Amended: 10/18 Review Due: 10/20



# **CS ENERGY PROCEDURE**

# LEARNING FROM INCIDENTS CS-IM-01

Responsible Officer: Head of Health and Safety Responsible Manager: Head of Health and Safety

Responsible Executive: Executive General Manager Plant Operations

# **DOCUMENT HISTORY**

| Key Changes   | Prepared By              | Checked By                                | Approved By | Date       |
|---|--------------------------|---|-------------|------------|
| Rev 1 - Approved for Issue  | D Clarke                 | B Andrew                                  | B Andrew    | 17/12/2009 |
| Rev 1.1 - Inclusion of section 11.5 Internal Legal Counsel Intervention   | B Johnson                | M Turner                                  | M Turner    | 16/07/2010 |
| Rev 2 - Formatting upgrade, Appendix 5 updated,<br>Section 7 Communication updated                                    | D Clarke                 | A Brown                                   | A Brown     | 17/11/2011 |
| Rev 2.1 - Updated requirement to notify 30 days after cat.3&4 incidents   | D Clarke                 | A Brown                                   | A Brown     | 04/06/2012 |
| Rev 2.2 - Updated Appendix 5 to require line management to lead incident investigations. Section 12 adjusted to suit. | D Clarke                 | J Judge                                   | J Judge     | 31/10/2012 |
| Rev 2.3 – Updated First Aid and Medical treatment definitions   | DClarke                  | M Kelly                                   | K Ussher    | 13/05/2013 |
| Rev 3 – Complete revision (including RCA for Ops)   | Sarah Price<br>(AusSafe) | D Clarke                                  | S Faulkner  | 19/06/2017 |
| Rev 4 – Clarified the interpretation of the WHSQ Serious Injury definition in the incident category matrix.           | D Clarke                 | B Pike                                    | S Faulkner  | 06/09/2017 |
| Rev 5 – Inclusion of Process Safety Event (PSE) Management  | Y Chok                   | L Kayess<br>D Clark<br>B Pike<br>A Cashin | S Faulkner  | 23/10/2018 |
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# 1 PURPOSE

This procedure details the processes required to effectively report, notify, investigate and learn from incidents.

The purpose of this procedure is to ensure that incidents are met with an immediate and appropriate response and where required notified, reported and investigated effectively.

This procedure gives details of the steps required to effectively manage incidents.

#### 2 SCOPE

This procedure applies throughout CS Energy, all its sites and activities under CS Energy's control. It applies to all CS Energy employees and contractors, including visitors to CS Energy workplaces.

This procedure applies to all health, safety, environmental, operational, security and process safety incidents.

#### 3 INCIDENT TYPES

CS Energy has five different incident types. Refer to Attachment 1 – Incident Category Matrix for further information.

- Health and Safety
- Environment
- Operations
- Security (&ICT)
- Process Safety

# 4 RESPONSIBILITIES AND ACCOUNTABILITIES

Roles and accountabilities of each step in the incident management process are outlined in Attachment 2 – Incident Management Process

# 5 ACTIONS

# 5.1 All Employees and Contractors are required to report all incidents and injuries

Personnel who observe or are involved in an incident shall report details of the incident immediately to their manager.

# 5.2 Deliver immediate post incident response

To ensure that incidents are responded to promptly, any damaging impact is contained, and an investigation can be subsequently conducted, the response from the Supervisor and other site personnel shall be immediate and effective and ensure preservation of the scene / area.

Immediately following an incident at CS Energy, the worker and/or responsible supervisor shall:

take any action necessary to prevent further harm e.g. isolating plant, turning ignition sources
off, minimising chemical spills, etc;



- initiate emergency response, if required, in accordance with the site Emergency Response Plan;
- secure the incident scene; and
- notify the required roles as Section 5.5.1 Internal Notification.

The worker(s) and supervisor shall ensure the incident scene is preserved until the investigation team and any relevant statutory authorities have given approval to release the scene.



Note: S712 Work Health and Safety Regulation 2011 – Duty to preserve incident sites

(1) The person with management or control of relevant premises at which a notifiable incident has happened must ensure, so far as is reasonably practicable, that the site where the incident happened is not disturbed until an inspector arrives at the site or any earlier time that an inspector directs.

# 5.2.1 Respond to injury

The supervisor, in consultation with the site Health and Safety team and Emergency Response Team (ERT), is responsible for ensuring:

- that all work-related injuries or illnesses are promptly assessed by a qualified First Aider in accordance with the site Emergency Response Plan (ERP);
- depending on the assessment, where applicable, arrangements are made to transport injured workers to a certified medical practitioner or hospital;
- that the treating doctor or hospital receives a letter setting out the availability of CS Energy's Rehabilitation and Return to Work procedures and suitable duties programs; and
- arrangements are in place to inform next of kin and family as required.

# 5.2.2 Determine / obtain legal professional privilege

Where the incident is deemed to create a potentially significant legal exposure for CS Energy under either statute or common law, contact the CS Energy General Counsel as soon as practically possible to determine legal professional privilege (LPP) requirements.

If an incident is to be investigated under LPP, CS Energy shall ensure that no further information is added to SAP until CS Energy Legal gives approval.

Where LPP is required, no written communication is to be circulated internally or externally without explicit approval and direction from CS Energy General Counsel.

# 5.3 Undertake preliminary investigation including data collection and analysis

The supervisor (or delegate) shall attend the scene and arrange for the preliminary gathering of all relevant information, for example:

- collect photographs already taken by others and take additional ones;
- gather documents or other artefacts in conjunction with that work e.g. PTW, JSEA, KKS, plant drawings, training, etc;
- take measurements or re-enact the event (if suitable); and
- take statements using S2034 Witness Statement form or S2241 Record of Interview form (for further information on the interview process please refer to Section 5.8 of this Procedure).



The supervisor shall analyse information captured to support classification, notification, investigation and other activities required by this Procedure.

Note: Data collection and analysis may be ongoing and continue concurrently with other activities. S1937 ICAM PEEPO tool can provide a useful checklist of data sources to consider during this phase of investigation.

Note: If an incident is reportable as Process Safety Event (either as the only incident type or as an additional impact to other incident types) and involves Loss of Primary Containment (LOPC), following information to be gathered to support categorisation of the Process Safety Event:

- Operating parameters (as applicable) at the time of incident e.g. flow, pressure, temperature, level and volume:
- Release duration from the time of release is identified up to the time of release is isolated or stopped;
- Material/s released during incident;
- Estimated volume or mass of material/s released during incident;
- Estimated release hole size (as applicable); and
- Relevant drawings that support the report (e.g. P&IDs, plant layout, GA, etc).

The Performance Engineer shall verify the above information before submitting for categorisation of Process Safety Event.

# 5.4 Categorise incident and determine appropriate investigation actions

The Site Manager (or delegate), in consultation with the relevant Site Functional Coordinator, shall categorise the incident based on the **actual outcome** and **maximum reasonable consequence**<sup>1</sup> in accordance with Incident Category Matrix – Attachment 1. The Head of Health and Safety, Head of Environment, Process Safety Manager, EGM Operations, EGM Asset Management and EGM People and Safety may be consulted (and the incident re-categorised) as required to determine incident categorisation.

Following incident categorisation, the follow is to be determined and actioned:

- Internal and external notification requirements (see section 5.5);
- The level of investigation required (see section 5.7); and
- The investigation leader and investigation team, if required.

# 5.5 Incident notification

All external and internal notifications shall be completed by the responsible person within the required timeframes and using the approved notification methods. Environmental incidents that are required to be reported to the regulator must be notified as soon as possible, but within 24 hours of becoming aware of the incident.

#### 5.5.1 Internal notifications

There are various methods of communicating incidents within CS Energy, as outlined in Table 1.

<sup>&</sup>lt;sup>1</sup> The maximum reasonable consequence is the largest realistic or credible consequence from an event, considering the quality of controls in place for that event (if any) and credible failure (energy release) of these at the time of the event.

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| Incident Type  | Communication<br>Activity   | Format                  | Timeframe   | Template  | Report to  | Internal<br>Stakeholders to<br>be Consulted  | Responsible<br>Person   |
|--|---|-------------------------|---|---|--|--|---|
| All incidents/<br>(Category 1, 2, 3 or   | Initial notification  | Verbal                  | As soon as practicable  | N/A   | Up through line<br>management chain to<br>the Site Manager | Health & Safety/<br>Environment/<br>Process Safety<br>Team, Executive<br>Leadership Team | Supervisor  |
| 4)   | Incident record   | SAP entry               | Before end of shift   | S0024   | Line Manager   | Functional Site<br>Business Partner<br>(H&S, OPS, ENV,<br>PSE)                           | Supervisor  |
| Full site     evacuations     First aid with the     potential for further                       | Incident summary notification (initial)   | Email                   | 48 hours  | S1819 (1)<br>(Red banner)                           | All CS Energy<br>personnel                                 | Legal  | Health and Safety<br>Business Partner,<br>Head of Health &<br>Safety (HoHS) |
| injury  • Medical treatment  • Lost Time Injury  • Category 2, 3 & 4 (inc. near misses)          | Safety Alert (to<br>notify business<br>when there are<br>potential hazards<br>arising from<br>incident) | Email                   | 1-30 days   | Safety Alert B/D/10/12649 (Template) Email Template | All CS Energy<br>personnel                                 | Legal  | HoHS  |
| Incidents that<br>require ICAM / RCA<br>/ Learning Teams<br>investigation<br>(Category 2, 3 & 4) | Investigation report  | Report saved in<br>TRIM | 21 days – report<br>drafted for review<br>30 days – to<br>finalise incident | \$1937<br>RCA <u>\$2189 (1)</u>                     | From Investigation<br>Lead to nominated<br>ELT member      | Site Leadership<br>Team, Executive<br>Leadership Team,<br>Legal                          | Site Manager  |
| Category 3 & 4<br>Incidents  | Incident<br>investigation<br>outcomes (final<br>notification)   | Email                   | 30 days   | S1819 (3)<br>(Green banner)                         | All CS Energy<br>personnel                                 | Legal,<br>Communications<br>Team   | HoHS/ HoE   |
| Event that requires notification to statutory body   | Initial notification  | Verbal                  | As soon as practicable  | N/A   | Internal stakeholders,<br>as per Table 2                   | -  | HoHS/ HoE   |

