencies on site can be found in the Woodlawn Emergency Response Plan.

1.2 Document Purpose

Tarago Operations Pty Ltd holds an Environment Protection Licence with the NSW Environment Protection Authority (EPA) for the Woodlawn Mine Project. As per the *Protection of the Environment Operations Act 1997* (the POEO Act), the holder of an Environment Protection Licence must prepare, keep, test and implement a pollution incident response management plan (PIRMP) that complies with Part 5.7A of the POEO Act in relation to the activity to which the licence relates.

If a pollution incident occurs in the course of an activity so that material harm to the environment (within the meaning of section 147 of the POEO Act) is caused or threatened, the person carrying out the activity must **immediately** implement this plan in relation to the activity required by Part 5.7A of the POEO Act.

A copy of this plan must be kept at the licensed premises and be made available on request by an authorised EPA officer and to any person who is responsible for implementing this plan.

Parts of the plan must also be available either on a publicly accessible website, or if there is no such website, by providing a copy of the plan to any person who makes a written request. The sections of the plan that are required to be publicly available are set out in clause 98D of the Protection of the Environment Operations (General) Regulation 2009.

1.3 Persons responsible for activating the Woodlawn PIRMP

Table 1 provides details of the persons responsible for activating, notifying relevant authorities and managing the response to a pollution incident at the Woodlawn mine. Contact details are available on the version of this PIRMP held on site. A full copy of the PIRMP will be made available to appropriate authorities or agencies on request.

Table 1. Pollution Incident - Persons Responsible

Pollution Incident – Persons responsible	
PIRMP activation	Name of person responsible: Position or title: Site Manager Business hours contact number After hours contact number Email:
Notifying relevant authorities	Name of person responsible: Position or title: Business hours contact number: After hours contact number: Email:
Managing response to pollution incident	Name of person responsible: Position or title: Business hours contact number After hours contact number

Document Owner: Zoe Read	Authorised By: Tim Brettell			
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 5 of 25



	Email:
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2 LEGISLATION

Part 5.7A of the POEO Act requires all licensees to prepare, keep, test and implement a PIRMP. Part 3A of the General Regulation sets out the specific information a licensee must include in their PIRMP. The specific requirements are detailed below.

2.1 POEO Act

The NSW Protection of the Environment Operations Act 1997 No 156, Sections 5.7A sets out the obligations for licence holders to prepare a PIRMP. In particular the following requirements are applicable:

- All EPL licence holders must prepare a PIRMP (Section 153A, POEO Act)
- The PIRMP must include specific information as detailed in the POEO Act (Section 153C)
- 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 PIRMP in relation to the activity.
- The Act defines material harm as:

147.1(a) Harm to the environment is material if:

147.1(a) (i) It involves actual or potential harm to the health or safety of human beings or ecosystems that is not trivial, or

147.1(a) (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

147.1(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

147.2 For the purposes of the Act, it does not matter that harm to the environment is caused only in the premises where the pollution incident occurs

In accordance with Section 148 of the POEO Act, pollution incidents causing or threatening material harm are to be notified where material harm to the environment is caused or threatened. The following obligations of employees and employers are relevant:

- Any employee or contractor carrying out an activity where material harm to the environment is caused or threatened is to notify their supervisor.
- Supervisors are to notify the Site Manager and Sustainability Lead who are to immediately notify the relevant authority of the incident and all relevant information about the incident.

Document Owner: Zoe Read		Authorised By: Tim Brettell		
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 6 of 25



2.2 POEO Regulation (General)

Specific requirements to be outlined in the PIRMP are outlined in the POEO (General Regulation Part 3a). In particular the PIRMP

- is to be in written form
- may form part of another document that is required by another part of the law, but the information required to be included in the PIRMP is to be readily identifiable as such.
- Must include specific details as described in Section 98C of the Regulations
- Must be readily available at the premises and publically available as required in section 98D of the Regulations
- The plan must be tested to ensure all information in the PIRMP is accurate and up to date and capable of being implemented in a workable and effective manner
 - The plan is to be carried out:
 - Routinely at least once every 12 months, and
 - Within 1 month of any pollution incident occurring in the course of an activity to which the licence relates.

