## **Department of Planning and Environment**



Mr Marvin Do Tactical Group 124 Walker Street North Sydney, NSW, 2060

30/03/2022

Dear Mr Do

### Moorebank Precinct East Stage 2 (SSD 7628) Warehouse 1 Warehouse Occupation Environmental Management Plan

I refer to your submission dated 8 March 2022 requesting approval of the Warehouse Occupation Environmental Management Plan (WOEMP), Revision 1, dated 2 March 2022 for Warehouse One under Condition C6 of SSD 7628.

I understand that Target Australia Pty Ltd no longer occupy Warehouse 1 within Moorebank Precinct East (MPE), as such a new WOEMP has been prepared to cater to new occupant Catch Australia Pty Ltd.

The WOEMP:

- has been reviewed by LOGOS and no issues have been raised;
- contains the relevant information required by the conditions of consent; and
- is consist with the overarching Operational Environmental Management Plan for Moorebank Precinct East.

As nominee of the Planning Secretary, I approve the Warehouse Occupation Environmental Management Plan (Rev 1, dated 2 March 2022) for Warehouse One - MPE under Condition C6 of SSD 7628.

Please note, if there is any inconsistency between the approved document and the conditions of consent, then the requirements of the conditions of consent will prevail.

Please ensure that you make the document publicly available on the project website.

If you wish to discuss the matter further, please contact Lee McCourt at lee.mccourt@planning.nsw.gov.au.

Yours sincerely

M.M.Pp

Matthew Todd-Jones A/Director Infrastructure Management

As nominee of the Secretary



# CATCH AUSTRALIA PTY LTD

# WAREHOUSE 1 OCCUPATION ENVIRONMENTAL MANAGEMENT PLAN

Moorebank Precinct East





# CATCH AUSTRALIA PTY LTD

# WAREHOUSE 1 OCCUPATION ENVIRONMENTAL MANAGEMENT PLAN

Author	Author Name	Richard Mason	
Checker	Checker Name	Marvin Do	
Approver	Approver Name	Mark Howley	
Date	Monday, March 14, 2022		
Revision Tex	t Rev 1		

#### **Author Details**

Author Details	Qualifications and Experience
Richard Mason	BSc Environmental Science – 20 Years Environmental management and management systems in Facilities and Construction.

# **REVISIONS**

Revision	Date	Description	Prepared by	Approved by
Rev 1	02/03/22 WH1	New Occupier	Tactical	Mark Howley



# **ACRONYMS AND DEFINITIONS**

Acronym / Term	Meaning
BMP	Bushfire Management Plan
CARs	Corrective actions request
CBD	Central Business District
CoC	Conditions of Consent
Commonwealth CoA	Commonwealth Conditions of Approval
DotEE	Commonwealth Department of the Environment and Energy
DPIE	Department of Planning, Industry and Environment
DPI	Department of Primary Industries
DPI Fisheries	NSW Department of Primary Industries Fisheries division
DPI Water	NSW Department of Primary Industries Water division
EIS	Environmental Impact Statement
EMS	Environmental Management System
Environmental Emergency	Any event that causes or has the potential to cause material harm to the environment. An environmental emergency is a Class 3 incident.
Environmental Incident	A set of circumstances resulting in harm, or potential harm, to the environment. Environmental incidents include pollution incidents and environmental emergencies. Environmental incidents may arise from natural (e.g. storm, wind or bushfire) or human factors.
EP&A Act	Environmental Planning and Assessment Act 1979
EPA	NSW Environment Protection Authority
EPRMP	Emergency Preparedness and Response Management Plan
EPBC Act	Environmental Protection and Biodiversity Conservation Act 1999
GFA	Gross floor area
GHG	Greenhouse gas
LCC	Liverpool City Council
LGA	Local Government Area
Material harm	Material harm is harm that:
	Involves actual or potential harm to the health or safety of human beings or to
	Ecosystems that is not trivial, or
	Results in actual or potential loss or property damage of an amount, or amounts in
	Aggregate, exceeding \$10,000, (such 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).
Moorebank Precinct	Refers to the whole Moorebank intermodal precinct, i.e. the MPE and the MPW.



Acronym / Term	Meaning
MPE	Moorebank Precinct East
MPW	Moorebank Precinct West
NGER	National Greenhouse and Energy Reporting
OEH	Office of Environment and Heritage
Operational area / Operational footprint	Extent of operational activities for the operation of the Project
POEO Act	Protection of the Environment Operations Act 1997
Pollution Incident	A set of circumstances during or as a consequence of which there is or is likely to be a leak, spill or other escape or deposit of a substance, as a result of which pollution has occurred, is occurring or is likely to occur. It includes an incident or set of circumstances in which a substance has been placed or disposed of on premises, but it does not include an incident or set of circumstances involving only the emission of any noise (POEO Act).
PIRMP	Pollution Incident Response Management Plan
Rail link	Part of the MPE Stage 1 Proposal (SSD 6766), connecting the MPE site to the SSFL. The Rail link is to be utilised for the operation of the Proposal.
RMS	Roads and Maritime Services
SHEMS	Safety Health and Environmental Management System
SIMTA	Sydney Intermodal Terminal Alliance
SSD	State significant development
SSFL	Southern Sydney Freight Line
The Project	MPE Stage 1 and MPE 2 Project.

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# **ATTACHMENTS**

- 1. Site Environmental Induction Register
- 2. Site Environmental Inspection Checklist
- 3. Environmental Complaint Form
- 4. Non-Conformance Report Form
- 5. Hazardous Substances Register
- 6. Safety Data Sheets (SDS) Register
- 7. Waste Register



# **1 BACKGROUND**

### **1.1** Introduction

Catch Australia Pty Ltd provides online shopping stores and operates a customized delivery platform. Catch.com.au is part of the Wesfarmers Group, placing us in good company alongside other top Australian retailers Kmart, Target, Bunnings & Officeworks. It also offers products including home decor, accessories, health & lifestyle product, fashion, electronics, toys & games, furniture, beauty, grocery & liquor, appliances, and sportswear.

# **1.2** Context of the WOEMP

The operation of the MPE Precinct must be undertaken in accordance with the Conditions of Consent (CoC) and the approved Framework Operational Environmental Management Plan (FOEMP), which has been developed by LOGOS to manage potential environmental impacts resulting from operational activities.

CoC C6 (SSD 7628) requires that each warehouse operator operated under a Warehouse OEMP, which considers the potential environmental impacts resulting from the operation of the warehouse. This document addresses this requirement.

This WOEMP details how the environmental management requirements for CATCH Australia's (CATCH) storage and distribution operation at warehouse 1 will be managed. The aim of the WOEMP is to document processes for implementation which are compliance with environmental legislation and how environmental risks associated with the operation are implemented. This Plan has been developed to be consistent with the requirements of the MLP OEMP, subplans and requirements.

Catch Australia Pty Ltd now occupy WH1 and will utilise this WOEMP in their day-to-day operations at the site.

