

Swell Exploration Drilling Environment Plan

This document provides notification of NOPSEMA's decision made under regulation 10 of the Offshore Petroleum and Greenhouse Gas Storage (Environment) Regulations 2009 (Environment Regulations). In this instance, NOPSEMA is providing an opportunity to modify and resubmit the environment plan as it is not reasonably satisfied that the plans meets the acceptance criteria set out in the regulations.

Submission information

Titleholder ¹ :	Woodside Energy Ltd
Environment plan:	Swell Exploration Drilling Environment Plan, Rev 0, DC0000UD1400177322
Petroleum title(s)/Application number(s):	WA-483-P
Date submitted to NOPSEMA:	17/11/2016
Activities type(s) ² :	• Drilling
Activity overview: As described on the NOPSEMA website.	 Woodside Energy proposes to drill the Swell exploration well, located in Exploration Permit Area WA-483-P off the coast of Western Australia.WA-483-P is located within Commonwealth waters and is owned 60% by Woodside (operator) and 40% by KUFPEC (Perth) Pty Ltd (WA-483-P JV). The WA-483-P JV are planning on drilling one exploration well in this permit to support permit work plan commitments issued under the Offshore Petroleum and Greenhouse Gas Storage Act 2006. This environment plan covers all mobile offshore drilling unit (MODU) and support vessel operations within the permit area. The well is located approximately 70 km north-north-east (NNE) of Exmouth, Western Australia. The water depth at the proposed well location is approximately 154 m. The estimated total duration of the activity is approximately 90-120 days.
Decision:	Not reasonably satisfied
Decision date:	19/12/2016
Resubmission due date ³ :	18/01/2017
Decision made by:	Representative of NOPSEMA: Environment Manager - Drilling & Developments



Basis of decision

NOPSEMA has assessed the environment plan in accordance with its assessment policies and procedures. On completion of assessment, NOPSEMA has decided that it is not reasonably satisfied that the environment plan meets the criteria below as set out in regulation 10A of the Environment Regulations:

(b) demonstrates that the environmental impacts and risks of the activity will be reduced to as low as reasonably practicable

(c) demonstrates that the environmental impacts and risks of the activity will be of an acceptable level

(d) provides for appropriate environmental performance outcomes, environmental performance standards and measurement criteria

(e) includes an appropriate implementation strategy and monitoring, recording and reporting arrangements

Titleholder requirements

In accordance with regulation 10, the titleholder is required to modify and resubmit the environment plan. Upon resubmission of the plan, NOPSEMA will continue to assess the submission in accordance with its assessment policies and make a decision under regulation 10. After a titleholder has been provided with reasonable opportunity to modify and resubmit an environment plan, NOPSEMA will make a final decision on whether to accept or refuse to accept the environment plan.

How to get further information

If you have any further questions regarding the activity it is suggested you contact the titleholder's nominated liaison person for the activity.

If you would like to access any further information regarding this decision, or would like to contact NOPSEMA please email <u>environment@nopsema.gov.au</u>.

¹ A titleholder includes an applicant for a petroleum access authority, petroleum special prospecting authority, pipeline licence, greenhouse gas search authority or greenhouse gas special authority under sub-regulation 9(2). ² Activity type as listed in the Offshore Petroleum and Greenhouse Gas Storage (Regulatory Levies) Regulations 2004 ³ NOPSEMA sets the proposed timeframe for resubmission; after which NOPSEMA may determine a reasonable opportunity has been given and NOPSEMA may refuse to accept the plan. Titleholders can request an extended timeframe.