

Stairway-1 Vessel Based Activity Oil Pollution Emergency Plan (OPEP)

| PROJECT/FACILITY | Drilling and Completions |
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List of Acronyms

| Abbreviation | Description |
|--------------|--|
| AIS | Automatic Identification System |
| ALARP | As low as reasonably practicable |
| AMOSC | Australian Marine Oil Spill Centre Pty Ltd |
| AMP | Australian Marine Park |
| AMSA | Australian Marine Safety Authority |
| APPEA | Australian Petroleum Production & Exploration Association |
| API | American Petroleum Institute |
| AUV | Autonomous Underwater Vehicle |
| BAOAC | Bonn Agreement Oil Appearance Codes |
| СМ | Control Measure |
| CMT | Crisis Management Team |
| DAWR | Department of Agriculture and Water Resources |
| DBCA | Department of Biodiversity, Conservation and Attractions |
| DoE | (Australian) Department of the Environment (now DAWE) |
| DoEE | (Australian) Department of the Environment and Energy (now DAWE) |
| DAWE | (Australian) Department of Agriculture, Water and Environment |
| DFAT | Department of Foreign Affairs and Trade |
| DISER | Department of industry, Science, Energy and Resources |
| DoT | Department of Transport |
| DPIRD | Department of Primary Industries and Regional Development |
| DWER | Department of Water and Environment Regulation |
| EMBA | Environment that May Be Affected |
| EP | Environment Plan |
| EPA | Environmental Protection Authority |
| EPBC Act | Environmental Protection and Biodiversity Conservation Act 1999 |
| EPO | Environmental performance outcome/objective |
| EPS | Environmental performance standard |
| ER | Emergency Response |
| ESC | Environmental Scientific Coordinator |
| ETL | Environment Team Leader |
| FOB | Forward Operations Base/s |
| GIS | Geographic Information System |



| Abbreviation | Description | |
|--------------|--|--|
| НМА | Hazard Management Agency | |
| IAP | Incident Action Plan | |
| ICC | Incident Command Centre | |
| IMO | International Maritime Organisation | |
| IMSMP | Invasive Marine Species Management Plan | |
| IMT | Incident Management Team | |
| IRT | Incident Response Team | |
| IS | Information Systems | |
| JSCC | Joint Strategic Coordination Committee | |
| MBES | Multi-beam echo sounding | |
| MDO | Marine Diesel Oil | |
| MEECC | Maritime Environmental Emergency Coordination Centre (DoT) | |
| MEER | Maritime Environmental Emergency Response (DoT) | |
| MFO | Marine Fauna Observer | |
| MNES | Matters of National Environmental Significance | |
| MODU | Mobile Offshore Drilling Unit | |
| MOU | Memorandum of Understanding | |
| MP | Marine Park | |
| MSA | Master Services Agreement | |
| MSP | Monitoring Service Providers | |
| N/A | Not Applicable | |
| NC | No Contact | |
| NEBA | Net Environmental Benefit Analysis | |
| NOAA | National Oceanic and Atmospheric Administration | |
| NOPSEMA | National Offshore Petroleum Safety and Environment Management Authority | |
| NRT | National Response Team | |
| NW | North-West | |
| OPEP | Oil Pollution Emergency Plan | |
| OPGGS(E)(R) | Offshore Petroleum and Greenhouse Gas Storage (Environment) Regulations 2009 | |
| OPICC | Offshore Petroleum Coordination Committee | |
| OSC | On-scene Commander | |
| OSRL | Oil Spill Response Limited | |
| OSRO | Oil Spill Response Organisation | |
| OSTM | Oil Spill Trajectory Modelling | |



| Abbreviation | Description | |
|--------------|--|--|
| OWA | Oiled Wildlife Advisor | |
| OWR | Oiled wildlife Response | |
| ROV | Remote Operated Vehicle | |
| SBP | Sub-bottom profiling | |
| SHP-MEE | State Hazard Plan for Maritime Environmental Emergencies | |
| SLA | Service Level Agreement | |
| SMP | Scientific Monitoring Plan | |
| SMPEP | Shipboard Marine Pollution Emergency Plan | |
| SMPC | State Marine Pollution Coordinator | |
| SOPEP | Shipboard Oil Pollution Emergency Plan | |
| SRT | State Response Team | |
| SSS | Side-scan sonar | |
| TRP | Tactical Response Plan | |
| UAV | Unmanned Aerial Vehicle | |
| VBA | Vessel Based Activities | |
| VI | Varanus Island | |
| VMS | Vessel Monitoring System | |
| VOCs | Volatile Organic Compounds | |
| voo | Vessels of Opportunity | |
| VPO | Santos Vice President Offshore Upstream WA | |
| WA | Western Australia | |
| WAOWRP | WA Oiled Wildlife Response Plan | |
| WSP | Waste Service Provider | |



1 Quick Reference Information

| Parameter | Description | Further Information | | |
|--|---|----------------------|------------------------|---------------------|
| Petroleum Activity | Vessel based site survey geotechnical survey tech | Section 2 of the EP | | |
| Modelled Spill Locations (Lat/Long) | Stairway-1 well location Latitude: 12°49'49.34" S Longitude: 124°53'26.76" E | | | Table 3-1 of the EP |
| Permit Areas | AC/P50 (Commonwealth | n waters) | | |
| Installation Type | N/A | | | |
| Water Depth | 80 – 110 m | | | |
| Worst-case Spill Scenarios | Scenario | Hydrocarbon | Worst case volume (m³) | |
| | Surface diesel release (surface spill) | Marine Diesel Oil | 329 | Section 6.1 |
| Hydrocarbon Properties | Marine Diesel Oil (MDO) Specific gravity = 0.843 Dynamic viscosity (cP) = 3.9 @ 20° C API Gravity = 36.4 | | | Appendix A |
| Weathering Potential | MDO is a mixture of volatile and persistent hydrocarbons with low viscosity. It will spread quickly and thin out to low thickness levels, thereby increasing the rate of evaporation. Up to 60% will generally evaporate over the first two days. Approximately 5% is considered "persistent hydrocarbons", which are unlikely to evaporate and will decay over time. | | | Appendix A |
| Protection Priorities | Cartier AMP and Ashmo | re AMP | | Section 6.6 |



2 First Strike Response Actions

For an oil spill to the marine environment, initial response actions to major incidents are under the direction of the Vessel Master and in accordance with vessel-specific procedures (e.g. Shipboard Oil Pollution Emergency Plans (SOPEPs)).

Further response information contained within this OPEP is concerned primarily when the Santos Incident Management Team (IMT) is engaged for support.

For an oil spill to the marine environment the On-scene Commander (OSC) is to contact the Incident Commander (IC) in Perth via the on-call Duty Manager (as per below). The OSC is either the Santos Company Site Representative (if present) or the Vessel Master. This will be determined during the planning stages of the activity.

Response information contained within this OPEP is concerned primarily with a large scale (Level 2/3) hydrocarbon spill where the Perth-based IMT are engaged for support. Level 1 spills do not typically require the stand-up of the IMT for support, however on-site response actions to monitor the spill and regulatory requirements for reporting these spills still apply. Therefore, the immediate response actions listed in **Table 2-1** are relevant for any spill. Once sufficient information is known about the spill, the Incident Commander will classify the level of the spill. If the spill is classified as a Level 1 spill, then the actions related to Level 2/3 spills do not apply, unless specified by the Incident Commander.



Table 2-1: First strike activations

| Mile on findingships | Activations | | | |
|--|--|---|--|--|
| When (indicative) | Objective Action | | Who | |
| All spills | | | | |
| Immediate | Manage the safety of personnel | Implement site incident response procedures (vessel-specific procedures, as applicable) | OSC/Vessel Master | |
| Immediate | Control the source using site resources, where possible | Implement site source control procedures (Vessel SOPEP, as applicable) | OSC/Vessel Master | |
| Within 30 minutes of incident being identified | Notify Santos Duty Manager | Verbal communication to Offshore Duty Manager's 's duty phone | OSC | |
| As soon as practicable | Obtain as much information about the spill as possible | Provide as much information to the IMT (Incident Commander or delegate) as soon as possible | OSC | |
| Within 60 minutes | Gain situational awareness and begin onsite spill surveillance | Level 1 spills may only require use of onsite resources to conduct monitor and evaluate activities (e.g. vessel surveillance and tracking buoys). Refer Activate the Monitor and Evaluate Plan (Section 10). | OSC Incident Commander | |
| Refer timeframes Go to Section 7 | Make regulatory notifications within regulatory timeframes | Activate the External Notifications and Reporting Procedures Go to Section 7 | Initial notifications by Environment/Safety Team Leads | |
| Level 2/3 spills (in addition to actions above) | | | | |
| Immediately once notified of spill (to Incident Commander) | Activate IMT, if required | Notify IMT | Duty Manager Incident Commander | |



| Miles (indicative) | Activations | | Who |
|------------------------------------|--|--|---|
| When (indicative) | Objective | Action | |
| IMT Actions (0-48 hours) | | | |
| Within 90 minutes from IMT callout | Set-up IMT room | Refer to IMT tools and checklists for room and incident log set-up | Incident Commander IMT Data Manager |
| | Gain situational awareness and set incident objectives, strategies and tasks | Begin reactive Incident Action Planning process Go to Section 8 Review First Strike Activations (this table) | Incident Commander Planning Team Leader |
| Refer timeframes Section 7 | Make regulatory notifications as required Notify and mobilise/put on standby external Oil Spill Response Organisations (OSROs) and Support Organisations, as required | Go to Section 7 | Initial notifications by Environment/Safety Team Leads OSRO (Australian Marine Oil Spill Centre [AMOSC] and OSRL) activation by designated call-out authorities (Incident Commanders/Duty Managers) |
| Refer timeframes Section 10 | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | Vessel surveillance (Section 10.1) Aerial Surveillance (Section 10.2) Tracking Buoys (Section 10.3) Oil spill Trajectory Modelling (Section 10.4) Satellite Imagery (Section 10.5) Initial Oil Characterisation (Section 10.6) Operational Water Quality Monitoring (Section 10.8) Shoreline and Coastal Habitat Assessment (Section 10.9) | IMT Operations Team Leader IMT Logistics/Supply Team Leaders IMT Environment Team Leaders |



| | Activations | | | |
|--|---|--|--|--|
| When (indicative) | Objective | Action | Who | |
| Activate on Day 1 for applicable scenarios | Source control support to stop the release of hydrocarbons into the marine environment. **Degree of IMT support will be scenario dependent** | Go to Section 9 | IMT Operations Team Leader (Drilling Team Leader as appropriate to scenario) IMT Logistics/Supply Team Leaders | |
| Activate on Day 1 for applicable scenarios Refer Section 11 . | Reduce exposure of shorelines and wildlife to floating oil through mechanical dispersion | Go to Section 11 | IMT Operations Team Leader IMT Logistics/Supply Team Leaders | |
| Day 1 | Identify environmental sensitivities at risk and conduct NEBA | Review situational awareness and spill trajectory modelling Review strategic NEBA and begin operational NEBA (Section 6.7) | IMT Environmental Team Leader | |
| Day 1 | Develop forward operational base/s to support forward operations | Begin planning for forward operations base as per Forward Operations Plan | IMT Operations Team Leader IMT Logistics/Supply Team Leaders | |
| Day 1 | Ensure the health and safety of spill responders. | Identify relevant hazards controls and develop hazard register Begin preparation Site Health and Safety Management requirements Refer Santos Oil Spill Response Health and Safety Management Manual (SO-91-RF-10016) | IMT Safety Team Leader | |
| If/when initiated Refer Section 13 | Prevent or reduce impacts to wildlife | Activate the Oiled Wildlife Response Plan. Go to Section 13 | IMT Environment Team Leader IMT Operations Team Leader IMT Logistics/Supply Team Leaders | |



| When (indicative) | Activations | Who | |
|-------------------|---|--|-----------------------------------|
| | Objective | Action | WIIO |
| If/when initiated | Assess and monitor impacts from spill and | Activate the Scientific Monitoring Plan. | IMT Environment Team Leader |
| Refer Section 15 | response | Go to Section 15 | IMT Logistics/Supply Team Leaders |
| | | | IMT Operations Team Leader |
| If/when initiated | Clean-up oiled shorelines | Activate Shoreline Clean Up resources. | IMT Operations Team Leader |
| | | Go to Section 12 | IMT Logistics/Supply Team Leaders |
| If/when initiated | Safely transfer, transport and dispose of waste | Activate the Waste Management Plan. | IMT Operations Team Leader |
| | collected from response activities | Go to Section 14 | IMT Logistics/Supply Team Leaders |



| Mathematical | Activations | 1111- | |
|-------------------------|---|-------|---|
| When (indicative) | Objective Action | | Who |
| IMT Actions (48+ hours) | | | |
| Ongoing | process is to be adopted to continue with spin Action Plan (IAP) is to be developed for each + Santos will maintain control for those activiting Agency/Lead IMT. + Depending on the specifics of the spill AMSA (refer Section 4.2). + Where another Control Agency has taken control agency has ta | · | Control Agency IMT Santos to provide the following roles to DoT Maritime Environmental Emergency Coordination Centre (MEECC)/IMT for State waters response: CMT Liaison Officer Deputy Incident Controller Deputy Intelligence Officer Deputy Planning Officer Environment Support Officer Deputy Public Information Officer Deputy Logistics Officer Deputy Finance Officer Deputy Operations Officer Deputy Waste Management Coordinator Deputy Division Commander |



3 Introduction

This document is the accompanying Oil Pollution Emergency Plan (OPEP) to the *Stairway-1 Vessel Based Activity (VBA) Environment Plan (EP) (SO-91-BI-20016)* (referred to throughout this OPEP as the Stairway VBA EP) required by Regulation 14(8) of the Offshore Petroleum and Greenhouse Gas Storage (Environment) Regulations 2009 (OPGGS (E) Regulations).

3.1 Description of Activity

Santos Energy Ltd (Santos) proposes to conduct exploration drilling within permit area AC/P50, located in Commonwealth waters (**Figure 3-1**). To support the drilling of the Stairway-1 well, geotechnical and/or geophysical surveys may be required at the location to inform the positioning of a MODU and well location.

VBA may involve any of the following activities:

- + Geophysical and hydrographic surveys such as:
 - Acquisition of multi-beam echo sounding (MBES) and side-scan sonar (SSS) data to define the bathymetry/seafloor morphology (for example, depth, bedform character) and confirm the absence of debris or other anomalous seabed features.
 - Identification of any hazards that may impact the location of a mobile offshore drilling unit (MODU) or equipment through sub-bottom profiling (SBP).
- + Geotechnical surveys such as seabed sampling/coring for ground-truthing the surficial geophysics and to support MODU spud-can penetration assessments.
- + Autonomous underwater vehicle (AUV) and ROV surveys with various equipment attached, to provide information about buried objects and the existing environment (water and seabed parameters).

Refer to Section 2 of the Stairway VBA EP (SO-91-BI-20016) for details on the activity.

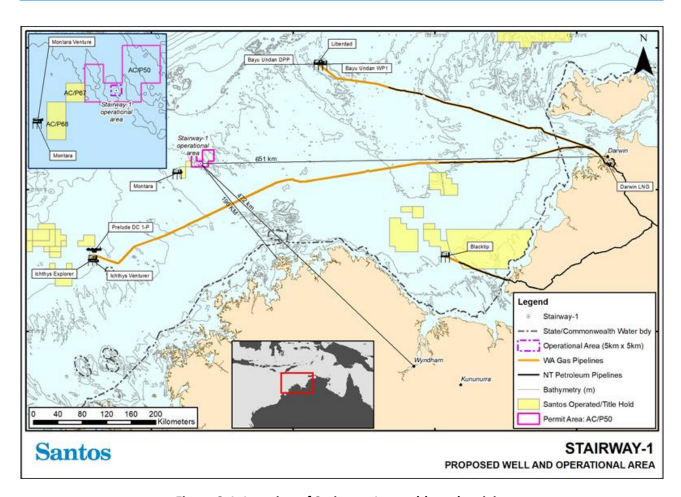


Figure 3-1: Location of Stairway-1 vessel-based activity

3.2 Purpose

The purpose of this Oil Pollution Emergency Plan (OPEP) is to describe Santos' response to a hydrocarbon spill during vessel-based activities within the three operational areas covered in the Stairway VBA EP.

This OPEP has been developed to meet all relevant requirements of the Commonwealth (OPGGS (E)) Regulations. It is consistent with the national and State (WA) systems for oil pollution preparedness and response, being the National Plan for Maritime Environmental Emergencies (NatPlan) managed by the Australian Maritime Safety Authority (AMSA) and the WA State Hazard Plan for Maritime Environmental Emergencies (SHP-MEE).

This OPEP is to be read in conjunction with the *Stairway VBA EP (SO-91-BI-20016)* when considering the existing environment, environmental impacts, risk management, performance standards and the reporting compliance requirements.

This OPEP will apply from acceptance of the Santos *Stairway VBA EP (SO-91-BI-20011)* and will remain valid for the duration of life of the EP. If improved preparedness measures are identified within this time frame the OPEP will be revised accordingly.

The response strategies outlined in this OPEP have been developed by Santos utilising risk assessments to identify credible worst case hydrocarbon spill scenarios, expected/calculated release rates, known information of hydrocarbon types and behaviour, and expected partitioning of the hydrocarbon within the



marine environment with an estimate of the volume of persistent oil. This information has been modelled to give a theoretical zone of dispersion that is used to identify potential sensitive receptors and response strategies required to reduce the consequences of a spill to 'As Low As Reasonably Practicable' (ALARP). The response strategies are identified under a Net Environmental Benefit Assessment' (NEBA) process so the most effective response strategies with the lowest environmental consequences can be identified, documented and prepared for.

3.3 Objectives

The aim of this OPEP is to provide detailed guidance to Santos' IMT, so that it will direct its response effort with the aim of preventing long term significant environmental impacts by safely limiting the adverse environmental effects from an unplanned release of hydrocarbons to the marine environment to a level that is ALARP. This will be achieved through the implementation of the various strategies and spill response mechanisms presented throughout this OPEP. Through their implementation, Santos will:

- + Initiate spill response immediately following a spill;
- + Establish source control as soon as reasonably practicable to minimise the amount of oil being spilt into the environment;
- Assess the spill characteristics and understand its fate in order to be able to make informed and clear response decisions;
- + Monitor the spill to identify the primary marine and coastal resources requiring protection;
- + Remove as much oil as possible from the marine environment while keeping environmental impacts from the removal methods to ALARP;
- + Reduce the impacts of the remaining floating and stranded oil to ALARP;
- + Respond to the spill using efficient response strategies that do not damage the environment themselves;
- + Comply with all relevant environmental legislation when implementing this OPEP;
- + Conduct all responses safely without causing harm to participants;
- + Monitor the impacts from a spill until impacted habitats have returned to baseline conditions;
- + Remain in a state of 'Readiness' at all times for implementation of this OPEP by keeping resources ready for deployment, staff fully trained and completing response exercises as scheduled; and
- + Keep stakeholders informed of the status of the hydrocarbon spill response to aid in the reduction of social and economic impacts.

3.4 Area of Operation

The Stairway VBA EP (*SO-91-BI-20016*) covers vessel-based activities conducted entirely within Commonwealth waters in Santos permit area AC/P50 within an operational area of 5 km by 5 km centred around the proposed well location, the co-ordinates are shown in **Table 3-1**. The operational area is shown in **Figure 3-1** and **Figure 3-2**. The nearest landmass to Operational Area is Cartier Island (**Figure 3-2**), located approximately 135 km to the west. The Operational Area is located approximately 196 km from the Australian mainland at its closest point (**Figure 3-1**). Water depths in the operational area range from 80 m to 110 m.



Section 3 of the *Stairway VBA EP (SO-91-BI-20016)* includes a comprehensive description of the existing environment. A summary of nearest regional features and distances from the Operational Area are provided in **Table 3-2**.

Table 3-1: Co-ordinates of Stairway-1 Operational Area

| Corner | Latitude | Longitude |
|--------------------------|------------|------------|
| NW | -12.507938 | 124.867605 |
| NE | -12.507614 | 124.913599 |
| SE | -12.552804 | 124.913932 |
| SW | -12.553129 | 124.867931 |
| Stairway-1 well location | -12.494934 | 124.532676 |

Table 3-2: Distances from operational areas A, B and C to key regional features

| Regional Feature | Distance to operational area |
|------------------------------|------------------------------|
| Ashmore Reef Marine Park | 176 km NW |
| Cartier Island Marine Park | 135 km W |
| Kimberley Marine Park | 93 km S |
| Oceanic Shoals Marine Park | 125 km E |
| Browse Island Nature Reserve | 224 km SW |



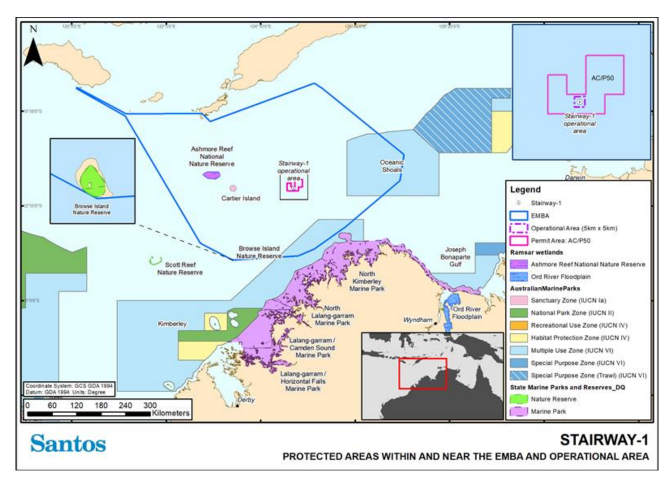


Figure 3-2: Stairway VBA EP Operational Area, EMBA and regional features

3.5 Interface with Internal Documents

In addition to this OPEP, a number of other Santos documents provide guidance and instruction relevant to spill response, including:

- + Incident Command & Management Manual (SO-00-ZF-00025);
- + Berthing and Terminal Handbook (TV-22-IG-00067);
- + Offtake Operational & Pilotage Procedure (NV-91-IG-10010.03);
- + Incident Response Telephone Directory (SO-00-ZF-00025.020);
- + Refuelling and Chemical Management Standard (QE-91-IQ-00098);
- + Santos Source Control Planning and Response Guideline (DR-00-OZ-20001);
- + Oil Pollution Waste Management Plan (QE-91-IF-10053);
- + Oil Spill Response HSE Management Manual (SO-91-RF-10016);
- + Oil Spill Scientific Monitoring Plan (EA-00-RI-10099);
- + Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162);
- + Oil Spill Scientific Monitoring Baseline Data Review (QE-00-BI-20001);



- + Incident and Crisis Management Training and Exercise Plan (SO-92-HG-10001); and
- + Oil Spill Response Readiness Guideline (SO-91-OI-20001).

Relevant Tactical Response Plans are made available within the 'First Strike Resources' folder within the Offshore Emergency Response on Santos intranet site.



4 Oil Spill Response Framework

4.1 Spill Response Levels

Santos uses a tiered system of incident response levels consistent with State and National incident response plans including the State Hazard Plan: Maritime Environmental Emergencies (SHP-MEE) and the National Plan for Maritime Environmental Emergencies (NatPlan). Spill Response Levels help to identify the severity of an oil spill incident and the level of response required to manage the incident and mitigate environmental impacts. Incident response levels are outlined within the Santos Incident Command and Management Manual (SO-00-ZF-00025) and further detailed in **Table 4-1** for hydrocarbon spills.

Table 4-1: Santos oil spill response levels

| Level 1 | | | |
|--|--|--|--|
| An incident which will not have an adverse effect on the public or the environment which can be controlled by the use of resources normally available onsite without the need to mobilise the Santos IMT or other external assistance. | | | |
| Oil is contained within the incident site. | Source of spill has been contained. | | |
| Spill occurs within immediate site proximity. | Oil is evaporating quickly and no danger of explosive | | |
| Discharge in excess of permitted oil in water (OIW) | vapours. | | |
| content (15 ppm). | Spill likely to naturally dissipate. | | |
| Incident can be managed by the Incident Response Team (IRT) and its resources. | No media interest/does not have an adverse effect on the public. | | |
| L. | evel 2 | | |
| An incident that cannot be controlled by the use of onsite resources alone and requires external support and resources to combat the situation; or An incident that can be controlled onsite, but which may have an adverse effect on the public or the | | | |
| environment. | | | |
| Danger of fire or explosion. | Level 1 resources overwhelmed, requiring additional regional resources. | | |
| Possible continuous release. | Potential impact to sensitive areas and/or local | | |
| Concentrated oil accumulating in close proximity to the site or vessel. | communities. | | |
| Potential to impact other installations. | Local/national media attention/may adversely affect the public or the environment. | | |
| L | evel 3 | | |
| An incident which has a wide-ranging impact on Santos and may require the mobilisation of external state, national or international resources to bring the situation under control. | | | |
| Loss of well integrity. | Level 2 resources overwhelmed, requiring international | | |
| Actual or potentially serious threat to life, property, | assistance. | | |
| industry. | Level 3 resources to be mobilised. | | |
| Major spill beyond site vicinity. | Significant impact on local communities. | | |

International media attention.

Significant shoreline environmental impact.



4.2 Jurisdictional Authorities and Control Agencies

During a spill response there will be both a Jurisdictional Authority and a Control Agency assigned to the oil spill incident for all spill response levels.

Definitions of Jurisdictional Authority and Control Agency are as follows:

- + Control Agency: the organisation assigned by legislation, administrative arrangements or within the relevant contingency plan, to control response activities to a maritime environmental emergency. Control Agencies have the operational responsibility of response activities, but may have arrangements in place with other parties to provide response assistance under their direction; and
- + **Jurisdictional Authority:** the agency which has responsibility to verify that an adequate spill response plan is prepared and, in the event of an incident, that a satisfactory response is implemented. The Jurisdictional Authority is also responsible for initiating prosecutions and the recovery of clean-up costs on behalf of all participating agencies.

The relevant Jurisdictional Authority and Control Agency are shown in Table 4-2.

To aid in the determination of whether a spill is classed as a vessel spill, the following guidance is adopted:

+ A vessel is a ship at sea to which to which the *Navigation Act 2012* applies.

Table 4-2: Jurisdictional authorities and control agencies for VBA oil spill response

| Role | Spill | Commonwealth waters oil pollution | State waters/shoreline oil pollution |
|--------------------------|-------|-----------------------------------|--------------------------------------|
| | Level | Vessel ¹ | Vessel |
| Control Agency | 1 | AMSA | DoT |
| | 2/3 | AMSA | DoT |
| Jurisdictional Authority | 1/2/3 | AMSA | DoT |

4.3 Vessel Spills in Commonwealth Waters

For a vessel incident originating in Commonwealth Waters, the Jurisdictional Authority and Control Agency is AMSA. AMSA is the national shipping and maritime industry regulator and was established under the *Australian Maritime Safety Authority Act 1990*. AMSA manages the NatPlan on behalf of the Australian Government, working with State and the Northern Territory governments, emergency services and private industry to maximise Australia's marine pollution response capability.

Santos will be responsible for coordinating a first-strike response to a vessel-based spill in Commonwealth waters until such time as AMSA takes over the role as Control Agency, at which time Santos would provide all available resources as a Supporting Agency.

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¹ Vessels are defined by Australian Government Coordination Arrangements for Maritime Environmental Emergencies (AMSA, 2019) as a seismic vessel, supply or support vessel, or offtake tanker.



4.4 Cross-jurisdictional Vessel Spills

For a large vessel spill (Level 2/3) that may cross Jurisdictions between Commonwealth and State waters, two Jurisdictional Authorities exist (AMSA for Commonwealth waters and DoT for State waters). Coordination of Control Agency responsibilities will be determined by DoT and AMSA, based on incident specifics with Santos providing first strike response and all necessary resources (including personnel and equipment) as a Supporting Agency.



5 Santos Incident Management

The Santos IMT (Perth) and Crisis Management Team (CMT) will be activated in the event of a Level 2/3 hydrocarbon spill regardless of the type of spill or jurisdiction. As outlined above, control of the response may be taken over by the relevant Control Agency as the incident progresses. The Santos response structure to a major emergency incident is detailed in the Incident Command and Management Manual (ICMM) (SO-00-ZF-00025). The ICMM describes response planning and incident management that would operate under emergency conditions, describing how the Santos IMT operates and interfaces with the CMT and external parties.

The first priority of an escalating oil spill response to a Level 2/3 spill is the formation of an IMT and the establishment of an Incident Command Centre (ICC). The ongoing involvement of the IMT and CMT will be dependent on the severity and type of spill and the obligations of Santos and other agencies/authorities in the coordinated spill response.

Santos' incident response structure relevant to an incident within the Operational Areas includes:

- + Facility-based IRT;
- + Santos IMT Perth based to coordinate and execute responses to an oil spill incident;
- Santos CMT to coordinate and manage threats to the company's reputation and to handle Santos corporate requirements as an operator in conjunction with the Perth Based Santos - Vice President Offshore Upstream WA (VPO); and
- + Other field-based command, response and monitoring teams for implementing strategies outlined within the OPEP.

The first priority of an escalating oil spill response is the formation of an IMT to establish a control centre. The establishment and involvement of the CMT will be dependent on the severity of the spill.

The Santos incident response organisational structure is defined in the Santos Incident Command and Management Manual Planning (SO-00-ZF-00025), and shown in **Figure 5-1** for reference.



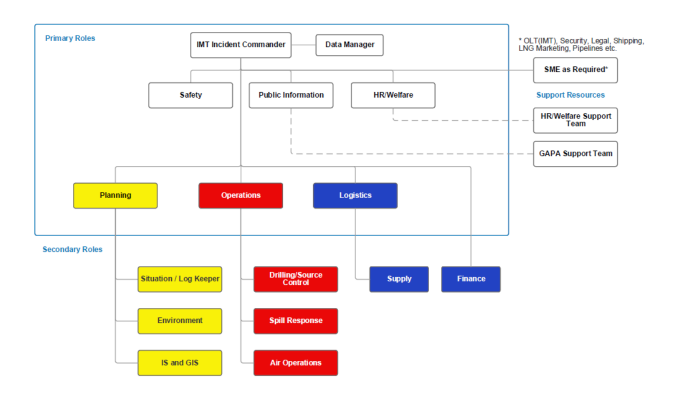


Figure 5-1: Santos Incident Management Team organisational structure

Note: For a Level 2/3 Petroleum Activity spills whereby DoT is involved as a Control Agency, either within a single jurisdiction (State water only spills) or cross-jurisdictional (spills from Commonwealth to State waters), Santos will work in coordination with the DoT in providing spill response capability. Santos' expanded organisational structure for these situations is detailed in **Section 5.2.3**.

5.1 Roles and Responsibilities

The tables below provide an overview of the responsibilities of the Santos CMT (**Table 5-1**), IMT (**Table 5-2**), and field-based response team members in responding to an incident (**Table 5-3**).

Also provided are the roles and responsibilities of Santos personnel required to work within DoT's organisational structure (**Table 5-5**), where DoT has responsibilities for spill response as a Control Agency, as per <u>DoT's Offshore Petroleum Industry Guidance Note – Marine Oil pollution: Response and Consultation Arrangements</u>.

DoT will provide a Liaison officer/Duty Incident Commander to the Santos IMT in a coordinated response, as outlined for reference in **Table 5-4**.



