1. *Introduction*
   1. **Purpose**

The purpose of this Incident Management Policy is to ensure that each participant within Busy Home Solutions is safeguarded by our comprehensive incident management system. This system ensures that incidents are acknowledged, responded to, well-managed, and learned from, in compliance with the NDIS Practice Standards and the National Disability Insurance Scheme (Incident Management and Reportable Incidents) Rules 2018.

* 1. **NDIS Indicators (Objectives)**

**Incident Management**

Outcome: Each participant is safeguarded by the provider’s incident management system, ensuring that incidents are acknowledged, responded to, well-managed and learned from. To achieve this outcome, the following indicators should be demonstrated:

1. An incident management system is maintained that is relevant and proportionate to the scope and complexity of supports delivered and the size and scale of the organisation. The system complies with the requirements under the National Disability Insurance Scheme (Incident Management and Reportable Incidents) Rules 2018.
2. Each participant is provided with information on incident management, including how incidents involving the participant have been managed.
3. Demonstrated continuous improvement in incident management by regular review of incident management policies and procedures, review of the causes, handling and outcomes of incidents, seeking of participant and worker views, and incorporation of feedback throughout the provider’s organisation.
4. All workers are aware of, trained in, and comply with the required procedures in relation to incident management.
   1. **Scope**

This Policy is applicable to all Workers affiliated with Busy Home Solutions. It is the responsibility of every individual, regardless of their employment status, to fully comprehend and comply with the commitments outlined in this policy. All Workers must acknowledge that they have read, understood and will comply with the contents of this Policy.

1. *Policy Statement*

At Busy Home Solutions, we prioritise participant safety and welfare through our robust Incident Management Policy. Aligned with the NDIS Practice Standards and the National Disability Insurance Scheme (Incident Management and Reportable Incidents) Rules 2018, we strive to ensure a swift response to incidents, their efficient management, and the assimilation of insights to prevent future occurrences. This policy applies to all Workers associated with Busy Home Solutions, who are expected to understand and adhere to the policy's commitments.

Our strategic objectives focus on fostering a culture of open feedback and effective incident management. We aim to equip each participant with vital information about our incident management process, including responses to incidents involving them. Embracing a continuous improvement mindset, we regularly review and refine our policies, analyse incident causes and outcomes, and integrate participant and worker feedback across our organisation. Training and compliance with our incident management procedures are fundamental expectations for all our workers.

* 1. **Relevant legislation**

All relevant legislation to this Policy is outlined in the Legislation Register.

* 1. **Related documents**

1. Incident Report Form
2. Incident Management Register
3. Feedback, Complaints and Incident Considerations
4. *Responsibilities and Roles*
5. Ally McPhee is responsible for the development and review of this policy. It is expected that Ally McPhee ensures this Policy remains compliant with all applicable laws, regulations and standards.
6. Key Management Personnel play a vital role in ensuring the effective implementation of this Policy throughout Busy Home Solutions. It is the responsibility of all Key Management Personnel to not only assist Workers in understanding and complying with this policy but also to comply with it themselves. By leading by example, they demonstrate the importance of adherence to the policy and foster a culture of compliance within the organisation.
7. Workers are responsible for understanding the contents of this policy and complying with all procedures applicable to them.
8. *Definitions*

**Busy Home Solutions** means Busy Home Solutions Pty Ltd ABN 30 676 258 478.

**Key Management Personnel** means Ally McPhee and other key management personnel involved in Busy Home Solutions from time to time.

**Director** means Ally McPhee.

**Worker** means a permanent, fixed term or casual member of staff, a contractor or volunteer employed **or** otherwise engaged by Busy Home Solutions and includes the Director.

**An** **incident** is defined as an act, omission, event, or circumstance. It may mean any of the following:

1. Acts, omissions, events, or circumstances that occur in connection with providing NDIS supports or services to a person with disability and have, or could have, caused harm to the person with disability.
2. Acts by a person with disability that occur in connection with providing NDIS supports or services to the person with disability and which have caused serious harm, or a risk of serious harm, to another person.
3. Reportable incidents that have or are alleged to have occurred in connection with providing NDIS supports or services to a person with disability.

