

## Tactic RB1: Review and communicate incident response and business continuity plans with staff and neighbouring businesses

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### Information and Intention

Incident response and business continuity planning are essential for organisations. They set out how the business will respond prior to, and operate following, an incident and how it expects to return to 'business as usual' in the quickest possible time.

Ensure your Business Continuity Plans are in place with understanding of and adherence to [Incident Response and Business Continuity Checklist](#). It need not be specific to terrorist incidents and can apply to any major disruption such as fire, flooding or power fault.

An Incident Response Plan is a plan of action for the efficient deployment and coordination of services, agencies and personnel to provide the earliest possible response to an emergency.

The following websites are useful for advice and training on resilience:

- [Emergency Planning College](#)
- [Business Emergency Resilience Group](#)
- [Cabinet Office](#)
- [Government Emergencies, Preparation, Response and Recovery](#)
- [Government Emergency Planning](#)

Crisis management is about your arrangements to manage strategic, complex and unprecedented events. It is rarely standalone and will require integration with other disciplines. An incident may

require a Crisis Management Response without the need for a Business Continuity Plan activation. This may be, for example, in the event of major negative media attention about the business.

In contrast, there may be a 'creeping/rising tide crisis' where a disruption, such as an attack on an IT system, emerges and, if not managed effectively, turns into a crisis. The incident response arrangements must therefore be flexible enough to manage both an operational disruption, which may need to be escalated, and a crisis situation, which requires strategic leadership.

## **Method**

To achieve the aim of communicating Incident Response and Business Continuity Plans with staff and neighbouring businesses, it is necessary to build up mutually beneficial communication arrangements with both.

### **Staff:**

Certain aspects of your Incident Response and Business Continuity Plans at your site may not necessarily be communicated to all your staff. However, staff members should be briefed on what to do should they observe suspicious activity, and they should be encouraged to identify and report any suspicious activity they observe, or that they know about.

It is necessary to ensure points of contact are known to staff internally, and partners externally. Any information regarding security planning and deployment should be disseminated internally through the Communications function.

All security management/security staff should understand where security staff should be positioned and what the search and review procedures are. Internal communications should encourage security awareness by general staff and a positive security culture should be encouraged.

You must provide regular information for your staff so that they can help deliver on the security plan. Your internal audience will inevitably cross over into your external audience, so you should consider the messages you want them to convey to their external networks, e.g. families and friends. Remember that social media is a potential area where this crossover may occur.

### **Neighbouring Businesses:**

Engagement with neighbouring businesses should be on a regular basis and should be constructive. The sharing of information regarding your Incident Response and Business Continuity Plans are essential to making the system work.

If existing 'business watch' bodies or crime prevention groups are already established, these could form the basis for your communications and information sharing network. If such bodies do not exist, then approaches will need to be made to other neighbouring organisations and some form of communications forum will need to be established.

A major concern for many organisations is the improper and unauthorised sharing of information, and the potential punitive penalties that could result from such actions. This may deter certain organisation from sharing information or intelligence with others. In order to overcome this difficulty, an Information Sharing Protocol and Memorandum of Understanding should be created and signed by all participants.

The sharing of information and intelligence needs to be controlled and it is necessary to validate any information/intelligence that is being shared with other organisations. A single point of contact should be identified over who will control and coordinate any information sharing activities. Records should be kept of the information passed and any results arising from this information sharing process.

Many businesses are members of crime prevention radio networks where different businesses have the ability to communicate with each other on various radio frequencies.

Additionally, it would be helpful if a managers' forum was created, where managers from each of the businesses in the area met and discussed security related issues.

It is important to ensure that Incident Response and Business Continuity Plans are not only communicated but understood by staff and neighbouring businesses. This can be achieved by regularly reviewing and exercising your plans to make sure that they remain accurate, workable and up-to-date. Additionally, consider reviewing plans if there is an attack elsewhere, or there is a change in threat or circumstance including to suppliers, contractors or stakeholders.

Through training, make sure staff understand their personal responsibilities, accept the need for security measures and that security is seen as part of everyone's responsibility; security is not merely something for security experts or professionals. Make it easy for people to raise concerns or report observations. Rehearsals and exercises should, wherever possible, be conducted in conjunction with all partners, emergency services and local authorities.