CATCH Australia will be required to maintain records (e.g. waste, water and energy usage) and provide LOGOS with documentation of environmental inspections and procedures if requested.



## **1.3** Site Description

The Moorebank logistics park is located 35 kilometres (south west) from the Sydney central business district. The site is located at Warehouse 1 of the Moorebank Logistics Park East Precinct on Moorebank Avenue (Shown in Figure 1). Warehouse 1 covers an area of 11.33ha . The Warehouse is owned by LOGOS with Catch Australia leasing the warehouse.



Figure 1: Location of Warehouse 1

CATCH Australia operates Warehouse 1, which covers an area of approximately 38,000m2.

The CATCH Australia warehouse comprises:

- 1000m2 Main office, administration facilities and amenities.
- 36,700m2 of warehouse area.
- Car parking
- Workshop
- Truck loading/unloading docks
- Internal parking for pick-up and delivery vehicles (PUD)
- Specialised sorting and conveyor equipment



- Hardstand areas that provide trailer parking spaces, external PUD parking spaces, vehicle maneuvering areas and access to the main internal site road
- Signage for business identification purposes, including backlit illuminated signage on each warehouse.

Figure 2 shows the extent of the Warehouse 1 and its surrounding areas. The CATCH Australia operational Boundary covered by this WOEMP is indicated by the pink boundary line shown in Figure 2.



# Figure 2 – Warehouse 1 – showing the location and operational boundary (shown in Red) of Warehouse 1.

General precinct infrastructure will be managed by LOGOS under the OEMP and includes pavements, stormwater detention and water quality treatment structures and devices, landscaping and lighting, and emergency services. LOGOS will also have operational control of common areas and assets outside the leased operational boundary indicated in Figure 2.

### **1.4** Purpose and Objectives

The objectives of this Warehouse OEMP are to:

- Identify and implement relevant environmental legal and other regulatory requirements applicable to the operation of the warehouse.
- Provide for the effective management of the environmental concerns and potential adverse environmental effects arising from the operation of the warehouse.
- Establish and define environmental roles and responsibilities.
- Identify appropriate impact mitigation measures and management strategies in response to potential adverse environmental effects.
- Provide warehouse personnel with sufficient information to undertake their operational activities in accordance with the development CoC, contractual, legal and other relevant environmental requirements.
- Ensure that the operational commitments of the CoC are captured and implemented on-site.
- Ensure that senior management and operational personnel understand their environmental duty of care



under legislation and terms of the contract.

• Meet the requirements of, and align with, LOGOS's Environment Management System (EMS), as certified under AS/NZS ISO 14001:2015 Environmental Management System.

Implementing this warehouse OEMP effectively will enable LOGOS and the warehouse tenants to meet the regulatory and policy requirements in a systematic manner and to continually improve environmental performance.



# 2 TENANT / WAREHOUSE OPERATOR AND SITE OVERVIEW

#### 2.1 Operator details

Environmental management responsibility for Warehouse 1 will be managed by:

#### Table 1 Operator details

Operator Details	
Name	Catch Australia Pty Ltd
Address	1 East, 400 Moorebank Av., Moorebank NSW 2170
Contact person	Sue Wood - Catch Fulfilment Centre Manager
Contact details	0476 841 543   <u>Sue.Wood@catch.com.au</u>

### 2.2 Description of Operations

CATCH Australia has a leasing agreement with LOGOS to operate warehouse and distribution activities from WH1.

Day to day activities include:

- Unloading and loading of transport vehicles both heavy and light.
- Packing and unpacking of containers
- Storage of goods into a grid of movable racks, approximately 5,700 in number.
- Packaging of products into small to medium size cartons in the order of 2 10 kgs.
- Truck movements in and out of the site
- Electric Forklift operation in the warehouse and loading dock vicinity
- On odd occasions, placement of containers from and to the IMEX terminal controlled by Cube.
- Packing and unpacking of containers
- Storage of goods
- Truck movements in and out of WH1
- General office administrative and support functions.

Catch's warehouse and distribution operates 6 am to 5 pm Monday to Friday

Typical plant and equipment used in the operation varies between the internal and external warehouse environment:

Internal Warehouse Environment may include:

- Forklifts Counterbalance and High Reach
- Conveyor systems
- Carton wrapping machines



- Pallet Storage racking and
- Automated storage and retrieval of AMR racks by Autonomous Mobile Robots

External Warehouse Environment may include:

- freight carrying vehicles (Class 2 heavy vehicles up to and including B-doubles)
- Forklifts
- Gatehouse
- Compactor and Baler
- Waste removal trucks and
- Support and service vehicles.

### 2.3 Plant and Equipment

#### Sound Power Levels (SWLs) associated with operational plant are identified in Table 2.

Table 2 Plant and equipment and associated sounds levels

Plant	Sound Power Level	ssure Level at 7m
Electric Forklifts and other Electric Material Handling Plant and Equipment		
Conveyor systems		
Autonomous Mobile Robots running Automated storage and retrieval system .		
Electric Forklifts and other Electric Material Handling Plant and Equipment		

In accordance with CoCs B84 and B85 of SSD 7628, a Noise Assessment for Mechanical Plant and other noisy equipment must be undertaken and submitted to the Secretary to demonstrate that plant has been selected to meet the overall operational noise limits specified in the CoC. See Section 2.3 for additional information.



# **3 ENVIRONMENTAL MANAGEMENT**

# 3.1 Environmental Policy

Catch is part of the Kmart group owned by Wesfarmers and operates under the Wesfarmers Environment Policy which is available at https://www.wesfarmers.com.au/docs/default-source/corporate-governance/environment-policy-august-2016-external-for-website.pdf?sfvrsn=2. The policy is subject to review and revision in accordance with Wesfarmers' / Catch management systems. Refer to Attachment 8.

# 3.2 Environmental Management Structure

Responsibility for Precinct environmental management sits with LOGOS in its function as the Project Delivery Company (PDC), established under arrangement with the Commonwealth Government. PDC is the entity responsible for delivering the development and is also tasked with the ongoing maintenance and environmental performance and reporting of the Precinct once it has been developed.

LOGOS has the additional responsibility of demonstrating tenancies do not exceed any hazardous materials screening thresholds in accordance with the Hazardous and Offensive Development Application Guidelines Applying SEPP 33 (Department of Planning, January 2011) as specified in CoC B114 and C6(b) for this WOEMP. This responsibility is considered further in section 4.3 of this WOEMP.

LOGOS has broad responsibility for site environmental management of operations and will work with CATCH Australia to support the achievement of the site environmental management objectives. This responsibility includes review of CATCH's activities that have an interface with the common site environment and management controls, such as stormwater and drainage controls, and facilitating access to performance monitoring and reporting data that supports site-wide reporting obligations under the OEMP and CoC, including management of noise and air emissions.

As Warehouse tenants, Catch Australia, have responsibility for general building/ premises upkeep and maintenance, including any open space or ancillary warehouse use, integrated building signage and lighting and waste management.