2.3 PIRMP structure

This PIRMP has been prepared to address the requirements of the POEO (general) Regulation (clause 98B). The specific requirements under the Regulation are detailed in Table 2 and a cross reference is provided to the relevant section within this PIRMP.

Table 2. PIRMP requirements

Act Section	Requirement	PIRMP Cross reference
Ch 5, Part 5.7A, Section 153C (a)	The procedures to be followed by the holder of the relevant EPL, or the occupier of the relevant premises, in notifying a pollution incident to: <ul style="list-style-type: none">i. The owners or occupiers of premises in the vicinity of the premises to which the environment protection licence of the direction under section 153B relates, andii. 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 pollutioniii. Any persons or authorities required to be notified by Part 5.7	3.2 5.4 5.4
Ch 5, Part 5.7A, Section 153C (b)	a detailed description of the action to be taken, immediately after a pollution incident, by the holder of the relevant EPL, or the occupier of the relevant premises, to reduce or control any pollution	3.2



Pollution Incident Response Management Plan

Licence Number 20821

Ch 5, Part 5.7A, Section 153C (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	5.1
Ch 5, Part 5.7A, Section 153C (d)	Any other matter required by the regulations	n/a

Regulation Section	Requirement	PIRMP Cross reference
98C (1) (a)	A description of the hazards to human health or the environment associated with the activity to which the licence relates	3.1
(b)	The likelihood of any such hazards occurring, including details of any conditions or events that could or would increase that likelihood	3.1
(c)	Details of the pre-emptive action to be taken to minimise or prevent any risk of harm to human health or the environment arising out of the relevant activity	3.2
(d)	An inventory of potential pollutants on the premises or used in carrying out the relevant activity	HUB
(e)	The maximum quantity of any pollutant that is likely to be stored or held at particular locations (including underground tanks) at or on the premises to which the licence relates	HUB
(f)	A description of the 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	Woodlawn ERP
(g)	The names, positions and 24-hour contact details of those key individuals who: <ul style="list-style-type: none"> (i) Are responsible for activating the plan, and (ii) Are authorised to notify relevant authorities under section 148 of the Act, and (iii) Are responsible for managing the response to a pollution incident 	Table 1
(h)	The contact details of each relevant authority referred to in section 148 of the Act,	Table 3
(i)	Details of the mechanisms for providing early warnings and regular updates to the owners and occupiers of premises in the vicinity of the premises to which the licence relates or where the scheduled activity is carried on	3.2
(j)	The arrangements for minimising the risk of harm to any persons who are on the premises	3.2



	or who are present where the scheduled activity is being carried on	
(k)	A detailed map (or set of maps) showing the location of the premises to which the licence relates, the surrounding area that is likely to be affected by a pollution incident, the location of potential pollutants on the premises and the location of any stormwater drains on the premises	Appendix 1
(l)	A detailed description of how any identified risk of harm to human health will be reduced, including (as a minimum) by means of early warnings, updates and the action to be taken during or immediately after a pollution incident to reduce that risk	3.2
(m)	The nature and objectives of any staff training program in relation to the plan	5.6
(n)	The dates on which the plan has been tested and the name of the person who carried out the test	Page 2
(o)	The dates in which the plan is updated	Page 2
(p)	The manner in which the plan is to be tested and maintained	5.6

3 POTENTIAL POLLUTION INCIDENTS AND RESPONSES

3.1 Possible Pollution Incidents at the Woodlawn Mine

The potential, albeit not necessarily likely, pollution incidents at the Woodlawn Mine include:

- Fire, explosions and smoke on the surface or within the underground workings.
- On-site spills or leaks of fuel, oil or hydraulic fluid that cause or threaten environmental harm, property damage or personal injury.
- Bushfire near or around the site which threatens the safety of the workforce or nearby residents.
- Truck spills on public roads within or near the site premises which may cause fuel, lubricants or other products to enter the site or threaten to enter water ways.
- Pipe burst resulting in contaminated water and/or tailings going off site.
- Dam overtopping resulting in contaminated water going off site (refer to Dam Safety Emergency Plan).