**Reportable Incidents** means in connection with the supports and services provided by Busy Home Solutions:

1. the death of a person with disability; or
2. serious injury of a person with disability; or
3. abuse or neglect of a person with disability; or
4. unlawful sexual or physical contact with, or assault of, a person with disability; or
5. sexual misconduct committed against, or in the presence of, a person with disability, including grooming of the person for sexual activity; or
6. the use of a restrictive practice in relation to a person with disability, provided that an act is not a Reportable Incident if:
   * 1. the act is unlawful physical contact with a person with disability and the contact with, and impact on the person with disability is negligible.
     2. the use of a restrictive practice is in accordance with an authorisation (however described) of a State or Territory in relation to the person and such use is in accordance with a behaviour support plan for the person with disability; and
     3. the use of a restrictive practice is in accordance with a behaviour support plan for the person with disability and the State or Territory in which the restrictive practice is used does not have an authorisation process in relation to the use of the restrictive practice,
     4. and includes Reportable Incidents that are alleged to have occurred.
7. *Procedures*
   1. **Incident Identification and Reporting**
8. All workers and Participants are to be reassured that there will be no negative consequences or adverse actions taken against anyone reporting or alleging that an incident has occurred.
9. Upon identifying or becoming aware of an incident, all Workers must report it to the Incident Manager or another Key Personnel.
10. In case of severe incidents that necessitate contacting emergency services to safeguard the health, safety, and wellbeing of persons with disabilities, workers, or other individuals affected by the incident, workers must first notify emergency services.
11. After reporting to the Incident Manager, and if deemed appropriate after consulting with the Participant first, the Incident Manager will notify the Participant’s families, guardians, and advocates.
12. The Incident Manager has the responsibility to complete an Incident Report Form as soon as practicable after the incident, preferably within 24 hours of the incident's occurrence or when the Worker became aware of it.
13. For reportable incidents, the Incident Manager is responsible for notifying the NDIS Commissioner as per the NDIS Guidelines listed in Appendix 1.
14. All reportable incidents, including the use of a restrictive practice causing serious injury, must be notified to the NDIS Commission within 24 hours of becoming aware of the incident.
15. Any unauthorised use of restrictive practices not causing serious injury must be notified within 5 days.
16. The notification must include the following information to the NDIS Commission:
    * 1. The name and contact details of the registered NDIS Provider, the person making the notification and the persons involved in the reportable incident, including the person with disability affected by the reportable incident, and any subject/s of an allegation.
      2. A description of the reportable incident, including (if known) the time, date and place the Incident occurred.
      3. A description of the impact on, or harm caused to, the person with disability (where the reportable incident is a death, this information does not need to be provided).
      4. The immediate actions taken in response to the reportable incident, including any actions relating to the health, safety and wellbeing of the person with disability affected by the incident, including medical treatment provided, and whether the incident has been reported to the police or any other body.
17. If the specific information required in the form is not available within 24 hours of becoming aware that a reportable incident has occurred, the remaining information may be provided to the NDIS Commission within five business days.
18. Furthermore the NDIS Commission must be notified within five business days of:
    * 1. The names and contact details of any witnesses to the reportable incident (including workers, people with disability or third parties).
      2. Any further actions proposed to be taken in response to the reportable incident.
19. The reportable incident 5 day notification form requires the registered NDIS provider to provide information from the immediate notification form as well as the following additional information:
    * 1. The name and contact details of the support person for the impacted person with disability.
      2. The name and contact details of the individual or person with disability who is the subject of allegation.
      3. A description of the impact on, or harm caused to, the person with disability.