Figure 3 - Precinct management structure



The overarching precinct OEMP identifies the operational environmental management measures that will be implemented across the site for all site functions. Figure 3 shows the relationship between LOGOS, in its role as PDC and EMC, and CATCH Australia as the warehouse tenant. The WOEMP is identified as an environmental management plan operating beneath the precinct OEMP and focused on the warehouse operation.

The relationship between LOGOS's OEMP, required under CoC C3, and CATCH Australia's WOEMP, required under CoC C6, is demonstrated in Figure 4.



Figure 4 - Relationship between LOGOS's OEMP, required under CoC C3, and CATCH's' WOEMP

Figures 3 and 4 identifies that CATCH Australia's WOEMP is:

- Aligned to the SSD 7628 conditions of consent
- Influenced by LOGOS's legal requirements and Safety Health and Environmental Management System (SHEMS) and
- In accordance with the Precinct OEMP.

Figure 4 also demonstrates that the WOEMP has been prepared to address CATCH's legal requirements and its own SHEMS or requirements.

The WOEMP identifies a reporting and monitoring output to the Precinct OEMP to enable LOGOS/EMC to fulfil its monitoring, reporting and publication requirements under the CoC.



# 3.3 Environmental Management Responsibility

The primary responsibilities of CATCH Australia workers with respect to the environment are described below.

The management structure is set out in the following diagram. A matrix of specific site responsibilities is set out in **Table 1**, below, and in figure 5.

#### **Chief Executive**

Responsibilities

- Promoting and maintaining good environmental management.
- Facilitate the effective implantation of the WOEMP.
- Provide support to the Site Manager and hold them accountable for their specific responsibilities.

#### Site Manager

Responsibilities:

- Taking all practical measures to ensure the site is operating according to this WOEMP, and without risks to the environment.
- For taking prompt remedial action to eliminate any non-compliance or environmentally risky conditions.
- Liaising with LOGOS Operations manager to ensure consistency with the requirements of the MLP SHEMS, the OEMP and subplans and providing environmental records and procedures if requested.

#### Site Supervisor

Responsibilities:

- Inducting all workers and subcontractors and directing site activities in accordance with this WOEMP
- Liaising with LOGOS Operations manager to provide environmental records, procedures and details of incidents if requested.
- Detecting any non-compliance or environmentally risky conditions.
  - If the Site Supervisor does not have the necessary authority to fix a problem, they are responsible for reporting the matter promptly and recommending remedial action.

#### Workers

Responsibilities:

- All workers are required to attend site inductions and
- Follow the direction of this WOEMP.
- Advising the Site Manager of any potential environmental issues

#### Subcontractors

Responsibilities:

- All subcontractors engaged to perform work for CATCH Australia are required, as part of their contract, to comply with this WOEMP and to comply with directions from the company's designated officers.
  - Failure to comply will be considered a breach of the contract and sufficient grounds for termination of the contract.





Figure 5 - CATCH's Environmental Management Responsibility



# **3.4** Table 1 - Project Environmental Roles & Responsibilities Matrix

1 = has responsibility for the overall implementation and / or management of the process/procedure on the project

2 = has responsibility for complying with the process/procedure

TASK	Chief Executive	Site Manager	Site Supervisor	Workers	Subcontractors
Inducting workers and subcontractors and directing site activities in accordance with the WOEMP.	2	2	1	2	2
Identifying, assessing, and eliminating any non- compliance or environmentally risky conditions and documenting the risk controls implemented.	1	1	2	2	2
Promoting and maintaining good environmental management in accordance with the relevant environmental legislation, regulations, and laws.	1	1	2	2	2
Implementing practical measures to ensure the site complies with this WOEMP, LOGOS's OEMP, Hazard and Risk Management Plan and Emergency Response Plan.	2	1	2	2	2
Maintaining, providing updates, and supplying this WOEMP to relevant authorities and workers.	1	2	2	2	2
Monitoring and assessing subcontractors for the project to ensure environmental regulations are met and relate to the works undertaken	2	2	1	2	2
Maintaining stocks for environmental control (eg.Spill kits)	2	1	1	2	1
Provide and maintain a hazardous substance register for hazardous substances used and stored in the workplace;	1	1	1	2	2
Provide and maintain records (e.g. waste, water and energy usage) and provide LOGOS with documentation of environmental inspections, incidents and procedures if requested.	2	2	1	2	2



# 3.5 Approval and Licensing Requirements

Catch's operations at WH1 are undertaken in accordance with SSD 7628 CoC. The table below summarises the conditions pertaining to warehouse operations and where they are addressed in this plan.

CoC SSD 7628	Requirement	Document Reference
General		
A2 – A4	Terms of consent defining operation of development	Section 3.4
A12	Use of warehousing and distribution facilities	
A32	Plant and equipment maintained and operated in a proper and efficient condition and manner.	Table 4-1
C6	Preparation of WOEMP.	This plan.
C7	Form and content requirements of management plans.	
Operational Tr	affic	
B26 – B27	Operate in accordance with the Operational Traffic and Access Management Plan	Table 4-1 <b>Error!</b> Reference source not found.
Air Quality		
B59	Operate in accordance with the Operational AQMP	Table 4-1
B60	Operation to not cause or permit emission of any offensive odour	Table 4-1
B61	Installation and operation of plant and equipment to comply with limits, air quality criteria and air monitoring requirements	Table 4-1
Operational Noise		
B79	Operation is permitted 24 hours 7 days per week.	Section 2.3
B83	Operate in accordance with the Operational Noise Management Plan	Table 4-1
B84	Noise assessment for mechanical plant required prior to construction – to be considered on any change or upgrade to plant and equipment.	Table 4-1 and Table 5-1



CoC SSD 7628	Requirement	Document Reference
B85	Noise monitoring of mechanical plant and other noisy equipment following occupation of each warehouse. Preparation of a Monitoring Report for Mechanical Plant within two months of occupation to verify predicted mechanical plant and equipment noise levels.	Table 5 1
B89	Heavy vehicles not permitted to use Moorebank Avenue south of the East Hills Railway corridor	Table 4-1
Dangerous Goods		
B112	Storage and handling of all chemicals, fuels and oils, including Dangerous Goods as defined in the Australian Code for the Transport of Dangerous Goods by Road & Rail.	Table 5-1
B113	Compliance with the Environment Protection Manual for Authorised Officers: Bunding and Spill Management — technical bulletin (EPA, 1997).	Table 5-1
B114	The quantities of dangerous goods present at any time within each premises or transported from and to the development must be kept below the screening threshold quantities listed in the Department's <i>Hazardous and Offensive Development Guidelines Application Guidelines Applying SEPP 33</i> (January 2011)	Section 4.3
B115	Dangerous Goods compliance report required prior to occupation.	Error! Reference source not found.
B116	Emergency Response Plan	Section 3.8
Waste Manage	ment	
B121	Waste to be secured and maintained within designated storage areas	Table 4-1
B122	Lawful disposal of wastes	Table 4-1
B123	Assessment and classification of wastes prior to removal from site	Table 4-1
B124	No receipt of wastes generated from off-site	Table 4-1
B125	Retention of waste sampling and classification data	Table 4-1
B126	Collection of wastes between 7 am and 10 pm Monday to Friday	Table 4-1
Pests, Vermin	and Noxious Weed Management	
B127	Inspection of site and management of pests, vermin and noxious weeds	Error! Reference source not found.
Ecologically S	ustainable Development	
B142	Warehouse to be designed and operated to meet ESD principles	Section 3.8