Table 5-1: Roles and responsibilities in the Crisis Management Team

| Santos CMT Role | Main Responsibilities |
|------------------|---|
| CMT Leader | Maintain contact with IMT or Issue Notification stakeholder until the CMT is fully functional. |
| | Articulate the overall response priorities and required actions using the PEARL approach. |
| | Consider response options to achieve priorities, including mitigating the potential worst-case scenario. |
| | Determine Key Messages and Stakeholders, assigning Santos points of contact for each stakeholder. |
| | + Ensure CEO or delegate is engaged for all internal (staff) and external communications. |
| | Confirm frequency of CMT reports and meetings and coordination with CEO, IMT and other stakeholders. |
| | Consider how a change in the situation over time may alter the most likely and worst- case scenarios originally identified, and how this impacts response options and priorities. |
| | Consider CMT requirements for the next phase of activity, allocating actions as appropriate. |
| Administrator – | + Provide location, time and meeting medium details (i.e. telecon etc.) to CMT members. |
| EHS & Governance | Work with the CMT Log Keeper to maintain an accurate CM Log with key situation details, meeting decisions/actions and next meeting time/location details. |
| | + Disseminate approved briefing material to personnel following CMT Leader's direction. |
| | Liaise with Public Affairs/Safety & Security/Facilities on any reception, premises security or media/advisor briefing requirements. |
| | Ensure role discipline of CMT representatives, monitoring action progress and any coordination. |
| | + At each CMT meeting summarise and record: |
| | any change/handover in CMT representatives |
| | the situation reviews and actions since last CMT meeting |
| | any issues raised between meetings requiring escalation to or coordination with the CMT. |



| Santos CMT Role | Main Responsibilities |
|--------------------------------|---|
| Duty Manager | With CEO agreement and appointment of a CMT Leader, assist with/oversee activation of the CMT. |
| | + Ensure the core CMT and specialist members are given details for the initial CMT meeting including location, time and meeting medium (i.e. telecon etc). |
| | + Where applicable contact IMT Leader or Issue Notification stakeholder and gain latest update for team. |
| | Articulate the overall response priorities and required actions using the PEARL approach. Ensure ongoing monitoring for hidden or emerging risks. |
| | Determine Key Messages and Stakeholders, assigning Santos points of contact for each stakeholder. |
| | + Ensure appropriate Legal Protocols are established on advice from CMT Legal. |
| | + Ensure CEO or delegate is engaged for all internal (staff) and external communications. |
| | Consider how a change in the situation over time may alter the most likely and worst- case scenarios originally identified, and how this impacts response options and priorities. |
| Government & Public Affairs | Without delaying CMT attendance, gain advice from Government and Public Affairs teams on main and social media situation, government stakeholder requests and requirements, and immediate strategy. |
| | Gain requirements from the CEO or delegate on strategy, timings, and media representation. |
| | + Follow the Crisis Management Process using the nominated support tools. |
| | + At initial CMT meeting, take the lead role setting out and updating the stakeholder communications plan. |
| | Identify current and immediate messaging needs (i.e. Holding Statements, internal communications, industry advices, government notifications, media releases) and ongoing issues management. |
| | + Advise on Government and Public Affairs recommendations and other considerations to support company sustainability and resilience. |
| | Advise on and coordinate the stakeholder management approach across all levels of Santos, including media monitoring and media inquiry. |
| | Engage and oversee any specific asset or sub teams required for stakeholder management. |



| Santos CMT Role | Main Responsibilities |
|---------------------|---|
| Risk & Audit | + Advise on current and potential company risk issues. |
| | Determine if additional specialists are needed. If so, coordinate and monitor their implementation (via the IMT Leader where an IMT is active) and keep the CMT updated. |
| | Advise on Santos risk options and recommendations, other mitigation controls to company sustainability, and resilience requirements. |
| | + Monitor and assess cumulative risk consequences and potential exposures to Santos. |
| | Engage and oversee any specific sub teams or specialists required for Risk and Audit support. |
| | + Between meetings, liaise with sub teams and specialist advisors to ensure an effective response. Ensure confidentiality and authorised comment is continually observed. |
| Safety and Security | Identify current and potential safety and security response, support or regulatory issues. |
| | Determine if additional safety or security specialists are needed. If so, coordinate and monitor their implementation (via the IMT Leader where an IMT is active) and keep the CMT updated. |
| | Advise on safety and security recommendations and other considerations to support company sustainability and resilience. |
| | Advise on notifications to any safety or security related stakeholders, including mandatory regulatory advice or reports. |
| | Monitor and assess safety and security consequences, advise on strategies and potential penalties and financial exposures to Santos. |
| | Engage and oversee any specific sub teams or specialists required for Safety and Security support. |
| | + Between meetings, liaise with sub teams and specialist advisors to ensure an effective response. Ensure confidentiality and authorised comment is continually observed. |



| Santos CMT Role | Main Responsibilities |
|-------------------------------|---|
| Human Resource Team Leader | Identify current and potential Human Resources (HR), People Support (PS) and Industrial Relations (IR) response, support (including incident site deployment) or regulatory issues. |
| | Determine if additional HR, PS or IR specialists are needed. If so, coordinate and monitor their implementation (via the IMT where active with the respective IMT Leader) and keep the CMT updated. |
| | Advise on and coordinate the personnel and next of kin communication approach across all levels of Santos with support from the Government and Public Affairs representative. |
| | + Advise on HR, PS and IR recommendations and other considerations to support company sustainability and resilience. |
| | Monitor and report on any casualty condition, movement and health tracking to support injured parties (staff, contractors, and community as applicable). |
| | + Advise and coordinate management of HR, PS and IR stakeholders (via the IMT Leader where an IMT is active), including emergency services, union representation. |
| | Monitor any HR or IR consequences, advise on strategies and potential penalties and financial exposures to Santos. |
| | + Engage and oversee any specific asset or sub teams used for HR, PS and IR stakeholder management. |
| | + Between meetings, liaise with asset and sub teams and specialist advisors to ensure an effective response. Ensure confidentiality and authorised comment is continually observed. |
| Legal & Company | + Identify current and potential legal and company secretary issues. |
| Secretariat | Determine if additional legal specialists are needed. If so, coordinate and monitor their implementation (via the IMT Leader where an IMT is active) and keep the CMT updated. |
| | Advise on Legal Professional Privilege matters for the CMT and coordinate with other groups (including IMT representation) to ensure company information and personnel are appropriately advised. |
| | + Advise the CMT, asset and sub teams about contractual obligations, including Joint Venture and supply agreements, as required. |
| | + Advise on legal and company secretariat recommendations and other considerations to support company sustainability and resilience. |
| | + Advise on notifications to regulatory or legal related stakeholders, including mandatory advice or reports. |
| | + Monitor and assess legal consequences, advise on strategies and potential penalties and financial exposures to Santos. |

Additional CMT support available as required:

- + Environment and Land Access
- + Assets and Operations
- + Engineering and Technical
- + Exploration



| San | tos CMT Role | Main Responsibilities |
|-----|-------------------------|-----------------------|
| + | Finance | |
| + | + Information Systems | |
| + | + Insurance | |
| + | + Marketing and Trading | |
| + | + Treasury | |
| + | Commercial and | d Procurement |

Table 5-2: Roles and responsibilities in the Santos Management and Incident Management Team

| Santos Management/ IMT Role | Main Responsibilities |
|---------------------------------------|--|
| Vice President - Offshore Upstream | Depending on the level of the incident, the VPO (and/or their delegate) will act as the primary liaison to the CMT Duty Manager |
| WA (VPO) | + On the activation of the IMT, the VPO is advised by the Incident Commander |
| | Coordinate all support in accordance with the Incident Response Plan (IRP) and/or activity specific Oil Spill Contingency Plan or OPEP. |
| | + Set the response objectives and strategic direction. |
| | + Oversee the development and implementation of Incident Action Plans. |
| Incident Commander | + Oversee implementation of MoUs and contracted support for 'mutual aid'. |
| | + Ensure co-ordination with external organisations/police, etc. |
| | Prepare and review strategic and tactical objectives with the VPO. |
| | + Liaise with the VPO and provide factual information. |
| | + Set response termination criteria in consultation with regulatory authorities. |
| | + Collect and document situational awareness information of the incident. |
| | Develop, document, communicate and implement Incident Action Plans to achieve incident objectives. |
| Planning Team Leader | Determine the status of action/s or planned activities under the Incident Action Plans and assess and document performance against the objectives. |
| | + Assess long term consequences of incident and plan for long term recovery. |
| | + Manage the Geographic Information System (GIS) Team in a response. |
| | + Coordinate operational aspects of Incident Response. |
| | + Provide the key contact for OSCs. |
| | + Liaise with contractors or third parties. |
| Operations Team | + Mobilise additional Santos staff and external experts to form Technical Support Team. |
| Leader | Assist Planning Team Leader with overall general plan preparation and preparation of Incident Action Plans. |
| | + Implement Incident Action Plans. |
| | + Manage field response teams and activities. |



| Santos Management/ IMT Role | Main Responsibilities | | |
|---|--|--|--|
| Public Information /Government & Public Affairs | Manage all communication with media. Liaise with government. Prepare media releases for CMT approval. Brief all Santos personnel appearing before the media. Manage the Telephone Support Team. Ensure timely release of communications briefs to the Telephone Support Team. | | |
| Logistics Team Leader | Mobilise response equipment, helicopters, vessels, supplies and personnel. Provide transport and accommodation for evacuated personnel. Oversee the implementation of the Waste Management Plan throughout a Tier 2 or Ti 3 oil spill response. Liaise with the Supply Team to activate supply contracts and arrange procurements. Coordinate authorities for search and rescue. | | |
| Supply Team Leader | Arrange fast track procurement. Activate supply contracts as required. Implement and maintain Cost Tracking System to enable the tracking of all costs associated to the response of the incident. | | |
| Environmental Team Leader | Manage notification to designated Environmental Authorities and liaise as required. Assist in the development of Incident Action Plans. Advise of the Net Environmental Benefit Analysis of oil spill response strategies and tactics. Oversee the implementation of scientific monitoring programs in an oil spill response. Provide liaison for implementation of the WA Oiled Wildlife Response Plan (WAOWRP) in an oil spill response. | | |



| Santos | | | |
|---------------------------|---|--|--|
| Management/ IMT | Main Responsibilities | | |
| Role | | | |
| HR/Welfare Team Leader | Obtain personnel status involved in the incident. Review Persons on Board (POB) lists and clarify accuracy through Safety Team Leader. Obtain list of Contactor Companies involved in the incident and obtain Third-Party Contractor contact to advise of situation and safety of personnel when appropriate. Liaise with 3rd-Party Contractor contact regarding their personnel and organise handover. Obtain employee's emergency contact list (NOK) to advise of situation and safety of personnel when appropriate. Work with Logistics Team Leader to arrange transport for affected families to hospitals, etc. Assist with arrangements through the Employee Assistance Programme (EAP) to support families/employees. Arrange NOK notifications for affected personnel (excluding Police managed fatalities). Determine NOK assistance required i.e. family travel to hospital, child support, etc. Arrange for dedicated management support for families and next-of-kin, if appropriate. Arrange EAP counselling at airports and homes where required – HR personnel to | | |
| Safety Team Leader | attend where possible. + Manage notification to Designated Safety Authorities and liaise as required. + Assist in the development of Incident Action Plans. + Oversee the development and implementation of incident Safety Management Plans as required. + Work with the Welfare Team Leader to support personnel safety. | | |
| IMT Data Manager | Ensure IMT resources are in place and functional in the ICC. Oversee the setting up of communications systems by the Computing and Communications Leader. Establish the incident specific electronic folder system for records/information management. Distribute manuals, contact lists and supporting information to IMT personnel. Record and collect all information associated with the response to the incident. Maintain filing system for Incident Response. | | |
| GIS | Manage and keep up-to-date facility and asset drawings, data sets, and photos in the 'GIS in IMT Database'. Manage and keep up-to-date environmental features and sensitivity data sets in the 'GIS in IMT Database'. Manage and keep up-to-date marine maps in the 'GIS in IMT Database'. Provide IMT with quick access to up-to-date drawings and data sets in the ICC. Provide software system to IMT that allows tactical response mapping overlays on facility drawings and area maps. | | |



| Santos Management/ IMT Role | Main Responsibilities |
|-----------------------------------|--|
| | Handle accounting services and financial record-keeping, track and report on incident costs |
| Finance | Facilitate all procurement requirements and ensure that expenditures are properly audited |
| | + May be tasked with handling the receipt and processing of IMT third party claims. |
| | Provide specific advice and support to the IMT on spill response matters, excluding source control. |
| Spill Response | Activates and supervises spill response elements in accordance with the Incident Action Plan (IAP) and directs its execution. |
| | Directs dedicated spill response equipment, requests or releases resources, approves group operational plans, and approves spill response changes to the IAP as necessary. |
| | + Provide specific advice and support to the IMT on air operation matters. |
| Air Operations | Activates and supervises air operation elements in accordance with the Incident Action Plan (IAP) and directs its execution. |
| | Directs dedicated air operations equipment, requests or releases resources, approves group operational plans, and approves air operations changes to the IAP as necessary. |
| | + Maintain the IMT main event log. |
| Situation/ Log | + Collate inputs from other IMT members into the main event log. |
| Keeper | + Assist with updating status boards, and other visual displays. |
| | + Collate IMT information on stand down. |
| Information Systems | + Provide specific advice and support to the IMT on IS matters. |
| (IS) | + Activate and lead IS support resources as required. |
| | + Provide specific advice to the IMT on the area of expertise as relevant to the incident. |
| Subject Matter Expert | + Develop assessments and strategies to address the incident. |
| | + Activate and lead an SME support team as required. |



Table 5-3: Roles and responsibilities in the field-based response team

| Field-Based Position | Main Responsibilities |
|--|---|
| On-scene Commander (OSC)* | + Assess facility-based situations / incidents and respond accordingly |
| | + Single point of communications between facility/site and IMT |
| | + Communicates the incident response actions and delegates actions to the Incident Coordinator |
| | Manage the incident in accordance with Facility Incident Response Plan, Third Party Incident Response Plan, and/or activity specific Oil Spill Contingency Plan or Oil Pollution Emergency Plan |
| | + Coordinates medical evacuations as required |
| | + Refer to the facility Incident Response Plan for detailed descriptions of roles and responsibilities |
| Company Site | + Notifies the Perth based Incident Commander of oil spills |
| Representative (CSR) | + Coordinates onsite monitoring of oil spill and ongoing communication with Incident Commander |
| Facility Incident Response Team (IRT) | Manage the incident in accordance with Facility Incident Response Plan, Third Party Incident Response Plan, and/or activity specific Oil Spill Contingency Plan or OPEP |
| | + Coordinate forward operations response teams and activities for on-asset incidents |
| | + Refer to the facility Incident Response Plan for detailed descriptions of roles and responsibilities within the IRT. |
| Medical Evacuation Team | Manage all medical and transportation requirements related to injured personnel to an appropriate medical facility |
| | + Refer to the Santos Medical Evacuation Procedure (QE-91-IF-00020) for detailed descriptions of roles and responsibilities within the Medical Evacuation Team |
| Off-Asset Oil Spill | + Respond to oil spills at sea to minimise the impacts to as low as reasonably practical |
| Response Teams | Refer to activity specific Oil Spill Contingency Plans (OSCP) and OPEP for detailed descriptions of roles and responsibilities within the Off-Asset Oil Spill Response Team. |
| Oiled Wildlife Response | + Respond to oiled wildlife incidents to minimise the impacts to wildlife. |
| Team | + Refer to the Western Australia Oiled Wildlife Response Plan (WAOWRP) for detailed descriptions of roles and responsibilities within the Oiled Wildlife Response Team. |
| Scientific Monitoring Teams | + Monitor the impacts and recovery to sensitive receptors from an oil spill and associated response actions. |
| | + Refer to the Santos Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162) for detail on Scientific Monitoring Team roles and responsibilities. |

^{*} The OSC is either the Santos Company Representative (if any on board) or the Vessel Master. Detail agreed during the activity planning stage.



Table 5-4: Department of Transport roles embedded within the Santos CMT/IMT

| DoT roles embedded within Santos IMT | Main Responsibilities | |
|--|--|--|
| DoT Liaison Officer (prior to DoT assuming role of Control Agency) Deputy Incident Controller – State waters (after DoT assumes Control Agency) | Provide a direct liaison between the Santos IMT and the MEECC. Facilitate effective communications between DoT's State Marine Pollution Coordinator (SMPC) / the Incident Controller and Santos' appointed CMT Leader / Incident Commander. Provide enhanced situational awareness to DoT of the incident and the potential impact on State waters. | |
| | Assist in the provision of support from DoT to Santos. Facilitate the provision of technical advice from DoT to Santos Incident Commander as required. | |
| Media Liaison Officer | Provide a direct liaison between the Santos Media team and DoT IMT Media team. Facilitate effective communications and coordination between the Santos and DoT media teams. Assist in the release of joint media statements and conduct of joint media briefings. Assist in the release of joint information and warnings through the DoT Information & Warnings team. Offer advice to the Santos Media Coordinator on matters pertaining to DoT and wider Government media policies and procedures. | |



Table 5-5: Santos personnel roles embedded within the State Maritime Environmental Emergency Coordination Centre/Department of Transport (DoT) IMT

| Santos roles embedded in the State MEECC/DoT IMT | Main Responsibilities | | |
|--|---|--|--|
| CMT Liaison Officer ² | Provide a direct liaison between the Santos CMT and the State MEECC. Facilitate effective communications and coordination between the Santos CMT Leader and the State Marine Pollution Coordinator (SMPC). Offer advice to SMPC on matters pertaining to Santos crisis management policies and procedures. | | |
| Deputy Incident Controller | Provide a direct liaison between the DoT IMT and the Santos IMT. Facilitate effective communications and coordination between the Santos Incident Commander and the DoT Incident Controller. Offer advice to the DoT Incident Controller on matters pertaining to the Santos incident response policies and procedures. | | |
| | Offer advice to the Safety Coordinator on matters pertaining to Santos safety policies and procedures particularly as they relate to Santos employees or contractors operating under the control of the DoT IMT. | | |
| | As part of the DoT Intelligence Team, assist the Intelligence Officer in the performance of their duties in relation to situation and awareness. Facilitate the provision of relevant modelling and predications from the Santos IMT. Assist in the interpretation of modelling and predictions originating from the Santos IMT. | | |
| Deputy Intelligence Officer | Facilitate the provision of relevant situation and awareness information originating from the DoT IMT to the Santos IMT. Facilitate the provision of relevant mapping from the Santos IMT. Facilitate the provision of relevant mapping originating from the Santos IMT. Assist in the interpretation of mapping originating from the IMT. | | |

Santos Ltd | Stairway-1 Vessel Based Activity OPEP

² The role described as the Santos Liaison Officer (CMT) in Figure 5-2



| Santos roles embedded in the State MEECC/DoT IMT | Main Responsibilities | | |
|--|--|--|--|
| | As part of the DoT Planning Team, assist the Planning Officer in the performance of their duties in relation to the interpretation of existing response plans and the development of incident action plans and related sub plans. Facilitate the provision of relevant IAP and sub plans from the Santos IMT. Assist in the interpretation of the Santos OPEP from Santos. | | |
| Deputy Planning Officer | Assist in the interpretation of the Santos IAP and sub plans from the Santos IMT. | | |
| | Facilitate the provision of relevant IAP and sub plans originating from the DoT IMT to the Santos IMT. | | |
| | + Assist in the interpretation of Santos' existing resource plans. | | |
| | Facilitate the provision of relevant components of the resource sub plan originating from the DoT IMT to the Santos IMT. | | |
| | (Note this individual must have intimate knowledge of the relevant Santos OPEP and planning processes). | | |
| | As part of the Intelligence Team, assist the Environment Coordinator in the performance of their duties in relation to the provision of environmental support into the planning process. | | |
| Environment Cunnert Officer | + Assist in the interpretation of the Santos OPEP and relevant TRPs. | | |
| Environment Support Officer | Facilitate in requesting, obtaining and interpreting environmental monitoring data originating from the Santos IMT. | | |
| | Facilitate the provision of relevant environmental information and advice originating from the DoT IMT to the Santos IMT. | | |



| Santos roles embedded in the State MEECC/DoT IMT | Main Responsibilities | | |
|--|--|--|--|
| | + As part of the Public Information Team, provide a direct liaison between the Santos Media team and DoT IMT Media team. | | |
| | Facilitate effective communications and coordination between Santos and DoT media teams. | | |
| | Assist in the release of joint media statements and conduct of joint media briefings. | | |
| | Assist in the release of joint information and warnings through the DoT Information & Warnings team. | | |
| Deputy Public Information Officer ³ | Offer advice to the DoT Media Coordinator on matters pertaining to Santos media policies and procedures. | | |
| | + Facilitate effective communications and coordination between Santos and DoT Community Liaison teams. | | |
| | + Assist in the conduct of joint community briefings and events. | | |
| | Offer advice to the DoT Community Liaison Coordinator on matters pertaining to Santos community liaison policies and procedures. | | |
| | Facilitate the effective transfer of relevant information obtained from through the Contact Centre to the Santos IMT. | | |
| | As part of the Logistics Team, assist the Logistics Officer in the performance of their duties in relation to the provision of supplies to sustain the response effort. | | |
| Deputy Logistics Officer | Facilitate the acquisition of appropriate supplies through Santos's existing OSRL, AMOSC and private contract arrangements. | | |
| | + Collects Request Forms from DoT to action via the Santos IMT. | | |
| | + (Note this individual must have intimate knowledge of the relevant Santos logistics processes and contracts). | | |
| | As part of the Operations Team, assist the Waste Management Coordinator in the performance of their duties in relation to the provision of the management and disposal of waste collected in State waters. | | |
| Deputy Waste Management Coordinator | Facilitate the disposal of waste through the Santos's existing private contract arrangements related to waste management and in line with legislative and regulatory requirements. | | |
| | Collects Waste Collection Request Forms from DoT to action via the Santos IMT. | | |

⁻

³ In the event of an incident, access to media and communications response strategy and a comprehensive stakeholder list inclusive of all potentially relevant stakeholders, including indigenous organisations are contained via Santos internal intranet site for use by CMT/IMT members



| Santos roles embedded in the State MEECC/DoT IMT | Main Responsibilities | | |
|--|---|--|--|
| | As part of the Finance Team, assist the Finance Officer in the performance of their duties in relation to the setting up and payment of accounts for those services acquired through Santos's existing OSRL, AMOSC and private contract arrangements. | | |
| Deputy Finance Officer | + Facilitate the communication of financial monitoring information to the Santos to allow them to track the overall cost of the response. | | |
| | Assist the Finance Officer in the tracking of financial commitments through the response, including the supply contracts commissioned directly by DoT and to be charged back to Santos. | | |
| | As part of the Operations Team, assist the Operations Officer in the performance of their duties in relation to the implementation and management of operational activities undertaken to resolve an incident. | | |
| Deputy Operations Officer | Facilitate effective communications and coordination between the Santos Operations Section and the DoT Operations Section. | | |
| | Offer advice to the DoT Operations Officer on matters pertaining to Santos incident response procedures and requirements. | | |
| | + Identify efficiencies and assist to resolve potential conflicts around resource allocation and simultaneous operations of Santos and DoT response efforts. | | |
| | As part of the Field Operations Team, assist the Division Commander in the performance of their duties in relation to the oversight and coordination of field operational activities undertaken in line with the IMT Operations Section's direction. | | |
| | Provide a direct liaison between Santos's Forward Operations Base/s (FOB/s) and the DoT FOB. | | |
| Deputy Division Commander | + Facilitate effective communications and coordination between Santos Division Commander and the DoT Division Commander. | | |
| | Offer advice to the DoT Division Commander on matters pertaining to Santos incident response policies and procedures. | | |
| | Assist the Safety Coordinator deployed in the FOB in the performance of their duties, particularly as they relate to Santos employees or contractors. | | |
| | Offer advice to the Safety Coordinator deployed in the FOB on matters pertaining to Santos safety policies and procedures. | | |

5.2 Regulatory Arrangements and External Support

5.2.1 Australian Marine Oil Spill Centre

Santos is a Participating Company of AMOSC and as such has access to AMOSC's Level 2/3 equipment and personnel as outlined in the AMOSPlan.

AMOSC has contracts with all its member companies to enable the immediate release of Core Group personnel to be made available for any Santos requirements, as outlined in Santos' *Master Service Contract* and *Principle and Agency Agreement* with AMOSC.



The mutual aid arrangements that AMOSC operates under are collaborated under the AMOSPlan. This provides the mechanism for members of AMOSC to access oil spill response capability of other members. To further enhance the mutual aid arrangements, Santos, BHP, Chevron and Woodside have signed a Memorandum of Understanding (MoU) that defines the group's mutual aid arrangements. Under this MoU, Santos, BHP, Chevron and Woodside have agreed to use their reasonable endeavours to assist in the provision of emergency response services, personnel, consumables and equipment.

5.2.2 Australian Maritime Safety Authority

The Australian Maritime Safety Authority (AMSA) is the designated Control Agency for oil spills from vessels within Commonwealth jurisdiction.

Upon notification of an incident involving a ship, AMSA will assume control of the incident and response in accordance with AMSA's Marine Pollution Response Plan. AMSA's Marine Pollution Response Plan is the operational response plan for the management of ship-source incidents. AMSA is to be notified immediately of all ship-source incidents through RCC Australia (Santos Incident Response Telephone Directory (SO-00-ZF-00025.020)).

An MoU has been established between Santos and AMSA, outlining respective roles and responsibilities when responding to vessel-sourced marine pollution incidents and petroleum activity related marine pollution incidents.

AMSA manages the National Plan for Maritime Environmental Emergencies (NatPlan), Australia's key maritime emergency contingency and response plan. All resources under the NatPlan are available to Santos through request to AMSA under the arrangements of the MoU.

For any oil pollution event, Santos agrees to notify AMSA immediately in the interests of facilitating the most efficient and effective response to the incident.

5.2.3 Western Australian Department of Transport

In the event that a Level 2/3 Marine Oil Pollution Incident enters, or has potential to enter, State waters, the HMA (DoT Marine Safety General Manager or proxy) will take on the role as the State Marine Pollution Coordinator (SMPC) and DoT will take on the role as a Control Agency.

Santos will notify the DoT Maritime Environmental Emergency Response (MEER) unit as soon as reasonably practicable (within two hours of spill occurring) of such an incident. On notification, the HMA will activate their MEECC and the DoT IMT.

For vessel-based oil spills entering State waters (i.e. across jurisdictions) both AMSA and DoT will be Control Agencies. Santos will work in partnership with DoT during such instances, as outlined within the DoT's Offshore Petroleum Industry Guidance Note – Marine Oil Pollution: Response and Consultation Arrangements Available online: DoT's Offshore Petroleum Industry Guidance Note – Marine Oil pollution: Response and Consultation Arrangements.

Santos will conduct initial response actions in State waters as necessary in accordance with its OPEP and continue to manage those operations until formal handover of incident control is completed. Appendix 1 within DoT's Offshore Petroleum Industry Guidance Note – Marine Oil Pollution: Response and Consultation Arrangements provides a checklist for formal handover.



For a cross-jurisdictional response, there will be a Lead IMT (DoT or Santos) for each spill response activity, with DoT's control resting primarily for State waters activities.

Appendix 2 within DoT's Offshore Petroleum Industry Guidance Note – Marine Oil Pollution: Response and Consultation Arrangements provides guidance on the allocation of a Lead IMT to response activities for a cross jurisdictional spill.

To facilitate coordination between DoT and Santos during a cross jurisdictional response, a Joint Strategic Coordination Committee (JSCC) will be established. The JSCC will be jointly chaired between the SMPC and a nominated senior representative of Santos and will ensure alignment of objectives and provide a mechanism for de-conflicting priorities and resourcing requests.

For a cross jurisdictional response Santos will be responsible for ensuring adequate resources are provided to DoT as Control Agency, initially 11 personnel to fill roles in the DoT IMT or FOB (refer Section 5.1) and operational personnel to assist with those response strategies where DoT is the Lead IMT. Concurrently DoT will also provide two of their personnel to the Santos IMT as described in Table 5-4. Santos' CMT Liaison Officer and the Deputy Incident Controller are to attends the DoT Fremantle ICC as soon as possible after the formal request has been made by the SMPC. It is an expectation that the remaining initial cohort will attend the DoT Fremantle ICC no later than 8am on the day following the request being formally made to Santos by the SMPC.

Figure 5-2 shows the organisational structure of Santos incident management personnel within Santos IMT and embedded within DoT's MEECC/IMT.

Figure 5-3 shows the overall cross jurisdictional organisational structure referenced from the SHP-MEE.



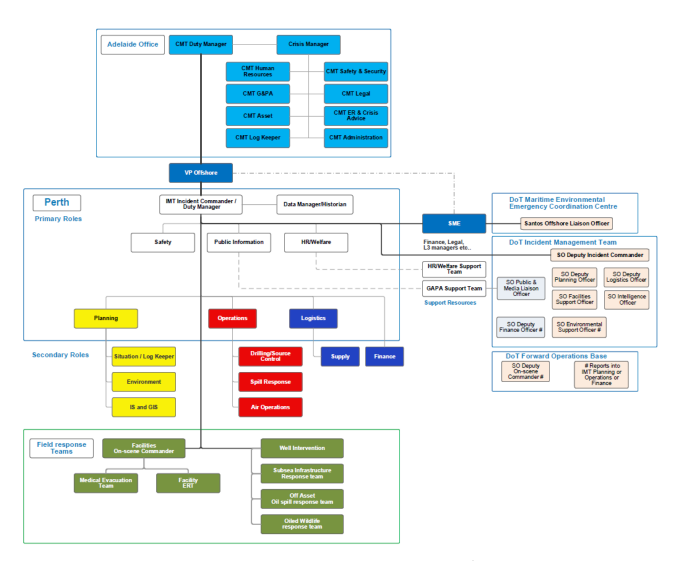


Figure 5-2: Santos cross jurisdictional incident management structure for Commonwealth waters Level 2/3 facility oil pollution incident entering State waters

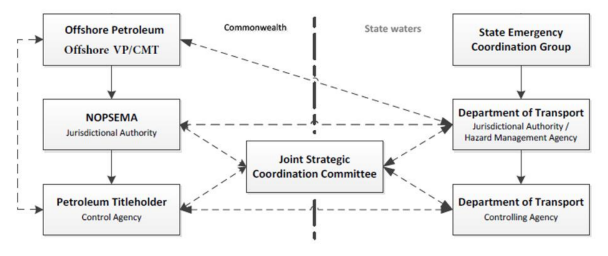


Figure 5-3: Overall control and coordination structure for offshore petroleum cross-jurisdiction incident



5.2.4 Western Australian Department of Biodiversity, Conservation and Attractions

The Western Australian Department of Biodiversity, Conservation and Attractions (DBCA) has responsibilities associated with wildlife and activities in national parks, reserves and State marine parks. The *Biodiversity Conservation Act 2016* (WA) is the legislation that provides DBCA with the responsibility and Statutory Authority to treat, protect and destroy wildlife. In State waters, DBCA is the Jurisdictional Authority for Oiled Wildlife Response (OWR), providing advice to the Control Agency (DoT). The role of DBCA in an OWR is outlined in the Western Australian Oiled Wildlife Response Plan (WAOWRP) and regional sub-plans.

For a Level 2/3 petroleum spill that originates within or moves into State waters, DoT will be the Control Agency responsible for overall command of an oiled wildlife response. Santos will provide all necessary resources (equipment and personnel primarily through AMOSC membership) to DoT to facilitate this response.

For matters relating to environmental sensitivities and scientific advice in State waters DBCA may provide an Environmental Scientific Coordinator (ESC) to support the State Maritime Environmental Emergency Coordinator and/or DoT Incident Controller.

This may include advice on priorities for environmental protection, appropriateness of proposed response strategies and the planning and coordination of scientific monitoring for impact and recovery assessment.

5.2.5 Oil Spill Response Limited

Through an associate membership, Santos has access to spill response services from Oil Spill Response Limited (OSRL) with offices in Perth, Singapore, UK and at other various locations around the world. In the event of a Level 2/3 response, Santos could access OSRL's international personnel, equipment and dispersants, primarily through OSRL's Singapore stockpile, to supplement resources available within Australia. Santos may also call on OSRL for technical services to support its IMT.

Response equipment and personnel are allocated on a 50% of inventory basis under OSRL's Service Level Agreement (SLA). Santos also has access to additional dispersant stockpiles held by OSRL through a Global Dispersant Stockpile (GDS) Supplementary Agreement.

5.2.6 Department of Foreign Affairs and Trade

In the event of a spill predicted to migrate into neighbouring countries Exclusive Economic Zones, Santos will notify the Department of Foreign Affairs and Trade (DFAT) who will in turn notify the affected government(s) and engage the preferred methods for Santos to respond in order to minimise the impacts to ALARP. In most cases, NOPSEMA, DISER and DFAT will form an inter-agency panel; the Australian Government Control Crisis Centre, who may request AMSA to coordinate the response operations across the trans-national boundary. Santos remains willing to respond as per the direction of the affected government(s) and designated Control Agency, following approvals established between DFAT and the affected countries government.

5.2.7 Department of Industry, Science, Energy and Resources

Department of Industry, Science, Energy and Resources (DISER) will be the lead Commonwealth Agency for the provision of strategic oversight and Commonwealth government support to a significant offshore petroleum incident (including oil spill incidents). DISER will be notified by NOPSEMA of a significant oil pollution incident and under the Offshore Petroleum Incident Coordination Framework will stand up the Offshore Petroleum Coordination Committee as the mechanism to provide Commonwealth strategic advice



and support to the incident. To facilitate information between the Petroleum Titleholder IMT and OPICC, Liaison Officer/s will be deployed from DISER to the Petroleum Titleholders IMT.

For incidents that are classified at a greater level that Significant (i.e. Crisis level) a whole of government crisis committee will be formed under the Australian Government Crisis Management Framework to provide strategic advice and support and the OPICC will not be convened, although DISER will remain as the lead agency.

5.2.8 Department of Agriculture, Water and Environment

The Commonwealth Department of Agriculture, Water and Environment (DAWE) has responsibilities associated with wildlife and activities in Australian Marine Parks (AMPs), including Ashmore Reef AMP and Cartier Island AMP. In Commonwealth waters, DAWE is the Jurisdictional Authority for Oiled Wildlife Response (OWR), providing advice to the Control Agency (ASMA).

For a Level 2/3 petroleum spill that originates within Commonwealth waters, AMSA will be the Control Agency responsible for overall command of an oiled wildlife response. Santos will provide all necessary resources (equipment and personnel primarily through AMOSC membership) to AMSA to facilitate this response.

5.3 External Plans

Information from the following external documents have been used or referred to within this Plan:

- + AMOSPlan Australian Industry Cooperative Spill Response Arrangements
 - Details the cooperative arrangements for response to oil spills by Australian oil and associated industries.
- + Offshore Petroleum Incident Coordination Framework provides overarching guidance on the Commonwealth Government's role and responsibilities in the event of an offshore petroleum incident in Commonwealth waters
- + NatPlan National Plan for Maritime Environmental Emergencies and National Marine Oil Spill Contingency Plan
 - Sets out national arrangements, policies and principles for the management of maritime environmental emergencies. The Plan provides for a comprehensive response to maritime environmental emergencies regardless of how costs might be attributed or ultimately recovered.
- + HazPlan SHP-MEE Western Australia State Hazard Plan for Maritime Environmental Emergencies
 - Details the management arrangements for preparation and response to a marine pollution incident occurring in State waters.
- + DoT Oil Spill Contingency Plan
 - Defines the steps required for the management of marine oil pollution responses that are the responsibility of the DoT.
 - DoT's Offshore Petroleum Industry Guidance Note Marine Oil Pollution: Response and Consultation
 Arrangements (available online: <u>DoT's Offshore Petroleum Industry Guidance Note Marine Oil pollution: Response and Consultation Arrangements</u>).



- + Shipboard Oil Pollution Emergency Plans (SOPEP)
 - Under MARPOL Annex I requirements, all vessels of over 400 gross tonnage are required to have a current SOPEP. The SOPEP includes actions to be taken by the crew in the event of an oil spill including steps taken to contain the source with equipment available onboard the vessel.
- + Western Australia Oiled Wildlife Response Plan (WAOWRP)
 - Defines the steps, personnel, equipment and infrastructure required for the management of wildlife in an oil pollution response. Each region has a Regional Oiled Wildlife Response Plan that gives further details on sensitivities and available resources. The East Kimberley Region Oiled Wildlife Response Plan is the relevant regional plan for OWR associated with VBA operations.
- Oil Spill Response Limited (OSRL) Associate Agreement
 - Defines the activation and mobilisation methods of OSRL spill response personnel and equipment allocated under contract.
- + Australian Government Coordination Arrangements for Maritime Environmental Emergencies
 - Provides a framework for the coordination of Australian Government departments and agencies in response to maritime environmental emergencies.

5.4 Cost Recovery

As required under Section 571(2) of the *OPGGS Act 2006*, Santos has financial assurances in place to cover any costs, expenses and liabilities arising from carrying out its Petroleum Activities, including major oil spills. This includes costs incurred by relevant Control Agencies (e.g. DoT) and third-party spill response service providers.

5.5 Training and Exercises

The IMT undertake a number of workshops, desktops and an activation exercise, as per the Santos Offshore Division Incident Crisis Management Training and Exercise Plan (SO-92-HG-10001), to familiarise the IMT members with roles and responsibilities, OPEP arrangements and the functions and process contained within an OPEP

All activities undertaken are recorded in the Santos EHS Toolbox, with the key recommendations recorded and tracked.

5.5.1 Incident Management Team Training and Exercises

Santos provides training to its personnel to fill all required positions within the IMT.

Competency is maintained through participation in regular response exercises and workshops. Exercise and training requirements for Santos IMT members are summarised in **Table 5-6**.