Table 1: Internal notification requirements

### 5.5.2 External notifications

The Head of Health and Safety/ Environment is responsible for notifying statutory authorities as outlined in Table 2 and consulting CS Energy General Counsel prior to external notification as required to manage risk.

| Incident Type  | Communication<br>Type | Communication<br>Format                                  | Time Frame                             | Template   | External Stakeholders   | Internal<br>Stakeholders  | Responsible<br>Person         |
|--|-----------------------|--|--|--|---|---|-------------------------------|
| Notifiable Incident<br>(Work Health and Safety   | Notification          | Verbal<br>Ph: 1300 369 915                               | As soon as practicable                 | Not<br>Applicable                                | Department of     Workplace Health and     Safety QLD   | Site Manager,<br>Legal, EGM<br>People and<br>Safety, EGM<br>Ops     | Head of Health, and<br>Safety |
| Act 2011)  | Notification          | Written  | 48 Hours                               | Online Form 3<br>from WHS<br>Website             | Department of     Workplace, Health and     Safety QLD  | Site Manager,<br>Legal, EGM<br>People and<br>Safety, EGM<br>Ops     | Head of Health, and<br>Safety |
| First Aid, or injury/illness<br>Event<br>(as per s16 of Coal Mining<br>Safety Health Regulation<br>(CMSHA) 1999) | Notification          | Written  | 30 Days                                | Online<br>Monthly<br>Incident<br>Summary<br>Form | - Mines Inspectorate  | Site Manager<br>Mine Manager  | Nominated SSE for the mine    |
|  | Notification          | Verbal   | As soon as practicable                 | Form 1A  | Mines Inspectorate     Industry Health &     Safety Representative     Site Safety Health     Representatives | Site Manager,<br>HoHSS, Legal,<br>EGM People<br>and Safety /<br>OPS | Nominated SSE for the mine    |
| Notifiable Incident Serious<br>Accident, High Potential<br>Incident or a death (CMSHA<br>s198 & 201)             |                       | Written  | 48 hours<br>(24 hrs for<br>a fatality) | Form 1A  | Mines Inspectorate     Industry Health &     Safety Representative  | Site Manager,<br>HoHSS, Legal,<br>EGM People<br>and Safety /<br>OPS | Nominated SSE for the mine    |
|  | Report                | Written<br>(When required<br>CMSHR Schedule<br>2 Part 2) | 30 Days                                | Online Form<br>5A                                | Mines Inspectorate  | Site Manager,<br>HoHSS, Legal,<br>EGM People<br>and Safety /<br>OPS | Nominated SSE for the mine    |
| Material Environmental<br>Incident<br>and  | Notification          | Verbal   | As soon as practicable                 | Not applicable                                   | Environment Administering Authority  — Queensland Government  | Site Manager<br>Legal, EGM<br>People and<br>Safety / OPS            | Head of<br>Environment        |

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| Incident Type  | Communication<br>Type   | Communication<br>Format                              | Time Frame       | Template   | External Stakeholders  | Internal<br>Stakeholders  | Responsible<br>Person                                   |
|--|-------------------------|--|------------------|--|--|---|---|
| Serious Environmental<br>Incident  |                         | Written  | 48 Hours         | Not<br>Applicable  | Environment<br>Administering Authority<br>– Queensland<br>Government | Site Manager<br>Legal, EGM<br>People and<br>Safety / OPS  | Head of<br>Environment                                  |
|  | Report<br>(If required) | Written  | 6 Weeks          | Not<br>Applicable  | Environment Administering Authority  – Queensland Government         | Site Manager<br>Legal, EGM<br>People and<br>Safety / OPS  | Head of<br>Environment                                  |
| Serious Electrical<br>Incident, or Dangerous<br>Electrical Event         | Notification            | Written  | 24 hours         | In addition to<br>reporting<br>under the<br>WHSA,<br>Online Form 3 | - Electrical Inspectorate  | Site Manager<br>Legal, EGM<br>People and<br>Safety / OPS  | Head of Health, and<br>Safety,                          |
| Radiation incident or  | Notification            | Verbal or in writing                                 | Immediately      | Not applicable   | Chief Executive,<br>Queensland Health                                | Radiation Safety<br>Officer (RSO),<br>Site Manager,<br>HoHSS, Legal,<br>EGM People<br>and Safety /<br>OPS | CS Energy<br>Radiation<br>Possession License<br>nominee |
| dangerous event<br>(Radiation Safety Act 1999)                           | Confirmation            | Only if initial<br>notification<br>provided verbally | Within 7<br>days | Not applicable   | Chief Executive,<br>Queensland Health                                | Radiation Safety<br>Officer (RSO),<br>Site Manager,<br>HoHSS, Legal,<br>EGM People<br>and Safety /<br>OPS | CS Energy<br>Radiation<br>Possession License<br>nominee |
| Prescribed Incident<br>(Petroleum and Gas<br>(Production and Safety) Act | Notification            | Verbal<br>(1300 910 933)                             | Immediately      | Not applicable   | Petroleum and Gas<br>Inspectorate                                    | Site Manager,<br>Legal, EGM<br>People and<br>Safety / OPS   | Head of Health, and<br>Safety                           |
| and Regulation 2004)   | Confirmation            | Written<br>(pgihotline@dnrm.<br>qld.gov.au)          | Within 5<br>days | Not applicable   | Petroleum and Gas<br>Inspectorate                                    | Site Manager,<br>Legal, EGM<br>People and<br>Safety / OPS   | Head of Health, and<br>Safety                           |

Table 2: External notification requirements

For any incident that requires reporting to a statutory authority, the following shall be done:

- Liaise with the Legal team to provide a report to the statutory authority within the prescribed time period;
- Upload a copy of the report to the relevant incident folder in TRIM and/or SAP;
- Liaise with the Legal team to distribute and communicate the report to internal stakeholders as per to Table 2 above; and
- Keep a record of all verbal and written communications including time, date, who and what was communicated (information provided by verbal communication should be confirmed in writing to prevent misunderstanding).

NOTE: Information provided during notification shall be factual (e.g., who, what, where, when) and should not include opinion or assumption (e.g. why, cause).

# 5.6 Develop incident notification report and record incident data in SAP

Functional Site Coordinators (H&S, OPS, ENV, PSE) are responsible for reviewing and approving all incidents entered into SAP. Refer to Attachment 3 SAP IMD Process Flow. All information entered into SAP shall be factual and contain no admission of liability.

The EGM People and Safety, EGM Asset Management and EGM Operations shall assign competent persons to collate and coordinate incident reporting for the specific incident types.

All personnel reporting and recording incident data shall have received appropriate training, as outlined in the site training matrix.

The Site Manager has the responsibility for monitoring the quality of information entered into SAP.



NOTE: When creating a SAP record, restrict the use of the names of the people involved in the description fields. Use the 'People Involved' tab to record this information.

# 5.7 Incident investigations

CS Energy has four incident investigation methodologies – refer to Table 3 for the level of investigation required for each incident:

- 1. 5 Why A simple process to highlight probable causes of an incident.
- 2. ICAM Primary investigation method to be used for significant Health and Safety, Environmental and Security incidents. This is the preferred method where the incident involves people interacting with plant or process.
- 3. RCA Primary investigation method to be used for significant Operations incidents. This is the preferred method to identify plant and equipment failure root causes.
- 4. Learning Teams Primary investigation method to be used for significant Process Safety Events (PSEs). This method can be used for PSEs with the intention to bring together a group of people who were involved in a PSE, or who might have useful information about it, to learn and improve both when things have gone well or when things have gone wrong.

NOTE: For incidents which are reported with PSE as an additional impact to other incident types (e.g. OPS or H&S or ENV) and categorised as Tier 1 or Tier 2 PSE, Process Safety Manager will discuss and agree with relevant Site Functional Site Coordinators or Site Manager on the appropriate incident investigation methodology for such incidents. Only one incident investigation methodology will be used for each incident.

The Site Manager is responsible to plan all activities required to execute an investigation, considering scope and timeframe, resources and logistics.

For incidents and injuries that occur with contractors, the Site Manager may request the contractor involved to investigate. The investigation method, team and template report<sup>2</sup> is to be agreed prior to commencing the investigation<sup>3</sup>. It is permissible to involve a CS Energy representative in these instances.

CS Energy shall determine the causation of all incidents and near misses. Investigations shall be at a depth commensurate with the actual and potential consequences of the incident.

For all incidents requiring investigation, incident investigation shall commence no later than 48 hours (but as soon as practicable) of the incident occurrence. Refer to Attachment 2 – Incident Management Process Flow for target investigation completion timeframes. In circumstances where an incident investigation cannot be completed within these timeframes, an extension of time may be requested. The Head of Health and Safety/ Environment shall be consulted, and justification provided in SAP, along with details of the proposed date for completion.

Incident investigations shall be managed in accordance with CS-IM-04 Incident Investigation Standard, CS-AM-017 Root Cause Analysis (RCA) and CS-RISK-25 Learning Teams Procedure.

Performance management arising from incidents is to be managed external to incident investigation with involvement by the People and Culture team.

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<sup>&</sup>lt;sup>2</sup> In the interests of progressing the investigation and its conclusion, CS Energy Management may choose to prepare a cover note containing independent observations to the external investigation report.

<sup>&</sup>lt;sup>3</sup> The agreed investigation process is to be equal or better than CS Energy's process.