CoC SSD 7628	Requirement	Document Reference
Incident Mana	gement	
C11 – C12	Notification of incidents	Section 3.8
C13	Preparation of incident reports	Section 3.8
C14	Compliance with directions to address the cause or impact of an incident	Section 3.8
C15	EPA notification to be provided to the Secretary.	Section 3.8
Non-complian	ce Notification and Reporting	
C16	Non-compliance notification to the DP&E	Section 5.3
C17	Content expectations for non-compliance notification	Section 5.3
Compliance M	onitoring and Tracking	
C21	Compliance monitoring and reporting aligned to the Compliance Reporting Post Approval Requirements (DP&E, June 2018)	Table 5-1



Licenses, permits and approvals required for this site are summarised in the table below. CATCH Australia will ensure that any licenses, permits and approvals are obtained. A copy of all licenses, permits and approvals are included in Attachment 1 of this WOEMP.

Regulatory Authority	License / Permit / Approval Type	Status	Summary of Key Conditions and Monitoring Required
DPIE	SSD 7628 CoC	Compliant	Refer to Attachment 1
NSW EPA	EPL 21054	Compliant	Refer to Attachment 1

Table 2 Summary of Licenses and permits



# 3.6 Reporting

The Site Manager will ensure control of all project environmental documentation and reports. Adequate records will be maintained to demonstrate conformance to specified environmental requirements. The records to be maintained include, but not be limited to, the following:

- monitoring records.
- non-conformance, corrective action and preventive action
- complaints management.
- training and induction records.
- audit records.
- permits, licenses, and approvals.
- •
- These documents will be maintained within the company intranet.

# 3.7 Environmental Training

All CATCH Australia workers who will be working onsite shall receive site-specific induction training. The induction training will include:

- familiarisation with the requirements of this WOEMP.
- familiarisation with LOGOS's OEMP for MLP Precinct East
- environmental emergency response training; and
- familiarisation with site environmental controls.
- community expectations and complaints management procedure

CATCH Australia may combine the Work Health and Safety (WHS) and Environmental induction into one. A record of the site induction will be made on the *Site Environmental Induction Register* (see Attachment 2).

# 3.8 Emergency Contacts and Response

This WOEMP sets out CATCH Australia management of environmental emergencies during the project. It includes:

- the names of key emergency response personnel and contact details (including all-hours telephone numbers)
- contact details for emergency services (e.g., ambulance, fire brigade, spill clean-up services)
- the location of on-site information on hazardous materials, including SDS (Safety Data Sheets) and spill containment material.
- steps to follow to minimise damage and control the emergency; and
- instructions and contact details for notifying the Site Supervisor, EPA, local council, nearby residents or the community if necessary.



# 3.9 Key Emergency Response Personnel

The Site Manager will be the first point of contact when an incident or spill occurs. They can be contacted 24 hours a day. Contact details including emergency services are included in the table 3 below:

Project Contact Details			
Emergency Services			
Ambulance, Fire or Police	000		
Poisons Information	13 11 26		
First Aider			
William Gu	0450 113 659		
Utilities			
Water	132 203		
Electricity	132 090		
Gas	131 388		
Telephone	131 909		
EPA (24-hour pollution line)	131 555		
Site Manager			
Sue Wood	0476 841 543		
Officer / Site Supervisor			
N/A	N/A		
Health and Safety Representative (HSR)			
Tim McKinnon	0408 735 944		

#### Table 3 - Emergency Response Contact Details



# 3.10 Dangerous Goods/Hazardous Substances & Compliance

CATCH Australia store and transport (Container loading) dangerous goods including Flammable liquid 3, Flammable Gas 2 and Oxidizing Agent 5.1. CATCH stock and cargo stored onsite will be less than the below DG storage thresholds identified in table 4. CATCH Australia will ensure all goods are identified, quantified, stored and handled as outlined in the sections below.

### 3.11 Identification of Dangerous Goods

- Dangerous Goods: are substances or articles that pose a risk to people, property or the environment, due to their chemical or physical properties. They are usually classified with reference to their immediate risk.
- Hazardous Substance: are defined in terms of the chronic or acute harm caused to the health
  of people exposed to the substance as per the Globally Harmonized System of Classification
  and Labelling of Chemicals.

Class	Description
1	Explosives
2.1	Flammable Gases
2.2	Non-flammable, Nontoxic gases
2.3	Toxic Gases
3	Flammable Liquids
4.1	Flammable Solids
4.2	Spontaneously Combustible
4.3	Dangerous when wet
5.1	Oxidizing Substances
5.2	Organise Peroxides
6.1	Toxic substances
6.2	Infectious Substances
7	Radioactive substances
8	Corrosives
9	Miscellaneous dangerous goods

The Classes of Dangerous Goods are listed in the **table 4** below:

#### CoC 7628 B112 states:

The Applicant (the operator/ occupant of each premises) must store and handle all chemicals, fuels and oils, including Dangerous Goods as defined in the *Australian Code for the Transport of Dangerous Goods by Road & Rail*, in accordance with:

- a) the requirements of all relevant Australian Standards; and
- b) the NSW EPA's *Storing and Handling of Liquids: Environmental Protection Participant's Manual* if the chemicals are liquids.



#### CoC 7628 B113 states:

The Applicant (the operator/occupant of each premises) must ensure compliance with the Environment Protection Manual for Authorised Officers: Bunding and Spill Management — technical bulletin (EPA, 1997 and that for liquids, a minimum bund volume of 110% of the volume of the largest single stored volume within the bund is required.