Table 5-6: Training and exercise requirements for IMT positions

| IMT Role | Exercise | Training |
|---|---|--|
| Incident Commander Operations/Drilling Team Leader | One Level 2 exercise annually or three Level 2 desktop exercises annually | + PMAOMIR320 + PMAOMIR418 + AMOSC – IMO3 Oil Spill Command & Control |
| Planning Team Leader Logistics Team Leader Environmental Team Leader | | + PMAOMIR320 + AMOSC – IMO2 Oil Spill Management Course |
| Safety Team Leader Supply Team Leader GIS Team Leader Data Manager HR/Welfare Team Leader | | PMAOMIR320 AMOSC – Oil Spill Response Familiarisation Training |

5.5.2 Oil Spill Responder Training

Santos has an internal capability of trained oil spill responders who can be deployed in the field in a spill response and has access to external, trained spill responder resources (**Table 5-7**).

Table 5-7: Spill responder personnel resources

| Responder | Role | Training | Available Number |
|--|--|---|---|
| Santos AMOSC Core Group Responders | Santos personnel trained and competency assessed by AMOSC as the AMOSC Core Group Deployed by IMT for spill response operations | AMOSC Core Group Workshop (refresher training undertaken every two years) AMOSC – IMO1 Oil Spill Operators Course | 12 |
| Santos Facility Incident Response Teams | Present at Devil Creek, Varanus Island and Ningaloo Vision Facilities for first strike response to incidents | Internal Santos training and exercises as defined in each facility's Incident Response Plan OSC to have AMOSC – Oil Spill Response Familiarisation Training. | One IR team per operational facility per shift |
| Santos Aerial Observers | Aerial surveillance of spill Deployed by IMT in the aerial surveillance aircrafts | AMOSC – Aerial Surveillance Course (refresher training undertaken tri-annually) | 7 |
| AMOSC Core Group Oil Spill Responders | Industry personnel as the AMOSC Core Group, | AMOSC Core Group Workshop (refresher | As defined in Core Group Member Reports ⁴ |

 $^{^{4}}$ An average of 41 personnel plus 16 AMOSC staff members available as of 5 $^{\rm th}$ May 2021.



| Responder | Role | Training | Available Number |
|---|---|--|---|
| | available to Santos under the AMOSPlan For providing incident management (IMT) and operations (field response) assistance | training undertaken every two years). AMOSC – IMO1 Oil Spill Operators Course and/or IMO2 Oil Spill Management Course | Target to maintain at least 84 members (Ref.: AMOSC Core Group Program and Policies) |
| OSRL Oil Spill Response Personnel | Oil Spill Response Ltd professionals, providing technical, incident management and operational advice and assistance available under Santos-OSRL contract | As per OSRL training and competency matrix | 18 |
| AMOSC Oil Spill Response Specialists | Professionals, providing technical, incident management and operational advice and assistance available under Santos-AMOSC contract | As per AMOSC training and competency matrix | 8 |
| Oiled Wildlife Response Roles (Level 4) | Refer OPEP Section 13 and Appendix M | | |
| Monitoring Service Provider: Monitoring Coordination Team (MCT) and SMP Teams | Monitoring Coordination Team (MCT) SMP Teams: Technical Advisers Field Team Leader Field Team Member | As defined in the Santos Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162) | Capability defined in Monthly Capability Reports MCT – five personnel SMP Teams 12+ per team |
| Level 1 Oiled Wildlife Responders (Workforce Hire) | Provide oiled wildlife support activities under supervision. | No previous training required; on the job training provided | Nominally over 1,000 |
| Shoreline clean-up personnel (Workforce Hire) | Manual clean-up activities under supervision | | |

In addition to the resources listed in **Table 5-7**, the following resources are available for spill response and may be activated by the relevant Control Agency:

+ National Plan: National Response Team (NRT) – Trained oil spill response specialists, including aerial observers, containment and recovery crews, and shoreline clean-up personnel, deployed under the direction of AMSA and the IMT in a response. The NRT is trained and managed in accordance with the National Response Team Policy, approved by the National Plan Strategic Coordination Committee (AMSA, 2013b); and



+ State Hazard Plan for Maritime Environmental Emergencies (SHP-MEE): State Response Team (SRT) — Oil pollution response team available to assist under the jurisdiction of the DoT. SRT members remain trained and accredited in line with the State Hazard Plan (SHP-MEE) requirements.

In the event of a spill, the trained spill responders listed in **Table 5-7** would be required to undertake various roles in key spill response operations, including operational monitoring, shoreline clean-up, oiled wildlife response and scientific monitoring.

In the event of a spill, Team Leader roles for shoreline clean-up would be filled through Santos AMOSC Core Group Responders and then industry Core Group Responders.

5.6 Response Testing Arrangements & Audits

Santos has oil spill response testing arrangements and auditing programmes in place which are detailed within the Santos Oil Spill Response Readiness Guideline (SO-91-OI-20001). Testing of key response provider arrangements may be done as part of larger exercises or as standalone tests where the capability and availability of resources through the response provider are assessed against the performance requirement.

5.6.1 Testing Arrangements

Santos employs a range of tests to ensure that the various response arrangements function as required. These tests include;

- 1. Review
- 2. Audit
- 3. Equipment Checks/ Deployments
- 4. Desktop Exercise
- 5. Level 2/3 IMT Exercise

The above tests and the testing schedule are detailed in full within the Santos Oil Spill Response Readiness Guideline (SO-91-OI-20001); an excerpt of the testing arrangements plan is provided in **Figure 5-4**. Objectives are set for the various tests identified for each of the response arrangements. The effectiveness of response arrangements against these objectives are assessed using pre-identified Key Performance Indicators (KPIs).



| | Α | В | С | D | E | F | | | | | |
|------------------|---|--|-----------------------------|--|---|---|--|--|--|--|--|
| | # | Response Arrangements & Critical | Type of Test | Schedule | Objectives | KPIs | | | | | |
| 1 | | Components | ▼ | | | | | | | | |
| 2 | 1 | Source Control | | | | | | | | | |
| | | Source Control a) Relief Well Drilling - Access to MODU | Review - MODU Register | Once per month for the duration of drilling campaign | Identify suitable MODU that can be utilized in the event of a Source control incident requiring a relief well | Document the identified suitable MODU by: Name MODU Type | | | | | |
| 3 4 5 6 | | | | | | -Location -Contract Status | | | | | |
| 7 | | | | | | | | | | | |
| | | Source Control b) Well Capping - Access to Capping Stack | Review - Contract/Agreement | Annually (when drilling activity is occurring) | To confirm access to capping stack for well capping | Review to confirm access to Capping Stack through maintenance of service provision contract | | | | | |
| 9 | | | | | | | | | | | |
| | | Source Control c) Access to Source Control Emergency Response Personnel | Desktop Exercise | Annually (when drilling activity is occurring) | To check arrangements for access to Well Control Specialists from WWC as per Source Control Planning and Response Guideline DR-00-0Z-20001 | Confirmation (email) from WWC that listed Well Control specialists can be made available and will be mobilized within 72 hours of a notification | | | | | |
| 11 12 | | | | | | | | | | | |
| 13 | | Source Control d) Vessel Fuel Tank Rupture - SOPEP | Review - Plan | Prior to vessel arrival in field | To confirm that each vessel within the field has an approved SOPEP in place | Review to confirm approved SOPEP in place for vessels | | | | | |
| 15 | 2 | Operational Monitoring | | | • | ' | | | | | |
| 16 | | Operational Monitoring - Vessel Surveillance a) Access to vessels | Review - Contract/Agreement | Annually | To confirm access to vessels for surveillance | Review to confirm Master Service Agreements (MSAs) with vessel providers to gain access to vessels | | | | | |
| 18 | | Operational Monitoring - Aerial Surveillance a) Access to aircrafts | Review - Contract/Agreement | Annually | To confirm access to aircrafts for surveillance | Review to confirm Master Service Agreements (MSAs) with aircraft providers to gain access to aircrafts for surveillance | | | | | |
| 20 21 22 | | Operational Monitoring - Aerial Surveillance b) Access to trained aerial observers | Review - Contract/Agreement | Annually | To confirm access to trained aerial observers | Review to confirm access to trained aerial observers through; *Trained Santos personnel or *AMOSC Member Contract or *OSRL Associate Member Contract | | | | | |
| 23 | | | | | | | | | | | |

Figure 5-4: Excerpt of Testing Arrangement Plan, taken from Santos Offshore Oil Spill Response Readiness Guideline (SO-91-OI-20001)

All testing activities are documented, and all reports generated will be saved in Santos's EHS Toolbox system and any actions, recommendations or corrective actions identified are assigned a responsible party for completion and tracked to closure. The status of completion is tracked through the 'Action module' in the EHS Toolbox and communicated widely through monthly EHS KPI reporting.

5.6.2 Audits

Oil spill response audits will follow the Santos Assurance Management Standard (SMS-MS15.1) and are scheduled as per the Santos Assurance Schedule (E-910HA-20002). Audits will assist in identifying and addressing any deficiencies in systems and procedures. At the conclusion of the audit, any opportunities for improvement and corrective actions required (non-conformances) will be formally noted and discussed, with corrective actions developed and accepted. In some instances, audits may conclude with potential amendments to the OPEP.

The deployment readiness and capability of AMOSC's oil spill response equipment and resources in Geelong and Fremantle are audited every two years under the direction of AMOSC's participating members. The intent of this audit is to provide assurances to Santos and associated members about AMOSC's ability to respond to an oil spill incident as per the methods and responsibilities defined in OPEPs and AMOSC's Service Level Statement.



The deployment readiness and capability of OSRL's oil spill response equipment and personnel are audited every two years by the Emergency & Oil Spill Coordinator. The intent of this audit is to provide assurances to Santos of OSRL's ability to respond to an oil spill incident as per the methods and responsibilities defined in Santos' OPEPs and OSRL's SLA.



6 Response Strategy Selection

6.1 Spill Scenarios

This OPEP outlines strategies, actions and supporting arrangements applicable for all credible oil spill events associated with vessel-based activities. Of the credible spill scenarios identified in the *Stairway VBA EP (SO-91-BI-20016)*, a worst-case scenario has been selected from a response perspective taking into account the following characteristics:

- + The scenario represents the maximum credible release volume;
- + The scenario represents the greatest spatial extent from a response perspective based on surface oil and shoreline accumulation as these are the key factors contributing to response; and
- + Proximity to sensitive receptors, shorelines, State/Commonwealth boundaries, etc.

The worst-case credible spill risk selected to inform this OPEP is presented in **Table 6-1**. Detail on the derivation of this maximum credible spill is provided within the *Stairway VBA EP (SO-91-BI-20016)*.

For a description of the characteristics and behaviour associated with hydrocarbons that may unintentionally be released refer to **Appendix** A.

Table 6-1: Maximum credible spill scenarios for Stairway vessel-based activity

| Worst-case credible spill scenario | Hydrocarbon type | Maximum credible volume released (m³) | Release duration | Maximum extent of surface hydrocarbons >1g/m² | |
|--|-------------------|---------------------------------------|---------------------|---|--|
| Surface diesel release (surface spill) | Marine Diesel Oil | 329 | 0.5 hours | ~480 km | |



6.2 Response Planning Thresholds

Environmental impact assessment thresholds are addressed in Section 7.5 of the EP. In addition to the environmental impact assessment thresholds, response thresholds have been developed for response planning to determine the conditions that response strategies would be effective. These are shown in **Table 6-2**.

Table 6-2: Surface hydrocarbon thresholds for response planning

| Hydrocarbon concentration (g/m²) | Description | | | | |
|----------------------------------|--|--|--|--|--|
| >1 | + Estimated minimum threshold for commencing some scientific monitoring components (refer to Appendix O). | | | | |
| >50 | + Estimated minimum floating hydrocarbon threshold for containment and recovery and surface dispersant application*. | | | | |
| >100 | + Estimated floating hydrocarbon threshold for effective containment and recovery and surface dispersant application*. | | | | |
| | + Estimated minimum shoreline accumulation threshold for shoreline clean-up. | | | | |

^{*} Containment and recovery and surface dispersant application are not applicable spill response strategies under this OPEP

Containment and recovery effectiveness drops significantly with reduced oil thickness (McKinney and Caplis, 2017; NOAA, 2013). McKinney and Caplis (2017) tested the effectiveness of various oil skimmers at different oil thicknesses. Their results showed that the oil recovery rate of skimmers dropped significantly when oil thickness was less than $50 \, \text{g/m}^2$.

Surface chemical dispersants are most effective on hydrocarbons that are at a thickness of 50 to 100 g/m² on the sea surface. EMSA (2010) recommends thin layers of spilled hydrocarbons should not be treated with dispersant. This includes Bonn Agreement Oil Appearance Codes (BAOAC) 1 to 3 (EMSA, 2010).

6.3 Stochastic Spill Modelling Results

Table 6-3 presents the spill modelling results at Protection Priority locations for selected worst-case scenarios only. All scenarios were modelled using a stochastic approach running multiple simulations (400 simulations) across all seasons using a number of unique environmental conditions sampled from historical metocean data.

For the purpose of spill response preparedness, outputs relating to floating oil and oil accumulated on the shoreline are most relevant (i.e. oil that can be diverted, contained, collected or dispersed through the use of spill response strategies) for the allocation and mobilisation of spill response resources. Therefore, these are the results presented in this OPEP for primary consideration.

Modelling results for dissolved and entrained oil for the worst-case scenarios have not been included given there are limited response strategies that will reduce subsurface impacts.

Refer to Section 7.5 of the EP for further description on selection of oil exposure values presented in **Table 6-3**.



Table 6-3: Worst-case spill modelling results for Stairway vessel-based activity

| Location | Total probability (%) shoreline oil accumulation >10 g/m² | Minimum arrival time shoreline oil accumulation >10 g/m² (days) | Total probability (%) shoreline oil accumulation >100 g/m² | Minimum arrival time shoreline oil accumulation >100 g/m² (days) | Maximum total accumulated oil ashore (tonnes) >100 g/m² | Maximum length of shoreline oiled (km) >100 g/m ² | |
|--------------------------------------|---|---|--|--|---|--|--|
| Vessel collision with third-party ve | essel and surface spill (N | 1DO) of 393 m ³ over 0.5 | hours | | | | |
| Cartier Island AMP | 5.8 | 4.3 | 0.5 | 4.5 | 5.3 | 2.1 | |
| Ashmore Reef AMP | 1.8 | 7.9 | 0.3 19.8 | | 12 | 6.4 | |
| Browse Island AMP | 0.5 | 10.7 | NC | NC | NC | NC | |
| Indonesia - East | 0.5 | 21.1 | NC | NC | NC | NC | |



6.4 Deterministic Modelling

No deterministic modelling was undertaken. Stochastic modelling is considered suitable to inform the response strategies, given responses to surface hydrocarbons are limited to monitor and evaluate and mechanical dispersion for MDO.

6.5 Evaluation of Applicable Response Strategies

Based on the nature and scale of the credible spill scenario outlined in **Section 6.1** and spill modelling results (**Sections 6.3** and **6.4**) the following spill response strategies have been assessed as potentially applicable for combatting a spill (**Table 6-4**).

Note: The information contained in **Table 6-4** has been developed by Santos for preparedness purposes. Santos may not be the Control Agency or Lead IMT for implementing a spill response. For example, for Level 2/3 spills within or entering State waters, DoT will ultimately determine the strategies and controls implemented for most State water activities with Santos providing resources and planning assistance.



Table 6-4: Evaluation of applicable response strategies

| OSR Strategy | Tactic | Applicability and Designated Primary (1) or Secondary (2) Response Strategy MDO | Considerations | | |
|---|---|---|--|--|--|
| | Spill kits | v 1 | Relevant for containing spills that may arise on board a vessel. | | |
| Source | Secondary containment | √ 1 | Relevant for spills that may arise due to stored hydrocarbons, and from spills arising from machinery and equipment on board a vessel. Bunded areas will contain hydrocarbons reducing the potential for a spill escaping to marine waters. Where applicable open deck drainage will be closed to prevent hydrocarbon draining into marine environment. | | |
| Control | Shipboard Oil Pollution Emergency Plan (SOPEP) | v 1 | MARPOL requirement for applicable vessels. In the event a vessel hydrocarbon storage tank is ruptured, applicable strategies for reducing the volume of hydrocarbon releases will be contained within the vessel SOPEP. This may include securing cargo via transfer to another storage area on-board the vessel, transfer to another vessel, or through pumping in water to affected tank to create a water cushion (tank water bottom). Trimming the vessel may also be used to avoid further damage to intact tanks. These actions will aim to minimise the volume of fuel spilled. | | |
| In-Situ Burning | Controlled burning of oil spill | х | Not applicable to diesel spills due to inability to contain marine diesel making it very difficult to maintain necessary slick thickness for ignition and sustained burning. | | |
| Monitor and Evaluate Plan (Operational Monitoring) | Vessel surveillance ✓ 1 | | Provides real-time information on spill trajectory and behaviour (e.g. weathering). Informs implementation of other response strategies. Vessel personnel may not be trained observers. Vessel observers on leaking vessel may not have capacity to observe oil during emergency response procedure implementation. Constrained to daylight. Limited to visual range from the vessel. Limited capacity to evaluate possible interactions with sensitive receptors. | | |



| OSR Strategy | Tactic | Applicability and Designated Primary (1) or Secondary (2) Response Strategy MDO | Considerations | | |
|--------------|---|---|--|--|--|
| | | | Provides real-time information on spill trajectory and behaviour (e.g. weathering). | | |
| | Aerial surveillance | √ 1 | May identify environmental sensitivities impacted or at risk of impact (e.g. seabird aggregations, other users such as fishers). | | |
| | | | Informs implementation of other response strategies. | | |
| | | | 2 x tracking buoys available in Darwin for mobilisation to site if required. | | |
| | Tracking buoys | √ 1 | Can provide indication of near-surface entrained/dissolved hydrocarbons (most other monitor and evaluate techniques rely on the hydrocarbon being on the surface or shoreline). | | |
| | | | Can be implemented rapidly. | | |
| | | | Predictive - provides estimate of where the oil may go, which can be used to prepare and implement other responses. | | |
| | Trajectory | | No additional field personnel required. | | |
| | Modelling | √ 1 | Not constrained by weather conditions. | | |
| | | | Can predict floating, entrained, dissolved and stranded hydrocarbon fractions. | | |
| | | | May not be accurate. | | |
| | | | Requires in-field calibration. | | |
| | | | Can work under large range of weather conditions (e.g. night time, cloud cover, etc). | | |
| | Satellite Imagery | v 1 | Mobilisation likely to be >24 hours. | | |
| | outeme imagery | | Requires processing. | | |
| | | | May return false-positives. | | |
| | Operational Water Quality Monitoring | √ 1 | Fluorometry surveys are used to determine the location and distribution of the entrained oil and dissolved aromatic hydrocarbon components of a continuous subsea spill and validate the spill fate modelling predictions. | | |



| OSR Strategy | Tactic | Applicability and Designated Primary (1) or Secondary (2) Response Strategy | Considerations | | | |
|---|--|---|---|--|--|--|
| | | MDO | | | | |
| | Shoreline and Coastal Habitat Assessment | | Provides information on shoreline oiling (state of the oil, extent of pollution, etc.). Can provide information on amenability of shoreline response options (e.g. clean-up, protect and deflect). Provides information on status of impacts to sensitive receptors. Considerable health & safety considerations. Requires trained observers. Constrained to daylight. Delayed response time. | | | |
| Chemical dispersion | Vessel Application Aerial Application | X X | Marine diesel is not considered a persistent hydrocarbon and has high natural dispersion rates in the marine environment. Chemical dispersant application is not recommended as a beneficial option for marine diesel as it has a low additional benefit of increasing the dispersal rate of the spill while introducing the potential for increased impacts. | | | |
| Offshore Containment and Recovery | Use of offshore booms/skimmers or other collection techniques deployed from vessel/s to contain and collect oil. | х | Not suitable for marine diesel given its rapid weathering nature. Marine diesel spreads quickly to a thin film, making recovery via skimmers difficult and ineffective. | | | |
| Mechanical Dispersion | Vessel prop- washing | √ 2 | Marine diesel is a light oil that can be easily dispersed in the water column by running vessels through the plume and using the turbulence developed by the propellers to break up the slick. | | | |



| OSR Strategy | Tactic | Applicability and Designated Primary (1) or Secondary (2) Response Strategy | Considerations | | | | |
|---------------------------------|--|---|---|--|--|--|--|
| Protection and Deflection | Booming in nearshore waters and at shorelines | MDO X | Modelling shows only low probability (0.5%) of shoreline accumulation at >100 g/m² at Ashmore AMP and Cartier AMP. The modelling predicts no contact by surface hydrocarbons >1 g/m² at these locations. Given the lack of contact by surface oil < 1g/m² at these shorelines, shoreline protection and deflection activities, in particular booming, are unlikely to be effective at containing and deflecting such thin surface films. Additional shoreline protection and deflection can result in physical disturbance to intertidal and shoreline habitats. Given these considerations, as well as the relatively small volumes predicted to come ashore, and the high rates of natural biodegradation of marine diesel, shoreline protection and deflection is not considered for this scenar | | | | |
| Shoreline clean-up | Activities include physical removal, surf washing, flushing, bioremediation, natural dispersion | √ 2 | Modelling only low probability (0.5%) of shoreline accumulation at >100 g/m² at Ashmore AMP and Cartier AMP. Shoreline clean-up activities can result in physical disturbance to shoreline habitats. Given the relatively small volumes predicted to come ashore, and the high rates of natural biodegradation of marine diesel, this strategy is considered to be a secondary response strategy where it is safe and practical to implement and where protection priority areas are at risk of impacts from marine diesel. | | | | |
| Oiled wildlife response | Activities include hazing, pre-emptive capture, oiled wildlife capture, cleaning and rehabilitation. | √ 2 | Can be used to deter and protect wildlife from contact with oil. Mainly applicable for marine and coastal fauna (e.g. birds) where oil is present at the sea surface or accumulated at coastlines. Surveillance can be carried out as a part of the fauna specific operational monitoring. Wildlife may become desensitised to hazing method. Hazing may impact upon animals (e.g. stress, disturb important behaviours such as nesting or foraging). Permitting requirements for hazing and pre-emptive capture. | | | | |



| OSR Strategy | Tactic | Applicability and Designated Primary (1) or Secondary (2) Response Strategy MDO | Considerations |
|--------------------------|--|---|--|
| Scientific Monitoring | The monitoring of environmental receptors to determine the level of impact and recovery from the oil spill and associated response activities. | √ 1 | Monitoring activities include: + water and sediment quality + biota of shorelines (sandy beaches, rocky shores and intertidal mudflats) + mangrove monitoring + benthic habitat monitoring (seagrass, algae, corals, non-coral benthic filter feeders) + seabirds and shorebirds + marine megafauna (incl. whale sharks and mammals) + marine reptiles (incl. turtles) + seafood quality + fish, fisheries and aquaculture The type and extent of scientific monitoring will depend upon the nature and scale of oil contact to sensitive receptor locations as determined through operational monitoring. Pre-defined initiation criteria exist for scientific monitoring plans associated with marine and coastal sensitivities. |



6.6 Identify Protection Priority Areas and Initial Response Priorities

Combined spill modelling results were used to predict the Environment that may be Affected (EMBA) for VBA operations (refer Section 3.1 of the Stairway VBA EP). The EMBA is the largest area within which effects from hydrocarbons spills associated with this activity, could extend. Within the EMBA, Santos has determined Hot Spots (key areas of high ecological value that have the greatest potential to be impacted by a VBA operational spill) for which detailed oil spill risk assessment has been conducted (refer Section 7.5.5.3 of the Stairway VBA EP). From these Hot Spot areas, protection priority areas for spill response have been identified (as per Section 7.5.5.4 of the Stairway VBA EP). Protection priority areas are emergent features (i.e. coastal areas and islands) that would be targeted by nearshore spill response operations such as scientific monitoring and shoreline clean-up.

Table 6-4 lists the key sensitivities and associated locations within the protection priority areas identified for the worst-case spill scenario. The ranking of these sensitivities (also referred to as receptors) are listed, which is consistent with the rankings in *Provision of Western Australian Marine Oil Pollution Risk Assessment – Protection Priorities: Assessment for Zone 1: Kimberley* (DoT, 2018). Using a combination of sensitivities, and their associated rankings; together with the modelled maximum total volumes ashore and minimum time to shoreline contact, an initial response priority is provided in **Table 6-5**. This information is designed to aid decision making in the preliminary stages of the response operation, so that initial resources are used for best effect.

For example, Cartier Island AMP has the shortest time for shoreline accumulation (modelled to be 4.5 days), however Ashmore Reef AMP (minimum time for shoreline accumulation modelled to be 19.8 days) has a higher protection priority. Therefore, the response priority for this scenario would be to protect the highest ranked sensitivities at Ashmore Reef AMP, being Ramsar wetland as listed in **Table 6-5**.



Table 6-5: Initial response priorities during a surface MDO release (surface spill)

| Protection Priority Area | Key sensitivities | DoT Ranking (Floating oil) ⁵ | DoT Ranking (Dissolved oil)* | Relevant key periods | Maximum time-averaged oil ashore (m³) >100 g/m² | Minimum arrival time (days) | Initial response priority |
|-----------------------------|---|--|------------------------------------|---|---|-----------------------------------|---------------------------------|
| Ashmore Reef | Sand flats and sand cays | 3 | NC | N/A | | | Medium |
| AMP (emergent) | Coral and other subsea benthic primary producers including seagrass | 4 | NC | Coral spawning: Mar-Apr & Oct-Nov | | 19.8 | Medium |
| | Reptiles Critical nesting and inter-nesting habitat for green turtles (vulnerable) Large and significant feeding populations of green, hawksbill (vulnerable) and loggerhead (endangered) turtles internationally significant for its abundance and diversity of sea snakes | 3 | NC | Turtle nesting and breeding Oct-Apr with peak in late Oct-Feb | 12 | | Medium |
| | Marine mammals Small dugong population of less than 50 individuals Migratory pathway for pygmy blue whales (endangered) | 3 | NC | Pygmy blue whale migration: Apr to Aug | | | Low |

⁵ Provision of Western Australian Marine Oil Pollution Risk Assessment – Protection Priorities: Assessment for Zone 1: Kimberley (DoT, 2018)

^{*}NC= No Contact by dissolved oil at Ashmore Reef AMP or Cartier Island AMP



| Protection Priority Area | Key sensitivities | DoT Ranking (Floating oil) ⁵ | DoT Ranking (Dissolved oil)* | Relevant key periods | Maximum time- averaged oil ashore (m³) >100 g/m² | Minimum arrival time (days) | Initial response priority |
|-----------------------------|---|--|------------------------------------|-----------------------------------|--|-----------------------------------|---------------------------------|
| | Birds Ramsar site Supports some of the most important seabird rookeries on the North West Shelf important staging points/feeding areas for many migratory seabirds | 5 | NC | Year-round | | | High |
| | Socio-economic Ashmore lagoon as a rest/staging area for traditional Indonesian fishers Indonesian artefacts Grave sites Commonwealth heritage listing — Ashmore Reef Australian Marine Park Commercial tourism, recreation and scientific research are important socioeconomic values | 3 | NC | Year-round | | | Low |
| Cartier Island | Sand flats and sand cays | 3 | NC | N/A | | | Medium |
| AMP (emergent) | Coral and other subsea benthic primary producers including seagrass | 4 | NC | Coral spawning: Mar-Apr & Oct-Nov | 5.3 | 4.5 | Medium |



| Protection Priority Area | Key sensitivities | DoT Ranking (Floating oil) ⁵ | DoT Ranking (Dissolved oil)* | Relevant key periods | Maximum time- averaged oil ashore (m³) >100 g/m² | Minimum arrival time (days) | Initial response priority |
|-----------------------------|--|--|------------------------------------|---|--|-----------------------------------|---------------------------------|
| | Reptiles Nesting and foraging green (vulnerable) and hawksbill (vulnerable) turtles | 3 | NC | Turtle nesting and breeding Oct-Apr with peak in Oct- Feb | | | Medium |
| | Seabirds Migratory birds | 2 | NC | Year-round | | | Low |
| | Marine mammals Pygmy blue whale (Vulnerable) migration area | 3 | NC | Pygmy blue whale migration: Apr to Aug | | | Low |
| | Fish Whale shark (vulnerable) foraging | 1 | NC | Year-round | | | |
| | Scientific research (in Marine Park) | 3 | NC | Year-round | | | Low |



6.7 Net Environmental Benefit Analysis

The IMT uses a net environmental benefit analysis (NEBA), also referred to as a spill impact mitigation assessment (SIMA), to inform the incident action planning process (**Section 8**), so the most effective response strategies with the least detrimental environmental impacts can be identified, documented and executed.

The Environmental Team Lead will use the information in **Section 6.6** to identify and prioritise initial response priorities and apply the NEBA to identify which response strategies are preferred for the situation, oil type and behaviour, environmental conditions, direction of plume and priorities for protection.

As a component of the incident action planning process, NEBA is conducted by the Control Agency with responsibility for the spill response activity. Where there are different activities controlled by different IMTs, as in a cross-jurisdictional response between Santos and DoT, consultation will be required during the NEBA process such that there is consistency in the sensitivities prioritised for response across the Control Agencies.

A strategic NEBA has been developed for all response strategies identified as applicable to credible spills identified in this OPEP, with the benefit or potential impact to each sensitivity identified (refer to **Table 6-6**). While not all spill response activities included in the strategic NEBA would be under the control of Santos during a spill incident, they have been included to assist the planning conducted by DoT.

In the event of a spill, NEBA is applied with supporting information collected as part of the Operational Monitoring Plan (Section 10) to:

- + identify sensitivities within the area potentially affected by a spill at that time of the year (noting that the sensitivity of some key receptors, such as birdlife and turtles, varies seasonally);
- + assist in prioritising and allocating resources to sensitivities with a higher protection and response priority (**Table 6-4**); and
- + assist in determining appropriate response strategies with support of real time met-ocean conditions, oil spill tracking and fate modelling.

When a spill occurs, NEBA is applied to the current situation, or operationalised. Operational NEBA Templates are filed within the Environment Team Leader folder on the Santos ER Intranet site. To complete the Operational NEBA:

- + All ecological and socioeconomic sensitivities identified within the spill trajectory area are recorded;
- Potential effects of response strategies on each sensitivity are assessed in terms of their benefit or otherwise to the socioeconomic sensitivities; and
- + All persons involved and data inputs have been considered for the analysis.

The Operational NEBA Form documents the decisions behind the recommendation to the Incident Commander on which resources at risk to prioritise, and the positives and negatives of response strategies to deploy. The Operational NEBA provides guidance to the IAPs and is revisited each



Operational Period. It should be possible to see how the NEBA evolves as new information and expertise comes to light.



Table 6-6: Strategic NEBA matrix – marine diesel oil spills

| Priority for Protection Area | No Controls | Source Control | Monitor and Evaluate | Containment and Recovery | Mechanical Dispersion | Chemical Dispersants | Shoreline Protection & Deflection | Shoreline Clean-Up | Oiled Wildlife Response | Scientific Monitoring |
|---|-------------|-------------------|----------------------------|--------------------------------|--------------------------|-------------------------|-----------------------------------|-----------------------|-------------------------------|--------------------------|
| Ashmore Reef AMP (emergent) | | | | | | | | | | |
| Sand flats and cays | | | | | | | | | | |
| Turtle nesting – green | | | | N/A | | N/A | N/A | | | |
| Coral and other subsea benthic primary producers including seagrass | | | | N/A | | N/A | N/A | N/A | N/A | |
| Seabird nesting | | | | N/A | | N/A | N/A | | | |
| Migratory shorebirds | | | | N/A | | N/A | N/A | | | |
| Pygmy blue whale migration and small (<50 individuals) dugong population | | | | N/A | | N/A | N/A | N/A | N/A | |
| Commercial tourism, heritage values | | | | N/A | | N/A | N/A | | | |
| Cartier Island AMP (emergent) | | | | | | | | | | |
| Turtle nesting –green and hawksbill | | | | N/A | | N/A | N/A | | | |
| Sand flats and cays | | | | N/A | | N/A | N/A | | N/A | |



| Priority for Protection Area | No Controls | Source Control | Monitor and Evaluate | Containment and Recovery | Mechanical Dispersion | Chemical Dispersants | Shoreline Protection & Deflection | Shoreline Clean-Up | Oiled Wildlife Response | Scientific Monitoring |
|---|----------------|-------------------|----------------------------|--------------------------------|--------------------------|-------------------------|-----------------------------------|-----------------------|-------------------------------|--------------------------|
| Coral and other subsea benthic primary producers including seagrass | | | | N/A | | N/A | N/A | N/A | N/A | |
| Cetaceans and whale sharks | | | | | | | | | | |
| Migratory shorebirds | | | | N/A | | N/A | N/A | | | |
| Cultural and heritage – scientific research | | | | N/A | | N/A | N/A | | | |
| Legend | | | | | | | | | | |
| | Beneficial imp | act. | | | | | | | | |
| | Possible bene | ficial impact de | pending on the | e situation (e.g., | time frames and | d met-ocean co | nditions to dilut | e entrained oil) |). | |
| | Negative impa | legative impact. | | | | | | | | |
| N/A | Not applicable | e for the enviro | nmental value | or not applicable | e for hydrocarbo | on type. | | | | |



6.8 Oil Spill Response As-Low-As-Reasonably-Practicable Assessment

For each response strategy included within this OPEP an environmental performance outcome has been determined and key control measures and performance standards have been identified such that the response can meet the required performance outcome. For each response strategy, an ALARP assessment has been conducted to demonstrate that the control measures mitigate the risk of an oil spill to ALARP.

Appendix B details the ALARP assessment framework and the results of the ALARP assessment conducted to inform the control measures and performance standards contained within this OPEP.



7 External Notifications and Reporting Procedures

For oil spill incidents, the OSC (Vessel Master or Company Site Representative) will notify Perth office for delegation of further notifications to relevant Regulatory Authorities and for further spill response assistance for Level 2/3 spills.

7.1 Regulatory Notification and Reporting

The Incident Commander (IC) is to delegate the following regulatory reporting requirements. Typical delegated parties will be the Safety Team Leader and the Environmental Team Leader.

Contact details for the Regulatory agencies outlined in **Table 7-1** are provided within the Santos Incident Response Telephone Directory (SO-00-ZF-00025.020).

Table 7-1 outlines the external regulatory reporting requirements specifically for oil spill incidents outlined within this OPEP in Commonwealth and State jurisdictions, noting that regulatory reporting may apply to smaller Level 1 spills that can be responded to using onsite resources as well as larger Level 2/3 spills. There are also additional requirements for Vessel Masters to report oil spills from their vessels under relevant marine oil pollution legislation (e.g. MARPOL). This includes, where relevant, reporting oil spills to AMSA (Rescue Coordination Centre) and WA DOT (MEER unit).