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| Incident<br>Category (Actual<br>or Potential) | Investigation Type  | Responsible              | Accountable   | Investigation Leader                            |
|---|---|--------------------------|---------------|---|
| C1  | 5 Why or SAP<br>record<br><u>S0024</u>  | Investigation Lead       | Site Manager  | Lead: Line Leader                               |
| C2  | 5 Why (minimum) S0024 Learning Teams <sup>4</sup>                               | Investigation Lead       | Site Manager  | Lead: Line Leader                               |
| СЗ  | ICAM <sup>5</sup> <u>S1937</u> RCA <u>S2189 (1)</u> Learning Teams <sup>6</sup> | Investigation Lead       | Site Manager  | Lead: Nominated by Site<br>Manager <sup>7</sup> |
| C4  | ICAM S1937 RCA S2189 (1) Learning Teams <sup>8</sup>                            | Independent Investigator | Legal Counsel | Lead: Nominated by Legal<br>Counsel             |

Table 3 - Incident investigation level

# 5.7.1 Incident investigation capability

CS Energy shall ensure that there are adequate personnel trained and competent to lead an incident investigation. The incident investigation team shall include one person competent in incident investigation. If an ICAM or RCA is required, the data analysis at a minimum shall be facilitated by someone with the appropriate ICAM or RCA training. The investigation team numbers shall be adequate to support the outcomes required to be achieved.

CS Energy shall ensure that members of an investigation team:

- hold any technical qualifications required.
- have competency and experience commensurate with the actual and potential consequences of the incident.
- ability to remain impartial to the incident or investigation outcomes.
- available and willing to conduct investigation in the time allocated.

CS Energy shall consult Legal before engaging any third party as a member of an investigation team.

# 5.7.2 Retain investigation reports in TRIM

Functional Site Coordinators are responsible for recording incident investigation reports for category 2, 3 and 4 incidents in the following TRIM BCS locations:

 Use - HEALTH SAFETY AND SECURITY MANAGEMENT ->> INCIDENT MANAGEMENT for health and safety or security related incidents

<sup>&</sup>lt;sup>4</sup> Only applicable for incidents that are categorised as Tier 2 Process Safety Events (PSEs)

<sup>&</sup>lt;sup>5</sup> Alternative ICAM templates may be used to document the investigation as approved by the Site Manager.

<sup>&</sup>lt;sup>6</sup> Only applicable for incidents that are categorised as Tier 1 Process Safety Events (PSEs)

<sup>&</sup>lt;sup>7</sup> The investigation of incidents involving external contractors may be led by representatives of that external company. Such occasions are to be approved by the Site Manager. Appointment of an investigation team with members from different companies may also be appropriate. There is no requirement for Contractors leading the investigation to use the CS Energy template. Contractors can use their own template and CS Energy is to provide feedback and document comments to the investigation report when completed.

<sup>&</sup>lt;sup>8</sup> Only applicable for incidents that are categorised as Tier 1 Process Safety Events (PSEs)



- Use ENVIRONMENTAL MANAGEMENT -> INCIDENT MANAGEMENT for environmental related incidents
- Use GENERATION MAINTENANCE AND OPERATION >> INCIDENT MANAGEMENT for plant operational related incidents
- Use GENERATION MAINTENANCE AND OPERATION >> INCIDENT MANAGEMENT (PSE) – for Process Safety Events (PSEs)

Category 1 incidents are to be updated and closed out directly in SAP.

# 5.8 Interview process

An injured person, person who is involved in an incident or a witness to the incident should be interviewed as soon as practicable following the incident. This can be done by the person's supervisor, the site Health and Safety/ Environment team or assigned investigation team member.

The General Principles of Witness Interviewing includes:

- Timeliness conduct interview as soon as possible after the incident. Delays in conducting
  interviews can affect the quality and quantity of information collected as memories deteriorate
  or are contaminated by outside influences.
- Preparation preparation is essential to the success of the interview. Take the time to gather background information on the incident prior to the interview. Give some considered thought to information that is required, how best to structure the interview, who will be involved and the background of the witnesses.
- Location/setting ensure witnesses are interviewed in a private setting with no distractions. It
  may be beneficial to interview witnesses at the incident site to allow the environmental context
  to aid recall. Use diagrams to assist the witness to recall the details of the incident.
- Record of interview the record of the witness's statement should accurately and completely reflect all information obtained. Keep a set of notes as detailed as possible, using CS Energy templates, e.g. the Record of Interview form (S2241 B/D/16/28439). The witness record should be verified by the witness after the interview by having them read the document.
- Witness Statement if the worker is offsite or not available to be interviewed, the witness may
  want to write a documented description of events using the S2034 Witness Statement Form as
  a guide to gather detailed information on the incident.
- Explanation of the interview process to avoid intimidation and enhance cooperation, introduce yourself and explain the aim of the interview prior to asking questions. Develop an early rapport with witnesses reassuring the witness.
- Open questions and active listening ask open questions where possible and be attentive to ensure your body language reflects your interest. Avoid interrupting the witness. Create a calm and trustworthy setting.
- Communication use every day language. Try to avoid technical terms, jargon and acronyms to avoid misunderstanding or confusion.
- Understanding and empathy remain conscious of the witness' emotional state e.g. defensive, anxious, stressed, confused, angry or distressed. If the witness would feel more conformable with a friend or representative present, try to arrange this,
- Ending the interview always end the interview on a positive note and thank the witness for their time and cooperation. Ensure they have your contact details to pass on any information they may recall after the interview has finished.



Follow up – after an interview, many witnesses spend time thinking about the event again, the
information they related during an interview and quite frequently will recall additional details
they did not remember during the interview. It may be worth following up after the initial
interview.

# 5.9 ELT review of draft investigation report

An ELT member nominated by the EGM People and Safety will be assigned to review the draft investigation report for Category 3 or 4 incidents once the investigation team has completed initial investigations<sup>9</sup>.

Working with the Site Manager and Investigation Leader (as required), the role of the nominated Executive is to:

- Ensure the investigation is prioritised appropriately and conducted efficiently;
- Ensure the investigation is of good quality;
- Ensure the investigation considers all the relevant factors; and
- Identify appropriate learnings with an appropriate communication plan across all of the sites.

# 5.10 Repeat Incidents

For incidents defined at repeat incidents (refer to definition) the following is to occur:

- The classification is to be agreed by EGM Operations and Head of Health and Safety;
- Initially Repeat Incidents are to be monitored by the H&S team to establish the merit of the measure as a value add indicator; and
- The Executive Challenge is to have an increased focus on higher order controls.

# 5.11 Executive Challenge

The site/function GM and respective EGM are accountable to organise and facilitate an Executive Challenge for any category 3 and 4 incident investigation, or as otherwise deemed necessary, to ensure the incident investigation and subsequent report identifies the appropriate outcomes.

The purpose of the Executive Challenge is to:

- Review the investigation to ensure it supports the recommendations for corrective actions and excludes any issues not relevant to the investigation.
- Determine if identified deficiencies are isolated to a specific site or are part of a CS Energy wide trend.
- Ensure the proposed recommendations are feasible, realistic and sufficient to remedy the deficiency.
- Determine agreed incident actions are appropriately resourced.
- Determine if there are any items that require follow-up, such as corrective actions that management may have taken that will conflict with formal recommendations.

<sup>&</sup>lt;sup>9</sup> The Site Leadership Team may review the investigation to ensure accuracy and quality before sending it for review by the nominated Executive to promote expediency.



The Executive Challenges are to occur as a monthly agenda item at the specified ELT meeting. Out of session meetings may be required to manage overflow. Members of the Executive Challenge Team shall consist of the following people, which may vary depending on the type and location of the incident:

- CEO:
- Executive Team;
- Affected Site General Manager;
- Affected Site Plant Managers/Superintendents;
- Head of Health & Safety/ Environment;
- Site H&S/ Environment Business Partner;
- Investigation Leader;
- Investigation Team Member/s;
- Other site General Managers; and
- EA and/or Site EAs.

Following the Executive Challenge, the Investigation Lead (or delegate) is responsible for:

- Taking minutes of the Executive Challenge session and saving in TRIM as a record in the incident investigation's folder;
- Updating the draft investigation report in a timely manner;
- Sending the updated report to responsible Managers to provide opportunity for final comment;
- Confirming report finalisation with responsible Managers; and
- Distributing findings as appropriate.

# 5.11.1 Updating incident records

Following an incident investigation, the Investigation Lead (or delegate) shall update the incident record in SAP and the investigation report. The responsible manager shall approve the updated SAP record.

# 5.12 Develop corrective action plan

The Investigation Team is responsible for making recommendations for corrective actions<sup>10</sup> that will prevent recurrence, reduce risk and improve safety/ environment and operations.

When developing recommendations, the investigation team shall review and address each contributing factor and:

- Organise conclusions sequentially preferably in chronological order or in logical steps (e.g. equipment, procedures, people, organisation);
- Recommend improvements to limit the consequences of the contributing factor, so that the residual risk is reduced so far as is reasonably practicable;

• Specific – target a specific area for improvement.

• Assignable – specify who will do it.

<sup>&</sup>lt;sup>10</sup> Actions are to be SMART actions:

Measurable – quantify or at least suggest an indicator of progress.

<sup>•</sup> Realistic – state what results can realistically be achieved, given available resources.

Time-related – specify when the result(s) can be achieved.



- Base conclusions on the facts and results from subsequent analysis of the facts, considering the hierarchy of controls;
- Avoid too many or trivial recommendations;
- Before the establishment of long-term actions after an incident, make interim recommendations for immediate corrective actions (these are short term measures that will mitigate current risks); and
- When determining corrective actions, consider the effectiveness of the control and any new hazards it may introduce (considering probability, severity, cost and impact).

Corrective actions shall address the causes of the incident and be prioritised appropriately (there may be more than one corrective action for each cause).

Line Managers are responsible for ensuring that actions are entered into SAP.

The CS Energy Central HSE Committee and site H&S(E) Committees shall track corrective actions through to completion.

The Health and Safety team (H&S, SEC incidents) and respective functional groups (OPS, ENV incidents), in conjunction with the Site Manager, are responsible for performing the governance function on the effectiveness of incident actions as required.

The Site Manager is responsible for allocating resources required to implement corrective actions arising from incident investigations. Action owners agree to the timeframes for actions to be completed. An assessment of priority may be required with direct Supervisor and Site Leadership Team. Action dates are not to be pushed out unless approved by the Site Manager.