The inclusion of section 2.8 is to comply with the condition of consent (CoC 7628) B114 which states:

The quantities of Dangerous Goods present at any time within each premises or transported from and to the development must be kept below the screening threshold quantities listed in the Department's Hazardous and Offensive Development Guidelines Application Guidelines Applying SEPP 33 (January 2011)

## 3.12 Dangerous Goods Storage Thresholds

CATCH Australia recognises that where dangerous goods are stored in volumes greater than threshold quantities SafeWork NSW manifest quantity requirements apply. These requirements are listed in **Table 5** below:

Dangerous Goods	Packing Group	Manifest Threshold Quantities
Class 2.1	N/A	5000 L
Class 2.2	N/A	10,000 L
Class 2.2/5.1	N/A	10,000 L
Class 2.3	N/A	500L
Aerosols	N/A	10,000 L
Cryogenic Fluids	N/A	10,000 L
Class 3, 4.1, 4.2, 4.3, 5.1, 5.2,	1	500 kg or L
6.1, or 8	II	2,500 kg or L
		10,000 kg or L
	Mixed Packing Groups in a single Class, with each below the relevant threshold	10,000 kg or L
Class 9	11	10,000 kg or L
	111	10,000 kg or L
	Mixed Packing Groups in Class 9, with each below the relevant threshold	10,000 kg or L
C1 Combustible Liquids stored with other fire risk dangerous goods	Stored with other fire risk dangerous goods	10,000 kg or L
C1 Combustible Liquids stored separately	N/A	100,000 kg or L
Goods too dangerous to be transported that are not kept in a laboratory.	N/A	Any quantity



## 3.13 Identification of Quantities of Dangerous Goods

CATCH will ensure the following information is collected, reviewed, and recorded by CATCH Australia in relation to Dangerous goods stored onsite and in transport movements:

- a rolling manifest of dangerous goods intending to be delivered to the warehouse, stored in the warehouse, and being dispatched from the warehouse and their respective quantities.
- dangerous goods classification for each material, including subsidiary class(es).
- the mode of storage used (that is, bulk or packages/containers) and the maximum quantity stored or held on the premises at any one time.
- the distance of the stored material from the site boundary for any of the materials in dangerous goods classes 1.1, 2.1 and 3; and
- an up-to-date register of Safety Data Sheets (SDS) for all materials in storage (see attachment 2)

Furthermore, the following information will be considered by CATCH Australia.

- LPG, as defined in AS1596 LP Gas Storage and Handling, though classified as a flammable gas (2.1), is treated separately for screening purposes, and should not be grouped with the other class 2.1 flammable gases.
- If combustible liquids of class C1 are present on site and are stored in a separate bund or within a storage area where there are no flammable materials stored, they are not considered to be potentially hazardous. If, however, they are stored with other flammable liquids, that is, class 3PGI, II or III, then they are to be treated as class 3PGIII, because under these circumstances they may contribute fuel to a fire.
- If liquids are stored onsite Ensure compliance with the Environment Protection Manual for Authorised Officers: Bunding and Spill Management — technical bulletin (EPA, 1997 and that for liquids, a minimum bund volume of 110% of the volume of the largest single stored volume within the bund is required.
- All industrial equipment that contains quantities of dangerous goods will be included in the quantification of dangerous goods present on the warehouse premises. Any materials of this nature will be part of the overall quantities of dangerous goods being stored on site.
- The weekly review of total dangerous goods quantities held on the warehouse premises will be conducted which provides visibility of held quantities relative to threshold values.
  - When compared to foreseeable receipt and dispatch schedules for dangerous goods into and from the warehouse premises the potential for any exceedance of screening threshold values can be determined and will enable the re-routing or dispatch of any material likely to create such an exceedance.
- Hazardous materials quantities will be grouped and totaled by class (ADG class), activity (goods transfer through warehouse or warehouse plant and equipment) and location (within warehouse racks, bunds, designated storage areas, internally or externally).
- Where several hazardous materials of the same class are kept on site in the same general location, the quantities will be totaled by class and activity (that is, total all quantities of each class stored in bulk then separately total the quantities of each class stored in packages/containers).



- If dangerous goods of a given class but varying packing groups are stored in the same general area, assume the total of that class is present as the most hazardous packing group (for example, if 3PGI and 3PGII are present, add these together and assume the equivalent total is of 3PGI).
- The distance of the material group to the nearest boundary is recorded. The distance is to be measured from those materials in the group located closest to the boundary.



## **3.14 Emergency Response Procedures:**

#### Fire Emergency

Steps to manage a fire emergency:

- Call '000' as soon as possible.
- If safe to do so leave the work area. If unsafe to leave, seek refuge in a safe area immediately.
- Go to the designated Emergency Assembly Area or to a clear/open area.
- Make sure all workers are present and accounted for, do not return to the work area to locate any missing workers; and
- Notify the Site Supervisor and wait for instructions.

#### Gas Leak Emergency

Steps to manage a gas leakage emergency:

- Call the Site Supervisor immediately, if deemed necessary call the Fire Brigade on '000'
- Site Supervisor to immediately arrange to turn off the gas supply.
- Site Supervisor to turn off the site's electrical supply.
- If deemed necessary, notify all persons to evacuate the work area and assemble at the Emergency Assembly Area.
- Control the movement of people to the Emergency Assembly Area.
- Check all workers and others are in attendance; and
- Remain at the Emergency Assembly Area until notified that the area is safe to reoccupy.

#### Leak or Spill Emergency

Steps to manage any Leak or Spill in a work site:

- Identify the source of the problem.
- Stop goods leaking.
- Contain spilt material, using spills kit or sand.
- Notify officer or Site Supervisor.
- Remove spilt material and place in sealed container for disposal (if possible); and
- Site Supervisor to record incident.
- as suggested on Safety Data Sheet (SDS)

#### Emergency Testing

Appropriate testing, alarm systems and work, health and safety (WHS) precautions would be implemented for the safety of personnel and infrastructure.

NOTE: In conjunction with the above please refer to the MPE 2 ERP



# **4** IMPLEMENTATION

## 4.1 Environmental Risks

The risk to the environment has been considered when devising this management plan. The outcomes of this process have provided our business with mitigation strategies to control the risks identified.

An Environmental Risk assessment has been undertaken by CATCH Australia to determine the environmental aspects and impacts and to identify the environmental risk profile of Warehouse operations. Environmental Risks (Aspects/Impacts) were also drawn from the LOGOS environmental documentation. These risks, aspects and impacts were summarised into operational control areas, to allow the development of suitable environmental mitigation measures and objectives for the contract.

CATCH Australia has established a Risk Register to identify the environmental risks, aspects and impacts associated with operations. This involved the consideration of normal and abnormal operating conditions, start-up, and shut-down conditions, as well as foreseeable emergency situations. The following risk matrix shall be applied in the preparation of the Hazards Register:

Lik	Likelihood (L) of Occurrence			
1	are	An incident is unlikely to occur		
2	nlikely	An incident is unlikely to occur in the next 5 years		
3	oderate	An incident could be expected to occur in the next year		
4	kely	An incident could be expected in the next 6 months		
5	Imost Certain	An incident is expected to occur during the next month		
Со	Consequence (C) of Result			
1	significant	No injury, or Minor first aid, or no environmental impact		
2	inor	First aid injury, or negligible environmental impact		
2	odorato	Medical treatment required, or environmental impact		
3	ouerale	contained		
4	ajor	Lost time injury, or Some detrimental impact on environment		
5	atastrophic	Death or permanent disability, or Major impact on		
5	alastrophic	environment		

		Consequence				
elihood		1	2	3	4	5
	5	Н	Н	E	Е	Е
	4	М	Н	Н	E	Е
Ĭ	3	L	М	Н	E	Е
	2	L	L	М	Н	Е
	1	L	L	М	Н	Н

E = Extreme	H = High
M = Moderate	L = Low



To be effective the Risk Register has been developed in consultation with staff from all relevant operational areas.