State water notifications to WA DoT will apply to spills in State waters or spills originating in Commonwealth waters and moving to State waters.

The Santos Incident Response Telephone Directory (SO-00-ZF-0025.02) contains a more detailed list and contact details for incident response support and is updated every 6 months with up-to-date revisions available within the IMT room and online (intranet procedures and emergency response pages).

7.2 Activation of External Oil Spill Response Organisations and Support Agencies

Table 7-2 outlines notifications that should be made to supporting agencies to assist with spill response activities outlined within this plan. This list contains key Oil Spill Response Organisations (OSROs) that have pre-established roles in assisting Santos in an oil spill response. It is not an exhaustive list of all providers that Santos may use for assisting an oil spill response.

The Santos Incident Response Telephone Directory (SO-00-ZF-0025.02) contains a more detailed list and contact details for incident response support and is updated every 6 months with up-to-date revisions available within the IMT room and online (intranet procedures and emergency response pages).

7.3 Environmental Performance

Table 7-3 lists the environmental performance standards and measurement criteria for external notifications and reporting.



Table 7-1: External notification and reporting requirements (Commonwealth and State waters)

| Agency or Authority | Type of Notification/Timing | Legislation/Guidance | Reporting Requirements | Responsible Person/Group | Forms | | |
|---|--|---|--|---|--|--|--|
| NOPSEMA Reporting Req | NOPSEMA Reporting Requirements for Commonwealth water spills | | | | | | |
| NOPSEMA (Incident Notification Office) | Verbal notification within two hours Written report as soon as practicable, but no later than three days | Petroleum and Greenhouse Gas Storage Act 2006 Offshore Petroleum Greenhouse Gas Storage (Environment) Regulations 2009 (as amended 2014) | A spill associated with VBA operations in <u>Commonwealth</u> waters that has the potential to cause moderate to significant environmental damage ¹ | Notification by IMT Environmental Team Leader (or delegate) | Incident reporting requirements: https://www.nopsema.gov.au/environmental-management/notification-and-reporting/ | | |
| NOPTA (National Offshore Petroleum Titles Administrator) DMIRS (WA Department of Mines, Industry Regulation and Safety) | Written report to NOPTA and DMIRS within seven days of the initial report being submitted to NOPSEMA | Guidance Note (N-03000-GN0926) Notification and Reporting of Environmental Incidents | Spill in <u>Commonwealth waters</u> that is reportable to NOPSEMA | Notification by IMT Environmental Team Leader (or delegate) | Provide same written report as provided to NOPSEMA | | |
| AMSA and DoT spill repor | AMSA and DoT spill reporting requirements | | | | | | |
| AMSA Rescue Coordination Centre (RCC) ² | Verbal notification within two hours of incident | Under the MoU between Santos and AMSA | Santos to notify AMSA of any marine pollution incident ¹ | Notification by IMT Environmental Team Leader (or delegate) | Not applicable | | |



| Agency or Authority | Type of Notification/Timing | Legislation/Guidance | Reporting Requirements | Responsible Person/Group | Forms |
|--|---|---|---|--|---|
| WA Department of Transport (WA DoT) ² (Maritime Environmental Emergency Response (MEER) Duty Officer) DFAT Reporting Requiren Department for Foreign Affairs and Trade | Verbal notification within two hours Follow up with POLREP (Appendix C) as soon as practicable after verbal notification If requested, submit SITREP (Appendix D) within 24 hours of request Nents for International water Verbal notification within 24 hours of modelling suggesting trans-national migration of oil into | Emergency Management Regulations 2006 State Hazard Plan: Maritime Environmental Emergencies Offshore Petroleum Industry Guidance Note — Marine Oil Pollution: Response and Consultation Arrangements s spills Not applicable | Santos to notify of actual or impending Marine Pollution Incidents (MOP) that are in, or may impact, State waters. Emergency Management Regulations 2006 define MOP as an actual or impending spillage, release or escape of oil or an oily mixture that is capable of causing loss of life, injury to a person or damage to the health of a person, property or the environment¹. NOPSEMA, DISER and DFAT will form an inter-agency panel; the Australian Government Control Crisis Centre | Notification by IMT Environmental Team Leader (or delegate) Notification by IMT Environmental Team Leader (or delegate) | WA DoT POLREP (Appendix C): https://www.transport .wa.gov.au/mediaFiles/ marine/MAC-F- PollutionReport.pdf WA DoT SITREP (Appendix D): https://www.transport .wa.gov.au/mediaFiles/ marine/MAC-F- SituationReport.pdf Not applicable |
| | Indonesian or Timor-Leste waters. | | | | |
| Protected areas, fauna ar | nd fisheries reporting require | ments | | | |
| Commonwealth Department of Agriculture, Water and the Environment (DAWE) | Email notification as soon as practicable | Environment Protection and Biodiversity Conservation Act 1999 | If MNES are considered at risk from a spill or response strategy, or where there is death or injury to a protected species | Notification by IMT Environmental Team Leader (or delegate) | Not applicable |
| (Director of monitoring and audit section) | | | | | Page 77 of 172 |

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| Agency or Authority | Type of Notification/Timing | Legislation/Guidance | Reporting Requirements | Responsible Person/Group | Forms |
|---|--------------------------------------|--|---|---|----------------|
| Department of Biodiversity Conservation and Attractions (Pilbara and/or Kimberley Regional Office) | Verbal notification within two hours | DBCA consultation | Santos to notify AMSA of any marine pollution incident ¹ Notify if spill has the potential to impact or has impacted wildlife in State waters (to activate the Oiled Wildlife Advisor) | Notification by IMT Environmental Team Leader (or delegate) | Not applicable |
| Department of Biodiversity Conservation and Attractions (State Duty Officer and Pilbara and/or Kimberley Regional Office) | Verbal notification within two hours | Western Australian Oiled Wildlife Response Plan | Notify if spill has the potential to impact or has impacted wildlife in State waters (to activate the Oiled Wildlife Advisor) | Notification by IMT Environmental Team Leader (or delegate) | Not applicable |



| Agency or Authority | Type of Notification/Timing | Legislation/Guidance | Reporting Requirements | Responsible Person/Group | Forms |
|--|--|---|---|---|--|
| Parks Australia (24-hour Marine Compliance Duty Officer) | Verbal notification as soon as practicable To include: | Environment Protection and Biodiversity Conservation Act 1999 | An oil spill which occurs within a marine park or are likely to impact on an Australian Marine Park | Notification by IMT Environmental Team Leader (or delegate) | Not applicable, but the following information should be provided: Titleholder's details Time and location of the incident (including name of marine park likely to be affected) Proposed response arrangements as per the OPEP Details of the relevant contact person in the IMT |
| Department of Primary Industry and Regional Development (DPIRD) - Fisheries | Verbal phone call notification within 24 hours of incident | As per consultation with DPIRD Fisheries | Reporting of marine oil pollution ¹ | Notification by IMT Environmental Team Leader (or delegate) | Not applicable |



| Agency or Authority | Type of Notification/Timing | Legislation/Guidance | Reporting Requirements | Responsible Person/Group | Forms |
|--|--|---|--|---|----------------|
| Australian Fisheries Management Authority | Verbal phone call notification within 24 hours of incident | For consistency with DPIRD Fisheries notification | Reporting of marine oil pollution ¹ | Notification by IMT Environmental Team Leader (or delegate) | Not applicable |

^{1.} For clarity and consistency across Santos regulatory reporting requirements Santos will meet the requirement of reporting a marine oil pollution incident by reporting oil spills assessed to have an environmental consequence of moderate or higher in accordance with Santos' environmental impact and risk assessment process outlined in Section 5 of the EPs.

^{2.} Santos reporting requirements only listed. For oil spills from vessels, Vessel Masters also have obligations to report spills from their vessels to AMSA Rescue Coordination Centre (RCC) and, in State waters, WA DoT MEER.



Table 7-2: List of spill response support notifications

| Organisation | Indicative Timeframe | Type of Communication | Resources Available | Activation instructions | Santos person responsible for activating |
|------------------------------|---|----------------------------|---|--|---|
| AMOSC, AMOSC Duty Manager | As soon as possible but within two hours of incident having been identified | Verbal Service Contract | Santos is a Participating Company in AMOSC and can call upon AMOSC personnel and equipment (including oiled wildlife). Under the AMOSPlan, Santos can also call upon mutual aid from other trained industry company personnel and response equipment. AMOSC's stockpiles of equipment include dispersant, containment, recovery, cleaning, absorbent, oiled wildlife and communications equipment. Equipment is located in Geelong, Fremantle, Exmouth and Broome. | Step 1. Obtain approval from Incident Commander to mobilise AMOSC. Step 2. Notify AMOSC that a spill has occurred. Put on standby as required – activate if spill response escalates in order to mobilise spill response resources consistent with the AMOSPlan. Step 3. E-mail confirmation and a telephone call to AMOSC will be required for mobilisation of response personnel and equipment, and callout authorities will be required to supply their credentials to AMOSC. A signed service contract must also be completed by a call out authority and returned to AMOSC prior to mobilisation. | IMT Environment Team Leader (or delegate) will notify AMOSC (upon approval from Incident Commander) |
| Babcock Helicopters | Within two hours of incident having been identified | Verbal | Helicopters/pilots available for aerial surveillance. Contract in place. | Phone call. | IMT Logistics Team Leader (or delegate) |



| Organisation | Indicative Timeframe | Type of Communication | Resources Available | Activation instructions | Santos person responsible for activating |
|--|--|-----------------------|---|---|---|
| Duty Officers/Incident Commanders (Woodside, BHP, Chevron) | Within two hours of incident having been identified | Verbal | Mutual aid resources (through AMOSC mutual Aid Arrangement). | Phone call. | Incident Commander (or delegate) |
| Darwin Supply Base | Within two hours of incident having been identified | Verbal | Assistance with mobilising equipment and loading vessels. | Phone call. | IMT Logistics Team Leader (or delegate) |
| North West Alliance – Waste | As required for offshore and shoreline clean-up activities | Verbal | Santos has contract arrangements in place with North West Alliance to take overall responsibility to transport and dispose of waste material generated through clean-up activities. | Phone call to the Primary Contact Person. In the event the Primary Contact Person is not available, the Secondary Contact Person will be contacted. | IMT Logistics Team Leader (or delegate) |
| Astron | Scientific Monitoring Plan initiation criteria are met (Section 15) | Verbal and written | Astron has been contracted by Santos to provide Standby Services for Scientific Monitoring Plans (SMPs) 1-12. This includes provision of personnel and equipment. Astron annually reviews the SMPs for continual improvement. | Step 1. Obtain approval from Incident Commander to activate Astron for Scientific Monitoring. Step 2. Verbally notify Astron followed by the submission of an Activation Form (Environment Team Leader Folder) via email. Step 3. Provide additional details as requested by the Astron Monitoring Coordinator on call-back. Step 4. Astron initiates Scientific Monitoring Activation and Response Process. | IMT Environment Team Leader (or delegate) |



| Organisation | Indicative Timeframe | Type of Communication | Resources Available | Activation instructions | Santos person responsible for activating |
|---|---|---|---|--|--|
| Intertek Geotech (WA) Environmental Services and Ecotoxicology | When characterisation of oil is activated (Section 10.6) | Verbal | Oil analysis including GC/MS fingerprinting. | Phone call. | IMT Environment Team Leader (or delegate) |
| Oil Spill Response Limited (OSRL), OSRL Duty Manager | Within two hours of incident having been identified | Verbal OSRL Mobilisation Authorisation Form | Santos has a Service Level Agreement with OSRL, which includes the provision of support functions, equipment and personnel to meet a wide range of scenarios. At minimum OSRL will provide technical support to the IMT and place resources on standby. Further details available on the OSRL webpage. | Step 1. Contact OSRL Duty Manager in Singapore and request assistance from OSRL. Step 2. Send notification to OSRL as soon as possible after verbal notification. Step 3. Upon completion of the OSRL incident notification form, OSRL will plan and place resources on standby. | Designated call-out authorities (including Incident Commanders) |
| RPS Group | As soon as possible but within two hours of incident having been identified | Verbal and written | Santos has an agreement in place with RPS Group to allow rapid marine hydrocarbon spill modelling capability to be activated at any time during activities, which will be undertaken for any spill greater than Level 1. AMOSC can also run modelling on behalf of Santos, if required, as part of contracting arrangements with RPS Group. | Contact RPS Group Duty Officer. | IMT Environment Team Leader (or delegate) |



Table 7-3: Environmental performance – external notification and reporting

| Environmental Performance Outcome | Make notifications and reports within regulatory and defined timeframes | | | | | |
|-----------------------------------|--|---|---------------------------|--|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria | | | |
| External | Response Preparedness | | | | | |
| notifications and reporting plan | Santos Incident Response Telephone Directory (SO-00- ZF-00025.020) | Santos Incident Response Telephone Directory is revised every six months | Document revision history | | | |
| | OPEP Communications Test | OPEP contact details for regulatory and service provider notifications are checked annually | Test records | | | |
| | Response Implementation | | | | | |
| | External notifications and reporting tables | External notification and reporting undertaken as per Table 7-1 and Table 7-2 | Incident Log | | | |



8 Incident Action Planning

Santos incident response personnel use the incident action planning process to guide the incident response and to develop IAPs. All stakeholders involved in the incident achieve unity of effort through application of the disciplined planning process.

The incident action planning process is built on the following phases:

- 1. Understand the situation.
- 2. Establish incident priorities, objectives and tasks.
- 3. Develop a plan (IAP).
- 4. Prepare and disseminate the plan.
- 5. Execute, evaluate and revise the plan for the next operational period.

The Santos IMT will use the IAP process to determine and document the appropriate response priorities, objectives, strategies and tasks to guide the incident response which are reviewed and updated as more information becomes available.

The Santos IAP process is built on the phases described in Figure 8-1.

Incident Action Planning Process

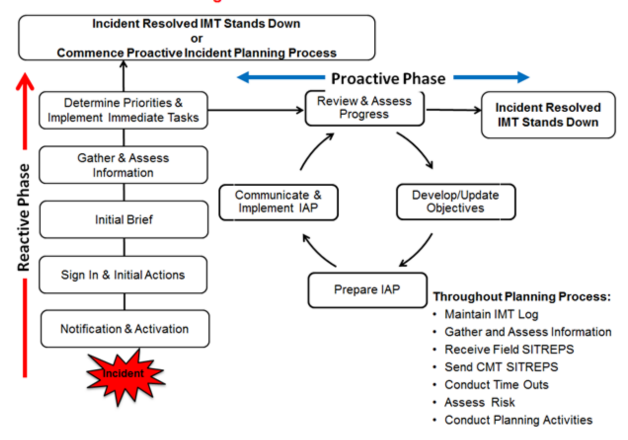


Figure 8-1: Incident Action Plan process



8.1 Reactive Phase Planning

The initial phase of the incident action planning process can be considered a reactive phase (indicatively lasting up to 48 hours) where information on the incident is being progressively established through reports coming in from the field. During this phase there is no formal Incident Action Plan to follow (given the incident has just begun and details are still being established) however the OPEP (this document) has been prepared to contain all first strike oil spill response actions required to be followed during this phase in lieu of a formal IAP.

First strike response actions are summarised in **Section 2** and provide links to relevant oil spill strategy sections within the OPEP which contain a more detailed list of implementation actions and considerations as well as statements of performance (performances standards) that must be followed to ensure the initial response meets regulatory requirements and environmental performance outcomes.

For each credible oil spill scenario covered by this OPEP the first strikes response actions have been informed by a pre-assessment of applicable oil spill response strategies, priority response locations and a strategic net environmental benefit analysis (NEBA) also referred to as a spill impact mitigation assessment (SIMA). This pre-planning is included in **Section 6**. During the reactive phase the strategic NEBA is to be reviewed and, using the specific information gathered from the spill, operationalised into an operational NEBA (**Section 6.7**). This assessment helps verify that the response strategies pre-selected for each spill scenario are providing the best environmental outcome for the incident response.

8.2 Developing an Incident Action Plan

At the end of the reactive phase where the incident specifics have been determined, a more formal phase of spill response is entered whereby a documented IAP is developed to guide the incident response activities for the next operational period. An operational period is defined as the period scheduled for execution of actions specified in the IAP. The next operational period is nominally a daily period but for long running incidents may be extended further where the pace of the incident response has settled and the level of new information has decreased.

As IAPs and response strategies are implemented their performance is monitored. The performance measurement results are fed back into the IMT to provide the IMT with greater situational awareness to enable the effective formulation of following IAPs. Those response strategies that are effective are continued or increased, while those strategies that are ineffective are scaled back or ceased.

The performance against the objectives of the IAP must be documented in the Incident Log by the IMT. This provides the IMT with information required to assist in formulating the following IAP and provides evidence of Santos's response to the incident for regulatory and legal investigations that will follow the termination of the incident.

IAP performance is monitored through IMT communication with in-field response personnel both verbally and through logs/reports/photos sent throughout the response (e.g. surveillance personnel, team leaders, laboratory chemists, etc.) who report on the effectiveness of the response strategies.

IAP forms and processes are documented in the Santos *Incident Command and Management Manual* (SO-00-ZF-00025) and in the 'Emergency Response' folder sets at *L*:\Resource\Emergency Response\Incident-Exercise Number-Name. Begin the response by copying and saving *Incident-Exercise Number-Name* folder set with a unique incident name and Id number on the lead folder; this is the Incident Log. Access subfolders to



display all forms required to conduct incident action planning. Each functional position within the IMT and CMT has subfolders carrying forms and processes unique to the functional position.

8.3 Environmental Performance

Table 8-1 lists the environmental performance standards and measurement criteria for incident action planning.

Table 8-1: Environmental performance – incident action planning

| Environmental Performance Outcome | Manage incident via a systematic planning process | | | | | |
|---|---|---|-------------------------------------|--|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria | | | |
| Incident Action | Response Preparedne | ss | | | | |
| Planning | IMT Exercise and Training Plan | Incident Action Planning and NEBA is practiced by the IMT during exercises | Exercise records | | | |
| | Response Implementation | | | | | |
| | Incident Action Plan | Incident Action Plan is completed for each operational period and approved by the Incident Commander | Incident Log Incident Action Plan/s | | | |
| | | Monitor effectiveness of response strategies being implemented and use information in the development of IAPs | Incident Log Incident Action Plan/s | | | |
| | NEBA | An operational NEBA will be undertaken for each operational period of the incident | NEBA Incident Action Plan | | | |



9 Source Control Plan

The initial and highest priority response to an oil spill incident following the health and safety of onsite personnel is to prevent or limit further loss of hydrocarbons to the environment.

For vessels with a Shipboard Oil Pollution Emergency Plan (SOPEP), the SOPEP will provide the relevant initial actions to control the source of the spill.

The sections below provide an outline of source control activities noting that the Vessel SOPEP where applicable, will provide a higher level of detail for specific incidents.

9.1 Hydrocarbon Storage or Fuel Tank Rupture

Table 9-1 provides the environmental performance outcome, initiation criteria and termination criteria for source control response of a hydrocarbon storage or fuel tank rupture. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.

Table 9-1: Fuel tank rupture – source control environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implementation of source control methods to stop the release of hydrocarbons into the marine environment |
|-----------------------------------|---|
| Initiation criteria | Level 2/3 incident (to be determined by OSC) |
| Applicable hydrocarbons | MDO · |
| Termination criteria | + The inventory in the ruptured fuel or storage tank is secured and release to the marine environment stopped |

9.2 Implementation Guidance

Implementation guidance is summarised in **Table 9-2.** In the event hydrocarbon (MDO) is released from a vessel due to a ruptured fuel tank (the worst-case scenario defined for Stairway VBA), the relevant vessel specific procedures will be applied. For vessels associated with the Stairway VBA, the vessel's SOPEP will be followed to control the source, reduce the loss of hydrocarbons and prevent escalation of the incident.



Table 9-2: Implementation guidance – fuel tank rupture

| Action | | Consideration | Responsibility | Complete |
|-----------------|--|---|----------------|----------|
| | The vessel's Shipboard Oil Pollution Emergency Plan (SOPEP), as applicable under MARPOL, or procedure for responding to a ruptured tank will be followed as applicable | Notwithstanding vessel specific procedures for source control, the following activities would be immediately evaluated for implementation providing safe to do so: + Reduce the head of fuel by dropping or pumping the tank contents into an empty or slack tank. | Vessel Master | |
| Initial Actions | | Consider pumping water into the leaking tank to create a water cushion to prevent further fuel loss. | | |
| Initial | | + If the affected tank is not easily identified, reduce the level of the fuel in the tanks in the vicinity of the suspected area if stability of the vessel will not be compromised. | | |
| | | + Evaluate the transfer of fuel to other vessels. | | |
| | | Trim or lighten the vessel to avoid further damage to intact tanks. | | |
| | | + Attempt repair and plugging of hole or rupture. | | |



9.3 Environmental Performance

Table 9-3 indicates the environmental performance outcomes, controls and performance standards for the Source Control response strategy.

Table 9-3 Environmental performance – source control

| Environmental Performance Outcome | Implementation of source control methods to stop the release of hydrocarbons into the marine/onshore environment. | | | | |
|---|---|--|----------------------------------|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria | | |
| | Response Preparedness | | | | |
| Source control – vessel collision | Vessel Spill Response Plan (SOPEP/SMPEP) | Vessels associated with the Stairway VBA have a shipboard oil pollution emergency plan (SOPEP) or shipboard marine pollution emergency plan (SMPEP) that outlines steps taken to combat spills | Audit records Inspection records | | |
| | | Spill exercises on vessels are conducted as per the vessels SOPEP or SMPEP | Spill exercise close out reports | | |



10 Monitor and Evaluate Plan

Understanding the behaviour and likely trajectory of an oil spill is critical to evaluate the appropriate response strategy. There are a number of methods that can be used to monitor and evaluate, including:

- Vessel surveillance
- Aerial surveillance
- + Tracking buoys
- + Oil spill trajectory modelling
- + Satellite imagery
- + Initial oil characterisation
- + Operational water quality monitoring
- + Shoreline assessments.

10.1 Vessel Surveillance

Table 10-1 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-1: Vessel surveillance – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|---|--|--|--|
| Initiation criteria | Notification of a Level 2/3 spill - may be deployed in a Level-1 incident (to be determined by OSC) | | |
| Applicable | MDO | | |
| hydrocarbons | ~ | | |
| Termination criteria | Vessel-based surveillance is undertaken at scheduled intervals during daylight hours and continues for 24 hours after the source is under control and a surface sheen is no longer observable OR | | |
| | + NEBA is no longer being achieved OR | | |
| | + Agreement is reached with Jurisdictional Authorities to terminate the response | | |

Direct observations from the affected vessel or other vessels can be used to assess the location and visible extent of the hydrocarbon incidents, and to verify modelling predictions and trajectories. Due to the proximity of observers to the water's surface, vessel surveillance is limited in its coverage in comparison to aerial surveillance and may also be compromised in rough sea state conditions or where fresh hydrocarbons at surface poses safety risks.



10.1.1 Implementation Guidance

Table 10-2 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. **Table 10-3** provides a list of resources that may be used to implement this strategy. Mobilisation times for the minimum resources that are required to commence initial vessel surveillance operations are listed in **Table 10-4**. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 10-2: Implementation guidance – vessel surveillance

| Action | | Consideration | Responsibility | Complete |
|-----------------|--|---|--------------------------|----------|
| | Notify nearest available Support Vessel to commence surveillance | Vessels of Opportunity (VOO) can be used. AIS vessel tracking is available through ER intranet page | OSC Operations Lead | |
| | Source additional contracted vessels if possible need for assistance | | Logistics Team Leader | |
| Initial Actions | Record surface slick location and extent, weather conditions, and marine fauna. Complete vessel surveillance forms, located in Appendix E and provide to OSC (Level 1 spills) or IMT (Level 2-3 spills) | Photographic images are to be taken where possible and included with surveillance forms Trained observers will not be available immediately – photos and locations will provide initial information that can be interpreted by IMT | Vessel Observers | |
| | Relay surveillance information (spill location, weather conditions, marine fauna sightings and visual appearance of the slick to the IMT within 60 minutes of completing vessel surveillance | Initial reports to the IMT may be verbal (followed by written transmission) if the vessel is out of range or has no facilities for transmitting forms | Vessel Master and/or OSC | |
| | Review surveillance information to validate spill fate and trajectory | | Planning Team Leader/GIS | |
| Ongoing Actions | Use available data to conduct operational NEBA and confirm that pre-identified response options are appropriate | | Environment Unit Lead | |
| 0 | Use monitor and evaluate data to periodically reassess the spill and modify the response (through the IAP), as required | Surveillance data is useful in updating the Common Operating Picture | Planning Section Chief | |



Table 10-3: Vessel surveillance resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|---|--|--|---|--|
| Contracted vessels and vessels of opportunity | Santos Contracted Vessel Providers Vessels of opportunity identified through AIS Vessel Tracking | Availability dependent upon Santos and Vessel Contractor activities. | Vessels mobilised from Darwin or offshore location. Locations verified through AIS Vessel Tracking Software (WA VMS). | Pending availability and location. Expected within 48 hours. |



Table 10-4: Vessel surveillance – First Strike response timeline

| Task | | | | from IMT call-out |
|--|--------------------------|------|---|---------------------------|
| IMT begins sourcing Santos contracted vessel or vessel of opportunity (VOO) for on-water surveillance | | | <90 m | inutes |
| VOO onsite for surveillance | | | < 48 h | ours (daylight dependent) |
| Minimum Resource Require | ements | | | |
| One vessel. No specific vesse | el or crew requirements. | | | |
| Approximate Steam Time | | | | |
| Operational Area Nearest Deployment Location Approximate Distance Operational Area ⁶ (nautical miles) | | e to | Approximate Steam Time ⁷ (hours) | |
| Stairway-1 | Darwin | 352 | | 35 |
| | Broome | 385 | | 39 |

⁶ As measured to geometric centre point of operational area

 $^{^{\}rm 7}$ At average rate of 10 nautical miles per hour



10.2 Aerial Surveillance

Table 10-5 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-5: Aerial surveillance – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making |
|-----------------------------------|--|
| Initiation criteria | Notification of a Level 2/3 spill |
| Applicable | MDO |
| hydrocarbons | • |
| Termination criteria | Aerial surveillance undertaken at scheduled intervals during daylight hours and continues for 24 hours after the source is under control and a surface sheen is no longer observable; OR As directed by the relevant Control Agency |

Aerial surveillance is used to record the presence and size of the hydrocarbon spill at surface as well as other environmental observations including weather conditions, marine fauna and sensitive receptors in the area. Aerial surveillance provides superior coverage over vessel surveillance for estimating the spatial extent of a spill but is generally required only for larger Level 2/3 spills.

10.2.1 Implementation Guidance

Table 10-6 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. **Table 10-7** provides a list of resources that may be used to implement this strategy. Mobilisation times for the minimum resources that are required to commence initial aerial surveillance operations are listed in **Table 10-8**. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 10-6: Implementation guidance – aerial surveillance

| Action | | Consideration | Responsibility | Complete |
|-----------------|--|---|---|----------|
| Initial Actions | Contact contracted aviation provider- provide details of incident and request mobilisation to spill site for initial surveillance. | If aviation asset is available near spill location, utilise where possible to gather as much information about the spill. If aviation asset not available at spill location IMT is to seek available resources through existing contractual arrangements. It is possible that the initial surveillance flight will not include a trained aerial surveillance observer. Initial flights can be conducted using a standard crew and initial surveillance should not be delayed waiting for trained personnel. Ensure all safety requirements are met prior to deployment. There should be an attempt to obtain the following data during initial surveillance: + name of observer, date, time, aircraft type, speed and altitude of aircraft + location of slick or plume (GPS positions, if possible) + spill source + size of the spill, including approximate length and width of the slick or plume + visual appearance of the slick (e.g. colour) + edge description (clear or blurred) + general description (windrows, patches etc.) + wildlife, habitat or other sensitive receptors observed + basic met-ocean conditions (e.g. sea state, wind, current) | Responsibility Operations Team Leader Logistics Team Leader | Complete |
| | | + photographic/video images | | |
| | Source available Santos Aerial Observers, arrange accommodation/logistics and deploy to Forward Operations/Air base location. | Santos Aerial Observer list available from First Strike Resources on Santos ER Intranet page. | Operations Team Leader Logistics Team Leader | |



| Action | | Consideration | Responsibility | Complete |
|--------------------|--|---|---|----------|
| | Develop flight plan (frequency and flight path) to meet IMT expectations and considering other aviation ops. Expected that Two flights per day of the spill area are completed. | Flight plan to confirm with OSC that aircraft are permitted in the vicinity of the spill. Flights are only to occur during daylight and in weather conditions that do not pose significant safety risks. | Operations Team Leader/Aviation Superintendent | |
| | Pre-flight briefing. | | Aerial Observers Contracted aircraft provider/pilots | |
| | Aerial Observers to commence surveillance. | Consider procedure for interacting with marine fauna. | Operations Team Leader | |
| | Determine the spill extent by completing Aerial Surveillance Log (Appendix F) and Aerial Surveillance Surface Slick Monitoring Template. Calculate volume of oil (Appendix G). Take still and/or video images of the slick | Thickness estimates are to be based on the Bonn Agreement Oil Appearance Code (Appendix F). | Aerial Observer | |
| | Record presence and type of fauna by completing the Aerial Surveillance Marine Fauna Sighting Record Sheet (Appendix H). | | Aerial Observer | |
| | Record shoreline habitat type and degree of oiling by completing the Shoreline Aerial Reconnaissance Log (Appendix I). | Thickness estimates are to be based on the Bonn Agreement Oil Appearance Code (Appendix F). | Aerial Observer | |
| | Relay all surveillance records: logs, forms, photographic images, video footage to the IMT. | Where possible, a verbal report via radio/telephone en-route providing relevant information should be considered if the aircraft has long transits from the spill location to base. | Aerial Observer Planning Team Leader Operations Team Leader | |
| Ongoing Actions | Update flight schedule for ongoing aerial surveillance as part of broader Aviation Subplan of IAP. | Frequency of flights should consider information needs of IMT to help maintain the Common Operating Picture and determine ongoing response operations. | Operations Team Leader/Aviation Superintendent Planning Team Leader | |



| Action | | Consideration | Responsibility | Complete |
|--------|---|---------------|---|----------|
| | Mobilise additional aircraft and trained observers to the spill location to undertake ongoing surveillance activities. | | Logistic Team Leader | |
| | Update Common Operating Picture with surveillance information and provide updates to spill trajectory modelling provider. | | Planning Team Leader GIS Team Leader | |



Table 10-7: Aerial surveillance resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|---|---|--|--------------------------------------|--|
| Rotary Wing Aircraft & flight Crew | Santos contracted provider/s (primary provider currently Babcock) | Two contracted (one primary + one back-up) + additional as required | Darwin Karratha Learmonth Onslow | Wheels up within one hour for Emergency Response. Spill surveillance <6 hours (daylight dependent) |
| Aerial Surveillance Crew | Santos aerial observers | 7 x Santos staff | Perth & VI (Santos aerial observers) | Santos trained personnel - next day mobilisation to airbase |
| | AMOSC | 9 x AMOSC staff | Australia wide | <24 hours |
| | | AMOSC Core Group personnel available | | |
| | Industry mutual aid | Additional trained industry mutual-aid personnel available | | |
| Drones and pilots | AMOSC | 2 x pilots | Geelong | <48 hours |
| ** secondary response to assist shoreline and vessel-based surveillance | OSRL – Third-Party UAV provider | 2 x qualified remote pilots, however response is on best endeavour | Perth | OSRL – depending on the port of departure, one to two days if within Australia |
| | Local WA hire companies | 10+ | Perth and regional WA | |



Table 10-8: Aerial surveillance – first strike response timeline

| Task | | | | Time from IMT call-out | |
|--|--------------------------------|----------------|---|--------------------------|--|
| Santos helicopter activated | for aerial surveillance | | <3 hours | | |
| Helicopter onsite for aerial s | urveillance | | <6 ho | urs (daylight dependent) | |
| Trained Aerial Observers mo | bilised to airbase | | <24 h | ours | |
| Minimum Resource Requirements | | | | | |
| + Santos contracted heli | copter and pilots (based in Da | rwin) | | | |
| + Santos trained Aerial C | bservers | | | | |
| Approximate Flight Times | | | | | |
| Operational Area Nearest Airport Approximate distance (nm) | | e ⁸ | Approximate flight time (hours: minutes) ⁹ | | |
| Stairway-1 | Darwin | 352 | | 2:55 | |

⁸ As measured to geometric centre point of operational area

⁹ At average flight speed of 120 knots



10.3 Tracking Buoys

Table 10-9 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-9: Tracking buoys – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making |
|-----------------------------------|--|
| Initiation criteria | Notification of a Level 2 or 3 spill |
| | May be deployed for a Level 1 spill if deemed beneficial by the OSC |
| Applicable | NO |
| | MDO |
| hydrocarbons | MDO ✓ |
| | |

10.3.1 Implementation Guidance

Table 10-10 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. **Table 10-11** provides a list of resources that may be used to implement this strategy. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 10-10: Implementation guidance – tracking buoys

| Action | | Consideration | Responsibility | Complete |
|-----------------|---|---|------------------------------|----------|
| | Organise vessel to mobilise tracking buoy from Darwin Supply Base | Personnel and vessel safety is priority Current Santos on hire vessels or Vessels of Opportunity (VOO) can be used. AIS vessel tracking is available through ER intranet page | OSC/Operations Team Leader | |
| Initial Actions | Deploy tracking buoy at leading edge of slick | Note deployment details and weather conditions in incident log | Vessel Master | |
| | Inform IMT that tracking buoy has been deployed and provide deployment details Monitor movement of tracking buoy | Refer login details of tracking buoy monitoring website on Santos ER intranet site | OSC Planning Team Leader/GIS | |
| | Use tracking buoy data to maintain Common Operating Picture | Data tracked online | IMT Planning Team Leader/GIS | |
| | Relay information to spill fate modelling supplier for calibration of trajectory modelling | | IMT Planning Team Leader/GIS | |
| | Assess the need for additional tracking buoys in the spill scenario and identify/nominate preferred deployment locations. | Incident Action Plan to provide guidance regarding any additional deployments of tracking buoys | Planning Team Leader | |
| Actions | Mobilise additional tracking buoys if required from AMOSC stockpiles | | Logistics Team Leader | |
| Ongoing Actions | Direct the deployment of the Tracking Buoys – for continuous releases over multiple days use a rolling deployment/collection of buoys to provide better coverage of plume direction | | Operations Team Leader | |
| | Deploy tracking buoys | | Vessel Master | |



| Action | | Consideration | Responsibility | Complete |
|--------|--|---------------|--------------------------|----------|
| | Monitor movement of tracking buoys | | Planning Team Leader/GIS | |
| | Relay information to spill trajectory modelling supplier for calibration of trajectory modelling | | Planning Team Leader/GIS | |

Table 10-11: Tracking buoys resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|-----------------------------------|--------------|-----------------------|--------------------------------|--|
| Tracking buoy | Santos | 2 | Darwin | 35 hrs to site pending vessel availability |
| AMOSC tracking buoys | AMOSC | 0 5 2 | Broome Fremantle Geelong | Response via duty officer within 15 minutes of first call- AMOSC personnel available within 1 hour of initial activation call. Equipment logistics varies according to stockpile location (refer to Table 10-12) |

Table 10-12: AMOSC equipment mobilisation timeframes

| | Perth | Darwin | Exmouth | Dampier | Broome |
|---------|----------|----------|----------|----------|----------|
| Geelong | 40 hrs | 44 hr | 64 hrs | 70 hrs | 68 hrs |
| | 3,395 km | 3,730 km | 4,520 km | 4,840 km | 4,970 km |
| Perth | NA | 48 hrs | 15 hrs | 19 hrs | 27 hrs |
| | | 4,040 km | 1,250 km | 1,530 km | 2,240 km |
| Exmouth | 15 hrs | 38 hrs | NA | 7 hrs | 16 hrs |
| | 1,250 km | 3,170 km | | 555 km | 1,370 km |
| Broome | 27 hrs | 22 hrs | 16 hrs | 11 hrs | NA |
| | 2,240 km | 1,870 km | 1,370 km | 855 km | |



Table 10-13: Tracking buoy – first strike response timeline

| Task | Time from IMT call-out | | | | |
|-------------------------------|-------------------------------|---|--------|---|--|
| Tracking buoy deployed from | <48 hours | | | | |
| OR | | | | | |
| Tracking buoy deployed from | n Darwin using vessel of oppo | rtunity | <48 ho | urs | |
| Minimum Resource Requirements | | | | | |
| + One tracking buoy for | initial deployment | | | | |
| Approximate Steam Time | | | | | |
| Operational Area | Deployment Location | Approximate Distanc Operational Area ¹⁰ (nautical miles) | e to | Approximate Steam Time ¹¹ (hours) | |
| Stairway-1 | Darwin | 352 | | 35 | |

 $^{^{\}rm 10}$ As measured to geometric centre point of operational area

 $^{^{\}rm 11}\,{\rm At}$ average rate of 10 nautical miles per hour



10.4 Oil Spill Trajectory Modelling

Table 10-14 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-14: Oil Spill Trajectory Modelling – Environmental Performance Outcome, Initiation Criteria and Termination Criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making |
|-----------------------------------|--|
| Initiation criteria | Notification of a Level 2 or 3 spill |
| Applicable | MDO |
| hydrocarbons | • |
| Termination criteria | Spill fate modelling will continue for 24 hours after the source is under control and a surface sheen is no longer observable, or until no longer beneficial to predict spill trajectory and concentrations OR As directed by the relevant Control Agency |

Oil spill trajectory modelling uses computer modelling (e.g. OILMAP, SIMAP) to estimate the movement, fate and weathering potential of spills. Santos has engaged RPS Group to provide forecast spill fate modelling. RPS Group use SIMAP and OILMAP modelling systems that comply with Australian Standards (ASTM Standard F2067 "Standard Practice for Development and Use of Oil Spill Models"). RPS Group also provide the capacity for forecast air quality monitoring to enable an assessment of potential health and safety risks associated with VOCs released from a surface slick.