This Pollution Incident Response Management Plan covers events and activities which may cause pollution incidents involving material harm. The main areas and issues covered in this plan are:

- Existing controls to prevent pollution incidents.
- Incident response actions to mitigate potential incidents.
- Immediate reporting of pollution incidents to relevant statutory authorities.
- Maintaining communications with Appropriate Regulatory Authorities during incident response.

Document Owner: Zoe Read	Authorised By: Tim Brettell			
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 9 of 25



- Reporting of incidents to stakeholders including local communities.
- Site specific roles and responsibilities in incident response and reporting.

3.2 Pollution Incident Emergency Response

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

1. **Isolate the area:** In the event of oil, fuel or hydraulic fluid spill or leak, the area should be isolated and barricaded if required to reduce the risk of exposure to people. This must occur without exposure to danger.
2. **Stop the source:** If it safe to do so, stop the process causing the spill/leak or other environmental incident.
3. **Commence early notification:** The Site Manager and Sustainability Lead must be notified immediately of the environmental incident. Should the incident threaten environmental harm, they in turn must immediately proceed with the notification of Authorities as detailed in this Plan. If the environmental incident threatens off site impacts or involves the township of Tarago, the nominated person implements early notification procedures to the relevant Authorities including emergency services and alerts potentially affected residents, with regular updates provided as needed.
4. **Provide a 1st aid response (if required):** First aid kits including instruction on use are available at the Contractors Office and designated underground first aid stations. Appropriate PPE is worn by all staff during periods of potential exposure as outlined in relevant SDS.
5. **Identify the release to the greatest extent possible:** Do so without being at risk. This includes identifying:
 - a. the type of material released, e.g.
 - i. Class 2 Gases - compressed, liquefied or dissolved under pressure.
 - ii. Class 3 Flammable Liquids
 - iii. Solid material spill
 - b. The label and Material Safety Data Sheet for the product should give information on safe cleanup.
 - c. The size of the release and whether the release has stopped;
 - d. Whether chemicals involved may be potentially incompatible; and
 - e. Any unusual features such as foaming, odour, smoke, etc
 - f. Refer to EMP for next actions.
6. **Determine the level of emergency:** review chemical risk assessments, seek internal advice from area specialists, review MSDSs and seek professional advice from the fire brigade and/or hazardous material specialists.
7. **Determine if evacuation is required** and consider the impact that wind, rain, local geographical features such as hills and stormwater drainage systems may have in exposing persons at emergency assembly points. The Site Manager or incident controller is to determine if evacuation of the site is to occur.
8. **Stop further release (if not done prior):** prevent further release by isolating the source of the release.

Document Owner: Zoe Read		Authorised By: Tim Brettell		
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 10 of 25



(Trained personnel only with suitable PPE).

9. **Stop the release from spreading (if safe to do so):** deploy spill kits to prevent further contamination dispersal:
 - a. **Liquid spills.** Use appropriate absorbent/containment materials such as socks (land) and booms (water), plug drains to prevent contamination of stormwater.
 - b. **Ensure** that pollution control ponds remain as nil discharge by checking levels and pumps.
 - c. **Powdered solid spills:** cover drains to prevent contamination of stormwater
 - d. **Large spills:** Summon specialist spill emergency response contractors (e.g. Transpacific Industrial Solutions, 1800 SPILLS). Although the quantities of materials stored on site are minor, this procedure is relevant if there is an incident involving a delivery truck.
 - e. **Dispose** of contaminated spill clean materials and wastes using a licensed contractor
 - f. If required, **remediate** the site.