- The ranking (or determination of significance) for each risk is based on the following:
- The Hazard (that which may cause harm), which may be controlled by elimination or substitution
- The Pathway (how harm may occur), which may be controlled by engineering or administrative controls
- The Impact (the nature of the harm that may occur), which may be controlled by measures such as spill control equipment and emergency response procedures.

This analysis directs the correct application of the hierarchy of controls.

Assessed risks were assigned	a risk control priority	y in accordance with the table below.
------------------------------	-------------------------	---------------------------------------

Hazard Risk Rating	Priority for Control
Extreme	Immediate application of controls or cease operation until it can be appropriately controlled.
High	To be appropriately mitigated within the time of the shift, work or task time and a permanent control within 3 months.
Medium	Within 6 months.
Low	When an appropriate alternative can be sourced.

#### Figure 1 - Risk Assessment

Aspect	Impact	Risk
Air quality	Dust and emissions from Operations	Low
Stormwater, Erosion and Drainage	Potential Impact: Site erosion and sediment	Low
Management	laden water or contaminated stormwater	
	leaving the site	
Noise and light pollution controls	Potential disturbance to neighbours	Medium
Litter and Waste Management	Potential wests and litter around MLP	Medium
surrounding Warehouse		
Surface and Ground water quality	Potential waterway contamination	Low
Hazardous Substances and	Potential contamination of air, land and water	Medium
Dangerous Goods	if loss of containment occurs.	
Energy, Water and Resource	Overconsumption of Energy, Water or	Low
Consumption	Resources.	
Traffic	Traffic disturbance or incidents	Low
Flora and fauna	Disturbance to flora and fauna. Native	Low
	vegetation	
Incident (Spill)	Pollutants to air, land and water	Medium



# 4.2 Environmental Management Activities and Control Measures

The following environmental management activities, mitigation and control measures will be adopted to prevent or minimise environmental impacts.

### Air Quality

Control Measure	Responsibility	Timing / Frequency		
Potential Impact: Emissions of air pollutants from motor vehicles & plant				
Regular maintenance of machinery and equipment (forklifts etc). Workers instructed not to leave machinery idling when not in use.	Site Supervisor	Ongoing		
Potential Impact: Dust generated from movement of plant				
If significant dust is generated, from site operations or work areas the work area/stock and or equipment will be watered down or cleaned	Site Supervisor	Ongoing		

#### **Erosion & Sediment Control**

Control Measure	Responsibility	Timing / Frequency	
Potential Impact: Site erosion and sediment laden water leaving the site			
N/A	N/A	N/A	

#### Water Quality

Control Measure	Responsibility	Timing / Frequency		
Potential Impact: Contamination of water due to chemicals, fuels or wastes				
Safety Data Sheet (SDS) of hazardous substance will be referred to should a spill occur.	Site Supervisor	Ongoing		
The site will hold a spill kit to contain any site spills.	Site Supervisor	Ongoing		
Any hazardous substances on site will be recorded in the Hazardous Substances and Safety Data Sheet Registers.	Site Supervisor	Ongoing		

#### Flora & Fauna

Control Measure	Responsibility	Timing / Frequency
Potential Impact: Spread of weeds		
If Weeds are identified notification to LOGOS will be undertaken and a contractor will be engaged to remove from the site to prevent spread.	Site Supervisor	Ongoing
Onsite lawns and garden areas will be maintained regularly, and refuse disposed of composted by a LOGOS contractor.	Site Supervisor	Ongoing



### **Community Relations**

Control Measure	Responsibility	Timing / Frequency
Potential Impact: Public amenity		
Any Noise or community complaints received by CATCH Australia will be passed on to LOGOS.	Site Manager	If Required

#### Traffic

Control Measure	Responsibility	Timing / Frequency
Potential Impact: Parking and access to site		
A Traffic Management Plan for the site has been developed to manage all vehicle movements onsite	Site Manager	Ongoing
The Traffic Management Plan will be upheld onsite.	Site Supervisor	Ongoing

### Waste Management

Control Measure	Responsibility	Timing / Frequency
Potential Impact: Unacceptable disposal of site waste		
All material waste disposed of will be recorded in the Waste Records by the nominated waste contractor.	Site Supervisor	Ongoing
All waste removed from site will be disposed of in accordance with the Protection of the Environment Operations Act 1997	Site Supervisor	Ongoing
Appropriate space will be provided for the temporary storage of garbage, recyclable, and compostable waste to ensure separation of waste products.	Site Supervisor	Ongoing
On-going checks will be carried out to ensure correct separation and re-use of recyclable materials is being maintained.	Site Supervisor	Ongoing

#### Noise

Control Measure	Responsibility	Timing / Frequency
Potential Impact: Unacceptable noise levels and vibrations	•	
Work equipment will be maintained in good working order to comply with EPA guidelines. Where required, noise suppressors will be installed.	Site Supervisor	When Required
Work will take place during nominated business hours only.	Site Manager	Ongoing
Noise Assessment for Mechanical Plant Monitoring required for minimum of 1 week following occupation. Report to be submitted to the Secretary within 2 months of occupancy to verify predicted noise levels.	Site Manager	When Required



## Dangerous Goods and Hazardous

Control Measure	Responsibility	Timing / Frequency			
Potential Impact: Spills and uses of Dangerous goods and hazardous substances leading to potential contamination of air, land and water if loss of containment occurs.					
All Dangerous goods/ Haz. substances are to be identified, quantified, stored, handled and disposed of in accordance with this WOEMP, LOGOS and EPA requirements.	Site Supervisor	Ongoing			
All hazardous waste removed from site will be disposed of in accordance with the Protection of the Environment Operations Act 1997 (POEO ACT 1997).	Site Manager	When Required			
Ensure compliance with the Environment Protection Manual for Authorised Officers: Bunding and Spill Management — technical bulletin (EPA, 1997 and that if liquids are to be stored onsite, a minimum bund volume of 110% of the volume of the largest single stored volume within the bund is required.	Site Supervisor	When Required			
Safety Data Sheet (SDS) of hazardous substance will be referred to if spills occur.	Site Supervisor	When Required			
All hazardous substances will be recorded in the Hazardous Substances Register and the SDS recorded in the Safety Data Sheets (SDS) Register.	Site Supervisor	Ongoing			
Dangerous goods storage within WH 1, will be quantified and a screening test would be undertaken in accordance with SEPP 33.	Site Supervisor	Ongoing			
Handling of dangerous goods including unpacking from containers and storage within the warehouse this shall be undertaken in accordance with the Storage and Handling of Dangerous Goods Code of Practice (WorkCover NSW 2005).	Site Supervisor	Ongoing			
Should it be required an Operational Hazard and Risk Management Plan would be developed for the Amended operations and area and be implemented as part of the OEMP for the Amended Proposal. This plan would be reviewed regularly and updated should goods entering the site change. As a minimum, the plan would adopt the requirements of the Code of Practice for Storage and Handling of Dangerous Goods (WorkCover NSW 2005).	Site Supervisor	If Required			

# **5 MONITOR AND REVIEW**

### 5.1 Environmental Monitoring

CATCH Australia will monitor the environmental controls listed in Section 3.2 through regular site environmental inspections.