A particular advantage of spill trajectory modelling is that the transport and weathering of spilled hydrocarbons can be forecast, at all times of the day and night, at any location, and under any type of metocean conditions. By contrast, aerial surveillance and vessel-based monitoring will be constrained to day-time use, and have limits imposed by the operating environment. Aerial surveillance and vessel-based monitoring are, however, essential for model validation, verification and calibration of any modelling or first principal predictions.

10.4.1 Implementation Guidance

Table 10-15 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy.

Table 10-16 provides a list of resources that may be used to implement this strategy. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 10-15: Implementation guidance – oil spill trajectory modelling

| Action | | Consideration | Responsibility | Complete |
|-----------------|---|--|---|----------|
| | Initiate oil spill trajectory modelling (OSTM) by submission of an oil spill trajectory modelling request form (Santos Procedure Index). Request for 3-day forecast trajectory modelling. | | Environment Team Leader | |
| Initial Actions | Determine requirement for gas/VOC modelling and request initiation | Hydrocarbon releases have human health and safety considerations for responders (volatile gases and organic compounds). This is to be considered for any tactics that monitor/recover oil – especially at close proximity to release site. | Safety Team Leader Environmental Team Leader | |
| | Operational surveillance data (aerial, vessel, tracker buoys) to be provided to modelling provider to verify and adjust fate predictions of the spill and improve predictive accuracy | | Planning Team Leader/GIS | |
| | Login to the RPS Group data sharing website and maintain connection. Download modelling results. | Data should be stored digitally and backed up on to independent digital storage media. All datasets should be accompanied by a metadata summary and documented QA/QC procedures | Planning Team Leader/GIS | |
| | Place RPS Group modelling data into GIS/Common Operating Picture | RPS Group is to provide at least daily updates to the IMT of trajectory model outputs to inform response planning. More frequent updates can be provided if weather conditions are highly variable or change suddenly | Planning Team Leader/GIS | |
| | Identify location and sensitivities at risk, based on the trajectory modelling and inform IMT. Conduct Operational NEBA on proposed response strategies. | | Environment Team Leader | |



| Action | | Consideration | Responsibility | Complete |
|-----------|--|---------------|--------------------------|----------|
| Actions | Request spill trajectory modelling be provided daily throughout the duration of the response and integrate data into Common Operating Picture | | Planning Team Leader/GIS | |
| Ongoing A | Use results from other monitor and evaluate activities, and/or data derived from hydrocarbon assays of the source hydrocarbon as input data (if or when available) to improve model accuracy | | Planning Team Leader/GIS | |

Table 10-16: Oil spill trajectory modelling resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|-----------------------------------|--|--------------------|-----------------|-------------------------------|
| RPS OST modellers and software | RPS under direct contract to Santos. Also available through AMOSC. | Daily OSTM reports | Perth – digital | 2-4 hours from activation |



Table 10-17: Oil spill trajectory modelling – first strike response timeline

| Task | Time from IMT call-out | | | |
|--|------------------------|--|--|--|
| RPS Oil Spill Trajectory Modelling (OSTM) activated by IMT | <2 hours | | | |
| OSTM provided to IMT <4 hours | | | | |
| Minimum Resource Requirements | | | | |
| + Contracted OST modellers and software | | | | |
| + OSTM Activation Form | | | | |

10.5 Satellite Imagery

Table 10-18 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-18: Satellite imagery – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making. |
|---|--|
| Initiation criteria | Notification of a Level 2 or 3 spill |
| Applicable | MDO |
| hydrocarbons | • |
| Termination criteria | Satellite monitoring will continue until no further benefit is achieved from continuing; or as advised by relevant Control Agency. |

Satellite imagery is considered a supplementary source of information that can improve awareness but is not critical to the response and usage is at the discretion of the IMT.

Suitable imagery may be available via satellite imagery suppliers. This can be done through existing AMOSC and OSRL contracts. The most appropriate images for purchase will be based on the extent and location of the oil spill. Synthetic aperture radar (SAR) and visible imagery may both be of value.

10.5.1 Implementation Guidance

Table 10-19 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. **Table 10-20** provides a list of resources that may be used to implement this strategy. The Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.

Section 10.10 lists the environmental performance standards and measurement criteria for this strategy.



Table 10-19: Satellite imagery implementation guide

| Action | | Consideration | Responsibility | Complete |
|-----------------|--|--|--|----------|
| | Assess requirement for satellite imagery | | Planning Team Leader | |
| Initial Actions | Notify AMOSC and OSRL Duty Officer to initiate request for available satellite imagery | Formal written activation of resources from AMOSC and OSRL by designated call-out authorities (Santos Duty Managers/Incident Commanders) is required | Planning Team Leader | |
| Initia | Assess suitability and order imagery | | Planning Team Leader | |
| | Integrate satellite imagery into Common Operating Picture and provide to trajectory modelling provider for model validation | | GIS Team Leader Planning Team Leader | |
| ctions | Review surveillance information to validate spill fate and trajectory | | Planning Team Leader | |
| Ongoing Actions | Use monitor and evaluate data to periodically reassess the spill and modify the response (through the IAP), as required | Use surveillance data when updating the Common Operating Picture | Planning Team Leader | |

Table 10-20: Satellite imagery resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|-----------------------------------|--|---|----------|---|
| Satellite Imagery | KSAT – Activated through AMOSC GDS – Activated through OSRL | Dependent upon overpass frequency (TBC on activation) | Digital | KSAT: one hour – if satellite images available GDS: TBC on activation |



10.6 Initial Oil Characterisation

Table 10-21 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-21: Initial oil characterisation – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making |
|-----------------------------------|--|
| Initiation criteria | Notification of a Level 2 or 3 spill |
| Applicable | MDO |
| hydrocarbons | • |
| Termination criteria | Oil sample and analysis to terminate once enough data has been collected to profile the oil characteristics throughout weathering and to provide oil for toxicity testing OR As directed by the relevant Control Agency |

Given MDO has been previously assayed, the general physical and chemical characteristics of this hydrocarbon is known and have been presented in **Appendix** A.

The composition and physical properties of the hydrocarbon will also evolve over time through weathering processes that change its composition and properties, such as the viscosity, density, water content and pour point. The rate of change of the hydrocarbon properties will affect the likely time-window of opportunities for particular responses and the associated logistical requirements of these responses, such as recovery and pumping equipment suitability, hydrocarbon storage and hydrocarbon disposal requirements.

10.6.1 Implementation Guidance

Table 10-22 provides guidance to the IMT on the actions and responsibilities for this strategy. **Table 10-23** provides a list of resources that may be used to implement this tactic. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.

Section 10.10 lists the environmental performance standards and measurement criteria for this strategy.

10.7 Oil Sampling and Laboratory Analysis

Using vessels of opportunity, oil samples are to be taken daily where possible from fresh oil, and from the weathered oil locations, nominally representing 24 hours old, 48 hours old and 72 hours old (as they occur), and dispatched to the laboratory for analysis.

Laboratory analysis of the chemical and physical properties of the recovered oil, including gas chromatography/mass spectrometry (GC/MS) for the purpose of fingerprinting the oil constituents, is to be undertaken. Fingerprinting of the released hydrocarbon potentially allows contamination to be traced back to the source where this is otherwise unclear or in dispute.



Table 10-22: Implementation guidance – initial oil characterisation

| Action | 1 | Consideration | Responsibility | Complete |
|-----------------|--|---|--|----------|
| | Source available vessels (on hire or VOO) for oil sampling | Can be multi-tasked – e.g. for vessel surveillance or tracking buoy deployment. | Operations Team Leader Logistics Team Leader | |
| Initial Actions | Source sampling equipment. Confirm sampling methodology Confirm laboratory for sample analysis Develop H&S requirements/controls | Refer Table 10-23 for resource availability Appendix A and D of CSIRO oil spill monitoring handbook provide suitable procedure. | Environment Team Leader Safety Team Leader | |
| Init | Vessel directed to sampling location | Sampling of oil at thickest part of slick – typically leading edge. | Operations Team Leader | |
| | Vessel crew to undertake sampling and delivery of samples to Darwin for dispatch to laboratory. Environmental Team Leader to confirm analysis of oil with lab | Darwin Logistics personnel to assist with logistics of sending oil samples to laboratory for analysis. | Operations Team Leader Environmental Team Leader Logistics Team Leader | |
| Ongoing Actions | Continue sample collection post release where oil is available | Initial monitoring by crew of available vessels — Once mobilised to site Santos scientific monitoring provider to continue sampling of oil in conjunction with operational water quality monitoring once mobilised to site. | Operations Team Leader Environment Team Leader Logistics Team Leader | |



Table 10-23: Initial oil characterisation - resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|--|--|--|---|---|
| Oil sampling kit | AMOSC/Santos | 4 | Darwin, Fremantle, Geelong | Within 48 hours |
| Bulk oil sampling bottles | Intertek/Santos | As required | Perth | Within 48 hours |
| Santos contracted vessel providers – incl. Jetwave, Mermaid Marine, Bhagwan, Offshore Unlimited Vessels of Opportunity identified through AIS vessel tracking system | Availability dependent upon Santos and Vessel Contractor activities. | Availability dependent upon Santos and Vessel Contractor activities. | Pending availability and location. Expected within 24 hours | Santos Contracted Vessel Providers Vessels of Opportunity identified through AIS Vessel Tracking |
| NATA accredited Laboratory/personnel for analysis | Intertek | NA | Perth | 24+ hrs |

Table 10-24: Initial oil characterisation – first strike response timeline

| Task | Time from IMT call-out |
|--|--------------------------------|
| Oil sample collection | <48 hours (daylight dependent) |
| Oil samples arrive at lab for analysis | <5 days |

Minimum Resource Requirements

- + One vessel. No special requirements. Oil sampling can be done concurrently with other tasks.
- + One oil sampling kit.
- + Sampling jars for bulk oil collection.



10.8 Operational Water Quality Monitoring

10.8.1 Operational Water Sampling and Analysis

Table 10-25 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 10-25: Operational water quality sampling and analysis – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | |
|---|--|--|
| Initiation criteria | Notification of a Level 2 or 3 spill | |
| Applicable | MDO | |
| hydrocarbons | • | |
| Termination criteria | Operational water sampling and analysis will continue for 24 hours following control of the source provided oil is no longer detectable OR | |
| | + As directed by the relevant Control Agency OR | |
| | Vessel surveillance will terminate if there are unacceptable safety risks associated with volatile hydrocarbons at the sea surface. | |

Operational sampling of oil and oil in water will be undertaken at discrete locations, providing visual observations, real time fluorometry/dissolved oxygen readings and providing oil and water samples for laboratory analysis. The intent of this sampling is to confirm the distribution and concentration of oil, validating spill trajectory modelling and providing and informing the selection and implementation of other response strategies, including scientific monitoring.

Table 10-26 presents the water quality sampling and analysis plan considerations.

This monitoring is complimentary to scientific water quality monitoring (SMP1) delivered through the Oil Spill Scientific Monitoring Plan in terms of methodology and required skillset and can be provided through Santos's Scientific Monitoring Provider (Section 15).

10.8.2 Implementation Guidance

Refer to **Table 10-27** for the Operational Water Quality Sampling and Analysis implementation guide. The Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.

Section 10.10 lists the environmental performance standards and measurement criteria for this strategy.



Table 10-26: Operational Water Quality Sampling and Analysis Plan considerations

| Considerations for Operational Water Quality Sampling and Analysis | | | | |
|--|---|--|--|--|
| Scope of Work | The work scope for operational water quality monitoring will be driven by the IMT, confirming objectives for each operational period. | | | |
| Survey design | The operational water sampling activities will be conducted by experienced environmental scientists and managed through the IMT Incident Action Planning (IAP) process. The exact nature of the sampling activities will depend upon the objectives for each operational period; however, the sampling design and methodology will consider the following points: + Sampling locations will be moved with the slick and/or plume based on the observed or predicted location and movement of oil on water and subsea plumes. This will be informed by vessel/aerial surveillance, satellite tracking buoys and spill fate modelling. + At each discrete location, sampling will be conducted along a depth profile which captures the three-dimensional distribution of the oil. For a subsea release or where surface oil is present in shallow water (<5 m) this should involve a depth profile from the seabed to surface waters. Profiles should ensure that the full gradient of oil in water concentration can be determined. + Oil and oil in water samples are to be collected using suitable pumping or sampling apparatus. For samples at depth a Niskin bottle(s) or similar device that allows remote closing and discrete sampling at depth is to be used. Alternatively, water samples can be pumped from defined depths using a hose suspended vertically using a suitable pump for | | | |
| | water sampling (e.g. a peristaltic pump). + Samples are to be collected in clean, fully labelled glass jars, filled to the top and refrigerated/kept cool and in darkness during storage and transport. Handling, storage and documentation requirements to be confirmed with laboratory but holding time <7 days is expected requirement. + Oil and oil in water samples will be replicated at each site to allow intra-site variability to | | | |
| | be assessed and appropriate QA/QC samples incorporated into replicates. + Concurrent with collection of water samples a conductivity-temperature-depth (CTD) meter shall be deployed at each site along the same depth profile from which water samples are collected. The CTD will require fluorometry and dissolved oxygen (DO) sensors as part of the sensor package to record the presence of oil (fluorometry) and the activity of hydrocarbon degrading bacteria (dissolved oxygen). | | | |
| | Water samples also to be provided to an independent NATA-accredited laboratory in Perth for hydrocarbon suite analysis including polycyclic aromatic hydrocarbons (PAHs). | | | |
| Analysis and reporting | All data collected on oil properties provided in spreadsheets (including GPS location, depth of sampling, timing, on water observations, in-situ readings and water sample label details) to IMT on an ongoing basis during spill response operations. | | | |
| | + Daily field reports of results provided to the IMT. | | | |
| | + Analytical analysis of oil properties following laboratory evaluation. | | | |
| | Final report detailing all data collected on oil properties throughout the monitoring program including relevant interpretation. | | | |



Table 10-27: Implementation guidance - operational water quality sampling and analysis

| Action | | Consideration | Responsibility | Complete |
|-----------------|---|---|--|----------|
| | Activate Santos Monitoring Service Provider for Operational Water Quality Monitoring. | | Environment Team Leader | |
| | Obtain spill trajectory modelling and provide to Monitoring Service Provider. | | Environment Team Leader Planning Team Leader GIS Support | |
| ions | Develop Monitoring Action Plan (Including Sampling and Analysis Plan) for operational water quality monitoring. Plan to also consider oil characterisation sampling (Section 10.6)— Monitoring Service Provider to take over this sampling once mobilised. | Sites to be selected using oil spill trajectory modelling and distribution of oil from surveillance tactics Refer Table 10-26 for considerations for Sampling and Analysis Plan | Monitoring Service Provider Environment Team Leader | |
| Initial Actions | Develop health and safety plan including potential exposure to volatile gases/VOCs. | Refer Santos Oil Spill Response HSE Management Manual (SO-91-RF-10016) | Monitoring Service Provider Safety Team Leader | |
| = | Monitoring Service Provider to assemble team/s and water quality monitoring equipment. | | Monitoring Service Provider | |
| | Organise Vessels, accommodation and transport requirements to mobilise monitoring team/s to site. | Monitoring Service provider to outline requirements in resource request form | Logistics Team Leader | |
| | Sampling and analysis undertaken. Daily communication and confirmation of sampling plan with OSC and IMT. Daily activity/data reports provided to IMT. Oil/water samples dispatched to nominated laboratories for analysis. | | Monitoring Service Provider OSC Operations Team Leader Environment Team Leader Logistics Team Leader | |



| 4 | Action | | Consideration | Responsibility | Complete |
|---|------------|--|---------------|--|----------|
| | <u>ب</u> س | Monitoring results to be conveyed to IMT through Common Operating Picture and provided to spill trajectory modeller to validate predictions. | | Planning Team Leader GIS Support Environment Team Leader | |

Table 10-28: Operational water quality sampling and analysis – resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|---|--|--|---|---|
| Water quality monitoring personnel | Monitoring Service Provider (currently Astron/BMT) | Approx. 15 (based on capability reports) | Perth based | Personnel and equipment within 72 hours from approval of work |
| Water quality sampling equipment and water quality meters | Third party suppliers via Monitoring Service Provider (currently Astron/BMT) | Multiple providers | Australia based | scope – pending vessel availability. |
| Contracted water quality monitoring vessels | Santos Contracted Vessel Providers | Availability dependent upon Santos and Vessel Contractor activities. Suitable vessels identified through AIS Vessel Tracking | Vessels mobilised from Darwin. Locations verified through AIS Vessel Tracking Software | <72 hours |



Table 10-29: Operational water quality sampling and analysis – first strike response timeline

| Task | Time from IMT call-out | | | |
|---|------------------------|--|--|--|
| IMT activates monitoring service provider | <4 hours | | | |
| Operational water quality monitoring personnel, equipment and vessel deployed to spill site <72 hours | | | | |
| Minimum Resource Requirements | | | | |
| + Water quality monitoring vessel/s – refer Santos ER Intranet for vessel specification | | | | |
| + Water quality monitoring team (through monitoring service provider) | | | | |
| + Water quality monitoring equipment (through monitoring service provider) | | | | |



10.9 Shoreline and Coastal Habitat Assessment

Table 10-30 provides the Environmental Performance Outcome, initiation criteria, termination criteria and other key aspects for this strategy.

Table 10-30: Shoreline and coastal habitat assessment – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making |
|-----------------------------------|--|
| Initiation criteria | Level 2 or 3 spills – may be deployed in a Level-1 incident (to be determined by OSC) |
| Applicable | MDO |
| hydrocarbons | ✓ |
| Termination | + As directed by the relevant Control Agency |

To assist in determining which response methods are most appropriate for shorelines, it is necessary to obtain information about shoreline character (topography, complexity, exposure etc.), degree and distribution of oiling (if present), presence of sensitive receptors (habitats, fauna etc.) and information on shoreline processes and access routes that could aid or hamper response efforts. This detailed information can be collected from on-ground assessments.

DAWE are the designated Jurisdictional Authority for shoreline response in Commonwealth AMPs (Cartier Island AMP and Ashmore Reef AMP) for all spills identified in this OPEP and the Santos IMT and Control Agency will liaise with DAWE to direct resources for the purposes of on-ground shoreline assessments and shoreline response activities. Santos will provide additional information on shoreline character and oiling collected as part of aerial surveillance activities carried out under its control (refer **Section 10.2**). In the event of a spill with the potential for shoreline contact within State waters, DoT, will control shoreline assessments and ultimately personnel supplied through Santos will follow the direction of DoT. DoT provides guidance on shoreline assessments within their Oil Spill Contingency Plan.

Existing information on shoreline character, distribution of habitats/fauna and access/safety constraints can be obtained from:

- + Santos Energy GIS, including habitat/fauna distribution layers and aerial imagery;
- + Oil Spill Response Atlas (OSRA) Web Map Application (WMA);
- + East Kimberley Oiled Wildlife Response Plan; and
- + <u>WA Marine Oil Pollution Risk Assessment Web Map Application</u> (rankings and general information on protection priorities).

10.9.1 Implementation Guidance

The information provided below is included for planning purposes and represents how Santos would approach shoreline assessments.

Table 10-31 presents considerations for planning and conducting the assessments.

The implementation guide for Shoreline and Coastal Habitat and Assessment is found in Table 10-32.



Table 10-33 provides a list of resources that may be used to implement this strategy and **Table 10-34** details the minimum first strike mobilisation requirements for Santos on activation.

Section 10.10 lists the environmental performance standards and measurement criteria for this strategy.

Table 10-31: Shoreline and coastal habitat assessment considerations

Considerations for Shoreline and Coastal Habitat Assessment

Survey design

A shoreline assessment may include the following tasks:

- + Assessment of shoreline character, habitats and fauna, including:
 - shoreline structured biotic habitats
 - distribution of fauna
 - shoreline and processes (e.g. wave, tidal flows)
 - shoreline substrate (e.g. mud, sand, pebble, rock)
 - shoreline form (e.g. width, shape and gradient)
 - access/safety constraints.
- + Assessment of shoreline oiling (if present):
 - surface distribution and cover
 - subsurface distribution
 - oil type, thickness, concentration and physical character
 - sampling of oil for laboratory analysis.
- + Recommendations for response:
 - applicable strategies based on oil type and habitat
 - potential access, safety and environmental constraints
 - likely resourcing (personnel and equipment) requirements.

Ground surveys undertaken on foot, by vehicles or by small vessel will occur at prioritised areas to provide a close-range assessment of shoreline physical characteristics, coastal habitats/fauna, scale and character of oiling and safety/access constraints.

Ground surveys should be undertaken by trained shoreline clean-up specialists and other trained oil spill responders as per those required for managing shoreline clean-up operations. This includes the use of AMOSC Core Group personnel across industry and State and National Response Teams as provided for under SHP-MEE and NatPlan.

The deployment of ground survey teams will be directed by the relevant control agency. The deployments will be informed by the observed and predicted contact of oil and from existing baseline information on shoreline character.

Shoreline surveys will be undertaken within segments that are recorded and/or mapped that share common traits based on coastal geomorphology, habitat type, fauna presence, level of oiling or access.

Information on shoreline character and habitat/fauna distribution for each segment should be recorded through the use of the following techniques:

- + Still or video imagery collected with simultaneous GPS acquisition
- + Field notes together with simultaneous GPS acquisition
- + Mud maps outlining key natural features, oil distribution, imagery locations of quantitative data (transects, oil samples)



Considerations for Shoreline and Coastal Habitat Assessment

- + Transects (cross-shore, longshore) and vertical sediment profiles.
- + Samples of oil and/or oiled sediments.

The following parameters should be assessed:

- + physical characteristics: rocky, sandy beach, flat, dune, other wetland
- + major habitat types: mangrove, salt marsh, saltpan flats, fringing reef, rubble shore, seagrass verge
- + coastal fauna and key habitats (e.g. Nests) including quantification/distribution of oiled fauna.
- + state of erosion and deposition: deposition, erosion, stable
- + human modified coastline (access tracks, facilities, etc)
- + oil character, if present, including appearance, surface thickness, depth (into sediments), distribution, area and percentage cover.

Analysis and reporting

Shoreline survey reports to be submitted to the Control Agency IMT at completion of assessments. All raw data collected will be included as appendices to the report and provided in a geospatial format for subsequent use in GIS mapping software.



Table 10-32: Shoreline and coastal habitat assessment – implementation guidance

| Action | | Consideration | Responsibility | Complete |
|-----------------|--|--|---|----------|
| | Ensure initial notifications to DAWE, Parks Australia and WA DoT have been made | Refer to Section 7 for reporting requirements | Environment Team Leader | |
| suc | Collect and provide spill trajectory modelling, other operational monitoring data and existing sensitivity information/mapping to Control Agency for assistance in identification of protection priority areas and Operational NEBA. | | Environment Team Leader Planning Team Leader | |
| Actio | Actions below are indicative only and are at the final det | termination of the relevant Control Agency | | |
| Initial Actions | Mobilise the AMOSC core group responders as required | Refer to Table 10-33 | Incident Commander Operations Team Leader Logistics Team Leader | |
| | Assessment of shoreline character, habitats and fauna. | Refer to Table 10-31 | AMOSC Core group and DoT | |
| | Assessment of shoreline oiling (if present). | Refer to Table 10-31 | AMOSC Core group and DoT | |
| | Recommendations for response strategies. | Refer to Table 10-31 | AMOSC Core group and DoT | |

Table 10-33: Shoreline and coastal habitat assessment – resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|--|--|--|---|---|
| Santos and WA industry AMOSC core group staff and responders | Santos Core Group Industry Core Group, AMOSC staff | 12 (Santos core group) 60+ (industry core group ops) | Perth, Dampier, Varanus Island and other NW locations | <24 hours from time of shoreline contact prediction |



Table 10-34: Shoreline assessment – first strike response timeline

| Task | Time from shoreline contact (predicted or observed) | | |
|---|---|--|--|
| IMT confirms shoreline contact prediction_and begins sourcing personnel for shoreline assessment team | <4 hours | | |
| AMOSC core group (shoreline assessment personnel) mobilised to site | <24 hours | | |
| Minimum Resource Requirements | | | |
| + Minimum two AMOSC core group personnel | | | |



10.10 Environmental Performance

Table 10-35: Environmental performance- monitor and evaluate

| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|---|---|---|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | Response preparedness | | |
| Monitor and Evaluate – vessel and aerial surveillance | Maintenance of MSAs with multiple vessel providers | Santos maintains MSAs with multiple vessel providers | MSAs with multiple vessel providers |
| | MSA with aircraft supplier | Master Services Agreement (MSA) in place with helicopter provider throughout activity | MSA with aircraft suppliers |
| | Santos trained Aerial Observers | Santos maintains a pool of trained aerial observers | Exercise Records Training Records |
| | AMOSC contract to facilitate mutual aid arrangements for access to Trained Aerial Observers | Maintenance of AMOSC contract to facilitate mutual aid arrangements for access to Trained Aerial Observers | AMOSC Participating Member Contract |
| | Access to certified Unmanned Aerial Vehicles (UAV) providers | Maintenance of contract for access to UAV providers | Maintenance of contract with service provider |
| | Aircraft charter companies for fauna observations | Maintain a list of aircraft charter companies that could potentially provide fauna observation services | List of providers |
| | Response Implementation | | |
| Monitor and Evaluate – vessel and aerial surveillance | Vessel surveillance | Minimum first strike resource requirements mobilised in accordance with Table 10-4 | Incident log |
| | | Daily observation reports submitted to IMT until termination criteria is met | Incident log |
| | Vessels and aircraft compliant with Santos's Protected Marine Fauna Interaction and Sighting Procedure (EA-91-11-00003) | Vessels comply with Santos's Protected Marine Fauna Interaction and Sighting Procedure (EA-91-11-00003) which ensures compliance with Part 8 of the Environment | Vessel contractor procedures align with Santos's Protected Marine Fauna Interaction and Sighting Procedure |



| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|---------------------------------------|--|---|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | | Protection and Biodiversity Conservation Regulations 2000 which includes controls for minimising the risk of collision with marine fauna | |
| | | Aircraft comply with Santos's Protected Marine Fauna Interaction and Sighting Procedure (EA-91-11-00003) which ensures compliance with Part 8 of the Environment Protection and Biodiversity Conservation Regulations 2000 which includes controls for minimising interaction with marine fauna | Aircraft contractor procedures align with Santos's Protected Marine Fauna Interaction and Sighting Procedure |
| | Aerial surveillance | Minimum first strike resource requirements mobilised in accordance with Table 10-8 | Incident log |
| | | Following initiation two passes per day of spill area by observation aircraft provided | Incident log; Incident Action Plan |
| | | Trained Aerial Observers supplied from Day 2 of response | Incident log |
| | | Flight schedules are maintained throughout response | Incident Action Plan |
| | | Observers completed aerial surveillance observer log following completion of flight | Aerial Observer Logs |
| | Response Preparedness | | |
| Monitor and Evaluate – tracking buoys | Tracking buoys available | Maintenance of 2 x tracking buoys at Darwin throughout the activity | Computer tracking software Tracking buoy tests |



| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|--|--|---|---|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | Response Implementation | | |
| Monitor and Evaluate – tracking buoys | Tracking buoy mobilisation | Minimum requirements mobilised in accordance with Table 10-11 | Incident log |
| | Response Preparedness | | |
| Monitor and Evaluate – oil spill modelling | Maintenance of contract for emergency response modelling | Maintenance of contract for forecast spill trajectory modelling services throughout activity | Modelling services contract |
| | Response Implementation | | |
| Monitor and Evaluate – oil spill modelling | Oil spill modelling | Oil Spill Modelling provider will be contacted immediately (within two hours) upon notification of a Level 2 or 3 spill | Incident Log |
| | | Modelling delivered to IMT within two hours of request to service provider | Incident Log |
| | Response Preparedness | | |
| Monitor and Evaluate – satellite imagery | Satellite imagery | Maintain membership with AMOSC and OSRL to enable access and analysis of satellite imagery | Membership contracts with AMOSC and OSRL |
| | Response Implementation | | |
| Monitor and Evaluate – satellite imagery | Satellite imagery | Data incorporated into Common Operating Picture and provided to spill modelling provider | Incident Log; Incident Action Plan |
| | Response Preparedness | | |
| Monitor and Evaluate – oil and oil-in-water monitoring | Maintenance of Monitoring Service Provider contract for water quality monitoring services | Maintain access to specialist monitoring personnel and equipment by maintaining contract with Monitoring Service Provider throughout activity | Contract with monitoring service provider |



| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|--|--|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | Capability reports from Monitoring Service Provider | Obtain monthly capability reports from Monitoring Service Provider | Capability reports |
| | Entrained oil monitoring equipment and services | Maintenance of arrangements to enable access to fluorometry services throughout activity | Arrangement with provider of fluorometry equipment |
| | Water quality monitoring vessels | Maintenance of vessel specification for Water quality monitoring vessels | Vessel specification |
| | | | |
| | Response Implementation | | |
| Monitor and Evaluate – oil and oil in water monitoring | Initial Oil Characterisation | Minimum requirements mobilised in accordance with Table 10-20 | Incident Log |
| | | Oil samples sent to laboratory for initial fingerprinting | Laboratory Sample Chain of Custody Record |
| | | Oil samples to be sent immediately for laboratory ecotoxicity testing of oil | Laboratory Sample Chain of Custody Record |
| | | 90, 95 and 99% Species protection triggers levels will be derived from ecotoxicity testing results (minimum 5 species' tests) within 24 hours of receiving all results | Ecotoxicity report from environmental contractor |
| | Operational Oil and Oil in Water Monitoring | IMT activates monitoring service provider within 4 hours | Incident Log |
| | | Operational water sampling and analysis surveys mobilised within 72 hours of approval | Incident Log |
| | | Fluorometry surveys mobilised within five days of initiation | Incident Log |



| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|--|--|--|---|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | | Daily report including fluorometry results provided to IMT | Incident Log |
| | Response Preparedness | | |
| Monitor and Evaluate – shoreline assessments | Oil Spill Responders capability for shoreline assessments | Maintenance of AMOSC contract to facilitate mutual aid arrangements for access to Oil Spill Responders | AMOSC Participating Member Contract |
| | Response Implementation | | |
| Monitor and Evaluate – shoreline assessments | Shoreline assessment | Minimum shoreline assessment requirements mobilised as per Table 10-34 | Incident Log |
| | | Shoreline Assessment strategies will be implemented under the direction of the relevant IMT | Incident Action Plan |
| | | Santos will make available AMOSC Core Group Responders for shoreline and coastal habitat assessment positions to the Control Agency | Incident Log |
| | | Shoreline assessment reports provided to the IMT daily detailing the assessed areas to maximise effective utilisation of resources | Shoreline Assessment Reports |
| | Use of shallow draft vessels for shoreline and nearshore operations | Shallow draft vessels are used for shoreline and nearshore operations unless directed otherwise by the designated Control Agency | Vessel specification documentation contained in IAP |
| | OSR Team Leader assessment/selection of vehicle appropriate to shoreline conditions | OSR Team Leader assess/select vehicles appropriate to shoreline conditions | IAP demonstrates requirement is met |



| Environmental Performance Outcome | Implement monitor and evaluate tactics in order to provide situational awareness to inform IMT decision making | | |
|-----------------------------------|---|---|-------------------------------------|
| Response Strategy | Control Measures Performance Standards N | | Measurement Criteria |
| | Conduct shoreline/nearshore habitat/bathymetry assessment | Unless directed otherwise by the designated Control Agency a shoreline/nearshore habitat/bathymetry assessment is conducted prior to nearshore activities | IAP records assessment records |
| | Establish demarcation zones for vehicle and personnel movement considering sensitive vegetation, bird nesting/roosting areas and turtle nesting habitat | Unless directed otherwise by the designated Control Agency demarcation zones are mapped out in sensitive habitat areas. | IAP demonstrates requirement is met |
| | Operational restriction of vehicle and personnel movement to limit erosion and compaction | Unless directed otherwise by the designated Control Agency action plans for shoreline operations include operational restrictions on vehicle and personnel movement | IAP demonstrates requirement is met |



11 Mechanical Dispersion Plan

Table 11-1 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 11-1: Mechanical dispersion – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | To create mixing for oil and water to enhance natural dispersion | | | | | |
|---|---|--|--|--|--|--|
| Initiation criteria | Operational monitoring identifies thin oil patches at sea surface that are not naturally dissipating in sea surface and is posing risks to wildlife and shorelines by remaining on the surface. | | | | | |
| Applicable | MDO | | | | | |
| | | | | | | |
| hydrocarbons | ✓ | | | | | |
| hydrocarbons Termination | + There is no longer a noticeable reduction of surface oil resulting from the activity, or | | | | | |
| | | | | | | |
| Termination | + There is no longer a noticeable reduction of surface oil resulting from the activity, or | | | | | |

11.1 Overview

This response strategy assists with the natural dispersion process; creating mixing through physical agitation by using a vessel's propellers and wake, which encourages the oil to break into smaller particle sizes that are more easily biodegraded. The two common activities associated with mechanical dispersion are:

- manoeuvring a vessel through the slick, using propeller wash and vessel wake to create mixing in the water body; and
- + spraying water from the fire hose of a vessel and moving the vessel through the water body to create additional mixing and breakup of the slick.