10. **Fire on the Surface:** Call 000 and report fire.
 - a. In the event of an equipment fire the operator should activate the fire suppression system on the equipment and disembark carrying any portable fire extinguisher with them. If safe to do so the operator should attempt to extinguish the fire using a portable fire extinguisher. Battery isolator should be turned off if safe to do so.
 - b. Portable fire extinguishers are located around the site and should be used to extinguish fires if they start within fixed plant. Any energy source should be isolated if safe to do so.
 - c. Evacuate surface personnel and assemble in the carpark
 - d. Evacuate underground workforce and assemble in the carpark
 - e. Once all personnel are accounted, evacuate the mine site if safe to do so

11. **Fire Underground:**
 - a. Call emergency internal number to report incident to the Site Manager
 - b. Check number of persons on shift and underground
 - c. Is the power still on underground
 - d. Is the main fan still running
 - e. Determine level of incident
 - f. Site Manager to determine emergency response requirements and if evacuation is necessary
 - g. Refer to Emergency Response Plan for next actions including external notifications

4 PROCEDURES FOR CALLING EMERGENCY SERVICES

Dial 000

Ask for Ambulance/ Fire Brigade/Police. Be prepared to state:

Woodlawn Mine calling

507 Collector Road

Tarago

Nature of Emergency:

Fire

Serious Injury — number of injured and nature of injury

Entrapment — number of personnel

Heron Resources Telephone Number:

02 9119 8111

Give your name

Document Owner: Zoe Read		Authorised By: Tim Brettell		
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 11 of 25



Directions to the mine:

Approaching from Bungendore:

Turn left on Collector Road.

Mine Entrance is 5.3 km but before the Veolia Bioreactor entrance.

Approaching from Tarago:

Proceed past the Crisps Creek Intermodal rail facility

Turn right on Collector Road

Mine Entrance is 5.3 km but before the Veolia Bioreactor entrance.

GPS Coordinates

35° 03' 28.77" S

149° 35' 06.60" E

Ask for estimated time of arrival at Woodlawn and log same: ETA

5 NOTIFICATION

5.1 Internal Notification

Any pollution incident satisfying the material harm threshold must be immediately reported to relevant statutory authorities by either the Site Manager or the Sustainability Lead.

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.

Although the listed personnel are authorised to contact the relevant agencies, as always, it is every employee’s responsibility to immediately call 000 in the event of emergency particularly if there is injury or rescue is required.

5.2 Internal Contact List

Contact details are available on the version of this PIRMP held on site. A full copy of the PIRMP will be made available to appropriate authorities or agencies on request.

Position	Name	Phone
Heron Resources Limited		
CEO		
Site Manager		
Sustainability Lead		
C&M/Electrical Supervisor		



5.3 Notification Details

The Site Manager or Sustainability Lead is authorised to enact the necessary notification and must be done immediately upon becoming aware of the pollution incident.

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

- Time, date, nature, duration and location of the incident.
- Location of the place where pollution is occurring or is likely to occur.
- Nature, estimated quantity or volume and 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 .
- Type of the incident (spill, fire, unlicensed harmful discharge, etc).
- Assessed level of incident gravity and extent.
- Whether the Emergency Services have been required to attend.

All notifications must be documented in the Notification Log (form attached) with the details of time of notifications and the persons who took to the call.

5.4 Pollution Incident Authority Contact Lists

The following contact list includes primary response and reporting agency notification details.

Table 3. Primary pollution incident response agency contact list

Relevant authorities	Emergency notification phone number
Police, Fire and Ambulance NSW (as applicable)	000
Rural Fire Service (Yass Command)	(02) 6226 3100
EPA	131 555
Goulburn Mulwaree Council	4823 4500 (after hours 4823 5500)
Water NSW	1800 061 069
NSW Resources Regulator	1300 814 609
Department of Planning Industry and Environment	4247 1800
Roads and Maritime Services	131 782
SafeWork NSW	131050
NSW SES (SE Zone)	132500



A supplementary list of contacts that may require notification depending on the nature of the incident is also provided.