Site environmental inspections will be undertaken on at regular intervals or as required to monitor the requirements of this plan. Inspections will be recorded by the Site Supervisor on the Site Inspection Checklist (see Attachment 2).

## 5.2 Environmental Auditing

Planned and documented audits aimed at evaluating the environmental conformance our Moorebank site will be carried out by CATCH Australia. Any deficiencies identified during the audits shall be documented and actioned in accordance with the CATCH Australia's corrective action process (see Section 4.5). Furthermore, the audit program will determine whether the WOEMP has been properly implemented and maintained onsite. The audits to be carried out and their frequency are listed in table below:

Audit Type	Frequency	Record	Auditor
Environmental Management Plan	Annual	Audit Report	Site Manager
Site Environmental Inspection	Monthly	Site Environmental Inspection Checklist	Site Supervisor

### 5.3 Communication

To minimise impacts on the public by our site, residents and adjacent property owners will be notified in advance writing before any new or additional works commence and at appropriate stages during any project undertaken in the future by CATCH Australia. The letter will contain:

- details of the intended work,
- the duration of the activities,
- information regarding any access interruptions and details of whom to contact with questions regarding the work.
- The Project Manager will seek permission if there is any need to access private property.

CATCH Australia will undertake external and on-site communication in case of environmental incidents and emergencies, including communication with subcontractors. External communication will include informing nearby residents of proposed work, incidents and emergencies and contacting regulatory agencies if required.

## **5.4** Environmental Incidents

Should an environmental incident occur, the site manager or delegate will notify LOGOS, and the incident will be recorded and responded to. The Site Manager will follow up on any corrective actions and reporting as required.

## **5.5** Complaints

Community groups, clients, interested parties, etc. may advise of practices, activities and processes that are related to the environment by a variety of methods. These may include:

• a non-conformance report, fax/letter, telephone complaint, newspaper/magazine report and verbal protest.

On receipt of a complaint, the person receiving the complaint will notify LOGOS and the complaint will be recorded using the *Environmental Complaint Form* (see Attachment 2). The Site Manager will follow up the complaint and take corrective action as require

## 5.6 Non-Conformance & Corrective Action

A non-conformance occurs when a procedure or environmental control is not followed or does not perform as required by this WOEMP. CATCH Australia will monitor non-conformances to the WOEMP and initiate corrective and preventive action/s where required. All non-conformances will be recorded on a *Non-Conformance Report Form* (see Attachment 2).

CATCH Australia will undertake corrective action/s in when incidents that have had an environmental impact. Procedures for identifying corrective action include:

- An WOEMP review
- An investigation into the causes of incidents and recording of the results; and
- Evaluating further environmental risks.
- In accordance with the requirements of CoC C11 C17, non-conformances that are also considered to be an incident or warrant notification would be provided to LOGOS Estate Management.

### 5.7 Environmental Management Plan Review

This WOEMP will be reviewed by the Site Manager as required to ensure its continuing suitability and to ensure it is conforming to the WOEMP's environmental objectives and legal requirements.

Reviews will be undertaken annually) or because of any of the following:

- when there is a change in the operations onsite which requires a change to environmental controls
- when there is a need to improve performance in an area of environmental impact
- at the completion of environmental audits as required; &
- because of changes in environmental legislation (applicable to our business activities)

Changes to the Environmental Plan

- Reasons for making changes to the WOEMP will be documented.
- A copy of the original WOEMP document will be kept within company records.
- The Chief Executive and Site Manager are authorised to change and re-issue the WOEMP
- The Site Supervisor is to be informed of any changes made
- The Site Supervisor is responsible for ensuring the staff are complying with the current WOEMP, and for informing staff of any changes.

#### 5.8 Environmental Management Plan Review Scope

The annual review scope may include (but is not limited to) the following:

- Compliance with legislation
- Are procedures are being followed (site inspection)
- Mitigative measures specified in this WOEMP are being implemented and remain adequate and appropriate.
- Training and induction records are in order.
- Environmental reports are being completed and any actions implemented and closed out.
- Environmental incidents are being recorded, actioned, and closed out.
- Environmental objectives are being achieved.

#### 5.9 Environmental Management Compliance Report

CATCH Australia will prepare an 'Environmental Management Compliance Report' which will detail how we have complied with the

- Conditions of Consent (CoC); &
- The Environmental Management Plan

The report will be supplied to LOGOS Estate Management on a six-monthly basis and form part of the overarching compliance report that LOGOS will submit to the DP&E in accordance with COC C21.

#### 5.10 Environmental Management Records

Appropriate records that demonstrate the environmental obligations will be maintained. This includes, but is not limited to the following:

- Complaints register
- Incident reports and register
- SDS Register
- Licenses and permits register (if applicable)
- Waste tracking register / waste transfer receipts (if applicable)

- Training records
- Monitoring data

Note: The records must be legible and readily interpretable by a third party.

### 5.11 Review and Improvement

This WOEMP will be reviewed formally on an annual basis by the Warehouse Manager in consultation with the LOGOS Estate Management, and other stakeholders as required.

Review may also take place immediately after any significant incident or change to the activities, products or services or material changes in the operating conditions.

This WOEMP is a 'live' document with the ability to change as the operational situation changes. These changes can be in the form of recommendations from CATCH Australia Management, external auditor, LOGOS / EMC or site employees.

This WOEMP will be reviewed formally on an annual basis in consultation with stakeholders as required. Review may also take place immediately after any significant incident or change to the activities, products or services or material changes in the operating conditions.

# **6 ATTACHMENTS: ENVIRONMENTAL DOCUMENTATION**

- 1. Site Environmental Induction Register
- 2. Site Environmental Inspection Checklist
- 3. Environmental Complaint Form
- 4. Non-Conformance Report Form
- 5. Hazardous Substances Register
- 6. Safety Data Sheets (SDS) Register
- 7. Waste Register
- 8. Environmental Policy

# **1. SITE ENVIRONMENTAL INDUCTION REGISTER**

Record of persons receiving environmental induction for this site

Warehouse 1:		
Address:		
Name of Inductor:	Telephone:	
Topics Covered:		

I have attended this induction and have read and understood the environmental rules of this site and WOEMP.