11.2 Implementation Guidance

Table 11-2 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. **Table 11-3** provides a list of resources that may be used to implement this strategy. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 11-2: Implementation guidance – mechanical dispersion

| Action | | Consideration | Responsibility | Complete |
|-----------|---|--|---|----------|
| | The Operational NEBA will confirm the suitability and environmental benefit of conducting mechanical dispersion at appropriate locations. | Water depth, sea state, possible impacts to sensitive shorelines and/or wildlife before spill naturally disperses. This activity is to be conducted during daylight hours only and once the safety plan has been developed. | Operations Team Leader Environment Team Lead Planning Team Leader | |
| Actions | Safety team lead to develop a safety plan for the activity with respect to potentially dangerous gasses and VOCs (including applicable controls). | | Operations Team Leader Safety Team Leader | |
| Initial / | Notify vessel-based responders to trial mechanical dispersion. | | Operations Team Leader | |
| | Response personnel on vessels to evaluate the effectiveness of the use of mechanical dispersion operations to reduce the volume of oil on the water surface. Communicate the information to the IMT Operations Team Leader for inclusion in Operational NEBA. | | Vessel Master/s Santos AMOSC Core Group Responders | |

Table 11-3: Mechanical dispersion resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|--------------------------------------|------------------------------------|---|----------|---|
| Vessels undertaking other activities | Santos contracted vessel providers | Varies – check through vessel contractors/Santos vessel tracking system | Darwin | Varies subject to location/availability |



11.3 Environmental Performance

Table 11-4 indicates the environmental performance outcomes, controls and performance standards for this response strategy.

Table 11-4: Environmental performance – mechanical dispersion

| Environmental Performance Outcome | To create mixing for oil and water to enhance natural dispersion | | | | |
|---|--|--|--------------|--|--|
| Response Strategy | Control Measures | Performance Standards | | | |
| | Response im | Response implementation | | | |
| Mechanical Dispersion | Mechanical Dispersion Plan Safety Plan | Mechanical dispersion is to be conducted during daylight only, once the safety plan has been developed and Operational NEBA confirms suitability and environmental benefit | Incident Log | | |
| | Operational NEBA | | | | |



12 Shoreline Clean-up Plan

Table 12-1: Shoreline clean-up – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement shoreline clean-up tactics to remove stranded hydrocarbons from shorelines in order to reduce impact on coastal protection priorities and facilitate habitat recovery | | | | | |
|---|---|--|--|--|--|--|
| Initiation criteria | Level 2 or Level 3 spills where shorelines with identified or potential protection priorities that will be, or have been, contacted NEBA indicates shoreline clean-up will benefit receptors Approval has been obtained from DoT IC or delegate (if DoT is the Control Agency) to initiate response strategy; or Approval has been obtained from DAWE or Parks Australia for Ashmore Reef AMP or Cartier Island AMP. | | | | | |
| Applicable hydrocarbons Termination criteria | MDO → As directed by the relevant control agency or DAWE for AMPs; or + As directed by DoT for State waters | | | | | |

12.1 Overview

Shoreline clean-up aims to remove hydrocarbons from shorelines and intertidal habitat to achieve a net environmental benefit. Removal of these hydrocarbons helps reduce remobilisation of hydrocarbons and contamination of wildlife, habitat and other sensitive receptors. Shoreline clean-up is often a lengthy and cyclical process, requiring regular surveys to monitor the effectiveness of clean-up activities and assess if they are resulting in any adverse impacts.

Shoreline clean-up is part of an integrated nearshore/shoreline response to be controlled by the relevant Control Agency. DAWE are the designated Jurisdictional Authority for shoreline clean-up for all spills that contact the shorelines of Ashmore Reef and Cartier Island AMPs identified in this OPEP and the Santos IMT and Control Agency will liaise with DAWE to direct resources for the purposes of shoreline clean-up activities. In the event of a spill with the potential for shoreline contact within State waters, DoT will control shoreline clean-up and ultimately personnel supplied through Santos will follow the direction of DoT.

The information obtained from Operational Monitoring (refer **Section 10**), will be used by the IMT in the development of the operational NEBA to inform the most effective clean-up tactics (if any) to apply to individual sites. Intrusive shoreline clean-up techniques have the potential to damage sensitive shorelines. The appropriateness of clean-up tactics will be assessed against natural attenuation for sensitive sites. Selection of shoreline clean-up methods and controls to prevent further damage from the clean-up activities are to be undertaken in consultation with the Control Agency and selected based on NEBA.

Spill modelling indicates if a worst-case spill were to occur as a result of VBA operations, some limited shoreline accumulation may occur and therefore clean-up of shorelines may be required.



MDO is likely to be difficult to remove given its light nature and high weathering potential. It can be readily washed from sediments by wave and tidal flushing. The likely waste products from an MDO spill shoreline response would be contaminated sand and debris.

Shoreline clean-up techniques include:

- Shoreline and coastal habitat assessment uses assessment processes (refer to Section 10.9) to assess shoreline character, assess shoreline oiling and develop recommendations for response; typically, this should be the first step in any shoreline clean-up response;
- + Natural recovery oiled shorelines are left untreated and the oil naturally degrades over time;
- + Manual and mechanical removal removes oil and contaminated materials using machinery, hand tools, or a combination of both (although this is unlikely to be required for an MDO spill);
- + Washing, flooding, and flushing uses water, steam, or sand to flush oil from impacted shoreline areas; and
- + Sediment reworking and surf washing uses various methods to accelerate natural degradation of oil by manipulating the sediment.

12.2 Implementation Guidance

Table 12-1 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy. **Table 12-2** provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. **Table 12-3** provides a list of resources that may be used to implement this strategy. Mobilisation times for the minimum resources that are required to commence initial shoreline clean-up operations, unless directed otherwise by the relevant Control Agency, are listed in **Table 12-4**. The OSC and/or Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 12-2: Implementation guidance – shoreline clean-up

| Action | | Consideration | Responsibility | Complete | | | |
|-----------------|---|---|---|----------|--|--|--|
| | Actions below are indicative only and are at the final determination of DoT as the Control Agency | | | | | | |
| | Initiate Shoreline and Coastal Habitat Assessment (if not already activated). | Refer to Section 10.9 for additional information. | Environment Team Leader | | | | |
| | Using results from Shoreline and Coastal Habitat Assessment, conduct Operational NEBA to assess shoreline-clean up suitability and recommended tactics for each shoreline location. | Shoreline and Coastal Habitat Assessment Teams are responsible for preparing field maps and forms detailing the area surveyed and make specific clean-up recommendations. | Environmental Team Leader | | | | |
| | | The condition of affected shorelines will be constantly changing. Results of shoreline surveys should be reported as quickly as possible to the IMT to help inform real-time decision making. | | | | | |
| Initial Actions | | Engage a Heritage Advisor if spill response activities overlap with potential areas of cultural significance. | | | | | |
| Initia | If operational NEBA supports shoreline clean-up, prepare a Shoreline Clean-up Plan for inclusion in the IAP. | Shoreline Clean-up Plan may include (but not be limited to): | Environmental Team Leader Planning Team Leader | | | | |
| | IAP. | + clean-up objectives + clean-up end points (may be derived from Shoreline and Coastal Habitat Assessment) | Operations Team Leader | | | | |
| | | clean-up priorities (may be derived from Shoreline and Coastal Habitat Assessment) | | | | | |
| | | assessment and location of staging areas and worksites (including health and safety constraints, zoning) | | | | | |
| | | utility resource assessment and support (to be conducted if activity is of significant size in | | | | | |



| Action | Consideration | Responsibility | Complete |
|---|--|---|----------|
| | comparison to the size of the coastal community) + permits required (if applicable) + chain of command for onsite personnel + list of resources (personnel, equipment, PPE) required for selected clean-up tactics at each site + details of accommodation and transport management + security management + waste management information, including logistical information on temporary storage areas, segregation, decontamination zones and disposal routes + establishment of 'no access' and demarcation zones for vehicle and personnel movement considering sensitive vegetation, bird nesting/roosting areas and turtle nesting habitat (utilise existing roads and tracks first). Refer to IPEICA-IOGP (2015) for additional guidance on shoreline clean-up planning and implementation. | | |
| In consultation with the Control Agency, procure and mobilise resources to a designated port location for deployment, or directly to location via road transport. | | Logistics Team Leader Supply Team Leader Deputy Logistics Officer (DoT IMT) | |
| Deploy shoreline clean-up response teams to each shoreline location to begin operations under direction of the Control Agency. | Each clean-up team to be led by a Shoreline Response Team Lead, who could be an AMOSC Core Group Member or trained member of the AMSA administered | Operations Team Leader Logistics Team Leader Deputy Logistics Officer (DoT IMT) | |



| Action | | Consideration | Responsibility | Complete |
|-----------------|---|--|---|----------|
| | | National Response Team (as per the MoU agreement between Santos and AMSA). | | |
| | | Clean-up teams and equipment will be deployed and positioned as per those observations by the Shoreline and Coastal Habitat Assessment Teams in consultation with the DoT. Team members will verify the effectiveness of clean-up, modifying guidelines as needed if conditions change. | | |
| suo | Shoreline Response Team Lead shall communicate daily reports to the IMT Operations Team Leader to inform of effectiveness of existing tactics and any proposed tactics and required resources. | Where possible, maintain some consistency in personnel within Shoreline Response Teams. If the same personnel are involved in shoreline and coastal habitat assessment and clean-up they will be better placed to adapt their recommendations as the clean-up progresses and judge when the agreed end-points have been met. | Shoreline Response Team Leader Operations Team Leader | |
| Ongoing Actions | The IMT Operations Team Leader shall work with the Planning Team Leader to incorporate recommendations into the Incident Action Plans for the following operational period, and ensure all required resources are released and activated through the Supply and Logistics Team Leaders. | | Operations Team Leader Planning Team Leader | |
| | Monitor progress of clean-up efforts and report to the Control Agency. | | Operations Team Leader OSC Deputy OSC (DoT FOB) | |



Table 12-3: Shoreline clean-up – resource capability

| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|--|--|--|---|--|
| Manual clean-up tools (shovels, rakes, wheelbarrows, bags etc) | AMOSC shoreline kits | shoreline support kits first strike | Fremantle × 1 Geelong × 1 | Response via duty officer within 15 minutes of first call – AMOSC personnel available within one hour of initial activation call. Equipment logistics varies according to stockpile location (Table 10-12) |
| | Santos | One shoreline clean-up container | Varanus Island | 1-4 days of activation to Darwin/Broome |
| | Hardware suppliers | As available | Darwin Broome | |
| Shoreline flushing (pumps/hoses) | AMOSC | Shoreline flushing kit Shoreline impact lance kit | Fremantle × 1, Geelong × 1 Geelong × 1 | Response via duty officer within 15 mins of first call – AMOSC personnel available within one hour of initial activation call For mobilisation timeframes, see Table 10-12 |
| Decontamination/staging site equipment | AMOSC | Decontamination station × 3 | Fremantle × 1; Exmouth × 1; Geelong × 1 | Response via duty officer within 15 mins of first call – AMOSC personnel available within one hour of initial activation call For mobilisation timeframes, see Table 10-12 |
| | AMSA | Decontamination station × 4 | Karratha × 2; Fremantle × 2 | Access to National Plan equipment through AMOSC |
| | Oil spill equipment provider (e.g. | As available | Perth | Subject to availability |



| Equipment Type/Personnel Required | Organisation | Quantity Available | Location | Mobilisation Timeframe |
|---|---|--|---|---|
| | Global Spill., PPS) | | | |
| Waste storage (including temporary storage and waste skips and tanks for transport) | AMOSC temporary storage | Fast tanks × 8 Vikotank (13,000 L) | Geelong × 4; Fremantle × 2; Exmouth × 2 Broome × 1 | 15 mins of first call – AMOSC personnel available within one hour of initial activation call For mobilisation timeframes see Table 10-12 |
| | AMSA temporary storage | Fast tanks | Karratha × 4; Fremantle × 4 | Access to national Plan equipment through AMOSC |
| | via North West Alliance contract | As available | Perth, Karratha, Darwin, Broome | <12 hrs for Darwin/Broome equipment 24+ hours for Perth and Karratha |
| Personnel (field responders) for OSR strategies | AMOSC Staff | 8 | Fremantle × 2 Geelong × 6 | Response via duty officer within 15 minutes of first call. Timeframe for availability of AMOSC personnel dependent on location of spill and transport to site |
| | AMOSC Core Group (Santos) | 12 | Perth/NW Aus facilities × 10 Port Bonython (SA) × 2 | 12+ hours |
| | AMOSC Core Group (Industry) | As per monthly availability (minimum 84) | Office and facility location across Australia | Location dependent. Confirmed at time of activation |
| | Santos contracted Work Force Hire company (e.g. Dare) | As per availability (up to 2,000) | Australia wide | Subject to availability (indicatively 72+ hours) |



Table 12-4: Shoreline clean-up – first strike response timeline

| Task | Time from shoreline contact (predicted or observed) |
|---|---|
| IMT confirms shoreline contact prediction, confirms applicability of strategy and begins sourcing resources | <4 hours |
| Santos Core Group mobilised to site/deployment port location | <24 hours |
| Clean-up equipment mobilised to site/deployment port location | <24 hours |
| Waste storage equipment mobilised to site/deployment port location | <24 hours |
| Remote island transfer vessel (if required) mobilised to deployment port location | <24 hours |
| AMOSC Staff, Industry Core Group and Labour Hire mobilised to site/deployment port location | <48 hours |
| Clean-up operation deployed to clean-up area under advice from Shoreline Assessment Team | <48 hours |

Minimum Resource Requirements

NB: Resource requirements for shoreline clean-up will be situation/receptor specific. Tactical Response Plan (TRPs) if developed for the area/receptor will outline suggested resource requirements and shoreline assessments (as part of operational monitoring strategy) will be conducted prior to clean-up to confirm techniques. TRPs are held by Santos and DoT and are available on the Santos ER Intranet page¹². Indicative minimum requirements for one Santos-activated shoreline clean-up team are:

- + manual clean-up/shoreline flushing equipment kit
- + waste storage (bags, temporary storage tanks, skips as appropriate)
- decontamination/staging equipment kit
- personal protective equipment
- + one clean-up team includes:
 - one Team Leader (AMOSC staff, Industry Core Group or Santos Core Group)
 - ten to 25 Shoreline Clean-up Responders (AMOSC Crore Group, Santos contracted labour hire personnel).

¹² Where TRPs are unavailable for areas likely to be contacted, refer to other sources of information such as aerial photography, Oil Spill Response Atlas, Regional Oiled Wildlife Response Plans and Western Australia Marine Oil Pollution Risk Assessment (WAMOPRA).



12.3 Shoreline Clean-up Resources

Shoreline clean-up equipment (**Appendix J**) available for use by Santos is a combination of Santos owned, AMOSC, AMSA, DoT and OSRL equipment as well as other industry resources available through the AMOSPlan mutual aid arrangements. Shoreline consumables are available through hardware, PPE and specialist oil/chemical spill suppliers and mobile plant equipment is available through hire outlets in Darwin, Broome, Perth, Karratha and other regional centres. Where vessel deployments are required, Santos will leverage from existing contracted vessel providers.

Shoreline clean-up personnel available to Santos is a combination of AMOSC Staff, AMOSC Core Group Responders (comprising AMOSC trained Santos and Industry personnel), OSRL responders, State Response Team members and National Response Team members. Personnel for manual clean-up and mobile plant operation can be accessed through Santos's labour hire arrangements.

The level of deployment of equipment and personnel for clean-up will be commensurate to the spatial extent of shoreline contact, the volume of oil arriving and the sensitivity and the access constraints of the shoreline in question. Deployment will be under the direction of the relevant Control Agency and the advice of shoreline clean-up specialists from AMOSC Core Group and National/State response teams and DAWE (for shoreline clean-up within AMPs). Shoreline Assessments (Section 10) will provide information to guide the clean-up strategy and deployment of equipment resources.

Spill modelling indicates shoreline loading (over 100 g/m²) of up to a maximum of ~12 m³ at the Ashmore Reef AMP (refer **Section 6.3**). Hydrocarbons could also load onto shorelines of Cartier Island AMP (maximum ~5.3 m³), noting that these worst-case loadings may come from different model simulations. However, the simulated shoreline loadings are much higher than would occur due to the relatively large model grid cell size (~2 km) and the conservative modelling assumption that intertidal features of offshore receptors (such as the fringing reef) are defined as emergent areas.

Shoreline clean-up can be an effective technique for reducing the potential for hydrocarbons to remobilise to other locations. However, prolonged shoreline clean-up operations or large-scale operations involving large numbers of personnel may cause adverse environmental impacts, as the constant removal of oil through mechanical or manual techniques can result in a removal of substrate (e.g. sand, pebbles). If this process is conducted over a long period of time, this may result in geomorphological changes to the shoreline profile.

The shorelines predicted to be contacted are important nesting/breeding sites with high conservation values, therefore intensive clean-up operations will potentially do more damage than the natural dispersion of the oil alone. For this reason, shoreline clean-up operations at sensitive locations will involve smaller teams for a longer period and are likely to employ the techniques of flooding or flushing (depending on the degree of oiling). Although this may take longer to undertake a clean-up, it is considered that the benefits outweigh the impacts as smaller teams are more targeted, reducing trampling of oil into the shoreline profile and minimising physical impacts on the coastlines and their sensitive species.

To approximate the likely waste produced and time required to conduct a manual shoreline clean-up, a bulking factor of ten (ITOPF, 2014) has been applied to the worst-case scenario, however this is likely to be conservative for MDO as it does not form a water-in-oil emulsion (EMSA, 2010). Using the $^{\sim}12$ m³ loading, a bulking factor of ten would result in up to 120 m³ of oily waste. An estimate of required resources for clean-up can be made by applying a removal rate of 1 m³ per person per day for manual removal. For example, two small teams consisting of 6 personnel (including one trained responder per team) could theoretically



remove a loading of 12 m³ (120 m³ oily waste) in roughly 10 days. This calculation assumes oil is accessible for removal (i.e. on accessible sections of coastline) and there would be a net environmental benefit in attempting to remove all oil; in practice for MDO it is likely that natural dispersion of the hydrocarbon will occur. Operational NEBA will determine the most appropriate methods for shoreline clean-up as the spill incident evolves. Dependent on the nature of the oiling, habitat type, access constraints and environmental sensitivities nearby, larger teams of responders and mechanical aids can be employed to remove oil at a greater rate.

12.4 Shoreline Clean-up Decision Guides

To assist with planning purposes, guidance for the selection of appropriate shoreline response strategies based on shoreline sensitivities is provided within **Appendix** K.

Operational guidelines for shoreline response activities including worksite preparation, manual and mechanical oil removal and vessel access for remote shorelines are included in **Appendix** L.

The WA DoT OSCP (2015) also provides guidance on shoreline clean-up techniques.

12.5 Environmental Performance

Table 12-5 indicates the environmental performance outcomes, controls and performance standards for this response strategy.

Table 12-5: Environmental performance – shoreline clean-up

| Environmental Performance Outcome | Implement shoreline clean-up tactics to remove stranded hydrocarbons from shorelines in order to reduce impact on coastal protection priorities and facilitate habitat recovery. | | | | |
|---|--|---|--|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria | | |
| Shoreline Clean-up | Response Preparedness | | | | |
| | Access to shoreline clean- up equipment and personnel through AMOSC, | Maintenance of access to shoreline clean-up equipment and personnel through AMOSC, AMSA | MoU for access to National Plan resources through AMSA | | |
| | AMSA National Plan and OSRL | National Plan and OSRL throughout activity | AMOSC Participating Member Contract | | |
| | | | OSRL Associate Member Contract | | |
| | Maintenance of MSAs with multiple vessel providers | Santos maintains MSAs with multiple vessel providers | MSAs with multiple vessel providers | | |
| | Vessels for offshore island response | Maintenance of vessel specification for resource transfer for offshore island response | Vessel specification | | |
| | Labour hire contract | Maintenance of contract with labour hire provider | Contract | | |



| Environmental Performance Outcome | Implement shoreline clean-up tactics to remove stranded hydrocarbons from shorelines in order to reduce impact on coastal protection priorities and facilitate habitat recovery. | | |
|-----------------------------------|--|---|---|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | Labour hire onboarding procedure (for low skilled shoreline clean-up personnel) | Development of onboarding procedure for oil spill response labour hire | Onboarding procedure |
| | Response Implementation | | |
| | Mobilisation of minimum requirements for initial response operations | Minimum requirements mobilised in accordance with Table 12-4 unless directed otherwise by DoT | Incident log |
| | Shoreline Clean-Up Plan | Santos IMT to confirm protection priorities in consultation with DAWE (AMPs) or DoT (State shorelines) | IAP Incident Log |
| | | Prepare operational NEBA to determine if shoreline clean-up activities are likely to result in a net environmental benefit | Records indicate operational NEBA completed prior to shoreline clean-up activities commencing |
| | | Ensure operational NEBA considers waste management, to ensure environmental benefit outweighs the environmental impact of strategy implementation which may include secondary contamination | NEBA Template |
| | | IAP Shoreline Clean-up Sub-plan developed to provide oversight and management of shoreline clean-up operation | Dated operational NEBA indicates completion prior to shoreline clean-up activities commencing |
| | | Clean-up strategies will be implemented under the direction of the relevant Control Agency | Incident Action Plan |
| | | Santos will make available AMOSC Core Group Responders for shoreline clean-up team positions to the Control Agency | Incident Log |
| | | Santos will make available to the Control Agency equipment from Santos, AMOSC and OSRL stockpiles | Incident Log |



| Environmental Performance Outcome | Implement shoreline clean-up tactics to remove stranded hydrocarbons from shorelines in order to reduce impact on coastal protection priorities and facilitate habitat recovery. | | |
|-----------------------------------|--|--|---------------------------------------|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| | | Effectiveness of shoreline clean-up to be evaluated by Team Leaders and reported to IMT for inclusion in Operational NEBA. Operational NEBA undertaken every operational period by the relevant Control Agency to determine if response strategy is having a net environmental benefit. Operational NEBA included in development of following period Incident Action Plan | Dated NEBA and IAP |
| | Prioritise use of existing roads and tracts | Unless directed otherwise by the designated Control Agency access plans for shoreline operations will prioritise use of existing roads and tracks | IAP demonstrates requirement is met |
| | Soil profile assessment prior to earthworks | Unless directed otherwise by the designated Control Agency a soil profile assessment is conducted prior to earthworks | Documented in IAP and Incident Log |
| | Pre-cleaning and inspection of equipment (quarantine) | Vehicles and equipment provided by Santos are verified as clean and invasive species free prior to deployment to offshore islands | Documented in IAP and Incident Log |
| | Use of Heritage Advisor if spill response activities overlap with potential areas of cultural significance | Unless directed otherwise by the designated Control Agency a Heritage Advisor is consulted if shoreline operations overlap with areas of cultural significance | Documented in IAP and Incident Log |
| | Select temporary base camps in consultation with DAWE (AMPs), DoT and DBCA | Any establishment of forward staging areas at shoreline areas done under direction or in consultation with DAWE (AMPs), DoT and DBCA (State waters) | Documented in IAP and Incident Log |
| | OSR Team Leader assessment/selection of vehicle appropriate to shoreline conditions | OSR Team Leader assess/select vehicles appropriate to shoreline conditions | IAP demonstrates requirement is met |



| Environmental Performance Outcome | Implement shoreline clean-up tactics to remove stranded hydrocarbons from shorelines in order to reduce impact on coastal protection priorities and facilitate habitat recovery. | | | | |
|---|--|---|-------------------------------------|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria | | |
| | Establish demarcation zones for vehicle and personnel movement considering sensitive vegetation, bird nesting/roosting areas and turtle nesting habitat | Unless directed otherwise by the designated Control Agency demarcation zones are mapped out in sensitive habitat areas | IAP demonstrates requirement is met | | |
| | Operational restriction of vehicle and personnel movement to limit erosion and compaction | Unless directed otherwise by the designated Control Agency action plans for shoreline operations include operational restrictions on vehicle and personnel movement | IAP demonstrates requirement is met | | |
| | Stakeholder consultation | Consultation is undertaken with relevant stakeholders prior to deployment of resources to townships and marine/coastal areas | Consultation records | | |



13 Oiled Wildlife Response Plan

Note: AMSA is the Control Agency and DAWE is the Jurisdictional Authority for oiled wildlife response within Commonwealth waters. DoT is the Control Agency and Department of Biodiversity, Conservation and Attractions (DBCA) is the Jurisdictional Authority for oiled wildlife response in State (WA) waters.

Table 13-1: Oiled wildlife response – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Implement tactics in accordance with the Western Australian Oiled Wildlife Response Plan (WAOWRP) or as directed by the relevant Control Agency to prevent or reduce impacts, and to humanely treat, house, and release or euthanise wildlife | | | |
|---|---|--|--|--|
| Initiation criteria | Operational monitoring shows that wildlife are contacted or are predicted to be contacted by a spill | | | |
| Applicable | MDO | | | |
| hydrocarbons | • | | | |
| Termination | + Oiling of wildlife have not been observed over a 48-hour period | | | |
| criteria | + Oiled wildlife has been successfully rehabilitated | | | |
| | Agreement is reached with Jurisdictional Authorities and stakeholders to terminate the incident response | | | |

13.1 Overview

Santos will provide all necessary resources to assist the relevant Control Agency in an oiled wildlife response, mainly, and initially, through its access to AMOSC oiled wildlife resources. Timely provision of equipment and personnel will be provided by AMOSC to the Control Agency/Lead IMT through a combination of owned and operated equipment, call-off contracts with suppliers, and the management of industry OWR response personnel through an Industry Oiled Wildlife Advisor (OWA). This team will work in conjunction with DBCA OWR capability under the direction of the DoT Incident Controller. Where AMSA is the Control Agency for OWR in Commonwealth waters, AMOSC will also provide the above-mentioned resources and be supported by DCBA but would instead work under the direction of the AMSA.

The key plan for oiled wildlife response (OWR) in WA is the WA Oiled Wildlife Response Plan (WAOWRP). The WAOWRP has been developed by DBCA and AMOSC, on behalf of the petroleum industry, and DBCA to define the minimum standards for OWR in WA as a sub-plan to the SHP-MEE. The WAOWRP can also be used for guidance to OWR in Commonwealth waters adjacent to State waters, noting that OWR requirements in State waters are expected to be greater as the majority of hydrocarbons from a worst-case release scenario are predicted to weather offshore. The East and West Kimberley Region OWRP, which sits under the WAOWRP provides operational guidance to respond to injured and oiled wildlife in the Kimberley regions and can be used as guidance to cover the areas potentially contacted by a spill from VBA operations (Ashmore Reef AMP and Cartier Island AMP).

The sections below provide guidance to the Santos IMT on OWR stages of response and implementation. In some cases, the implementation guidance (**Table 13-5**) includes detail which is additional to what is provided in the WAOWRP. The information below should be used in conjunction with the WAOWRP.



13.2 Stages of Response to Oiled Wildlife

The stages of OWR are described based on the WAOWRP. The WAOWRP includes eight stages to an OWR, which are described in **Table 13-2**. If an OWR is initiated, implementation will follow these stages, as appropriate to the nature and scale of the incident.

Table 13-2: Oiled wildlife response stages (adapted from WAOWRP)

| Stage | Description |
|--|--|
| Stage 1: Initial wildlife assessment and notifications | Gather situational awareness on whether an OWR impact has occurred or is imminent and complete notifications to Jurisdictional Authorities and external support agencies. |
| Stage 2: Mobilisation of wildlife resources | Mobilise initial preventative measures and/or mobilisation of resources to deal with incident in early stages of development. |
| Stage 3: Wildlife reconnaissance | Wildlife Reconnaissance for the OWR should occur as part of the implementation of surveys for the fauna related Operational Monitoring Plans (OMPs) undertaken to aid planning and decision making for executing spill response or clean-up operations. Wildlife Reconnaissance will be required for the duration of the wildlife response operations. |
| Stage 4: IAP wildlife sub-plan development | The Wildlife Response Sub-plan should include operational components (relevant to the scale of the OWR), being: |
| | + wildlife impact assessment |
| | + reconnaissance and monitoring |
| | + search and collection |
| | + carcass collection and necropsy storage |
| | + field stabilisation |
| | + wildlife transport |
| | + wildlife processing/admission |
| | + wildlife intake and triage |
| | + wildlife cleaning |
| | + rehabilitation/conditioning |
| | + release |
| | + post-release monitoring |
| | + OWR termination and demobilisation. |
| | (It should be noted that separate strategies and protocols may be required for different species groups). |
| Stage 5: Wildlife rescue and staging | This includes commencing actions such as hazing, pre-emptive capture, administering first-aid and holding and/or transportation of wildlife to oiled wildlife facilities. |
| | If oiled birds or non–avian wildlife were to be observed at sea, on-water collection should be considered for the effective capture of oiled animals before they become so debilitated that their chance of survival is severely affected (IPIECA, 2017). |



| Stage | Description |
|--|--|
| Stage 6: Establishment of an oiled wildlife facility | Treatment facilities would be required for the cleaning and rehabilitation of affected animals. |
| | A vessel-based 'on-water' facility would likely need to be established to enable stabilisation of oiled wildlife before transport to a suitable treatment facility |
| Stage 7: Wildlife rehabilitation | Considerations include a suitable rehabilitation centre and personnel, wildlife housing, record keeping, release and post-release monitoring |
| Stage 8: Oiled wildlife response termination | Demobilisation of the OWR should be undertaken in accordance with parameters or endpoints established in the IAP and supplementary Wildlife Response Subplan. This decision will be made in consultation with the relevant jurisdictional authorities and support agencies |

13.3 Oiled Wildlife Response Levels and Resourcing

An impact assessment threshold of 10g/m² for impacts on fauna from floating hydrocarbons is provided in the Stairway VBA EP. This conservative threshold is broadly accepted as being the minimal thickness of surface hydrocarbons that may result in adverse impacts to seabirds through ingestion from preening of contaminated feathers (French-McCay, 2016) and is also considered appropriate for turtles, sea snakes and marine mammals (NRDAMCME, 1997).

Review of the worst-case spill modelling indicates that floating hydrocarbon concentrations above 10 g/m^2 may extend up to 200 km from the spill location and have a maximum shoreline loading of 12 m^3 , at 100 g/m^2 , affecting up to 6.4 km along Ashmore Reef. Cartier Island could also be affected (5.3 m³ affecting up to 2.1 km of shoreline).

Conservative estimates for OWR planning predict a worst-case OWR for this activity will be an OWR Level 3 as defined in the WAOWRP (2014), given the potential for limited shoreline accumulation at Ashmore Reef with significant seabird roosting and green turtle nesting, as well as a small dugong population. For a Level 3 response, it is expected that up to 59 personnel will be required, with a range of skill levels (**Table 13-4** – OWR 1 = basic training to OWR 4 = OWR Advisor; Information drawn from WAOWRP). Personnel at skill levels OWR 2 to 4 and those with specialised skills (e.g. vets) are expected to be sourced through AMOSC, OSRL, DBCA, Universities and contractors.

Roles could be filled by the organisations listed above and through labour hire agencies that can provide field workers that undergo an induction and basic training. Basic training (over one day) for OWR personnel can be delivered as just-in-time training through an arrangement with DBCA.



Table 13-3: Indicative oiled wildlife response level (adapted from WA OWRP, 2014)

| OWR Level | Indicative personnel numbers | Indicative duration | Indicative number of birds (non-threatened species) | Indicative number of birds (threatened species) | Turtles (hatchlings, juveniles, adults) | Cetaceans | Pinnipeds | Dugongs |
|-----------|---------------------------------|---------------------|--|--|--|---|-----------|-----------------------------|
| 1 | 6 | <3 days | 1 to 2/day <5 total | None | None | None | None | None |
| 2 | 26 | >4 to 14 days | 1 to 5/day <20 total | None | <20 hatchlings No juv/adults | None | None | None |
| 3 | 59 | >4 to 14 days | 5 to 10/day | 1–5/day < 10 total | <5 juv/adults <50 hatchlings | None | <5 | None |
| 4 | 77 | >4 to 14 days | 5 to 10/day <200 total | 5 to 10/day | <20 juv/adults <500 hatchlings | <5, or known habitats affected | 5 to 50 | Habitat affected only |
| 5 | 116 | >4 to 14 days | 10 to 100/day >200 total | 10 to 50/day | >20 juv/adults >500 hatchlings | <5 dolphins | >50 | Dugongs oiled |
| 6 | 122 | >4 to 14 days | > 100/day | 10 to 50/day | >20 juv/adults >500 hatchlings | >5 dolphins | >50 | Dugongs oiled |



Table 13-4: Oiled wildlife response level and personnel numbers

| Skill Level | OWR Response Level and Personnel Numbers | | | | | |
|-------------------------|--|---------|---------|---------|---------|---------|
| Skill Level | Level 1 | Level 2 | Level 3 | Level 4 | Level 5 | Level 6 |
| OWR 4 | 1 | 1 | 3 | 2 | 2 | 2 |
| OWR 3 | 2 | 0 | 4 | 4 | 4 | 4 |
| OWR 2 | 4 | 9 | 15 | 17 | 18 | 18 |
| OWR 1 | 0 | 14 | 33 | 47 | 84 | 90 |
| Technicians (i.e. vets) | 0 | 1 | 2 | 4 | 4 | 4 |
| Other specified skills | 0 | 0 | 2 | 3 | 4 | 4 |
| Total | 7 | 25 | 59 | 77 | 116 | 122 |

13.4 Implementation Guidance

Oiled wildlife response activities can be resource intensive and require additional personnel to be positioned within the IMT. The wildlife operations unit will contain all the field staff and activities, including oiled wildlife reconnaissance, who will work in close consultation with personnel undertaking relevant monitor and evaluate activities. The IAP Wildlife Response Sub-plan as outlined in **Table 13-2** will form the key management system which will provide control and oversight over the response.