# 5.13 Communicating investigation lessons learnt

The Head of Health and Safety/ Environment or Process Safety Manager shall facilitate the issue of appropriate communication to share lessons learnt following a HSE incident or Process Safety Event investigation. Lessons learnt may be communicated via 'green banner' emails, site noticeboards, Toolbox Talks and Safety Shares.

CS Energy shall not release any information related to an incident or investigation to an external party without authorisation by Legal Counsel.

# 5.14 Incident close out and completion

An incident can be completed in SAP by the Investigation Leader or Functional Coordinator when the following has occurred;

- Executive challenge completed (if required);
- Feedback and comments have been included in the incident investigation report;
- Investigation finalised; and
- Actions are raised in SAP from investigation recommendations.

Note: Site Leadership Team shall track actions through to completion in SAP. When all actions are completed, the incident can then be closed in SAP.

# 5.15 Central HSE Committee review

For Health, Safety and Environmental incidents, the Central HSE Committee is responsible for;



- Reviewing incident and investigation progress.
- Analysing data and trends.
- Confirming corrective action close out.

Refer to Central HSE Committee Agenda.

# **5.16** Operations Management Team

For Operational incidents, the Operations Management Team is responsible for:

- Reviewing incident and investigation progress.
- Analysing data and trends.
- Confirming corrective action close out.

# 5.17 Process Safety Team

For Process Safety Events, the Process Safety Team is responsible for:

- Reviewing event and investigation progress.
- Analysing data and trends.
- Confirming corrective action close out.

# 5.18 Verify incident management process

The Head of Health and Safety/ Environment (or delegate) is responsible for carrying out an integrity check to verify the incident management process has been followed and all attachments are in order. Details of this verification process are contained within the annual H&S assurance plan.

Where issues are identified, they will be raised with the responsible manager who is accountable for taking the appropriate actions to ensure compliance with the process.

#### 6 DEFINITIONS

| Term               | Definition   |
|--------------------|--|
| Barriers           | A functional grouping of safeguards, such as primary containment, process equipment, engineered systems, operational procedures, management system elements, or worker capabilities designed to prevent LOPC and other types of asset integrity or process safety events, and mitigate any potential consequences of such events. A set of barriers is also often referred to as a risk control system.  |
| Destructive device | A flare scrubber, incinerator, quench drum, or other similar device used to mitigate the potential consequences of a PRD discharge.  |
|                    | Cost of repairs or replacement, clean-up, material disposal, environmental remediation and emergency response.   |
| Direct cost        | Direct cost does not include indirect costs, such as business opportunity, business interruption and feedstock / production losses, loss of profits due to equipment outages, costs of obtaining or operating temporary facilities, or costs of obtaining replacement products to meet customer demand. Direct cost does not include the cost of the failed component leading to LOPC, if the component is not further damaged by the fire or explosion. |

Reviewed: 10/18 Amended: 10/18 Review Due: 10/20



| Term   | Definition   |
|--|--|
| Explosion  | A release of energy resulting from a LOPC that causes a pressure discontinuity or blast wave (e.g. detonations, deflagrations, and rapid release or high pressure caused by rupture of equipment or piping).   |
| Fault or function<br>compromised<br>(corresponding to<br>Safety Critical<br>Equipment or Process<br>Safety Protecting<br>device) | Refers to Safety Critical Equipment or Process Safety Protecting device:  • Failing to operate on demand  • Found outside expected operating condition / range (e.g. found faulty on inspection or test)   |
| Fire   | Any combustion resulting from an LOPC, regardless of the presence of flame. This includes smouldering, charring, smoking, singeing, scorching, carbonizing, or the evidence that any of these have occurred.   |
| Hazard   | A hazard is anything (condition or situation) that has the potential to do harm and / or cause damage. Hazards may be present in processing equipment (e.g. flammable or toxic chemicals in a pipe or a vessel, stored electrical or mechanical energy) or in the occupational environment (e.g. fuel in a road vehicle, the potential and kinetic energy involved in helicopter travel or bullying in the workplace).   |
| Incident   | An unplanned event which causes or has the potential to cause injury, damage to plant or the environment, loss of production, theft, fraud, breach of the Code of Conduct or public interest.  |
| Near Miss Incident   | Any unplanned incident that occurs at the workplace or while undertaking CS Energy work, which, although not resulting in: a workplace injury, illness or damage to environment or plant, or loss of generation — unit trip, had the potential to do so. In simpler terms, a near miss is classified as anything that is not a personal injury, damage to fixed plant through failure of design or operation, or positive AOD result.  |
| Notification   | Positive communication of the incident in person, by phone, pager or email.  |
| Incident Investigation   | A systematic process of gathering and analysing information about an incident for the purpose of identifying causes and making recommendations to prevent recurrence.  |
| Legal Professional<br>Privilege  | Legal Professional Privilege is a privilege attainable by a party if the party can establish that the dominant purpose for obtaining the advice or undertaking the investigation was in preparation for legal proceedings, whether existing or contemplated.   |
| Loss of primary containment (LOPC)   | An unplanned or uncontrolled release of any material from primary containment, including non-toxic and non-flammable materials (e.g. steam, hot condensate, nitrogen, compressed CO <sub>2</sub> or compressed air).  LOPC is a type of event. An unplanned or uncontrolled release is a LOPC irrespective of whether the material is released into the environment, or into secondary containment, or into other primary containment not intended to contain the material released under normal operating conditions. |
| Non-spurious activation  | Non-spurious activation of a Process Safety Protecting Device refers to:   |
| (corresponding to  | Operator intervention upon a safety-critical process alarm; or   |
| Process Safety Protecting device)  | <ul> <li>Instrumented trip system activation; or</li> <li>Relief valve lifting</li> </ul>  |
| i rotecting device)  | A declaration by a registered community official (e.g. fire, police, civil defense,  |
| Officially declared  | emergency management) or delegate (e.g. Company official) authorised to order community action (e.g. shelter-in-place, evacuation).  |
| Pressure Relief Device (PRD)   | A device designed to open and relieve excess pressure (e.g. safety valve, thermal relief, rupture disk, rupture pin, deflagration vent, pressure / vacuum vents).  |

Reviewed: 10/18 Amended: 10/18 Review Due: 10/20



| Term  | Definition   |
|---|--|
| Primary Containment                             | A tank, vessel, pipe, truck, rail car, or other equipment designed to keep a material within it, typically for purposes of storage, separation, processing or transfer of gases or liquids. Note that primary containment for a specific material may comprise a vessel or pipe that is inside another vessel that is also designed as primary containment for a different material; for example, a heating tube is a primary containment for fuel gas or fuel oil, even though the tube may be inside a firebox which is in turn within an oil-water separator. |
| Process   | Facilities used in the electric power generation operations. This includes process equipment (e.g. vessels, piping, valves, boilers, generators, pumps, compressors, exchangers) and includes ancillary support areas (e.g. boiler houses and waste water treatment plants), and distribution cable under control of CS Energy.  |
| Process Safety Event (PSE)                      | A Loss of Primary Containment (LOPC) from a process that meets the Tier 1 or Tier 2 PSE definitions. Also includes other events that meets Tier 3 definitions.   |
| Process Safety Protecting Device                | Process emergency shutdown or trip functions including SIL rated and OEM protecting systems.   |
| Repeat Incident                                 | <ol> <li>A Category 3 or above incident or near miss (where there has been a release of energy); AND</li> <li>An incident with the same hazard type as a previous incident; AND</li> <li>An incident with a similar incident mechanism (i.e. thing that caused the event).</li> </ol> In assessing a repeat incident, the previous 3 years of incident data is to be taken into account.   |
| Safe Operating Limits                           | Safe Operating Limits are the outer bound of plant conditions, or the set of limits and conditions, within which the operation of asset, plant, process and/or equipment must be maintained in order to comply with, e.g., regulatory requirements, safety design criteria, performance standards and Company safety management expectations.  |
| Safety Critical Element                         | <ul> <li>Any part of a Company facility or its plant (including a computer program):</li> <li>that has the purpose of preventing, or limiting the effect of a Major Accident; or</li> <li>the failure of which could cause or contribute substantially to a Major Accident.</li> </ul>   |
| Safety Critical<br>Equipment                    | A subset of Safety Critical Elements pertaining to physical equipment / systems (hardware and software), including vessels, instrumentation, valves, pumps, control systems, etc.  Examples for Safety Critical Equipment are emergency shutdown valves, fire and gas detectors, emergency power to maintain power to all safety systems required to function in the event of an emergency, certified electrical equipment for hazardous area, emergency lighting, chemical tank, pressure vessel etc.   |
| Secondary Containment                           | An impermeable physical barrier specifically designed to prevent release of materials into the environment that have already breached primary containment (i.e. an LOPC). Secondary containment systems include, but are not limited to: tank dykes, curbing around process equipment, drainage collection systems into segregated oily drain system, the outer wall of a double walled tank, etc.   |
| Material release threshold quantity             | The weight of gas, liquid, or solid material released from an LOPC which, if exceeded, results in the event being recordable as Tier 1 or Tier 2 PSE. The threshold quantities are described more fully in API RP 754 and follow the UNDG classification system.   |
| Employee cooperation in internal investigations | The common law obligation of fidelity to one's employer requires employees to cooperate and participate in good faith in any lawful and reasonable internal investigation undertaken by their employer. This obligation binds the employee to disclose to its employer any facts relating to their employment, provided that the internal investigation is genuine and necessary to properly inform the employer of the true nature or extent of the employee's conduct, and the questions asked by the employer are put in a reasonable and fair manner.        |

Amended: 10/18 Review Due: 10/20



| Term                           | Definition  |
|--------------------------------|---|
| Functional Site<br>Coordinator | The Functional Site Coordinators are identified persons who are responsible for each incident type on that site e.g. H&S – Site Health and Safety Business Partner. The responsibilities of this role include:  1. Reviewing the detail assigned to the incident  2. Confirming the incident category as per the category definition  3. Appoint an Investigation Leader to follow up the incident and conduct an investigation |