Date	Worker Name	Induction Number (e.g. general induction card, license)	Worker Signature	Supervisor

#### Trainer Sign off

Signed:

Date: \_

2. SITE ENVIRONMENTAL INSPE		ON	CHE	ECKLIST
PROJECT DETAILS				
te:Contact ame:Telephone:			-	
ENVIRONMENTAL ISSUES		1	1	
Erosion and Sediment Control	Yes	No	N/A	Comments
Have materials been contained or placed in designated areas to be away from stormwater drains/runoff?				
Are designated washout areas in place away from storm water drains?				
Is relevant protection in place surrounding flora to stop any damage?				
Is the site maintained and cleared away daily of all soil, earth, mud, clay that may cause an environmental issue?				
Waste Management	Yes	No	N/A	Comments
Has a Waste Management Plan been created and implemented?				
Have stockpiles or designated waste areas been created?				
Is the waste being stored in such an area as not to pollute or contaminate stormwater drains?				
Have excess materials been recycled, reused or returned?				
Hazardous Materials	Yes	No	N/A	Comments
Are spill kits available and held on site?				
Are spills attended to and cleaned up immediately?				
Is there a designated storage area for hazardous? materials where leaks can't flow to open ground or drains?				
Are all hazardous material containers sealed properly and no leaks evident?				
Are Safety Data Sheet (SDS) on site for all hazardous materials?				
Air Quality	Yes	No	N/A	Comments
Does all plant and equipment comply with the relevant codes and emission standards for air quality?				
<b>Noise Management</b> Are procedures in place to minimise noise to workers, site	Yes	No	N/A	Comments

#### Company Representative Name: \_\_\_\_\_

Signature:

Date:

# **3. ENVIRONMENTAL COMPLAINT FORM**

Project Name:	
EC Number:	
Address:	
Date:	-
EC issued to:	

EC issued by: \_\_\_\_\_

### ENVIRONMENTAL COMPLAINT DETAILS

Env	ironmental Incident								
	Pollution Devential pollution								
	D Other:								
DET	AILS OF COMPLAI	NT							
Nan	lame: Address:								
Pos	Position: Contact No								
NAT	URE OF COMPLAI	NT							
	Dust		<u> </u>	'ibratio	n				
	Noise		D S	oil con	tamination				
	Water		D P	'lant/m	achinery				
	Pollution		<u> </u>	Vaste					
	Flora/fauna		D E	rosion	and sedimer	it controls			
			□ C	)ther:					
	IDENT DETAILS								
Loc	Location of incident:								
					Date:				
Des	cription:								
Con	iditions of site whe	n complaint occurred:							
Cor	ractiva or proventiv	a action to be taken to fix the					Data to bo		
com	nplaint			Responsible person			completed by		
	<u> </u>								
SIG	N OFF								
Cor	rective or preventiv	e action is complete and dealt w	vith by t	he res	ponsible pe	rson noted at	oove		
Nan	me: D				Date:				
Sigi	nature:								
Site	Manager agrees co	prrective or preventative is comp	olete						
Nan	ne:			Date:					
Sigı	nature:								

# 4. NON-CONFORMANCE REPORT FORM

ject Name:		
R Number:		
Iress	_	
e:		
R issued to:	_	
R issued by:	_	
NON-CONFORMANCE DETAILS		
Area of Non-Conformance		
Site Establishment	Work Health and Safety	
Works outlined in contract	Environmental Management	
Supplier	Quality Management	
Customer complaint	Other:	
Description of Non-Conformance		
Outline the evidence obtained for Non-Conformance		
Corrective or preventive action to be taken to fix the Non-Conformance	Responsible person	Date to be completed by
Sign Off		
Corrective or preventive action is complete and dealt w	ith by the responsible person noted	above
Name:	Date:	
Signature:		
CATCH agrees corrective or preventative is complete		
Name:	Date:	
Signature:		

# **5. HAZARDOUS SUBSTANCES REGISTER**

Product Name	Location where Product is Used	Quantity	Clearly Labeled	SDS on Site		Action / Comments	
a roudet Name		Quantity	Yes / No	Yes / No	Date		

An SDS is a Safety Data Sheet – these are available from the substance manufacturer or the point of purchase. SDS must be on site together with the hazardous substance. Action / Comments - note any particular safety controls required e.g. use, transport, PPE, first aid, storage, spill control and whether each substance is classified as hazardous (according to NOHSC) or dangerous goods for transportation (according to ADG code).

# 6. SAFETY DATA SHEET (SDS) REGISTER

SAFETY DATA SHEET REGISTER									
SDS Number	Date of Issue	Worker	Description	Date Reviewed*	Signed				

\*Check SDS is current before starting each project.

SDS must not be more than five years old from date of issued date.

Refer to: Safe Work Australia Code of Practice - Preparation of Safety Data Sheets for Hazardous Chemica

# 7. WASTE REGISTER

CATCH AUSTRALIA – WAREHOUSE 1 A											
Address:											
Waste Material Type e.g. soil, rock, vegetation etc.	TOTAL amount (m <sup>3</sup> and/or tonnes)	Date	<b>On-s</b> (Specify am onsite and ir	i <b>te Re-use</b> ount re-use otended use)	Off-site Re-use (Specify contractor and recycler)			Off-site Disposal			
			amount (m3/tonnes)	use/location	amount (m3/tonnes)	name of recycler	amount (m3/tonnes)	name of contractor	pick up time/date	destination	

Warehouse Occupation Environmental Management Plan

# 8. Environmental Policy

#### **Environment Policy** Wesfarmers PURPOSE To set out the minimum level of controls required across the Wesfarmers Group to protect the natural environment. The principles of this policy must be complied with, or incorporated into divisional, business unit or Corporate Office policies or procedures (as applicable). POLICY APPLICATION POLICY Each division/business unit must implement policies or procedures and controls that (a)incorporate the following principles either expressly, or through specific operational requirements: as a minimum standard, compliance with all relevant state and federal (i) environmental laws, including regulatory, assessment and approval requirements and environmental permit and licence conditions; and (ii) a commitment to operate the division's/business unit's businesses sustainably by: identifying, mitigating, managing and reporting to the divisional/business . unit board/Steering Committee on the material environmental risks and impacts associated with the division's/business unit's activities; planning and implementing strategies to effectively manage and reduce key environmental risks and impacts across the division/business unit, such as greenhouse gas emissions, water management and waste reduction: where relevant, protecting natural systems and associated biodiversity in the regions in which the division/business unit operates its businesses; where practical, supporting the use of materials that are safe, recycled or reused, have low embodied energy and have a reduced impact on resource depletion; where material, consider sustainable packaging and circular economy strategies; requiring suppliers to comply with environmental laws and considering the environmental performance of potential suppliers as a factor in sourcing decisions; and encouraging environmentally responsible actions and behaviours among the division's/business unit's customers. (b) Each division/business unit must report all substantial matters of environmental significance, including any environmental event or issue which is, or is likely to be, required by law to be notified to a regulator (or which the failure to notify would constitute an offence or a breach of licence) in which a division/business unit is involved in accordance with the Wesfarmers Limited Immediate Reporting Policy, (Group Policy 1.6) for reporting to the Wesfarmers Board as soon as possible following the relevant event. (c) Each division/business unit must report environmental data annually to Wesfarmers in the format required by the Wesfarmers Sustainability and Indigenous Affairs Manager. The Corporate Office must comply with the requirements set out above in relation to (d) the Corporate Office. POLICY This policy cannot be amended without approval from the Executive General Manager, AMENDMENT Corporate Affairs. DATED March 2021

Wesfarmers Limited ABN 28 008 984 049

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