Occupational Health and Safety Act 2004 **PROHIBITION NOTICE**



WorkSale Victoria a division of the Victorian WorkCover Authority

This notice is issued under section 112 of the Occupational Health and Safety Act 2004 to the person (which can mean a body corporate) who has or may be reasonably presumed to have control over the prohibited activity. This notice prohibits an activity which involves or will involve an immediate risk to the health and safety of any person. The activity remains prohibited until an impector certifies in writing that the matters which give or will give rise to the risk are remedied. Section 115(2) places obligations on the person to whom a prohibition notice is issued. If that person is an employee, he or she must give a copy of the notice to the employer. Otherwise, and for an employer given a copy of a notice issued to an employee, the person must

1.1

13

* bring the notice to the attention of all persons whose work is affected by the notice, * give a copy to each health and safety representative who represents employees whose work is affected by the notice: and

* display a copy of the notice in a prominent place at or near the workplace or part of the workplace where the affected work is being performed.

> issued by: Mamie Pameia Ross, an inspector appointed under the Occupational Health and Safety Act 2004.

Signatu	re:	- Industry of a pair of the second se Second second secon second second sec
Date of lesue:		20/02/2012
Notice issued to:		AUSTRALIAN POWER PARTNERS B V & OTHERS
Tensment No:		MIN5004 + + + +
		BRODERIBE ROAD HAZELWOOD 3840
ABN:		40924759557
Notice given to:		Luc Dietvorst
Service method:		Left for a person
WORKPLACE ACTIVITY PROHIBITED:	Th	e workplace activity prohibited is access onto the D11 Dredger.
The reasons for the inspector's belief that the activity involves an IMMEDIATE risk to health and safety:	I believe the activity described above involves an immediate risk to the health and safety of persons because the health and safety of employees could be affected if access onto the D11 Dredger continues, as there is a risk of senous or fatal injuries occurring to any person that enters the area in which a fire occurred. The structural integrity with a focus on the load capacity (safe working load), of the structures involved in the fire remains unknown and may not be able to sustain a persons weight;	
Directions as to the measures to be taken to remedy the IMMEDIATE risk:	AUSTRALIAN POWER PARTNERS B V & OTHERS must ensure that access onto the D11 Dredger by any person, other than for conducting firefighting, commencing NDT assessment of the structures and commencing the fire investigation - is prohibited, until an initial report indicating the results of the NDT assessment of the structural integrity of the fire affected areas of the D11 Dredger has been obtained.	

Prohibition Notice Reference No:V00039402237L/112-01

that is being contravened:

Provision of this I reasonably believe the activity involves a contravention of Section Act and / or the 21(1) and 21(2)(a) of the Occupational Health and Safety Act 2004 1 8.

Reason(s) for the There is a failure to provide a safe system of work associated with belief that the access onto the D11 Dredger as the structural integrity with a focus on activity involves the load capacity (safe working load), of the structures involved in the a contravention fire remains unknown and may not be able to sustain a persons or likely weight. A person exposed to the affected areas may sustain serious or contravention: fatal injuries if the areas accessed collapse whilst the person is located

This notice remains in force until an inspector certifies in writing that the matters which give or will give rise to the IMMEDIATE risk have been remedied.

if you believe you have remedied the IMMEDIATE risk identified above, contact WorkSafe to arrange for an inspector to attend your workplace and review the matter.

Remedying the IMMEDIATE risk may also remedy the contravention, or likely contravention, identified above. However, remedying the IMMEDIATE risk may not also remedy the identified contravention, or likely contravention.

if, when certifying that the IMMEDIATE risk has been remedied, the inspector believes that the measures taken will not also remedy the contravention or likely contravention identified above, an improvement notice(s) may be lasued to the relevant dutyholder(s).

remodying the contravention:

The following The employer must ensure that no work is conducted on the D11 provides Dredger until an initial report indicating the results of the NDT additional assessment of the structural integrity of the fire affected areas of the guidance for D11 Dredger has been obtained.

contravention or The report is to be provided by an independent Structural Engineer and must include information on the condition of all of the structures affected by the fire, with a focus on the results of the NDT assessment and the estimated safe working load of those structures.

The information included in the initial report is to be provided to WorkSafe Victoria for review, in order to remedy the contravention. 41 4.41

See Review and Offence provisions below

Internal Review

As the person to whom this prohibition notice has been issued, you or another eligible person can apply to WorkSafe Victoria (WorkSafe) for internal review of this reviewable decision. Your application must be in the approved form and must be received by WorkSafe's Internal Review Unit within 14 days after the day on which the decision first came to your notice or came to the eligible person's notice. WorkSale may however allow a longer penod of time within which the application has to be lodged in appropriate cases.

.1

"# "E -1

The applicant may also request a stay of the operation of the reviewable decision pending the outcome of the Internal review. The request for a stay must accompany the application for Internal Noview. WorkBate must make a decision to grant a stay with or without conditions or not to grant a stay and communicate that decision within 24 hours of receipt of the request for a stay. If no decision is made, WorkBate is considered to have granted a stay. If no request for a stay is made the operation of this prohibition notice remains in force. The application for internal review must be made to the Internal Review Unit, WorkBate Victoria, Ground Floor, 222 Exhibition Street, Melbourne 3800. An inspector must not give written cantification that the activity or matters to which the notice relates have been remedied whilst there is an internal review must be activity. হার্য করার না নাজারার প্রদেশ বুরুষ্ঠেরের না প্রের pending.

You can contact the Internal Review Unit on telephone (03) 9663 5450, fax (03) 8663 5451 or by email at Internalizenewulnit@wotkbale.Nc gov au

If you have tadged an application for internal review and you do not receive a decision within the required time frame (which is taken to be a decision to affirm the reviewable decision) or you receive a decision that you are not happy with you can apply to Victorian Civil and Administrative Tribunal for external review within 14 days of the date the decision or non-decision came to the attention of the applicant. Applicants eacking external review must be an eligible person.

Offence and that solling the colling satisfying the little solling the second s A person to whom a prohibition notice is leased and who does not comply with the prohibition notice shall be guilty of an indictable offence against the Act." In the case of a natural person, the indictable offence carries a panelty of not more than \$51,070. In the case of a body corporate, the indictable offence carries a penalty of not more than \$305,350.

The tacue, variation or cancellation of this notice does not effect any proceedings for an offence against this Act or the regulations in connection with any metter in respect of which the notice was issued . which is not stated in the product with the state of the second state of the state of the

without warrent the first of the second second strain and

The Rowshite BURNERSBERGER STREET, AND DESCRIPTION OF THE PROPERTY OF THE PROP

COMPLIANCE WITH THIS NOTICE DOES NOT indicate that the person to whom it is issued complies with all health and safety requirements, NOR does it affect the continuing obligation to ensure workplace health and safety.

44 · 1

. ALC: INTER-

the second second

福