# 7 REFERENCES

| Reference No                  | Reference Title   | Author    |
|-------------------------------|---|-----------|
| TRIM Folder                   | Central HSE Committee Agenda  | CS Energy |
| API RP 754                    | Process Safety Performance Indicators for the Refining and Petrochemical Industries | API       |
| B/D/15/1991                   | Hierarchy of Control Poster PDF.  | Pertrain  |
| B/D/16/22919                  | Injury Classification Procedure   | CS Energy |
| B/D/10/12649<br>T: DRIVE LINK | Safety Alert Word Template Safety Alert Email Template                              | CS Energy |
| B/D/16/24052                  | Incident Investigation Process - VISIO  | CS Energy |
| B/D/15/22167                  | ICAM Investigation Steps Process Flow – Poster - PDF                                | CS Energy |
| B/D/12/45337                  | Procedure - CS-AM-017 - Root Cause Analysis (RCA) Process Guide                     | CS Energy |
| B/D/11/43851                  | Procedure - CS-IM-02 - Crisis Management  | CS Energy |
| B/D/12/14048                  | Procedure - CS-IM-03 - Emergency Response Plan (Template)                           | CS Energy |
| B/D/14/33498                  | Procedure - CS-IM-04 - Incident Investigation Standard - Guide                      | CS Energy |
| B/D/11/36189                  | Form - S0024 - Incident Report  | CS Energy |
| B/D/11/36240                  | Form - S1819 (1) - Incident Summary Notification (Initial) (Red Banner)             | CS Energy |
| B/D/12/43791                  | Form - S1819 (3) - Incident Investigation Outcomes (Final) (Green Banner)           | CS Energy |
| B/D/11/36202                  | Form - S1937 - Significant Incident Report Template                                 | CS Energy |
| B/D/12/43915                  | Form - S2034 - Incident Witness Statement   | CS Energy |
| B/D/16/28439                  | Form - S2241 - Incident Management - Record of Interview                            | CS Energy |
| B/D/14/7414                   | Form - S2160 - Incident Investigation - ICAM Report Assessment Process Audit        | CS Energy |
| B/D/11/36208                  | Form - S1814 - Injury / Illness Report  | CS Energy |
| B/D/15/438                    | Form - S2189 (1) – RCA Report Template  | CS Energy |
| B/D/15/439                    | Form - S2189 (2) – Cause Tree Template  | CS Energy |
| B/D/15/1453                   | Form - S2190 - Root Cause Analysis RCA Process Audit Template                       | CS Energy |

# 8 RECORDS MANAGEMENT

In order to maintain continual improvement, suitability, safety and effectiveness of the organisation, CS Energy's registered documents will be reviewed on a two yearly basis or at intervals specified by legislative or regulatory requirements. Review of controlled documents should occur where it has been identified that there are changes in technology, legislation, standards, regulation 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. A 'review' can simply mean that it has been identified, confirmed and appropriately recorded that no changes are required and that the existing process remains the same.

Amended: 10/18 Review Due: 10/20



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.



# ATTACHMENT 1 – INCIDENT CATEGORY MATRIX

| Category         | Health and Safety <sup>11</sup>   | Environment  | Operations   | Security  | Statistic                                  |
|------------------|---|--|--|---|--|
| Non work related | <ul> <li>Non work related injury<br/>or illness.</li> </ul>   | • N/A  | • N/A  | • N/A   | Not recordable, but still recorded in SAP. |
| C1<br>Low        | First aid injury (FAI) -     (actual or potential).   | <ul> <li>Localised onsite release immediately contained by worker (will not cause environmental harm or breach of the environmental license and has minimal potential for effects outside the affected area e.g. 4 litre oil spill onto concrete that has partially entered drainage on site).</li> <li>Minor non-recurring exception (of a monitoring result).</li> <li>Minor administrative or technical issue relating to a regulatory requirement (resulting in no environmental harm), which may include notification to the regulator as a precaution e.g. CEMS unavailable for a number of hours/days.</li> <li>Harm to flora or fauna e.g. handling animals causing injury.</li> </ul> | <ul> <li>Near Miss / Potential Event risk assessed as Minor / Low using CSE Risk Matrix.</li> <li>Single event or cumulative similar events – total cost of \$75,000 to \$250,000 including:         <ul> <li>loss of generation (marginal cost)</li> <li>Cost to repair (materials and labour)</li> <li>Unit start-up costs (fuel oil).</li> </ul> </li> <li>Loss of Availability Thresholds / Station Unit:</li> <li>Kogan Creek – equivalent loss up to 0.5 day offline, Callide C - up to 1 day offline, Callide B - up to 1.5 days offline, Wivenhoe - loss up to 7 days offline.</li> </ul>                | <ul> <li>Minor security incident (theft of company property)</li> <li>Trespass resulting in low or very minor damage to property (graffiti)</li> <li>Building doors found not locked</li> <li>Maintenance issue with gate, fence, security cameras etc</li> <li>Unidentified vehicle parked or travelling adjacent to the site after hours</li> <li>Loss of ICT critical system/service for 1-4 hours All Sites, 4-8 hours for 1-2 Sites</li> </ul>   |  |
| C2<br>Moderate   | <ul> <li>Medical Treatment<br/>Injury (MTI) - (actual or<br/>potential).</li> <li>Positive AOD result.</li> </ul> | <ul> <li>On-site release requiring assessment and possible response by environmental team (will not cause environmental harm or breach of the environmental license and has minimal potential for effects outside the affected area e.g. loss of oil to bunded area).</li> <li>Minor recurring exception (of a monitoring result).</li> <li>One-off community complaint.</li> <li>A minor administrative or technical breach (resulting in no or minor environmental harm), which may require notification to the regulator e.g. failure to correctly complete a regulated waste tracking certificate</li> </ul>   | <ul> <li>Unit trip</li> <li>Near Miss / Potential Event risk assessed as LOW using CSE Risk Matrix.</li> <li>Single event or cumulative similar events – total cost of \$250,000 to \$1,000,000 including:         <ul> <li>loss of generation (marginal cost)</li> <li>Cost to repair (materials and labour)</li> <li>Unit start-up costs (fuel oil).</li> </ul> </li> <li>Loss of Availability Thresholds / Station Unit:</li> <li>Kogan Creek – equivalent loss up to 2 days offline, Callide C - up to 4.5 days offline, Callide B - up to 6 days offline, Wivenhoe - loss up to 30 days offline.</li> </ul> | <ul> <li>Fraud or theft or suspected fraud or theft where the value, money, equipment, materials or property involved does not exceed \$10,000</li> <li>Trespass resulting in minor property damage or vandalism.</li> <li>non-violent demonstration/protest outside but near company property</li> <li>Attempt to hack or access CS Energy's secure ICT network</li> <li>Activities observed offsite that identifies the potential for a security breach</li> <li>Loss of ICT critical system/service for 4-8 hours All Sites, 8-24 hours for 1-2 Sites</li> </ul> |  |

<sup>11</sup> The maximum reasonable consequence is to be considered when categorising incidents. It is the largest realistic or credible consequence from an event. The quality of controls in place (if any) are to be considered as well as the credible failure (energy release) of these at the time of the event.