Table 4. Supplementary pollution incident response agency contact list

Other agency (if relevant)	Emergency notification phone number
Mines Rescue	4286 5499
Sydney Catchment Authority	1800 061 069
Roads and Maritime Services (road spills)	132 701
Palerang Shire Council	1300 735 025
NSW Health – Environmental Health Officer	0407 060 237 (a/h 1300 066 055)
Poisons Information Centre	131 126
Goulburn Hospital	4827 3111
Tarago Police	02 4849 4411 (not 24 hrs)
Essential Energy (power line emergencies)	132 080

5.5 Resident Contact List

In case of pollution incidents that may potentially pose a threat to health or safety of the neighbours the nearby residents need to be urgently notified. As it is likely that not all residents can be contacted by phone, it will be the responsibility of the Site Manager or Sustainability Lead to make arrangements for available employees to door knock around the village of Tarago.

The Sustainability Lead will undertake the early warning of the neighbourhood in the first instance by phone. The current contact list for neighbours is provided below. 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 fire on site or bushfire nearby, we are experiencing elevated dust emissions from the site. Please keep your doors and windows closed until further notice.
- An accidental discharge occurred from the site. There may be emergency vehicles using the Collector Road.
- Due to a diesel spillage onto a street from the site, a clean-up operation is being organised. Please be watchful for road closures in relation to this operation.

Follow up information on the resolution of emergency situation would be timely conducted also on the phone. If required, further information would be disseminated by means of leaflets in a letterbox drop.

Contact details are available on the version of this PIRMP held on site. A full copy of the PIRMP will be made available to appropriate authorities on request.



Notification of neighbours and the local community		
Tarago Police (not 24 hrs)		
Tarago RFS Brigade		
Taylors Creek RFS		
Veolia		
Pylara farm manager (Veolia)		

Contact details are available on the version of this PIRMP held on site. A full copy of the PIRMP will be made available to appropriate authorities on request.

5.6 Implementation, Testing and Training Requirements

The Sustainability Lead is responsible for implementation, dissemination and training of the requirements of this Plan to all site staff and contractors. Any changes to the document are to be communicated to personnel in a timely manner. Audits and checks will verify that the implementation and compliance to this Plan are monitored.

Testing of the PIRMP is to be conducted at least every 12 months and within 1 month following a pollution incident. Records of PIRMP testing are to be maintained as follows:

- Details of how the plans are tested and maintained;
- Dates of test and participant details
- Dates the plan is updated

Training of the PIRMP will be provided as follows:

- Site induction
- Tool-box / pre-shift meetings
- Practical exercises
- Spill kit and spill response training
- First aid and emergency response team training.

5.7 Record Keeping

An accurate record of immediate notifications is to be kept in all cases. A Notification Log format as attached is preferable. Other proforma record cards are attached.

All training and induction records are to be kept on site and entered into the training register. Records of any toolbox talks are to be maintained by the relevant supervisor using the pre-shift meeting proforma. Record of incident review and corrective action is to be generated on the HUB and retained to provide evidence of complying with this Plan.

Document Owner: Zoe Read		Authorised By: Tim Brettell		
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 15 of 25



6 REFERENCES

6.1 External documents or legislative

DOC ID	TITLE
07_0143MOD2	Woodlawn Mine Project Approval
EPL 20821	Woodlawn Mine Environment Protection Licence

6.2 Heron documents

DOC ID	TITLE
TOP-SSE-MAN-0039	Environmental Management Strategy
TOP-SSE-PDC-0027	Woodlawn Emergency Response Plan
TOP-SSE-PLN-0054	Woodlawn Eco-Precinct Dam Safety Emergency Plan

7 READ AND UNDERSTOOD DOCUMENT REQUIREMENTS

All employees have a legal obligation to follow safe work practices and procedures when carrying out any work task. Following the requirements of this document and other documents applicable to the task being performed is critical in protecting the safety of all operators, co-workers and visitors to the site.