Table 13-5 provides guidance to the IMT on the actions and responsibilities that should be considered when implementing OWR. These actions are provided as a guide and should be read in conjunction with the WAOWRP. In some cases, the Implementation Guidance (**Table 13-5**) will provide additional detail to the WAOWRP and has greater linkages to other aspects of the response operation and this OPEP (e.g. NEBA and aerial surveillance). Mobilisation times for the minimum resources that are required to commence initial oiled wildlife operations are listed in **Table 13-6**.

The IC of the Control Agency is ultimately responsible for the implementation of the response and therefore, depending on the circumstances of the spill, may determine that some tasks be varied, should not be undertaken or should be reassigned.

Information on resource capability for this strategy is shown in **Appendix** M.



Table 13-5: Implementation guidance – oiled wildlife response

| Action | | Consideration | Responsibility | Complete |
|-----------------|---|--|---|----------|
| Stage 1: | Stage 1: Initial wildlife assessment and notifications | | | |
| | Personnel conducting monitor and evaluate activities shall report wildlife sightings in or near the spill trajectory (including those contacted with hydrocarbons or at risk of contact) and report them to the IMT within two hours of detection | Record all reports of wildlife potentially impacted and impacted by spill. Record reports on: + location + access + number + species + condition of impacted animals (if available) | Surveillance personnel | |
| Initial Actions | If wildlife are sighted and are at risk of contact (or have been contacted), initiate oiled wildlife response by contacting AMOSC Duty Manager and DBCA State Duty Officer (who will then activate their respective Oiled Wildlife Advisors) and/or DAWE Duty Officer | Obtain approval from IC prior to activating AMOSC Oiled Wildlife Advisor and/or DCBA Oiled Wildlife Advisor | Environmental Team Leader | |
| | Notify DAWE if there is a risk of death or injury to a protected species (including Matters of National Environmental Significance (MNES)) | Refer to Table 7-1 for reporting requirements A list of MNES is provided in the Existing Environment Section of the EP (Section 3) | Environmental Team Leader | |
| | Review all wildlife reports from surveillance or opportunistic activities and contact personnel who made the reports (if possible) to confirm information collected | | Environmental Team Leader Wildlife Division Coordinator | |



| Action | Consideration | Responsibility | Complete |
|--|--|--|----------|
| Use information from initial assessments to prepare an Operational NEBA. Use this information to help determine: Initial OWR Response Level (1 to 6), as defined in the WA OWRP (Table 13-3). | Oiled wildlife response activities can cause additional stress and mortality on individuals than oil pollution alone. The Environmental Team Leader and Wildlife Division Coordinator will determine via an Operational NEBA whether capture and cleaning of oiled wildlife will result in a net environmental benefit. This may be done in consultation with the DCBA and AMOSC Oiled Wildlife Advisors and any SME's as relevant (if available, but an Operational NEBA should not be delayed if they are not immediately available) | Environmental Team Leader Wildlife Division Coordinator Wildlife Branch Director | |
| Stage 2: Mobilisation of wildlife resources | | | |
| Determine resources required to undertake Stage 3: Wildlife Reconnaissance and provide list to Logistics Section | Confirm best reconnaissance platform (e.g. vessel, aerial, shoreline). Consider ability to share resources (e.g. Shoreline Clean-up Assessment Teams, Monitor and Evaluate activities) | Wildlife Division Coordinator Wildlife Reconnaissance Officer AMOSC OWA | |
| Determine number of Oiled Wildlife Responders and IMT Wildlife related positions required based on the likely number of oiled wildlife and arrange access to resources via AMOSC, DBCA and/or DAWE for Ashmore and Cartier AMPs. | Refer to Table 13-4 Consider need for veterinary care | Wildlife Division Coordinator Logistics Team Leader AMOSC OWA DBCA OWA | |
| Commence mobilisation of equipment (including adequate PPE) and personnel to required location/s | | Wildlife Logistics Officer | |
| Contact OSRL to activate Sea Alarm if additional support is likely to be required to sustain an ongoing OWR | | Environmental Team Leader | |



| Action | Consideration | Responsibility | Complete | | |
|---|---|--|----------|--|--|
| Stage 3: Wildlife reconnaissance | | | | | |
| Determine reconnaissance plan including survey locations, techniques and priority species | Consult local experts, if available | Wildlife Division Coordinator Wildlife Reconnaissance Officer AMOSC OWA DBCA OWA Planning Team Leader | | | |
| Conduct reconnaissance activities and upon completion, submit report detailing: + area/s surveyed + estimated number of animals oiled or at risk of being affected + any deaths + species affected | | Wildlife Division Coordinator Wildlife Operations Officer Wildlife Reconnaissance Officer OWR field personnel Operations Team Leader | | | |
| Stage 4: IAP wildlife sub-plan development | | | | | |
| Develop Wildlife Response Sub-plan for inclusion in the IAP IAP should include options for wildlife rescue and rehabilitation, including: + wildlife priorities for protection from hydrocarbons + any deterrence/hazing measures + anticipated number of oiled wildlife requiring rescue + reassessment of Oiled Wildlife Level + actions required for the collection, recovery, transport and treatment of oiled wildlife; including resourcing of | Consider need for any permits to conduct activities | Wildlife Division Coordinator Wildlife Operations Officer AMOSC OWA DBCA OWA Environmental Team Leader | | | |



| Action | Consideration | Responsibility | Complete |
|---|---|---|----------|
| equipment and personnel anticipated | | | |
| Stage 5: Wildlife rescue and staging | | | |
| Implement Wildlife Response Sub-plan for deterrence/hazing, pre-emptive capture, relocation | Trained personnel required to handle wildlife | Wildlife Division Coordinator Wildlife Operations Officer Wildlife Rescue Officer AMOSC OWA DBCA OWA OWR field personnel Operations Team Leader | |
| Establish staging site/s | Wildlife first aid/stabilisation may be required at staging site if OWR treatment facility is more than two hours away | Wildlife Operations Officer Wildlife Staging/Holding Officer OWR field personnel Operations Team Leader | |
| Stage 6: Establishment of an oiled wildlife facility | | | |
| Implement Wildlife Response Sub-plan for oiled wildlife facility | Utilise OWR containers where possible. One container/kit can treat up to 150 OWR units, so will be adequate to treat oiled wildlife from the worst-case spill. If insufficient, additional OWR containers can be requested via the IAP to AMSA Should oiled wildlife treatment be set up on vessels rather than onshore, the vessel needs to have adequate deck space to house the oiled wildlife equipment and be able to provide continuous hot water at constant pressure and temperature. The vessel must have the ability to properly contain and dispose of contaminated wastewater. Most Support Vessels are likely to | Wildlife Division Coordinator Wildlife Operations Officer Wildlife Facilities Officer AMOSC OWA DBCA OWA OWR field personnel Operations Team Leader | |



| Action | Consideration | Responsibility | Complete |
|--|---|---|----------|
| | be appropriate as they have mud and other tanks for water storage and oil-water systems for treating water | | |
| Stage 7: Wildlife rehabilitation | | | |
| Implement Wildlife Response Sub-plan for rehabilitation | Animals need to be stable to withstand stress of washing. Oiled animals, particularly birds, cannot thermoregulate and need to be kept indoors in a temperature-controlled room. The room needs to be well ventilated to disperse the hydrocarbon fumes | Wildlife Division Coordinator Wildlife Veterinarian Wildlife Rehabilitation Officer AMOSC OWA DBCA OWA OWR field personnel Operations Team Leader | |
| Stage 8: Oiled wildlife response termination | | | |
| Liaise with Jurisdictional Authorities regarding OWR termination, using endpoints established in the IAP and supplementary Wildlife Response Sub-plan (Termination and Demobilisation section) | | Wildlife Division Coordinator AMOSC OWA DBCA OWA Incident Commander | |

Table 13-6: Oiled wildlife response – first strike response timeline

| Task | Time from oiled wildlife contact (predicted or observed) |
|---|--|
| IMT notifies regulatory authorities and AMOSC of oiled wildlife/potential for contact | <2 hours |
| Mobilise Santos personnel for oiled wildlife reconnaissance **this will be already occurring through Aerial Observer mobilisation and Shoreline Assessment Team mobilisation** | <24 hours |
| Mobilisation of AMOSC/AMSA oiled wildlife equipment and industry OWR team to staging area | <48 hours |

Minimum Resource Requirements

The requirements for oiled wildlife response will be situation specific and dependent upon reconnaissance reports. Indicative minimum resource requirements below align with personnel requirements for a Level 1 response (Table 13-4) as per the WA OWRP:

- + seven trained industry oiled wildlife response team personnel (AMOSC staff & contractors/AMOSC Industry OWR group)
- + one AMOSC OWR treatment container
- + one AMOSC Oiled Wildlife Deterrence Kit.

13.5 Environmental Performance

Table 13-7 indicates the environmental performance outcomes, controls and performance standards for this response strategy.

Table 13-7: Environmental performance – oiled wildlife response

| Environmental Performance Outcome | Implement tactics in accordance with the WAOWRP to prevent or reduce impacts, and to humanely treat, house, and release or euthanise wildlife. | | | | |
|---|--|--|--|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria | | |
| Oiled Wildlife | Response preparedness | | | | |
| Response | Maintenance of access to oiled wildlife response equipment | Maintenance of access to oiled wildlife response equipment and personnel through Santos, AMOSC, AMSA | MoU for access to National Plan resources through AMSA | | |
| | and personnel | National Plan and Oil spill Response Limited (OSRL) throughout activity | AMOSC Participating Member Contract. | | |
| | | | OSRL Associate Member Contract. | | |
| | Labour hire contract | Maintenance of contract with labour hire provider | Contract | | |
| | Labour hire onboarding procedure (for low skilled shoreline clean-up personnel) | Development of onboarding procedure for oil spill response labour hire | Onboarding procedure | | |
| | Santos Oiled Wildlife Response Framework | Development of a Santos Oiled Wildlife Response Framework | Santos Oiled Wildlife Response Framework | | |
| | | | | | |
| | Response Implementation | | | | |
| | Mobilisation of minimum requirements for initial response operations | Minimum requirements mobilised in accordance with Table 13-6 unless directed otherwise by relevant Control Agency | Incident log | | |
| | OWR managed in accordance with the WAOWRP | Prepare operational NEBA to help classify OWR level and determine if OWR activities are likely to result in a net environmental benefit (particularly in relation to hazing/pre emptive capture) | Records indicate operational NEBA completed prior to OWR operations commencing | | |
| | | IAP Wildlife Response Sub-plan developed to provide oversight and management of OWR operation | Records indicate IAP Wildlife Response Sub- plan prepared prior to OWR operations commencing | | |

14 Waste Management Plan

Table 14-1 provides the environmental performance outcome, initiation criteria and termination criteria for this strategy.

Table 14-1: Waste management – environmental performance outcome, initiation criteria and termination criteria

| Environmental Performance Outcome | Comply with waste treatment, transport and disposal regulations and prevent secondary contamination while reducing, reusing and recycling waste where possible |
|-----------------------------------|--|
| Initiation criteria | Response activities that will be generating waste have been initiated |
| Applicable | MDO |
| hydrocarbons | • |
| Termination criteria | All waste generated from the oil spill response has been stored, transported and disposed as per the regulatory requirements; and |
| | + Agreement is reached with Jurisdictional Authorities to terminate the response |

14.1 Overview

The implementation of some spill response strategies will generate solid and liquid waste that will require rapid management, storage, transport and disposal. It is important that waste is collected and removed quickly to ensure waste management does not create a bottleneck in response operations.

The type and amount of waste generated during a spill response will vary depending on the spill type/characteristics, volume released, and response strategies implemented. To account for this potential variability, waste management (including handling and capacity) needs to be scalable to allow a continuous response to be maintained.

The worst-case oil spill modelling conducted for Stairway VBA predict limited volumes of beaching of surface oil. Potential waste management requirements are likely to be limited to shoreline clean-up, oiled wildlife response and water quality monitoring activities. Significant volumes of waste from the applicable response activities for this OPEP are not anticipated due to the propensity of MDO to disperse naturally.

Where Santos is the Control Agency, or at the request of the designated Control Agency, Santos will engage its contracted Waste Service Provider (WSP) to provide sufficient waste receptacles to store collected waste and manage oily waste collection, transport and disposal associated with spill response activities. The WSP will arrange for all personnel, equipment and vehicles to carry out these activities from nominated collection points to the final disposal points. Santos's Oil Pollution Waste Management Plan (QE-91-IF-10053) provides detailed guidance to the WSP in the event of a spill.

Where DoT is the Control Agency, Santos will provide a Facilities Support Officer to the DoT IMT Logistics Unit to support the DoT IMT in coordinating waste management services.

14.2 Implementation Guidance

Table 14-2 provides guidance to the IMT on the actions and responsibilities that should be considered when selecting this strategy. The Incident Commander is ultimately responsible for implementing the response, and may therefore determine that some tasks be varied, should not be implemented or be reassigned.



Table 14-2: Implementation guidance – waste management

| Action | | Consideration | Responsibility | Complete |
|-----------------|--|--|--|----------|
| | Contact WSP (Primary or Secondary Contact Person) and activate Waste Project Manager | Refer to Santos Incident Response Telephone Directory (SO-00-ZF-00025.020) for contact details | Logistics Team Leader | |
| | Based on operational modelling and applicable response strategies communicate the type and quantity of empty liquid and solid waste receptacles required to support planned operations | It is better to overestimate volumes and scale back resources then to underestimate waste volumes | Logistics Team Leader Planning Team Leader | |
| Initial Actions | Using most recent monitor and evaluate data and any existing and future response activities, determine most suitable locations for waste receptacles to be positioned and for temporary storage locations to be established | Consideration would be given to positioning receptacles and locating temporary storage sites to ensure secondary contamination of sensitive receptors is avoided or minimised. The approval of temporary storage sites would be given through DAWE for Commonwealth areas or DWER for State areas. | Logistics Team Leader Planning Team Leader Environmental Team Leader | |
| Initial I | For each receival location indicate the anticipated: + material types + material generation rates + material generation quantities + commencement date/time + anticipated clean-up duration + receptacle types required + logistical support requirements + any approvals required from Ports, Local Governments, Landowners, State Government Agencies (refer to Santos Oil Pollution Waste | Consider facilities for waste segregation at source | Logistics Team Leader Planning Team Leader | |



| Action | | Consideration | Responsibility | Complete |
|--------|--|--|---|----------|
| | Management Plan (QE-91-IF-10053)) | | | |
| | Once the above information is obtained, ensure all necessary waste management information is included in the IAP | Waste management should be conducted in accordance with Santos's Oil Pollution Waste Management Plan (QE-91-IF-10053); and where relevant, the DoT Waste Management Guidelines, and the respective Port, Port Operator and/or Ship Owner's waste management plan | Logistics Team Leader (or delegate) Planning Team Leader Deputy Waste Management Coordinator (DoT IMT) WSP Location Responsible Person or Operations Supervisor | |
| | Mobilise waste management resources and services to agreed priority locations | | WSP Location Responsible Person or Operations Supervisor Logistics Team Leader (or delegate) Deputy Waste Management Coordinator (DoT IMT) | |



| Action | | Consideration | Responsibility | Complete |
|-----------------|---|--|---|----------|
| | Provide ongoing point of contact between IMT and WSP | Facilities Support Officer shall be the point of contact between the relevant Control Agency and the WSP | Deputy Waste Management Coordinator (DoT IMT) Logistics Team Leader | |
| Ongoing Actions | Ensure all waste handling, transport and disposal practices comply with legislative requirements | Alert Logistics Team Leader (or delegate) if any non-compliance is anticipated or detected Site clean-up, removal and disposal of response waste should be conducted in accordance with Santos's Oil Pollution Waste Management Plan (QE-91-IF-10053); and where relevant, the DoT Waste Management Guidelines, Waste Management and Pollution Control Act (NT) (if transporting waste back to Darwin) and the respective Port, Port Operator and/or Ship Owner's waste management plan | WSP Location Responsible Person or Operations Supervisor | |
| ō | Ensure records are maintained for all waste management activities, including but not limited to: + waste movements (including types of receptacles, receival points, temporary storage points, final disposal locations + volumes generated at each site (including total volume and generation rates) + types of waste generated at each site + approvals obtained (as required) | | WSP Location Responsible Person or Operations Supervisor | |



14.3 Waste Approvals

Site clean-up, removal and disposal of response waste should be conducted in accordance with Santos's Oil Pollution Waste Management Plan (QE-91-IF-10053); and where relevant, the DoT Waste Management Guidelines, *Waste Management and Pollution Control Act 2015* (NT) and the respective Port, Port Operator and/or Ship Owner's waste management plan.

Regulatory approval may be required for the temporary storage, transport, disposal and treatment of waste, through the Department of Water and Environmental Regulation (DWER). DWER administers the *Environmental Protection Act 1986* (WA) and is the relevant Regulatory Authority for waste management approvals. If required, DoT may establish an Operational Area Support Group (OASG), as defined in the SHP-MEE, to request support from relevant WA Government Agencies, including DWER, during a State waters spill response.

In addition, regulatory approval may be required for the temporary storage, transport, disposal and treatment of waste, through the NT EPA if transporting waste back to Darwin from site. The DEPWS administers the Waste Management and Pollution Control Act (NT) and the NT EPA is the relevant regulatory Authority for waste management approvals.

The Santos Oil Pollution Waste Management Plan (QE-91-IF-10053) provides detail on the regulatory requirements for each port/location likely to be used for waste management during any spill response operation associated with Santos's activities.

14.4 Waste Service Provider Capability

Detailed guidance on Santos's Waste Service Provider responsibilities for spill response waste management is provided in the Santos' Oil Pollution Waste Management Plan (QE-91-IF-10053).

Key responsibilities of the waste service provider include:

- + Maintain emergency response standby preparedness arrangements, including:
 - Access to personnel, equipment and vehicles required for a first strike and ongoing response commensurate to Santos worse case spill and waste requirements.
 - Provide primary and secondary contact details for activation of spill response waste management services.
 - Have suitably trained personnel for completing critical tasks in spill response waste management.
 - Participation in exercising undertaken by Santos.
- + Have the ability to assist in the Control Agency's IAP and Waste Management Sub-plan process as required.
- + Mobilise resources to waste collection points identified by the Control Agency.
- + Ensure waste handling, transport and disposal practices meet legislative requirements.
- + Keep auditable records of waste streams from collection points to final disposal points.
- + Provide regular progress reporting to the Control Agency IMT and a final report relating to quantities and destinations of collected waste.



- + Provide a project manager responsible for the rollout of spill response resources to meet spill response waste management objectives.
- + Provide location specific Operations Supervisor/s to handle on-site operational aspects (management of personnel and equipment, reporting, liaison with relevant field-based spill responders)

14.5 Resource Requirements

Based on the credible spill scenarios, Santos do not anticipate that large volumes of waste will be generated. The potential types and total volumes of waste anticipated for each response option are provided in Table 14-3.

Given that large volumes of a waste are not anticipated, storage space on the spill response vessels is anticipated to be adequate. However, as soon as the details of an actual spill are available, waste management arrangements to allow a continuous response to be maintained should be reviewed.

The waste products are likely to be transported by vessel from the response location to Darwin Port or Broome Port. Waste will be transported from port to licensed waste disposal facilities by a dedicated waste contractor. Santos has existing service agreements with a WSP which include the provision of waste management services during a spill response. Transport to the licensed waste management facilities would be undertaken via controlled-waste-licensed vehicles and in accordance with the NT *Waste Management and Pollution Control Act, 2015* or the *Environmental Protection Act* 1986 (WA).

Table 14-3: Waste types and volumes anticipated during a spill response

| Spill Response Option | Oily Liquid Waste | Solid Oily Waste | PPE and Consumables |
|-----------------------|-------------------|------------------|-------------------------|
| Monitor and evaluate | None | None | < 1 m³/day |
| Mechanical dispersion | None | None | < 1 m³/day |
| Wildlife response | < 1 m³/day | < 1 m³/day | < 3 m ³ /day |
| Shoreline clean-up | < 1 m³/day | 12 m³/day | < 1 m³/day |

14.6 Waste Management Resources

Santos has access to capacity to deliver storage receptacles, remove, transport and dispose of all waste material from oil spill response activities to predetermined disposal points.



14.7 Waste Management Environmental Performance

Table 14-4 indicates the environmental performance outcomes, controls and performance standards for this response strategy.

Table 14-4: Environmental performance – waste management

| Environmental Performance Outcome | Comply with waste treatment, transport and disposal regulations and prevent secondary contamination while reducing, reusing and recycling waste where possible. | | |
|-----------------------------------|---|--|---|
| Response Strategy | Control Measures | Performance Standards | Measurement Criteria |
| Waste Management | Response preparedness | | |
| | Maintain access to waste management equipment, personnel, transport and disposal facilities | Maintain access to waste management equipment, personnel, transport and disposal facilities throughout activity | Contract with Waste Service Provider for emergency response services |
| | Response Implementation | | |
| | Implement Santos Oil Pollution Waste Management Plan (QE-91- IF-10053) | Waste Service Provider to appoint a Project Manager within 24 hours of activation | Incident Log |
| | | Provision of waste bins for oil and oily waste for shoreline clean-up operations to clean-up site or deployment port, if requested, within 24 hours | Incident Log |
| | | Waste Service Provider shall track all wastes from point of generation to final destination | Waste tracking records |
| | | Waste Service Provider to provide monthly waste management reports and more regular situation reports during the response until termination criteria are met | Waste reports |



15 Scientific Monitoring Plan

Table 15-1: Scientific Monitoring - Environmental Performance Outcome, Initiation Criteria and Termination Criteria

| Environmental Performance Outcome | Implement monitoring programs to assess and report on the impact, extent, severity, persistence and recovery of sensitive receptors contacted by a spill or affected by spill response |
|---|--|
| Initiation criteria | Refer to individual Receptor Scientific Monitoring Plans (SMPs) – Appendix N |
| Applicable | MDO |
| hydrocarbons | • |
| Termination criteria | + Refer to individual SMPs – Appendix N |

Oil spill scientific monitoring is the principal tool for detecting and quantifying environmental impact and recovery to sensitive receptors from an oil spill. Santos is required to have an oil spill scientific monitoring plan (SMP) in place for Petroleum activities in State and Commonwealth waters.

Santos will activate and implement scientific monitoring in State and Commonwealth waters for hydrocarbon spills in line with its SMPs unless directed otherwise by the relevant Control Agency/s.

15.1 Objectives

The overarching objective of Santos' Scientific Monitoring Plans (SMPs) is to provide guidance to staff, consultants and contractors in developing monitoring a monitoring program for detecting impacts and recovery to environmentally sensitive receptors contacted by a spill.

Receptor-specific SMPs have different objectives as outlined in **Appendix** N.

15.2 Scope

Santos will implement its SMPs, as applicable, for VBA operations oil spills across both State and Commonwealth waters. In the event that control of scientific monitoring in State waters is taken over by DoT under advice from the State Environmental Scientific Coordinator (ESC), Santos will follow the direction of DoT and provide all necessary resources (monitoring personnel, equipment and planning) to assist as a Supporting Agency.

15.3 Relationship to Operational Monitoring

Operational monitoring (**Section 10**) is monitoring undertaken to obtain information which will provide situational awareness and assist in the planning and execution of the oil spill response.

Scientific monitoring activities have different objectives to Operational Monitoring, which influences the monitoring methods likely to be used, the degree of scientific rigour required to meet the monitoring objectives, and the scope of studies. Scientific monitoring may occur in parallel to operational monitoring and is typically conducted over a wider study area, extending beyond the spill footprint. It is also typically conducted over a longer time period, extending beyond the spill response.



Scientific monitoring is designed to provide data for short term and longer-term environmental effects assessment. This is typically required to be quantitative in nature and appropriate for statistical analyses. However, these two types of monitoring are related, and Operational Monitoring outputs typically inform the final design of the related Scientific Monitoring Plan.

15.4 Scientific Monitoring Plans

Owing to the diverse nature of sensitive receptors that could be contacted by an oil spill and the different techniques and skillsets required to monitor impact and recovery to these receptors, there are a number of Oil Spill Scientific Monitoring Plans relevant to Stairway VBA operations (**Table 15-2**). These are detailed further in **Appendix** N; Each SMP has corresponding objectives, initiation/termination criteria, methodologies, baseline data sources and analysis and reporting requirements, noting that in a response controlled by DoT methodology, termination criteria and analysis/reporting requirements may differ.

Table 15-2: Oil spill scientific monitoring plans relevant to Commonwealth VBA operations

| Study | Title |
|-------|--|
| SMP1 | Marine Water Quality |
| SMP2 | Marine Sediment Quality |
| SMP3 | Shorelines and Coastal Habitats – Sandy Beaches and Rocky Shores |
| SMP4 | Shorelines and Coastal Habitats – Mangroves |
| SMP5 | Shorelines and Coastal Habitats – Intertidal Mudflats |
| SMP6 | Benthic Habitats |
| SMP7 | Seabirds and Shorebirds |
| SMP8 | Marine Megafauna (incl. whale sharks and mammals) |
| SMP9 | Marine Reptiles |
| SMP10 | Seafood Quality |
| SMP11 | Fish, Fisheries and Aquaculture |
| SMP12 | Whale Sharks |

15.5 Baseline Monitoring

Baseline monitoring provides information on the condition of ecological receptors prior to, or spatially independent of (e.g. if used in control chart analyses), a spill event and is used for comparison with the post-impact scientific monitoring where required. This is particularly important for scientific monitoring where the ability to detect changes between pre-impact and post-impact conditions is necessary.

In the event of a spill to marine or coastal waters, reactive pre-impact monitoring should, where practicable, be implemented to gather additional data on the current state of the environment.

Santos periodically review the status, availability and suitability of existing baseline data sources related to key environmental sensitivities in its areas of operations. **Appendix** P provides further information on Santos baseline data reviews and outlines the baseline date assessment process.



15.6 Monitoring Service Providers

Oil Spill Scientific Monitoring will be conducted on behalf of Santos by a contracted Monitoring Service Providers (MSPs) and applies to the implementation of SMPs 1 to 12 (**Table 15-2**). These services are provided by Astron Environmental Services (Astron) and primary sub-contractor (BMT).

For whale sharks, in addition to the monitoring that will be undertaken as part of SMP8 Marine Megafauna, additional scientific monitoring of whale sharks within the foraging BIA will be undertaken (SMP12). Santos has historically and currently supports research on the behaviour, demography and migration patterns of whale sharks at Ningaloo Reef conducted by AIMS. In the event of a spill that could impact whale sharks, Santos will leverage off this long-term research program to assess potential impacts to whale sharks within the foraging BIA. SMP12 is regarded as complementary to SMP8 which will detect potential impacts to whale sharks from visual surveys of whale sharks wherever they may occur in relation to a spill.

As per the Santos Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162), Santos' MSP provides the following scientific monitoring services to Santos:

- + Monitoring support 24 hours a day, seven days a week accessed through a 24-hour call-out number;
- + A suitably trained Monitoring Coordination Team including a Monitoring Coordinator, Monitoring Operations Officer, Planning and Logistics Officer and Safety Office;
- + Technical Advisors and Field Teams (staff and contractors) for first strike deployments;
- + Maintenance of standby monitoring equipment;
- + Monthly personnel capability reports;
- + Scientific Monitoring Sub-plans (provision and review);
- Standby Service Manual (EA-00-RI-10162) and associated response activation forms (provision and review); and
- + Participation in audits, workshops, drills and exercise to facilitate readiness.

Appendix P provides an overview of Santos's processes in place to provide assurance that its oil spill scientific monitoring arrangements for SMPs 1 to 12 are fit for purpose to meet the worst case first-strike monitoring requirements associated with the VBA operations.

15.7 Activation

The SMP Activation Process is outlined in **Appendix** O. SMPs are activated as per the initiation criteria for each as outlined in **Appendix** N. The SMP Activation Form is available on the Santos Procedures Index and IMT Environment Team Leader folder.

The Santos IMT Environment Team Leader (ETL) with support from IMT Environment Team members is responsible for activating the primary MSP. The Santos Environment Team will assist the MSP Monitoring Coordination personnel and relevant Technical Advisors in defining the monitoring study design, monitoring locations and field methodologies based on Operational Monitoring information (e.g. spill modelling and aerial surveillance information), relative location of sensitive receptors to the spill and the timing of the spill with respect to seasonality of sensitive receptors.



This process will identify monitoring operational objectives and resourcing/mobilisation requirements which the ETL will feed back to the IMT for approval. Mobilisation times for the minimum resources that are required to commence initial scientific monitoring operations are listed in **Table 15-3**.

In the event that a designated Control Agency takes command of scientific monitoring, Santos will follow the direction of the Control Agency providing planning and resourcing support through its MSPs as required.

Table 15-3: Scientific monitoring – first strike response timeline

| Task | Time from activation of SMP |
|--|--|
| Santos IMT approve initial monitoring plan | <24 hours |
| Santos to mobilise sampling platforms to deployment location | <96 hours (72 hours from monitoring plan approval) |
| SMP teams and monitoring equipment mobilised to deployment locations | <96 hours (72 hours from monitoring plan approval) |

Minimum Resource Requirements

Initial resourcing requirements will be dependent upon the number of SMPs activated and the requirement for post spill baseline data to be collected. The first strike response process for scientific monitoring field teams are presented in **Appendix** P.

- + suitable vessels for on-water monitoring or transfer of personnel to remotes areas/islands
- + vehicle/s as required
- + helicopter for aerial surveys as required
- + scientific monitoring personnel for first strike teams (refer **Appendix** P)
- + scientific monitoring equipment as detailed in the relevant SMP

15.8 Scientific Monitoring Environmental Performance

Table 15-4 indicates the environmental performance outcomes, controls and performance standards for this response strategy.

Table 15-4: Environmental Performance - Scientific Monitoring

| Environmental Performance Outcome | Implement monitoring programs to assess and report on the impact, extent, severity, persistence and recovery of sensitive receptors contacted by a spill | | |
|-----------------------------------|--|---|---|
| Response Strategy | Control Measures | Performance Standards | Measurement criteria |
| Scientific Monitoring | Response preparedness | | |
| | Maintenance of Monitoring Service Provider contract for scientific monitoring services | Maintain access to specialist monitoring personnel and equipment by maintaining contract with Monitoring Service Provider throughout activity | Contract with monitoring service provider |



| Environmental Performance Outcome | | ms to assess and report on the i | |
|-----------------------------------|---|--|--|
| Response Strategy | Control Measures | Performance Standards | Measurement criteria |
| | Capability reports from Monitoring Service Provider | Obtain monthly capability reports from Monitoring Service Provider | Capability reports |
| | Water quality monitoring vessels | Maintenance of vessel specification for water quality monitoring vessels | Vessel specification |
| | Response implementation | | |
| | Activate Scientific Monitoring Plans | Initiation criteria of SMPs will be reviewed during the preparation of the initial IAPs and subsequent IAPs; and if any criteria are met, relevant SMPs will be activated | Incident Action Plan and Incident Log |
| | | If any SMPs are activated, the subsequent activation of Monitoring Service Provider is to follow the process outlined in the Santos Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162) | Incident Log |
| | | Monitoring Service Provider shall commence activation process within 30 mins of initial notification form being received from Santos | Monitoring Service Provider records |
| | | Santos personnel to support Monitoring Service Provider through the provision of operational monitoring information and relative location of sensitive receptors to the spill | Incident Log and Monitoring Service Provider records |
| | Mobilisation of minimum requirements for initial scientific monitoring operations | Minimum requirements mobilised in accordance with Table 15-3 | Incident log |



16 Spill Response Termination

The decision to terminate the spill response is made in consultation with the relevant Control Agency/s, Jurisdictional Authorities (e.g. DAWE) and other Statutory Authorities that play an advisory role (e.g. DBCA). This decision will be made with consideration of:

- the efficacy and benefit of current response options;
- + any potential for additional pollution;
- + any potential for additional environmental damage caused by further clean-up efforts; and
- + an assessment of prevailing weather conditions that can increase risk to response teams or increase the efficacy in weathering hydrocarbon.

A NEBA will be conducted to inform the decision-making process. Termination criteria are defined within each section of contingency response activities defined within the OPEP.

Upon conclusion of the spill response activity, Santos will complete the following tasks:

- Prepare detailed reports and collate all documents;
- + Report on the performance objectives of each individual spill response that was mobilised;
- + Undertake an inventory of consumables and prepare accounts;
- + Arrange for the return of equipment;
- + Arrange for the refurbishment of consumed equipment;
- + Conduct an investigation into the cause of the incident and report to relevant authorities; and
- + Assess long-term environmental monitoring requirements.



17 OPEP Administration

17.1 Document Review and Revision

In line with regulatory requirements, this document shall be reviewed, updated and submitted to NOPSEMA every five years from date of acceptance.

The document may be reviewed and revised more frequently, if required, in accordance with the Santos Environment Management of Change Procedure (EA-91-IQ-10001). This could include changes required in response to:

- + when major changes have occurred which affect Oil Spill Response coordination or capabilities;
- + changes to the EP that affect Oil Spill Response coordination or capabilities (e.g. a significant increase in spill risk);
- + routine testing of the OPEP if improvements or corrections are identified; and
- learning points from a Level 2/3 spill incident.

The extent of changes made to the OPEP and resultant requirements for regulatory resubmission will be informed by the relevant Commonwealth regulations, i.e. the OPGGS (E) Regulations.

17.2 OPEP Custodian

The custodian of the OPEP is the Santos Senior Oil Spill Response Coordinator based in the Santos Perth Office.