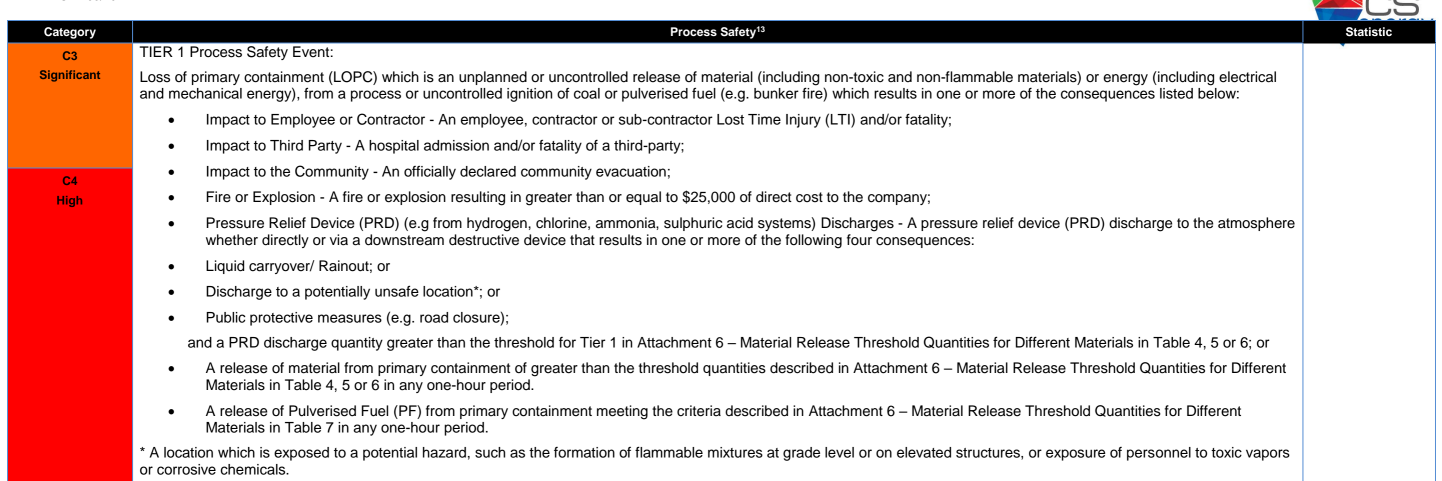
| Category          | Health and Safety <sup>11</sup>   | Environment  | Operations   | Security   | Statistic |
|-------------------|---|--|--|--|-----------|
| C3<br>Significant | <ul> <li>Lost Time Injury (LTI) - (actual or potential)</li> <li>Serious injury or illness, defined by WHSQ, where the reasonable maximum consequence is not a fatality (actual or potential).</li> </ul>         | <ul> <li>Major on-site release not contained, or requiring specialist assistance to contain or clean up (e.g. loss of oil from bunded area or requiring vacuum tanker pump out).</li> <li>Offsite release (excluding minor exceptions) exceeding environmental license discharge parameter limits.</li> <li>Highly likely the incident will escalate to this category (e.g. unable to isolate cause of oil leak; awaiting analytical results on discharge sample)</li> <li>Recurring community complaint.</li> <li>Incidents required to be notified to the regulatory authority due to a breach of a regulatory requirement with minor enforcement action imposed or likely to be imposed.</li> </ul> | <ul> <li>Near Miss / Potential Event risk assessed as MEDIUM using CSE Risk Matrix.</li> <li>Single event or cumulative similar events – total cost of \$1,000,000 to \$10,000,000 including:         <ul> <li>loss of generation (marginal cost)</li> <li>Cost to repair (materials and labour)</li> <li>Unit start-up costs (fuel oil).</li> </ul> </li> <li>Loss of Availability Thresholds / Station Unit:</li> <li>Kogan Creek – equivalent loss up to 20 days offline, Callide C - up to 46 days offline, Callide B - up to 56 days offline, Wivenhoe - loss up to 90 days offline.</li> </ul>                             | <ul> <li>Trespass with clear criminal intent e.g. theft</li> <li>Violent/non-violent demonstration/protest outside or near company property</li> <li>Breach of site security systems which allows unauthorized entry onto site or into computer systems resulting in escalated damage</li> <li>Successful hack or unauthorized access CS Energy's secure ICT network on site that results in MAJOR risk to personnel, plant, systems.</li> <li>A bomb threat or threat of violence by any means.</li> <li>Fraud or theft or suspected fraud where the value, money, equipment, materials or property involved exceeds \$10,000</li> <li>Loss of ICT critical system/service for 8-24 hours All Sites, 24-48 hours for 1-2 Sites</li> </ul> |           |
| C4<br>High        | <ul> <li>Fatality or multiple fatalities - (actual or potential).</li> <li>Serious injury or illness, defined by WHSQ, where the reasonable maximum consequence is a fatality - (actual or potential).</li> </ul> | <ul> <li>Catastrophic on-site or off-site release, exceeding environmental license limits, resulting in severe or irreversible environmental harm requiring extensive clean up (e.g. major offsite oil spill).</li> <li>Highly likely the incident will escalate to this category (e.g. major oil spill with rain threatening).</li> <li>Major fine and/or prosecution imposed or likely to be imposed.</li> </ul>   | <ul> <li>Near Miss / Potential Event risk assessed as MAJOR or greater using CSE Risk Matrix.</li> <li>Single event or cumulative similar events – total cost greater than \$10,000,000 including:         <ul> <li>loss of generation (marginal cost)</li> <li>Cost to repair (materials and labour)</li> <li>Unit start-up costs (fuel oil).</li> </ul> </li> <li>Loss of Availability Thresholds / Station Unit:</li> <li>Kogan Creek – equivalent loss greater than 20 days offline, Callide C – greater than 46 days offline, Callide B – greater than 56 days offline, Wivenhoe - greater than 90 days offline.</li> </ul> | <ul> <li>An actual attack on facilities or assault on staff.</li> <li>Violent demonstration on company property.</li> <li>Successful hack or unauthorized access CS Energy's secure ICT network causing malicious damage or breach of privacy or confidentiality</li> <li>Loss of ICT critical system/service for 24-48 hours All Sites, &gt;48 hours for 1-2 Sites</li> </ul>   |           |



# ATTACHMENT 1 – INCIDENT CATEGORY MATRIX<sup>12</sup> (CONTINUE)

| Category         | Process Safety <sup>13</sup>  | Statistic         |  |  |  |
|------------------|---|-------------------|--|--|--|
| Non work related | • N/A   | N/A               |  |  |  |
| C1               | TIER 3 Process Safety Event:  | Recordable in SAP |  |  |  |
| Low              | An operational situation, typically considered a Near Miss, which has challenged the safety system by progressing through one or more barrier weaknesses to result in an event or condition with:   |                   |  |  |  |
|                  | Tier 3.1 - Safe operating limit excursions;   |                   |  |  |  |
|                  | <ul> <li>Tier 3.2 - Safety Critical Equipment or Process Safety Protecting device fault or function compromised;</li> </ul>   |                   |  |  |  |
|                  | <ul> <li>Tier 3.3 - Non-spurious activation of a Process Safety Protecting device;</li> </ul>   |                   |  |  |  |
|                  | • Tier 3.4 - Loss of primary containment (LOPC) less than the threshold quantities for a Tier 2 incident in Attachment 6 – Material Release Threshold Quantities for Different Materials in Table 4, 5 or 6 or meeting Tier 3 criteria in Table 7;  |                   |  |  |  |
|                  | Tier 3.5 - Error or gap in Process Safety Management System requirements, examples include:   |                   |  |  |  |
|                  | o Management of Change application error or failure   |                   |  |  |  |
|                  | 。 Failure to follow Safety Rules i.e. Life Savers   |                   |  |  |  |
|                  | <ul> <li>Override or bypass of Safety Critical Equipment without approval and / or adequate controls in place.</li> </ul>   |                   |  |  |  |
|                  | <ul> <li>Prohibited items taken into a hazardous area</li> </ul>  |                   |  |  |  |
|                  | <ul> <li>Failure related to Operational Procedures (e.g. Plant, shift handover, routine checks, etc)</li> </ul>   |                   |  |  |  |
|                  | 。 Failure to meet competence requirements for working on Safety Critical Equipment  |                   |  |  |  |
| C2               | TIER 2 Process Safety Event:  |                   |  |  |  |
| Moderate         | Loss of primary containment (LOPC) which is an unplanned or uncontrolled release of material (including non-toxic and non-flammable materials) or energy (including electrical and mechanical energy), from a process or uncontrolled ignition of coal or pulverised fuel (e.g. bunker fire) which results in one or more of the consequences listed below and is not reported in Tier 1: |                   |  |  |  |
|                  | <ul> <li>Impact to Employee or Contractor - An employee, contractor or sub-contractor First aid injury (FAI) or Medical Treatment injury (MTI);</li> </ul>  |                   |  |  |  |
|                  | <ul> <li>Fire or Explosion - A fire or explosion resulting in greater than or equal to \$2,500 of direct cost to the company;</li> </ul>  |                   |  |  |  |
|                  | <ul> <li>Pressure Relief Device (PRD) (e.g. from hydrogen, chlorine, ammonia, sulphuric acid systems) Discharges - A pressure relief device (PRD) discharge to the atmosphere whether directly or via a downstream destructive device that results in one or more of the following four consequences:</li> </ul>  |                   |  |  |  |
|                  | Liquid carryover/ Rainout; or   |                   |  |  |  |
|                  | Discharge to a potentially unsafe location*; or   |                   |  |  |  |
|                  | Public protective measures (e.g. road closure);   |                   |  |  |  |
|                  | and a PRD discharge quantity greater than the threshold for Tier 2 in Attachment 6 - Material Release Threshold Quantities for Different Materials in Table 4, 5 or 6; or   |                   |  |  |  |
|                  | <ul> <li>A release of material from primary containment of greater than the threshold quantities described in in Attachment 6 – Material Release Threshold Quantities for<br/>Different Materials in Table 4, 5 or 6 in any one-hour period.</li> </ul>   |                   |  |  |  |
|                  | <ul> <li>A release of Pulverised Fuel (PF) from primary containment meeting the criteria described in Attachment 6 – Material Release Threshold Quantities for Different<br/>Materials in Table 7 in any one-hour period.</li> </ul>  |                   |  |  |  |
|                  | * A location which is exposed to a potential hazard, such as the formation of flammable mixtures at grade level or on elevated structures, or exposure of personnel to toxic vapors or corrosive chemicals.   |                   |  |  |  |

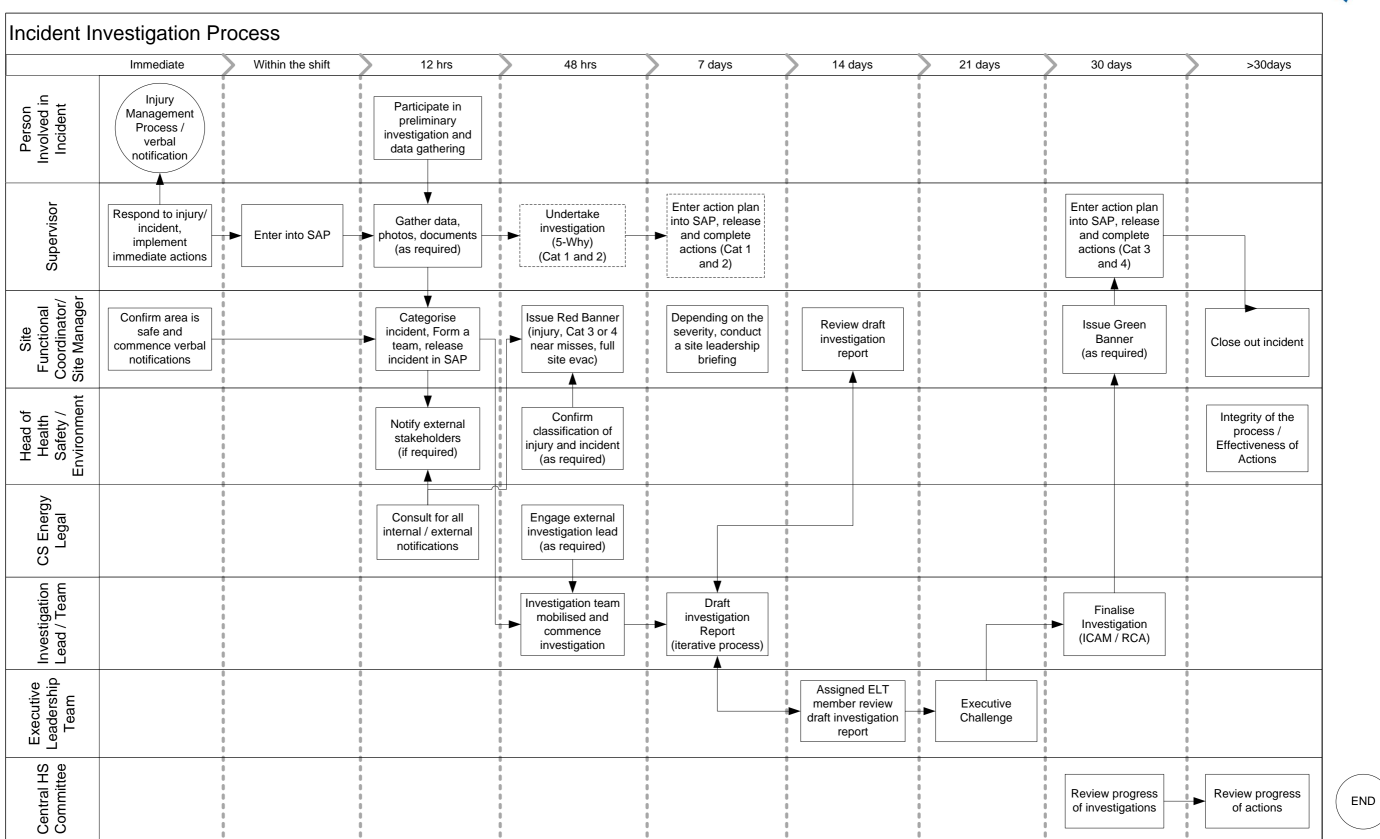
<sup>12</sup> Refer to Attachment 5 – Process Safety Event (PSE) Categorisation Flowchart for alternative guidance in categorising PSEs
13 Categorisation of Tier 1 and Tier 2 PSEs is based on the actual consequences resulted from LOPC incidents.