All employees must strictly adhere to these requirements. Failure to do so could result in a serious safety breach with consequences as part of the Code of Conduct. You are signing this acknowledgement sheet agreeing to work to this procedure and have either read the document personally or had the document read and explained to you and, have clearly understood the requirements.

You also acknowledge that at any time you may not be sure of the requirements and the contents contained within this and/or any other documents, you are to ask for a copy so that you are familiarised again with the contents and requirements allowing you to operate this equipment and perform your work safely.

Print Full Name:

Full Signature:

Date:



8 APPENDICES

Appendix 1 – Plans

Appendix 2 - Definitions

Appendix 3 – Roles and Responsibilities

Appendix 4- Notification Logs

Document Owner: Zoe Read		Authorised By: Tim Brettell		
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 17 of 25



Appendix 1 – Plans

Document Owner: Zoe Read		Authorised By: Tim Brettell		
Doc. ID: TOP-ENV-PLA-0042	Rev No: 5	Date Issued: 26/2/21	Date Printed: 26/2/21	Page 18 of 25



Appendix 2 – Definitions

TERM	DEFINITION
Company	Heron Resources Limited - Tarago Operations Pty Limited
DPE	Department of Planning and Environment
EA	Environmental Assessment
EMP	Environmental Management Plan
EMS	Environmental Management Strategy
EPA	Environment Protection Authority
EPL	Environmental Protection Licence
Infigen	Woodlawn Windfarm
PIRMP	Pollution Incident Response Management Plan
POEO Act	Protection of the Environment Operations Act 1997
Veolia	Woodlawn Bioreactor
VES	Veolia Environmental Services (Australia) Pty Limited



Appendix 3 – Roles and Responsibilities

The following outlines the responsibilities in relation to the compliance to this document.

Contact details are available on the version of this PIRMP held on site. A full copy of the PIRMP will be made available to appropriate authorities on request.

Position	Personnel	Company	Responsibility	Contact Details
CEO		Heron	Overall responsibility Heron Resources	
Site Manager		Heron	Responsible for site management	
Sustainability Lead		Heron	On site environmental management	



Appendix 4 – Notification Logs

Pollution Incident Immediate Notification Log

Person undertaking notification (Name/Function):		
Date and time when first become aware of the incident:		
Incident type:		
Comments:		

Initial immediate notification log				
Appropriate Regulatory Authority	Time of call	Respondent's name/function	Approximate call duration	Comments
EPA				
Public Health Unit				
NSW Fire Brigade				
Police/Ambulance 000				
Emergency Services				
Mines Rescue				
Sydney Catchment Authority (WaterNSW)				
Goulburn Mulwaree Council				
WorkCover				
Other:				
Other:				
Summary of initial communication:				



Pollution Incident Response Management Plan

Licence Number 20821

Person undertaking notification (Name/Function):		
Date and time when additional information become available:		
Comments:		

Immediate 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				
Emergency 000				
Local Council				
Tarago Township				
Other:				
Other:				
Summary of additional communication				



Emergency Call Receiver Card

INFORMATION REQUIRED FOR AN ACCIDENT/EMERGENCY SITUATION	
Name of person reporting emergency	
Telephone number from where the person is calling	
Location of accident or emergency	
Type of accident or emergency	
Name and number of injured	
Type of injuries	
Assistance required	
Make sure someone stays at the phone, if this is not possible arrange a method for further contact	
Log time of call and information received, commence a diary of events	
STAY CALM. THINK BEFORE YOU ACT, REPEAT THE MESSAGE TO THE CALLER TO ENSURE YOU HAVE THE CORRECT INFORMATION	

Notes:.....

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Pollution Incident Response Management Plan

Licence Number 20821

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