Managing risk and security planning are on-going processes. Part of the validation process is to exercise plans and use any learning to further refine and make sure plans are workable to achieve the required outcomes.

The aim of your exercises should be to:

- Make sure that plans work (verification).

- Develop staff and neighbouring business competencies and enable them to understand and practice carrying out their roles within the plan (training).
- Test established procedures to make sure they remain valid (exercise, rehearse and validate).
- Provide learning to further refine the plan (review).
- Regularly review aspects of your Incident Response and Business Continuity Plans, ensuring each element remains valid.

## **Administration**

The appropriate policy and procedures should mention the establishment of communication links with staff and other business premises and how this is managed. Identify ownership of the information sharing process with other organisations, what records are kept, and how its effectiveness is assured. For large organisation, there should be a senior manager responsible for the strategic issues, and a more junior manager should sit under them who will oversee tactical/operational level issues. For smaller organisations, these roles could be combined and undertaken by one person.

## **Risk Assessment**

A risk assessment should identify threats which could have an impact on the business and its vulnerabilities. This risk assessment can be used to define key vulnerabilities or situations, and how these should be mitigated against. Such risk assessments should clearly define organisational as well as individual duty of care to staff and others. Staff and visitors may have different responses to the same incident and therefore you should risk manage the impact of staff, contractors and/or visitors as well as members of the public not following or directly contradicting instructions.

A key action for a business is to create a Crisis Communication Plan (TACTIC EB4). This should be a core component of its risk preparations. It should be developed following a detailed risk analysis looking at potential issues and possible solutions. Typically, these issues relate to an organisation's people, assets, property and operations, and the plan is there to guide action and communications.

# Communications

## Internal Stakeholder Engagement:

Internal stakeholder engagement processes have already been covered in the earlier 'Method' section.

## External Stakeholder Engagement:

Engagement with neighbouring businesses should be on a regular basis and should be constructive. However, you may decide to keep sensitive parts of your Incident Response and Business Continuity Planning within your own organisation.

Early identification and engagement with key external stakeholders is important. Local organisations whose sites are nearby, or have shared use of the site being protected, are also likely to play an important part in developing and delivering on any security outcomes, and consideration should also be given to engaging with any working groups or forums who may already have identified 'best practices' and lessons learned from similar sites within the business area the site operates within.

There are a number of key principles that should be applied when engaging with stakeholders:

- The engagement should be different for different stakeholders, at different times – it should be flexible as one type of engagement process does not necessarily suit all stakeholders.
- It should be a two-way engagement process, where information and knowledge are shared.
- Communications should be genuine and timely, where there is the ability to influence outcomes, dependent on feedback.
- Engagement with stakeholders should be open and transparent.

As with all matters relating to security and policing, the relationships with the police are key. The contact may be with either the local police or those specifically tasked with providing policing to certain sites.

## External Media Engagement:

After a terrorist incident has occurred, organisations should not communicate directly with the media or external audiences on anything related to the incident, without prior consultation and agreement with the police. In addition, avoid revealing details about the incident through social media without

prior police consultation.

An appropriate individual should be identified in the organisation to liaise with the police in order to disseminate approved information which is accurate, and which will not compromise the criminal investigation.

## **Health and Safety/Other Legal Issues**

Businesses/organisations that seek communicate Incident Response and Business Continuity Plans should ensure that all activities are assessed in line with Health and Safety and other legal/policy frameworks, such as:

- The Disability Discrimination Act 1995
- The Human Rights Act 1998
- Health and Safety Acts
- The Data Protection Act 2018
- Employment Rights Act 1996

Your actions must be justified, necessary and proportionate to the threat you are facing.

Consideration must be given regarding the personal health and safety of all staff in the performance of their duties. There must be well defined governance arrangements and records must be kept of the issues, decisions made, and the reasoning behind these decisions. Records will provide evidence to any investigations, coroners' inquiries and public inquiries and assist in defending against legal action, criminal charges or civil claims. The importance of keeping accurate records and having well defined governance arrangements has been demonstrated during the Manchester Arena Inquiry.

### **KEYWORDS**

**BUSINESS CONTINUITY**

**CRISIS MANAGEMENT**

INCIDENT RESPONSE  
RISK