NOTES: Process Safety Events (PSEs) are categorised as Tier 1, Tier 2 and Tier 3 in accordance to API RP 754. Tier 1 and Tier 2 PSEs are leading indicators which are related to LOPC incidents. Tier 3 PSEs are leading indicators which record an operational situation, typically considered as near miss which has challenged the safety system by progressing through one or more barrier weaknesses to result in an event or incident.

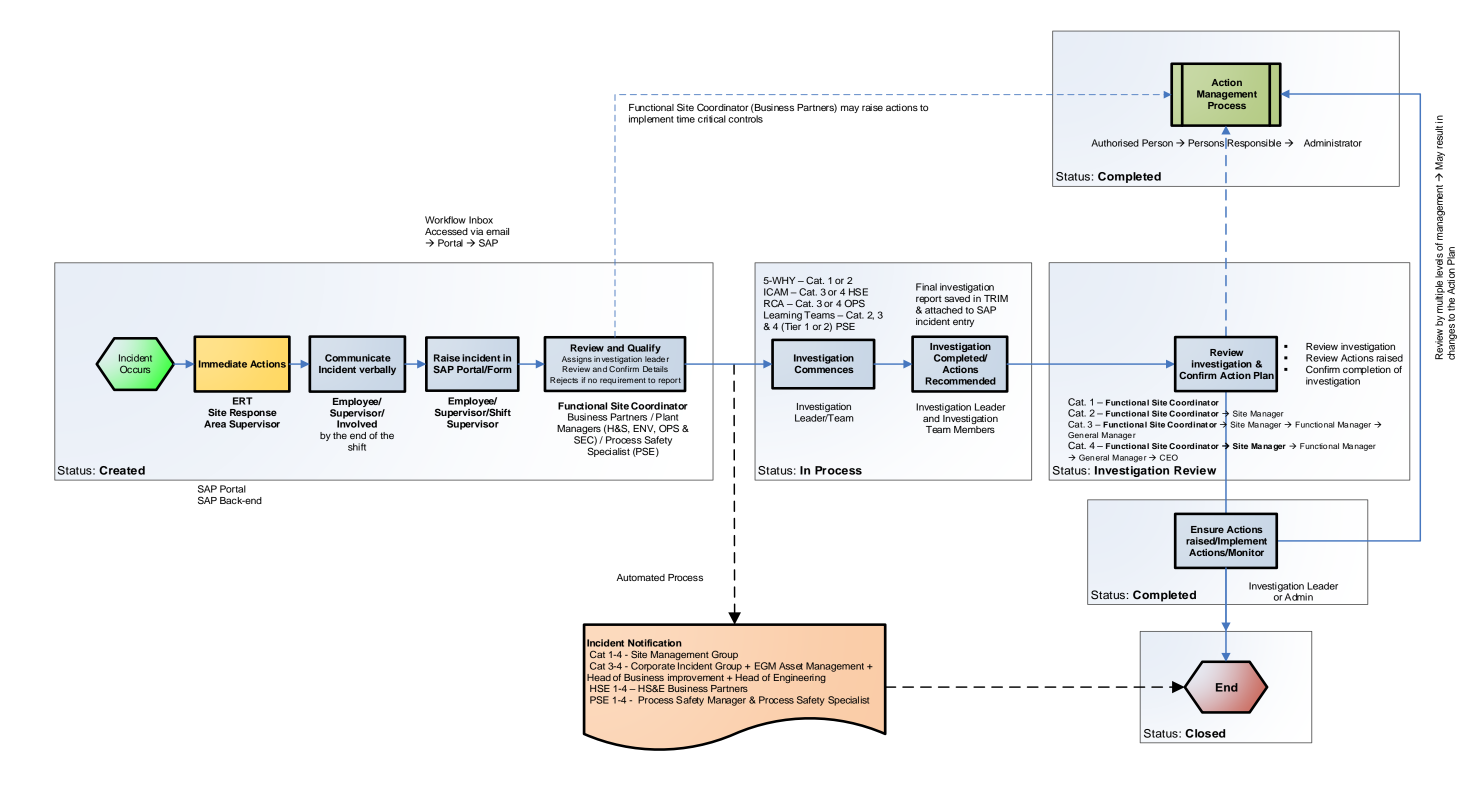
# energy

# ATTACHMENT 2 - INCIDENT MANAGEMENT PROCESS FLOW



# CS energy

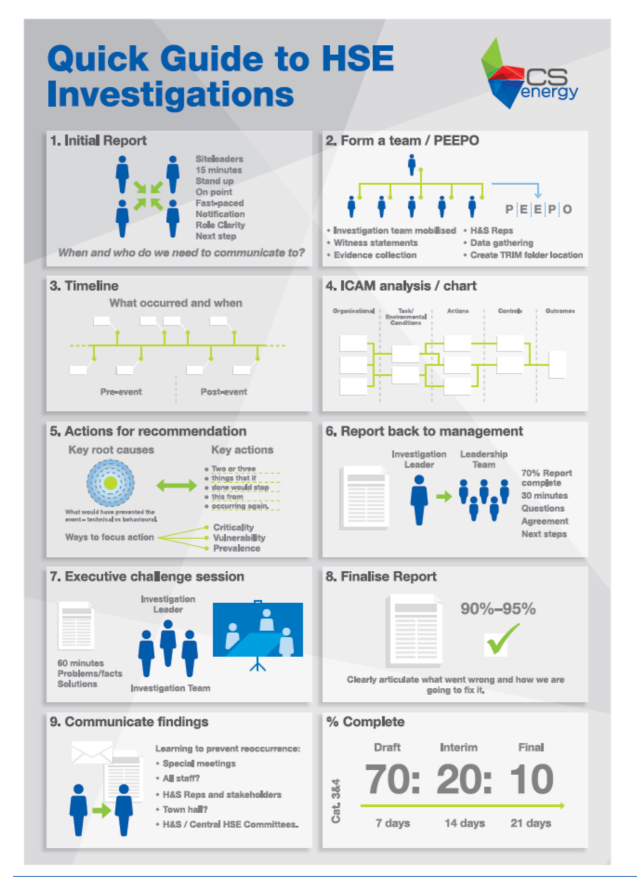
# ATTACHMENT 3 - SAP IMD PROCESS FLOW



Note: SAP Workflow will be used to transfer the incident between the steps outlined above

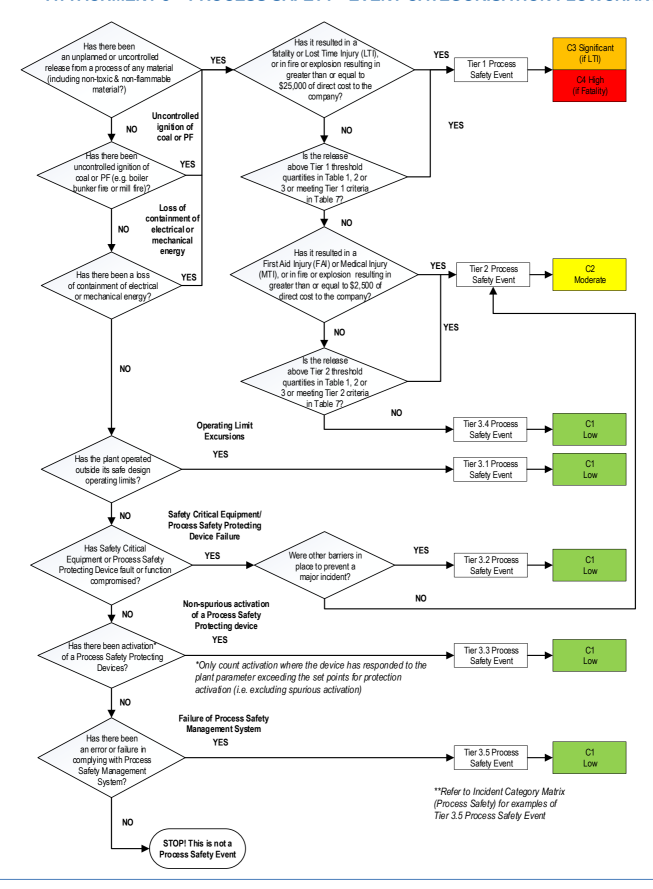


# ATTACHMENT 4 - CSE GUIDE TO HSE INVESTIGATIONS





# ATTACHMENT 5 - PROCESS SAFETY - EVENT CATEGORISATION FLOWCHART





# ATTACHMENT 6 – PROCESS SAFETY - MATERIAL RELEASE THRESHOLD QUANTITIES FOR DIFFERENT MATERIALS AND PSE TIER CRITERIA FOR PULVERISED FUEL RELEASE