      4. The name and contact details of any witnesses to the reportable incident.
      5. A description of support provided, and further action being considered for the person with disability impacted by the incident and for the subject of the allegation.
      6. A description of the risk processes being undertaken by the registered NDIS provider.
      7. If applicable circumstances surrounding the death of a person with disability.
      8. If applicable details surrounding the use of unauthorised restrictive practice in relation to a person with disability.
20. The Incident Manager is also responsible for informing other necessary state, territory, or federal authorities, or any other persons as per the applicable law.
    1. **Incident Recording**
21. The Incident Manager or Key Personnel who was informed about the incident must record it in the Incident Register. This should be done promptly, no later than 24 hours after the incident was reported.
22. The Incident Register is a confidential document that tracks and documents all incidents. It must include:
    * 1. Date, time, and place of the incident or when it was first identified.
      2. Details of the persons involved in the incident.
      3. Whether the Incident Form has been completed.
      4. Witnesses to the incident.
      5. A description of the incident.
      6. Whether it is a Reportable Incident (or alleged Reportable Incident).
      7. What agencies the incident has been reported to.
      8. Details of the assessment undertaken.
      9. Actions taken in response to the incident.
      10. Consultations conducted with persons with disabilities.
      11. Details and outcomes of any investigation conducted.
      12. Reports or findings provided to participants affected by the incident.
      13. Affected person's response.
      14. Date of incident resolution and date of implementation of preventative measures.
      15. Incident Manager details.
23. Incident records will be stored securely and retained in accordance with applicable legislative requirements.
24. An Incident recorded must be kept for 7 years from the day the record is made.
25. Access to the Incident Register will be restricted to authorised personnel only.
    1. **Incident Investigation**
26. The Incident Manager is the individual who is tasked with the responsibility of proficiently handling and overseeing incidents.
27. Following the report and recording of an incident, the Incident Manager will conduct a thorough investigation, the extent and nature of which are determined by the Incident Manager in accordance with applicable legislation. In the case of a Reportable Incident, an internal investigation is mandatory.
28. Incidents involving potential criminal allegations are reported to law enforcement authorities, who will receive full support in their investigations.
29. The Incident Manager will gather all necessary information, interview witnesses if required, and document the facts surrounding the incident.
30. Records of incident investigations, including correspondence such as phone conversations, emails, documents, and where possible, records of face-to-face interviews are maintained and kept confidential.
    1. **Incident Response**
31. Appropriate actions are determined based on the nature and severity of the incident. Actions can range from immediate steps to ensure safety, arranging for support and medical intervention, or other responses as required.
32. In response to any incident, a comprehensive approach will be employed based on the nature and severity of the incident.
33. Initial actions can involve immediate measures to ensure the safety of all involved, providing necessary support to those affected, coordinating medical intervention as needed, and initiating any other appropriate responses to manage the situation effectively.
34. The Incident Manager shall conduct a thorough assessment to determine the appropriate course of remedial action, weighing the measures to the severity of the incident. These actions could include, but are not limited to:
    * 1. In circumstances where Busy Home Solutions is found to be at fault, a sincere apology will be extended to all affected parties.
      2. If the incident involves misconduct or a breach of policies by a Worker, disciplinary actions may be undertaken in line with our internal policies and legal obligations ranging from counselling and training to suspension or termination.
      3. Depending on the specific circumstances of the incident, other remedial actions. These could include revising existing policies, conducting further Worker training, or implementing new safety measures to prevent similar incidents in the future.
35. During this assessment, the Incident Manager will consult with the Participant(s) involved, their families and advocates at regular intervals regarding the management, resolution and decisions related to the incident. This consultation process involves obtaining the Particpant’s viewpoints on a range of matters, including:
    * 1. Assessing whether the incident could have been prevented.
      2. Evaluating how well the incident was managed and resolved.
      3. Discussing what, if any, remedial actions need to be taken to prevent similar incidents in the future or to minimise their impact.
      4. Deciding whether other persons or bodies need to be informed of the incident.
36. After considering the Particpant's viewpoints on these matters, the Incident Manager will make a final decision.
    1. **Participant Support During Incident Management**
37. Throughout all stages of incident reporting, the safety and wellbeing of all individuals involved is the foremost priority for Busy Home Solutions. In order to ensure this, we provide comprehensive support to our Participants during every step of the incident management process, from immediate response to final assessment.
38. The support mechanisms to achieve this include several procedures including:
    * 1. Ensuring the Participant that reported the incident feels comforted and reassured, minimising any potential distress.
      2. Maintaining clear and ongoing communication with the Participant, keeping them informed about the progress and outcomes of any investigations related to the incident and ensuring their concerns are promptly addressed and resolved.
      3. Assisting Participants in accessing necessary trauma and counselling services to facilitate emotional recovery and resilience-building post-incident.
      4. If necessary and feasible, making changes to regular services and supports to better accommodate the Participant's needs and enhance their comfort and wellbeing in the aftermath of the incident.
    1. **Incident Review**
39. If any worker becomes aware of significant new information in relation to an incident after the investigation has been concluded, they must immediately provide that information to the Incident Manager.
40. The Incident Manager will then review relevant aspects of the incident management process based on the significance of the new information received, ensuring the continued transparency, accountability, and integrity of our incident management process.
41. If this new information is significant and:
    * 1. relates to a change in the kind of Reportable Incident previously notified to the NDIS Commission, or
      2. constitutes a further Reportable Incident,the Incident Manager must immediately notify the NDIS Commission of this significant new information.
42. This notification should occur as soon as is reasonably practicable after becoming aware of the information.
43. After an incident, a review will be also conducted to identify systemic issues and opportunities for improvement. Recommendations for improvement will be made and implemented to prevent a recurrence of similar incidents.
    1. **Training**
44. All Workers will receive induction training on the Incident Management Policy and Procedures and a refresher course, whenever there are significant updates or changes.
45. As a part of their training, all our workers are taught to understand:
    * 1. The functionality and application of the Incident Management Procedures.
      2. The definition and significance of a Reportable Incident.
      3. The correct procedures for reporting all incidents to management and, if required, to an external body.
46. In order to effectively manage serious incidents, especially those potentially involving a criminal element and requiring procedural fairness, the Incident Manager may undergo additional specialised training.
    1. **Regular Review of Incident Register**
47. The Incident Register will be reviewed regularly (at least annually) by the management team to identify trends and systemic issues, and to ascertain opportunities for improvement in our service delivery and risk management procedures. This review forms part of our commitment to continuous improvement and our proactive approach towards incident management.
    1. **Confidentiality and Disclosure**
48. Busy Home Solutions is committed to maintaining the confidentiality of all incident-related information.
49. Disclosure will only occur if legally mandated, or if deemed necessary and appropriate under specific circumstances to balance privacy, procedural fairness, comprehensive incident investigation, and legal compliance.
50. Appropriate disclosure scenarios may include sharing information with relevant Workers, legal advisors, or regulatory bodies like the NDIS Commission.
51. When reporting an incident to the NDIS Commission, Busy Home Solutions is not required to obtain or notify the NDIS Commission of certain information if obtaining that information would, or could reasonably be expected to, prejudice a criminal or investigation into the reportable incident, or cause harm to a person with disability.
52. *Policy review and updates*

