



CS ENERGY PROCEDURE FOR DEALING WITH PROTEST ACTIVITIES CS-SBC-07

Responsible Officer: Group Manager Health Safety Security and Environment
Responsible Executive: Chief Executive Officer

DOCUMENT HISTORY

Key Changes	Prepared By	Checked By	Approved By	Date
New Format and revised to align to Security Plan CS-SBC-06	M Kelly	H&S Taskforce	K Ussher A Brown	09/04/2014

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1 PURPOSE

To provide guidelines for CS Energy employee and security personnel to follow for dealing with the threat of protest activity, active protest activity and/or protestors.

2 SCOPE

This procedure applies at all CS Energy workplaces for anticipated protest activity and protest activity that is currently underway. Protestors are not to be physically restrained by CS Energy employees, only persons who have had proper training (Security Guards) are to handle protestors under the direction from the Site manager.

3 ACTIONS

CS Energy Corporate Health and safety will liaise with other generators, monitor issue motivated group web sites and news sites for updates. Sites may also choose to monitor these websites as well -

www.risingtide.org.au

www.greenpeace.org/australia

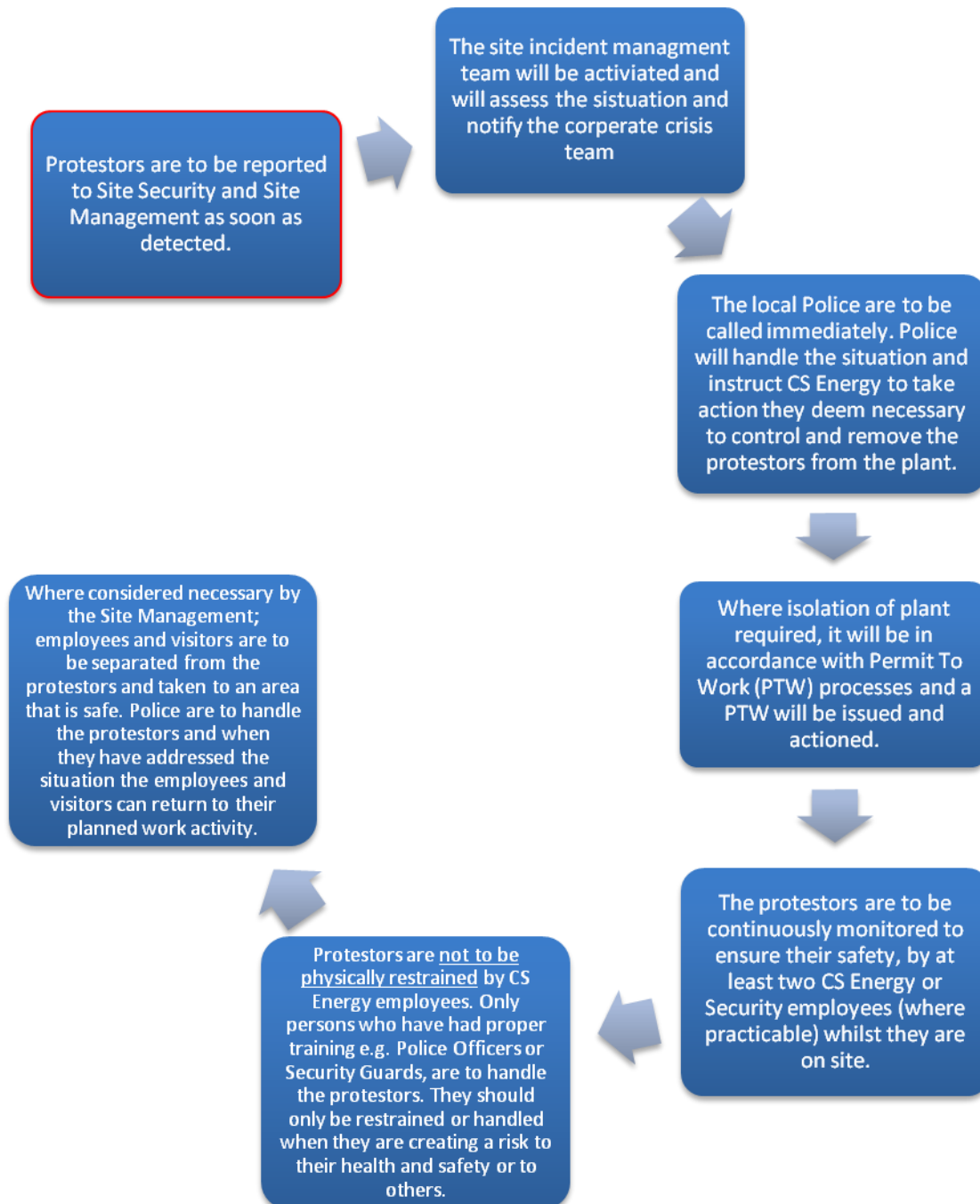
3.1 Protest Activity Is Reasonably Anticipated

Typically this will be because of an event on site that will attract media interest and thus possible protest, or as a consequence of monitoring the activities of activists by CS Energy or other authorities.



3.2 Protest Activity Is Underway

CS Energy has an obligation to ensure the protestors are not placed at risk of injury whilst at our workplace and suitable precautions are to be taken to isolate plant and make areas safe.



4 DEFINITIONS

Term	Definition
Protestor	One who protests, either singly or in a public display of group feeling.

5 REFERENCES

Reference No	Reference Title	Author
"B/D/13/14430"	CS-SBC-06 - Security Plan	CS Energy

6 RECORDS MANAGEMENT

In order to maintain continual improvement, suitability, safety and effectiveness of the organisation, registered documents will be reviewed on a two yearly basis, or where it has been identified that there are changes in technology, legislation, standards, regulations or where experience identifies the need for alteration to the content. Registered documents should also be reviewed following an incident, change management process, modification or where directed as part of a risk assessment process.

CS Energy must ensure that records are retained according to accountability, legal, administrative, financial, commercial and operational requirements and expectations. In compliance with records retention and disposal, all documentation created in relation to CS Energy business must be retained in line with minimum retention periods as detailed in legal retention and disposal schedules.