Table 4 - Non-Toxic Material Release Threshold Quantities for LOPC

| LOPC is recordable as a PSE only when<br>release is 'acute', i.e. exceeds a threshold<br>quantity in any one hour period. PSE Tier is<br>highest of all that apply   | Tie<br>(Categories below refer to A | o <b>r 1</b><br>API/ANSI standard RP 754) | <b>Tier 2</b><br>(Categories below refer to API/ANSI standard RP 754) |  |  |
|--|-------------------------------------|---|---|--|--|
| Material hazard classification (with example materials)  | Outdoor release                     | Indoor release                            | Outdoor release   | Indoor release                           |  |
| Flammable Gases – e.g.   |                                     |   |   |  |  |
| <ul> <li>methane, ethane, propane, butane,</li> <li>natural gas</li> <li>ethyl mercaptan</li> </ul>  | 500 kg (1,100 lb)                   | 250 kg (550 lb)                           | 50 kg (110 lb)  | 25 kg (55 lb)                            |  |
|  | (Cat.5)                             | (Cat.5)                                   | (Cat.5)   | (Cat.5)                                  |  |
| Flammable Liquids with Boiling Point ≤ 35°C (95°F) and Flash Point < 23°C (73°F) – e.g.  • liquefied petroleum gas (LPG),  • liquefied natural gas (LNG)  • isopentane   | 500 kg (1,100 lb)                   | 250 kg (550 lb)                           | 50 kg (110 lb)  | 25 kg (55 lb)                            |  |
|  | (Cat.5)                             | (Cat.5)                                   | (Cat.5)   | (Cat.5)                                  |  |
| Flammable Liquids with Boiling Point > 35°C (95°F) and Flash Point < 23°C (73°F) – e.g.  • gasoline/petrol, toluene, xylene,  • condensate  • methanol  • > 15 API Gravity crude oils (unless actual flashpoint available) | 1,000 kg (2,200 lb)                 | 500 kg (1,100 lb)                         | 100 kg (220 lb)   | 50 kg (110 lb)                           |  |
|  | or                                  | or  | or  | or                                       |  |
|  | 7 bbl (Cat.6)                       | 3.5 bbl (Cat.6)                           | 1 bbl (Cat.6)   | 0.5 bbl (Cat.6)                          |  |
| Combustible Liquids with Flash Point ≥ 23°C (73°F) and ≤ 60°C (140°F) – e.g.  • diesel, most kerosenes,  • < 15 API Gravity crude oils (unless actual flashpoint available)  | 2,000 kg (4,400 lb)                 | 1,000 kg (2,200 lb)                       | 100 kg (220 lb)   | 50 kg (110 lb)                           |  |
|  | or                                  | or  | or  | or                                       |  |
|  | 14 bbl (Cat.7)                      | 7 bbl (Cat.7)                             | 1 bbl (Cat.6)   | 0.5 bbl (Cat.6)                          |  |
| Liquids with Flash Point > 60°C (140°F) released at a temperature at or above its flash point – e.g.  asphalts, molten sulphur,  ethylene glycol, propylene glycol  lubricating oil  | 2,000 kg (4,400 lb)                 | 1,000 kg (2,200 lb)                       | 100 kg (220 lb)   | 50 kg (110 lb)                           |  |
|  | or                                  | or  | or  | or                                       |  |
|  | 14 bbl (Cat.7)                      | 7 bbl (Cat.7)                             | 1 bbl (Cat.6)   | 0.5 bbl (Cat.6)                          |  |
| Liquids with Flash Point > 60°C (140°F) released at a temperature below its flash point – e.g.  • asphalts, molten sulphur, • ethylene glycol, propylene glycol • lubricating oil  | Not applicable                      | Not applicable                            | 1,000 kg (2,200 lb)<br>or<br>10 bbl (Cat.7)                           | 500 kg (1,100 lb)<br>or<br>5 bbl (Cat.7) |  |



Table 5 - PROCESS SAFETY - Toxic Material Release Threshold Quantities for LOPC

| LOPC is recordable as a PSE only when release is "acute" i.e. exceeds a threshold quantity in any one hour period. PSE Tier is highest of all that apply                  | <b>Tie</b><br>(Categories below refer to <i>l</i> | <b>r 1</b><br>API/ANSI standard RP 754)    | <b>Tier 2</b><br>(Categories below refer to API/ANSI standard RP 754) |   |  |
|---|---|--|---|---|--|
| Material hazard classification<br>(with example materials)  | Outdoor release Indoor release                    |  | Outdoor release   | Indoor release                          |  |
| TIH Hazard Zone A materials – includes:  acrolein (stabilised) bromine  | 5 kg (11 lb) (Cat.1)                              | 2.5 kg (5.5 lb)<br>(Cat.1)                 | 0.5 kg (1 lb) (Cat.1)   | 0.25 kg (0.5 lb)<br>(Cat.1)             |  |
| TIH Hazard Zone B materials – includes:  • hydrogen sulphide (H <sub>2</sub> S),  • chlorine (Cl <sub>2</sub> )   | 25 kg (55 lb) (Cat.2)                             | 12.5 kg (27.5 lb)<br>(Cat.2)               | 2.5 kg (5.5 lb)<br>(Cat.2)  | 1.3 kg (2.8 lb)<br>(Cat.2)              |  |
| TIH Hazard Zone C materials – includes:  • sulphur dioxide (SO <sub>2</sub> )  • hydrogen chloride (HCI)  | 100 kg (220 lb)<br>(Cat.3)                        | 50 kg (110 lb)<br>(Cat.3)                  | 10 kg (22 lb) (Cat.3)   | 5 kg (11 lb) (Cat.3)                    |  |
| TIH Hazard Zone D materials – includes:  • ammonia (NH <sub>3</sub> )  • carbon monoxide (CO)   | 200 kg (440 lb)<br>(Cat.4)                        | 100 kg (220 lb<br>(Cat.4)                  | 20 kg (44 lb) (Cat.4)   | 10 kg (22 lb) (Cat.4)                   |  |
| Other Packing Group I Materials – includes:  aluminum alkyls some liquid amines sodium cyanide sodium peroxide hydrofluoric acid (>60% solution)                          | 500 kg (1,100 lb)<br>(Cat.5)                      | 250 kg (550 lb)<br>(Cat.5)                 | 50 kg (110 lb)<br>(Cat.5)   | 25 kg (55 lb) (Cat.5)                   |  |
| Other Packing Group II Materials – includes:  aluminum chloride  phenol  calcium carbide  carbon tetrachloride  some organic peroxides  hydrofluoric acid (<60% solution) | 1,000 kg (2,200 lb)<br>or<br>7 bbl (Cat.6)        | 500 kg (1,100 lb)<br>or<br>3.5 bbl (Cat.6) | 100 kg (220 lb)<br>or<br>1 bbl (Cat.6)                                | 50 kg (110 lb)<br>or<br>0.5 bbl (Cat.6) |  |



Table 6 - PROCESS SAFETY - Other Material Release Threshold Quantities for LOPC

| LOPC is recordable as a PSE only when<br>release is "acute" i.e. exceeds a threshold<br>quantity in any one hour period. PSE Tier is<br>highest of all that apply                        |   | e <b>r 1</b><br>API/ANSI standard RP 754)  | <b>Tier 2</b><br>(Categories below refer to API/ANSI standard RP 754) |  |  |
|--|---|--|---|--|--|
| Material hazard classification<br>(with example materials)   | Outdoor release                             | Outdoor release Indoor release             |   | Indoor release                           |  |
| Other Packing Group III materials – includes:  • sulphur  • lean amine  • calcium oxide  • activated carbon  • chloroform  • some organic peroxides  • sodium fluoride  • sodium nitrate | 2,000 kg (4,400 lb)<br>or<br>14 bbl (Cat.7) | 1,000 kg (2,200 lb)<br>or<br>7 bbl (Cat.7) | 100 kg (220 lb)<br>or<br>1 bbl (Cat.6)                                | 50 kg (110 lb)<br>or<br>0.5 bbl (Cat.6)  |  |
| Strong Acids or Bases – includes:  • sulphuric acid, hydrochloric acid  • sodium hydroxide (caustic)  • calcium hydroxide (lime)   | 2,000 kg (4,400 lb)<br>or<br>14 bbl (Cat.7) | 1,000 kg (2,200 lb)<br>or<br>7 bbl (Cat.7) | 100 kg (220 lb)<br>or<br>1 bbl (Cat.6)                                | 50 kg (110 lb)<br>or<br>0.5 bbl (Cat.6)  |  |
| Moderate Acids or Bases – includes:  • diethylamine (corrosion inhibitor)  | None  | None                                       | 1,000 kg (2,200 lb)<br>or<br>10 bbl (Cat.7)                           | 500 kg (1,100 lb)<br>or<br>5 bbl (Cat.7) |  |



# Table 7 – PROCESS SAFETY - Pulverised Fuel (PF) PSE Tier Criteria for LOPC

| LOPC is recordable as a PSE only when release is "acute" i.e. meeting the criteria in any one hour period. PSE Tier is highest of all that apply |                                       | Tier 1                        | Tier 2                        |                               |                              | Tier 3                       |
|--|---------------------------------------|-------------------------------|-------------------------------|-------------------------------|------------------------------|------------------------------|
|  | LOPC Location                         | Indoor or<br>Confined<br>Area | Indoor or<br>Confined<br>Area | Indoor or<br>Confined<br>Area | Outdoor or<br>Opened<br>Area | Outdoor or<br>Opened<br>Area |
| Pulverised<br>Fuel (PF)  | Is coal dust in suspension post LOPC? | Yes                           | Yes                           | No                            | Yes                          | No                           |
|  | Visibility at vicinity post LOPC      | < 3m                          | > 3m                          | Not<br>Applicable             | Not<br>Applicable            | Not<br>Applicable            |