This Policy is to be amended and updated according to the requirements to comply with the applicable laws and Regulations.

**Approval Authority:** Ally McPhee

**Version:** 1

**Approval Date:** June 2024

**Review Date:** June 2026

**APPENDIX 1**

In the table below is an extract from the NDIS Quality and Safeguards Commission. It outlines the **reporting requirements to the NDIS** including **timeframes and required forms**.

| **How to notify the NDIS Commission of a Reportable Incident from 1 July 2019**  There are key steps for registered NDIS providers to notify the NDIS Commission about reportable incidents. These are outlined below.  From 1 July 2019 registered NDIS Providers in ACT, SA, NSW, NT, QLD, TAS and VIC should use the [NDIS Commission Portal](https://www.ndiscommission.gov.au/providers/ndis-commission-portal) ‘My Reportable Incidents’ page to notify and manage all reportable incidents.  STEP 1. Notify the NDIS Commission   * The Immediate Notification Form must be submitted via the [NDIS Commission Portal](https://www.ndiscommission.gov.au/providers/ndis-commission-portal) **within 24 hours** of key personnel becoming aware of a reportable incident or allegation. * The Immediate Notification Form includes a number of sections and questions, concerning details of the reportable incident, actions taken in response to the incident and the individuals involved in the incident. * An exception to this rule is notifying the NDIS Commission of the use of a restrictive practice that is unauthorised or not in accordance with a behaviour support plan. In these instances, the provider must notify the NDIS Commission within five business days of being made aware of the incident. If, however, the incident has resulted in harm to a person with disability, it must be reported within 24 hours. * To notify the NDIS Commission of an incident the authorised ‘Notifier’ or ‘Approver’ needs to login to the NDIS Commission Portal and select ‘My Reportable Incidents’ tile at the top of the screen. From here, you will be able to complete an Immediate Notification Form. * The NDIS Commission suggests the ‘**Authorised Reportable Incidents Approver**’ is the person you want to have the authority to review and be responsible for submission to the NDIS Commission. This could be the person specified in your incident management system who is responsible for reporting incidents to the NDIS Commission. The authorised ‘Approver’ will have the ability to submit new Reportable Incidents and view previous Reportable Incidents submitted by their organisation. * The NDIS Commission suggests the ‘**Authorised Reportable Incidents Notifier**’ is a supporting team member who can assist the ‘Authorised Reportable Incidents Approver’ to collate and report the required information. The authorised ‘Notifier’ will have the ability to create new Reportable Incident notifications to be saved as a draft for review and submission by the authorised ‘Approver’. The authorised ‘Notifier’ will need to inform the authorised ‘Approver’ that the Incident is awaiting their review and submission. The ‘Notifier’ can also view past Reportable Incidents they have created through the page.   STEP 2: Submit a 5 Day Form   * The 5 Day form must be submitted via the ‘My Reportable Incidents’ portal **within five business days** of key personnel becoming aware of a reportable Incident. This provides additional information and actions taken by the NDIS registered provider. * The five-day form is also to be used for incidents involving the unauthorised use of a restrictive practice, other than those resulting in immediate harm of a person with disability.   STEP 3. Submit a final report, if required   * You may be required to provide a **final report**. When this is the case, the NDIS Commission will notify you via email and tell you the date this is due. * If you are required to submit a final report, you will have access to the final report fields on the NDIS Commission Portal for that incident.   There are key considerations for registered NDIS providers. In all cases, providers must assess:   * The impact on the NDIS participant. * Whether the incident could have been prevented. * How the incident was managed and resolved. * What, if any, changes will prevent further similar events occurring. * Whether other persons or bodies need to be notified.   In certain instances, the NDIS Commission may mandate to provide detailed information related to a Reportable Incident within 60 business days (or within a longer period as specified by the NDIS Commission) following an initial notification. This information must be submitted in writing and may encompass:   * Specifics of any internal or external investigation or assessment conducted concerning the Incident, which include: the identity and role of the investigator, the timeframe of the investigation, and any conclusions drawn from the investigation. * Detailed information on any corrective measures or other actions implemented as a result of the investigation. * A full report of the conducted investigation or assessment. * Confirmation whether the individuals with disability affected by the Reportable Incident (or their designated representatives) have been duly informed about the progress, findings, and subsequent actions concerning the investigation or assessment. * Any other information specifically requested by the Commissioner.   Where appropriate, the NDIS Commission may require a provider to take remedial measures. The NDIS Commission may work with the provider to implement these measures and monitor progress. Remedial measures may include, but are not limited to, additional Workers training and development or improved services to support NDIS participants and updating policies and procedures.  For further information including hints and tips, please refer to the [Reportable Incidents Frequently Asked Questions](https://www.ndiscommission.gov.au/document/1481).”  If you are unable to login to make a report, go to <https://www.ndiscommission.gov.au/providers/complaints-and-incidents/notify-us-about-reportable-incident> and follow the outlined steps. |
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