18 References

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Appendix A: Hydrocarbon Characteristics and Behaviour

Marine diesel oil (MDO)

In the marine environment diesel will behave as follows:

- + MDO will spread rapidly in the direction of the prevailing wind and waves.
- + In calm conditions evaporation is the dominant process contributing to the fate of spilled diesel from the sea surface and will account for 60 to 80% reduction of the net hydrocarbon balance;
- + As wind increases, and breaking waves form, entrainment of diesel below the surface increases;
- + The evaporation rate of diesel will increase in warmer air and sea temperatures such as those present around the North West Shelf; and
- + MDO residues usually consist of heavy compounds that may persist longer and will tend to disperse as oil droplets into the upper layers of the water column.

ITOPF (2011) and Australian Maritime Oil Spill Centre-AMOSC (2011) categorises diesel as a light group II hydrocarbon. In the marine environment, a 5% residual of the total quantity of diesel spilt will remain after the volatilisation and solubilisation processes associated with weathering.

For full details on the properties of MDO, refer to Section 7.5 of the Stairway VBA EP (SO-91-BI-20016).

Wax **Specific** Pour Asphaltene **Viscosity** API **Oil Name Content** Point (°C) Gravity Gravity (%) (cSt) (%) Diesel 36.4 0.843 0.05 -36 0.05 3.9 @20°C

Table A1: Characteristics of MDO

Source: GHD (2021)

Hydraulic oils

These are medium oils of light to moderate viscosity and behave similarly to marine diesel when spilt to the marine environment. They have a relatively rapid spreading rate and dissipate quickly in ocean conditions. Similar to diesel, hydraulic oil residue will have a tendency to sit on the surface during calm conditions and will entrain during variable winds between 4-19 knots; returning to the surface when conditions become calm. After several days up to 40% could be expected to evaporate and 15% decay (APASA 2013a).

Lubricating fluid

Lubricating oils vary widely but in general are comprised primarily of long-carbon chain, persistent, hydrocarbons (APASA 2013b). These are reasonably viscous and so the spreading rate of a slick of these oils would be slow. These will not readily move into the water column, therefore are likely to remain on the water's surface during calm to windy conditions. In the marine environment, approximately 90% residual of the total quantity of lubricating oil spilt is likely to remain after weathering (i.e. < 6% due to evaporation and < 8% due decay after several days). Lubricating oils also readily combine with sea-water to form a water-in-oil emulsion, taking up as much as 70% by volume as water (APASA 2013b).

Appendix B: Oil Spill Response ALARP Framework & Assessment

ALARP Assessment Framework

1 Rationale

As part regulatory approval requirements for petroleum activities, the Environment Plan (EP) and/or Oil Pollution Emergency Plan (OPEP) must demonstrate that through the implementation of all reasonable control measures, environmental risks have been reduced to a level that is ALARP.

With respect to hydrocarbon spill risk and response planning, this includes an assessment to demonstrate that the oil spill response control measures are reducing risk to a level that is ALARP.

This ALARP Assessment Framework provides a process to facilitate the identification of all existing and potential spill response control measures, the selection or rejection of which are supported by reasoned arguments.

2 Guidance Documents

Guidance documents used in the preparation of this framework include:

- Oil Spill Risk Assessment and Response Planning Procedure QE-91-II-20003;
- NOPSEMA Guidance Note ALARP N-04300-GN0166 Revision 6 June 2015;
- NOPSEMA Guidance Note Control Measures and Performance Standards N04300-GN0271 Revision No 4 Last Reviewed 2020;
- NOPSEMA Guideline Environment Plan Decision Making N-04750-GL1721 Revision 6 November 2019;
- NOPSEMA Guidance Note Risk Assessment GN0165 Revision 5 May 2017; and
- NOPSEMA Oil Pollution Risk Management GN1488 Rev 2 February 2018

3 Overview

The ALARP Assessment Framework uses activity specific information to systematically assess existing and potential control measures and ensure that all practicable control measures are identified and documented.

When selecting controls to reduce risk is it good practice to apply a preferential order; elimination, substitution, prevention, reduction and mitigation. In the context of this ALARP Assessment Framework for oil spill response, all control measures are response strategies to reduce the impacts of an unplanned event that has already occurred. All source control response measures may be classed as 'reduction' in the hierarchy of controls with all other response measures classed as 'mitigation'.

The ALARP Assessment Framework is shown in Figure B1.

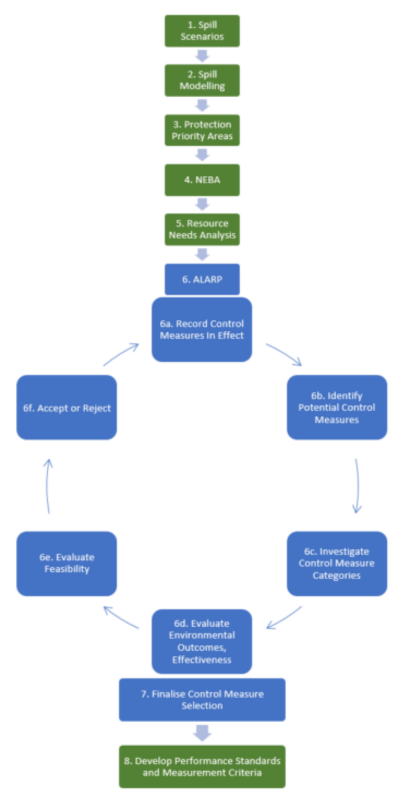


Figure B1: ALARP Assessment Framework

In **Figure B1**, Steps 1 to 5 (in GREEN) denote input information into the ALARP Assessment Framework. This information comprises:

- 1. <u>Spill Scenarios</u>: This step will involve assessing all possible spill scenarios from the activity and identifying the worst-case credible scenarios as a basis for pollution response planning.
- 2. <u>Spill Modelling</u>: A quantitative spill modelling assessment is conducted for the worst-case credible scenarios identified in Step 1.

- 3. <u>Protection Priority Areas:</u> The Environment that may be Affected (EMBA) is the largest area within which impacts from hydrocarbon spills associated with the activity could extend. The EMBA is predicted using spill modelling results from Step 2. Protection Priority Areas are locations of high ecological value within the EMBA that would be targeted in response. Selection of Protection Priority Areas is detailed in the Oil Spill Risk Assessment and Response Planning Procedure QE-91-II-20003
- 4. <u>NEBA</u>: Net Environmental Benefit Analysis (NEBA) is used to select the most effective response strategies to protect the Protection Priority Areas identified in Step 3.
- 5. <u>Resource Needs Analysis</u>: For the response strategies identified through NEBA, the worst-case resource, timing, and location requirements are determined, using quantitative spill modelling information where applicable. An Implementation Guidance is then developed to detail what arrangements and actions are required to be initiated by the Incident Management Team to meet the incident requirements up to a worst-case incident.

Through the development of the Implementation Guidance, it may be possible to identify resource, timing and location requirements that could be improved. These areas of improvement should be noted in the ALARP so that additional, alternative or improved control measures can be considered in this context.

A detailed ALARP Assessment Framework for the evaluation of control measures is shown in Figure 1, Step 6 (in BLUE). Criteria and definitions used to evaluate control measures are shown in Table 1.

- 6a) Record Control Measures In Effect: The spill response control measures currently in place for Santos are listed here. The environmental outcomes and effectiveness of the in-effect control measures are noted, using the Resource Needs Analysis to assess whether there are any areas of improvement. Environmental outcomes include potential harmful effects of control measures.
- 6b) <u>Identify Potential Additional Control Measures</u>: Potential control measures are identified, with a focus on any control measures that address areas of improvement identified in Step 6a.
- 6c) <u>Investigate Control Measure Categories</u>: In-effect and potential control measures from Steps 6a and 6b are classified as either additional, alternative or improved, and as either people, system, equipment or procedures. This step serves as a prompt to ensure that potential control measures from all categories are explored.
- 6d) <u>Evaluate Environmental Outcomes</u>, <u>Effectiveness</u>: The environmental outcomes and effectiveness are assessed for all control measures identified and described through Steps 6a, b and c.
- 6e) Evaluate Feasibility: time, cost and effort required for implementation are assessed for all control measures identified and described through Steps 6a, b and c.
- 6f) Accept or Reject: The potential control measure will be accepted or rejected on the basis of environmental outcomes and effectiveness described in Step 6d and whether cost is grossly disproportionate, as described in Step 6e.

When evaluating potential control measures, implementation plans of in-effect control measures are carefully considered to ensure that any accepted control measures will equal or improve Santos capacity to meet resource needs. Potential control measures are also considered within the context of current Santos response arrangements to determine if synergies or resource conflicts might occur.

As control measures are evaluated for selection or rejection, they can be compared with industry good practise to ensure that all practicable control measures were implemented. Where unique circumstances exist and further analysis is required, a different evaluation technique may be used, such as technical analysis, detailed cost benefit analysis or combination of approaches.

New information on risks, impacts and response strategies obtained through analysis of operations, exercises and scheduled documentation reviews can be incorporated into the ALARP Assessment Framework cycle in a process of continual improvement.

In Figure B1, Steps 7 and 8 show the conclusion of the ALARP Assessment Framework:

- 7. <u>Finalised Control Measure Selection</u>: Outputs from the ALARP Assessment shown in Step 6 comprise finalised control measures (in BLUE).
- 8. <u>Develop Performance Standards and Measurement Criteria:</u> For each control measure finalised in Step 7, performance standards and measurement criteria are then developed and documented in the OPEP (in GREEN).

Performance standards for all accepted control measures should be written to enable the operator to measure, monitor and test effectiveness. Only the key aspects of any given control will require performance standards and these may include the various measures of effectiveness; functionality, availability, reliability, survivability, dependency and compatibility. Parameters set in the performance standard should be 'SMART'; specific, measurable, appropriate, realistic and timely.

Corrective action based on deviations or trends in performance should be taken by amending either the performance standard or the control measure, as appropriate.

4 Criteria and Definitions

Standardised criteria and definitions are used to bring consistency to the ALARP assessment across diverse activities and response strategies. Criteria and definitions are shown in **Table B1**.

Table B1: Criteria and Definitions of ALARP Assessment Framework

| Column | Description |
|--|--|
| Strategy | Response Strategy |
| Control Measure | Aspect of Response Strategy being evaluated Description of the control measure that is In Effect or description of the potential control measure |
| In Effect, Alternative, Additional, Improved | In Effect control measures are already in place. Alternative control measures are evaluated as replacements for the control already in effect. Additional control measures are evaluated in terms of their ability to reduce an impact or risk when added to the existing suite of control measures. Improved control measures are evaluated for improvements they could bring to the effectiveness of adopted control measures. Adapted from NOPSEMA Guideline Environment Plan Decision Making N-04750-GL1721 Revision 6 – November 2019 |
| Control Measure Category | A range of different types of controls generally provide effective protection as they provide independence and multiple layers of protection. The OPGGS(S) regulations refer to technical and 'other' controls where technical control measures involve hardware like shutdown valves and alarms. 'Other' control measures include administrative and procedural control measures such as inductions, a drug and alcohol policy or an inspection regime. Industry practice has further developed this concept of a range of different types of controls based on a POiSTED framework to assess organisational capability: People – personnel System – organisation, information/communications, support facilities, training/competency Equipment – equipment Procedures – doctrine Santos aims to implement a range of different types of controls where possible. |
| Environmental Outcomes | Assessment of environmental benefits, particularly those over and above those environmental benefits documented in the Control Measure that is in effect. Environmental impacts of the Control Measure are also considered here. |
| Effectiveness | The effectiveness of a Control Measure in reducing the risk to ALARP is evaluated using the following six criteria. Functionality The functional performance of a control measure is what it is required to do. How does the control perform in order to achieve the required risk reduction? Availability Probability that the control measure will be available when required and has not failed or is undergoing maintenance or repair. Reliability The reliability of a control measure is the probability that at any point in time it will operate correctly for a further specified length of time. Reliability is all to do with the probability that the system will function correctly and is usually measured by the mean time between failure. Survivability Whether or not a control measure is able to survive a potentially damaging event such as fire or explosion is relevant for all control measures that are required to function after an incident has occurred. To achieve their purpose, oil spill response control measures should have high survivability. However, some control measures, such as those involving equipment deployment from an FPSO would have low survivability in an incident that involves an FPSO explosion or fire. |

| Column | Description |
|---------------|---|
| | <u>Dependency</u> |
| | The dependency of the control measure is its degree of reliance on other systems in order for it to be able to perform its intended function. If several control measures can be disabled by one failure mechanism (common mode failure), or the failure of one control measure is likely to cause the failure of others, then the control measures are not independent and it may not be appropriate to count such measures as separate. |
| | Several control measures are reliant on equipment, people and vessels, hence have high dependence. |
| | Compatibility |
| | Whether or not a control measure is compatible takes into account how alternative control measures may interact with other controls and the rest of the facility, if introduced. Consideration should be given to whether new control measures are compatible with the facility and any other control measures already in use. |
| | Adapted from NOPSEMA Guidance Note Control Measures and Performance Standards N04300-GN0271 Revision No 4 Last Reviewed 2020 |
| Feasibility | Feasibility describes the time, cost and/or effort required to implement the Control Measure. |
| Accept/Reject | Outcome of assessment and key reasons for the decision |

Commonwealth VBA Oil Spill Response ALARP Assessment

ALARP Assessment Summary - Source Control (refer worksheet for further detail)

Source control is limited to minimising potential volumes of MDO lost to the marine environment and no areas of improvement were identified.

No additional Control Measures were identified and assessed.

Performance Standards and Measurement Criteria that have been developed for the in-effect Control Measures are shown in the OPEP. The key performance requirements are to follow the response actions listed in the respective ships SOPEP and conduct spill exercises in line with the ships SOPEP.

ALARP Assessment Summary - Monitor and Evaluate (refer worksheet for further detail)

Various, independent inputs from multiple service providers are used to build a detailed Common Operating Picture in the incident. An area of improvement for monitor and evaluate activities was the availability of a tracking buoy at Darwin. An additional Control Measure of purchasing 2 x tracking buoys to be available at Darwin was assessed and accepted.

Seven potential Control Measures were identified and assessed.

Two Control Measures were identified as reasonably practicable. The accepted Control Measures were:

- + 2 tracking buoys purchased and to be available in Darwin during activity
- + 1 oil sampling kit purchased and to be available in Darwin during activity

Six other potential Control Measures were also identified and assessed. All six were rejected as cost was grossly disproportionate to the reduction in risk.

Rejected response measures were:

- + Two tracking buoys taken from Varanus Island, Dampier Supply Base or Exmouth Freight and Logistics to be positioned at Darwin.
- + Purchase of oil spill modelling system and internal personnel trained to use system
- Ensure trained aerial observers based at Darwin
- + Trained monitoring specialists available in Darwin
- + Ensure trained marine mammal/fauna observers based at Darwin
- + Two vessels are in use by Santos servicing the Bayu-Undan operations could be used for surveillance purposes in response to a spill.

Performance Standards and Measurement Criteria that have been developed for the in-effect and accepted Control Measures are shown in the OPEP. The key areas of effectiveness for the identified Control Measures, during times of preparedness, focus on maintaining access to equipment and personnel through contractual arrangements with vessel providers, aircraft providers, aerial observers, UAV providers, tracking buoys, oil spill trajectory modelling providers, satellite imagery providers water quality monitoring providers and spill responders.

Additional key areas for effectiveness during preparedness are following relevant procedures such as the Protected Marine Fauna Interaction and Sighting Procedure and limiting environmental impacts from response activity through personnel and vehicle management. During response, a key area for ensuring effectiveness is the mobilisation of requirements in order to commence monitor and evaluate operations. These key areas of effectiveness have been represented in Performance Standards for monitor and evaluate operations.

ALARP Assessment Summary - Mechanical Dispersion (refer worksheet for further detail)

Mechanical dispersion is a secondary strategy that could be undertaken by vessels undertaking primary response strategies without the requirement for additional equipment, and no areas of improvement were identified. The use of mechanical dispersion in a response would be assessed as part of an operational NEBA.

No potential additional Control Measures were identified and assessed.

Performance Standards and Measurement Criteria that have been developed for the in-effect Control Measures are shown in the OPEP. The key areas of effectiveness for the identified Control Measures during a response are around the development of an operational NEBA to confirm suitability and environmental benefit, and the mobilisation of vessels. These key areas of effectiveness are reflected in the Performance Standards.

ALARP Assessment Summary - Shoreline Clean-up (refer worksheet for further detail)

Regional and Fremantle stockpiles and locally available supplies provide a range of shoreline clean-up equipment can be accessed to suit most beach types / required clean-up operations. Trained regional Santos personnel can be quickly mobilised to Darwin or Broome, followed by AMOSC staff and AMOSC Core Group from Perth. Equipment and trained personnel are not expected to be limiting factors for this response strategy. The availability of labour hire personnel for initial stages of a response was identified as an area of improvement. Control Measures that were evaluated to improve the availability of labour hire was either not feasible or the cost was grossly disproportionate to the reduction in risk. The availability of shallow draft vessels was also identified as an area or improvement. A review of control measures associated with vessels identified that improvements could be made by adding a provision for shallow draft vessels in existing Master Service Agreements with vessel providers. Waste management may be a limiting factor for ongoing shoreline clean-up operations and further information is shown in the ALARP assessment for Waste.

Nine potential Control Measures were identified and assessed.

One potential Control Measure was accepted as reasonably practicable. The accepted response strategy was:

+ Provision for shallow draft vessels added to Master Service Agreement

Eight Control Measures were were rejected as grossly disproportionate. Rejected response strategies were:

- + Mechanical mobile plant equipment for clean-up pre purchased and positioned at Darwin or Broome
- + Prepurchase and storage of equipment (decontamination/ staging equipment, clean-up and flushing, PPE) at Darwin or Broome
- + Access to additional shallow draft vessels owned by Santos to transport personnel to key sensitive areas on offshore islands such as Ashmore AMP
- + Access to additional team leaders that are locally based at Darwin or can be mobilised within short time frames
- + Faster access to clean-up personnel via Perth based labour hire contractor
- + Faster access to clean-up personnel via locally based (Darwin or Broome) labour hire companies or emergency response organisations
- + Faster access to clean-up personnel via Santos employment of local personnel
- + Review of shoreline sensitivity mapping. Review of Tactical Response Plans (TRPs) and development of additional TRPs for key locations

Performance Standards and Measurement Criteria that have been developed for the in effect and accepted Control Measures are shown in the OPEP. The key areas of effectiveness for the identified Control Measures, during times of preparedness, are around maintaining access to suitable equipment and personnel through contractual arrangements. During response, a key area of effectiveness is the rapid mobilisation of equipment and personnel and preparation of a Shoreline Clean-up Subplan and NEBA to ensure that impacts from response activities are minimised and operations are conducted in accordance with protection priorities as confirmed by the Control Agency.

ALARP Assessment Summary - Oiled Wildlife (refer worksheet for further detail)

Oiled wildlife equipment including first strike kits and containers can be mobilised from regional locations and Perth. Further equipment is available through national or international resources to implement a timely and sustained response adequate for the scale of worst-case oiled wildlife operations identified in the OPEP. The availability of trained personnel in the initial stages of an incident is a limiting factor for this response strategy. Potential Control Measures around additional responders through pre-hiring or contracts with additional service providers were investigated but were found to be not beneficial and/or the cost was grossly disproportionate to risk reduction.

Three potential Control Measures were identified and assessed. All were rejected as grossly disproportionate. Rejected response strategies were:

- + Additional Santos OWR trained personnel positioned at Darwin/Broome and Perth
- + Pre-hire and/or prepositioning of staging areas and responders
- Direct contracts with service providers

Performance Standards and Measurement Criteria that have been developed for the in effect and accepted Control Measures are shown in the OPEP. The key areas of effectiveness for the identified Control Measures, during times of preparedness, are around maintaining access to equipment and personnel through contractual arrangements. During response, the mobilisation of requirements for initial oiled wildlife response operations and the management of the oiled wildlife response in accordance with the WA Oiled Wildlife Response Plan are both key elements for achieving this strategy and they are represented as a Performance Standards

ALARP Assessment Summary - Waste (refer worksheet for further detail)

The Santos contract with the waste service provider has provisions for waste management operations of the scale estimated to be required in worst case scenarios detailed in the OPEP. Further detail is captured in the Waste Management Plan - Oil Spill Response Support (QE-91-IF-10053). An area of improvement is the availability of vessels required for waste transport at sea. One potential Control Measure to address this area of improvement was identified and assessed but cost was grossly disproportionate to risk.

Three potential additional Control Measures were identified and assessed. All were rejected as grossly disproportionate. Rejected response strategies were:

- + Maintain contracts with multiple service providers
- Procure temporary waste storage for Santos stockpile
- + Contract additional vessels on standby for waste transport

Performance Standards and Measurement Criteria that have been developed for the in-effect Control Measures are shown in the OPEP. The key areas of effectiveness for the identified Control Measures, during times of preparedness, are around maintaining access to waste management equipment and services through contractual arrangements. During response, a key area for increasing effectiveness is the timely mobilisation of requirements for initial response operations and defining critical management and reporting services to be provided by the waste service provider. These key areas of effectiveness are captured in the Performance Standards.

ALARP Assessment Summary - Scientific Monitoring (refer worksheet for further detail)

Oil spill scientific monitoring will be conducted on behalf of Santos by a contracted monitoring service provider as detailed in the Santos Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162) and the relevant Scientific Monitoring Programs. Mobilisation timeframe of personnel and equipment was identified as an area of potential improvement. One potential Control Measure weas identified and assessed - A potential Control Measure on the purchase and standby of scientific monitoring resources, which was found to be grossly disproportionate in cost in comparison to the reduction in risk.

Performance Standards and Measurement Criteria that have been developed for the in effect and accepted Control Measures are shown in the OPEP. The key areas of effectiveness for the identified Control Measures, during times of preparedness, are around maintaining access to equipment and personnel through contractual arrangements, regular reviews of monitoring service provider capability and reviews of existing baseline data. During response, a key area for effectiveness is the mobilisation of requirements to commence scientific monitoring, and ensuring that relevant approved manuals and plans are followed. These key areas of effectiveness are reflected in the Performance Standards.

Appendix C: POLREP



Samples taken

Items retrieved

Description:

Description:___

When blank, this form is classed as OFFICIAL, when filled out, this form is classed as OFFICIAL-SENSITIVE.

BEFORE completing this form please contact the MEER duty officer on (08) 9480 9924 (24hrs). Immediate reporting will enable a rapid response.

Marine Pollution Report (POLREP)

Return completed form to: Maritime Environmental Emergency Response Department of Transport

held by:

INCIDENT DETAILS Email: marine.pollution@transport.wa.gov.au and rccaus@amsa.gov.au Phone (08) 9480 9924 Fax: 1300 905 866 _____Time of Incident (24 hr format): ____ Date of Incident:__ Location name/description: Longitude of spill ____ **Incident Coordinates** Latitude of spill Format of coordinates used (select one) Degrees & decimal degrees Degrees, minutes & decimal minutes Degrees, minutes & seconds **Description of Incident: POLLUTION SOURCE** _____Unknown Vessel Other (Specify) Land (Specify) Cargo Container Bulk Vessel type (if known) Tanker Fishing Defence Recreational Other (Specify) _____Flag State / Callsign:______Australian vessel? Vessel name: **POLLUTANT** Diesel HFO bunker Crude Unknown Oil (type) Bilge Other (Specify) ____MARPOL cat / UN Nos: _____ Chemical Name: Garbage Details/description: ___ Packaged Details/description: _ Sewage Details/description: Other Details/description: **EXTENT** Size of spill (length & width in metres): ___ Amount of pollutant, if known (litres): ____ □ No Has the discharge stopped? Yes Unknown Weather conditions at site: Photos taken _held by: ___ Video taken Details: __held by: ____

| ADDITIONAL INFORMA | TION | | | |
|------------------------|--------------------------|----------------|--|---------------|
| Response action under | aken? Yes | No If ye | es, provide details below, please include any environn | ental impact. |
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| quipment used? | AMSA | State / NT | Industry | |
| assistance for an inve | estigation required from | n DoT | Yes No | |
| RIGINAL REPORT SO | URCE | | | |
| ame: | | Position: | Phone: | |
| ombat agency: | | Statutory ager | cy: | |
| ENDER DETAILS | | | | |
| ame: | | Agency: | Date: | |
| | | | nail: | |

PRIVACY STATEMENT

The Department of Transport is collecting the information on this form to enable it to carry out its role as Jurisdictional Authority as per WestPlan - Marine Oil Pollution. The Department of Transport and/or AMSA may give some or all of this information to other government bodies, non-government organisations who have responsibilities under the National Plan, and law enforcement agencies.

Once you have completed the form please check that all relevant fields have been filled with accurate data.

Please email completed form to marine.pollution@transport.wa.gov.au

Appendix D: SITREP



When blank, this form is classed as OFFICIAL, when filled out, this form is classed as OFFICIAL-SENSITIVE.

Marine Pollution Situation Report (SITREP)

MARINE POLLUTION SITUATION REPORT (SITREP)

This is advice from the Control Agency of the current status of the incident and the response. This form is transmitted to all relevant agencies including:

- Jurisdictional Authority
- Support Agencies

Send completed form to: Maritime Environmental Emergency Response Department of Transport GPO Box C102 PERTH, WA 6839

Email: marine.pollution@transport.wa.gov.au and rccaus@amsa.gov.au Fax: 1300 905 866

Incident Name:_ Ref. No. _____ Urgent Immediate Priority Standard Yes Final SITREP? Next SITREP on: Date: Time: POLREP Reference: _ Incident location Latitude Longitude Brief description of incident and impact: Overall weather conditions: Summary of response actions to date:

| Current Strategies: | | |
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| Summary of resources available/deployed | II | |
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| | Name: | | | | |
|-------------|-----------|--------------|--|--|--|
| | Agency: | | | | |
| SITREP | Role: | | | | |
| SIINEP | Contact | Telephone | | | |
| Prepared By | | Fax | | | |
| | | Mobile | | | |
| | No of Pag | es Attached: | | | |

Appendix E: Vessel Surveillance Observer Log



Vessel Surveillance Observer Log – Oil Spill

| Survey Details | | | | | | |
|-----------------------------------|---------------------|---------------------|-----------|-----------------------|--|--|
| Date | Start time: | End Time: | | Observers: | | |
| Incident: | | | | Area of Survey: | | |
| | | | | | | |
| Vessel: | | | | Master: | | |
| Weather Conditions | | | | | | |
| Wind speed (knots): | | | Wind | Wind direction: | | |
| Time high water and height (LAT): | | Current direction: | | | | |
| Time low water and height (LAT): | | Current speed (nM): | | | | |
| Tide during observations: | | Sea st | ea state: | | | |
| Stage of tide during observations | (incoming/falling): | | Other | weather observations: | | |

Santos

| Slick De | tails | | | | | | | | |
|-----------|--|---------------------|-----------|---------|--------------------------------------|-----|--|-----------|-----|
| Slick gri | Slick grid parameters by lat/long: | | | | Slick grid parameters (vessel speed) | | Slick grid dimensions: N/A | | |
| Length | Axis: | Width Axis: | | | Length Axis: N/A | | Width Axis | Length | nm |
| Start La | titude | Start Latitude | | | Time (seconds) | | Time (seconds) | Width | nm |
| Start Lo | ongitude | Start Longitude | | | | | | Length | nm |
| End Lat | itude | End Latitude | | | Speed (knots) | | Speed (knots) | Width | nm |
| End Lor | ngitude | End Longitude | | | | | | Grid area | km² |
| Code | Colour | %age cover observed | Total gri | id area | Area per oil code | | Factor | Oil volur | ne |
| 1 | Silver | | | km² | | km² | 40-300 L/ km ² | | L |
| 2 | Iridescent (rainbow) | | | km² | | km² | 300-5,000 L/ km ² | | L |
| 3 | Discontinuous true oil colour (Brown to black) | | | km² | | km² | 5,000-50,000L/ kn | n² | L |
| 4 | Continuous true oil colour (Brown to black) | | | km² | | km² | 50,000 – 200,000 L/ km ² | | L |
| 5 | Brown / orange | | | km² | | km² | >200,000 L/ km ² | | L |



Timeline of observations:

| Time | Description |
|------|-------------|
| | |
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Appendix F: Aerial Surveillance Observer Log



Aerial Surveillance Observer Log - Oil Spill

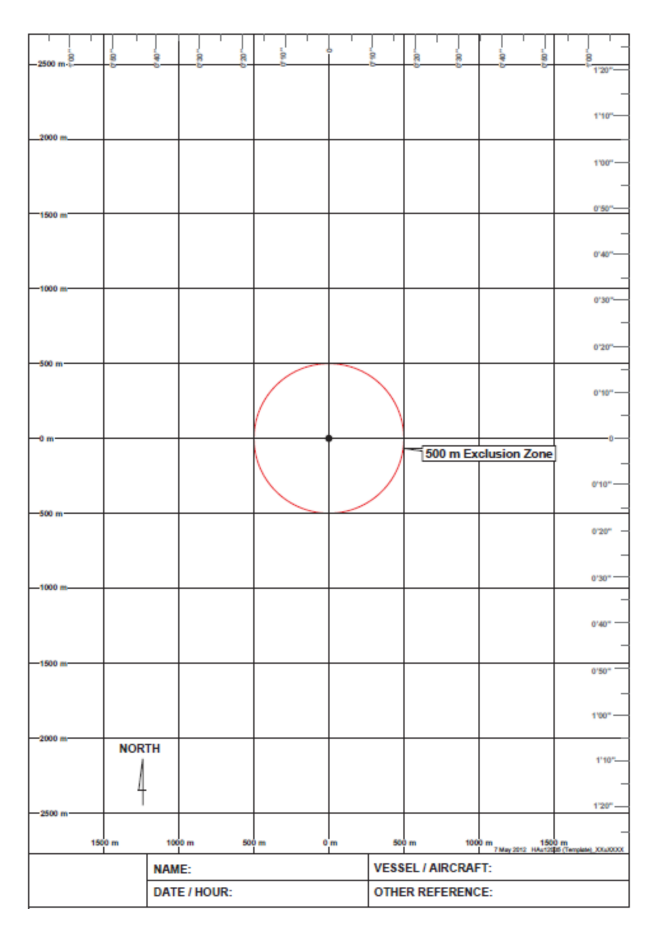
| Survey Details | | | | | | | |
|--------------------|-------------|-----------|-------------------|----------------------|--|--|--|
| Date: | Start time: | End Time: | Observer/s: | | | | |
| | | | | | | | |
| Incident: | | | Area of Survey: | | | | |
| | | | | | | | |
| Aircraft type: | Call sign: | | Average Altitude: | Remote sensing used: | | | |
| | | | | | | | |
| Weather Conditions | | | | | | | |
| Wind speed (knots) | | Win | d direction | | | | |
| | | | | | | | |
| Cloud base (feet) | | Visil | Visibility | | | | |
| | | | | | | | |
| Time high water | | Curr | Current direction | | | | |
| | | | | | | | |
| Time low water | | Curi | ent speed (nM) | | | | |
| | | | | | | | |
| | | | | | | | |

Santos

| Slick D | etails | | | | | | | |
|----------|--|------------------|-----------------|-----------------------------------|-----------------|--|-----------|-----|
| Slick gr | id parameters (lat/long) | | | Slick grid parameters (air speed) | | Slick grid dimensions | | |
| Length | Axis | Width Axis | | Length Axis | | Width Axis | Length | nm |
| Start La | atitude | Start Latitude | | Time (seconds) | | Time (seconds) | Width | nm |
| Start Lo | ongitude | Start Longitude | | | | | Length | nm |
| End Lat | titude | End Latitude | | Air Speed (knots) | | Air Speed (knots) | Width | nm |
| End Lo | ngitude | End Longitude | | | | | Grid area | km² |
| Code | Colour | % cover observed | Total grid area | Area per oil code | | Factor | Oil volu | me |
| 1 | Silver | | km ² | | km ² | 40-300 L/ km ² | | L |
| 2 | Iridescent (rainbow) | | km² | | km ² | 300-5,000 L/ km ² | | L |
| 3 | Discontinuous true oil colour (Brown to black) | | km² | | km ² | 5,000-50,000L/ km | 2 | L |
| 4 | Continuous true oil colour (Brown to black) | | km ² | | km ² | 50,000 – 200,000 L, km ² | / | L |
| 5 | Brown / orange | | km² | | km² | >200,000 L/ km ² | | L |



AERIAL SURVEILLANCE SURFACE SLICK MONITORING TEMPLATE



Appendix H: Aerial Surveillance Marine Fauna Sighting Record



OIL SPILL SURVIELLANCE - MARINE FAUNA SIGHTING RECORD SHEET

| Date: | | Time: | |
|---|-------------------------------|---|---------------------|
| Latitude: | | Longitude: | |
| MARINE FAUNA ID | GUIDE | | |
| O Humpback wh | ale | Whale shark | ○ Dugong |
| Minke whale | Sperm whale | Hawksbill turtle | C Loggerhead turtle |
| Killer whaleWhale species | Bryde's whale | Green turtle | ○ Flatback turtle |
| Bottlenose dolphinDolphin specie | Spinner dolphin | Leatherback tuTurtle species unknown | urtle |



| FAUNA DETAILS | | | | | | | | |
|-----------------------|--|--------|-----------|-----------------------------------|--|--|--|--|
| Category | Type/species? Adult/juvenile? ID confidence? | Number | Date/Time | Photo/ video taken? Reference No. | Behaviour / Comments. Proximity to oil? Oiled? Milling? Feeding? Transiting? | | | |
| Cetaceans | | | | | | | | |
| (Whales/ Dolphins) | | | | | | | | |
| Turtles | | | | | | | | |
| | | | | | | | | |
| Birds | | | | | | | | |
| | | | | | | | | |
| Dugongs | | | | | | | | |
| | | | | | | | | |
| Sharks | | | | | | | | |
| | | | | | | | | |
| Other | | | | | | | | |
| | | | | | | | | |
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| Other details for each observation location | | | | | | |
|---|-----------------------------|----------------------------------|----------|-----------------------------------|-------------------------------|--|
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| WEATHER DETAILS | | | | | | |
| Sea State | ○ Mirror calm ○ Small waves | Slight ripples | | | | |
| | Large waves some whitecaps | Carge waves, many whitecap | ps | | | |
| Visibility | ○ Excellent ○ Good ○ Mod | derate O Poor O Very Poo | or | | | |
| | | | | | | |
| OBSERVER DETAILS | | | | | | |
| Observer Name | | Observer signature | Observer | Inexperienced | Experienced | |
| | | | | | | |
| | | | | | | |

Appendix I: Aerial Surveillance Shoreline Observation Log



Aerial Surveillance Reconnaissance Log - Oil Spill

| Survey Details | | | | | | | | | |
|---|--------------------------|---------------------------------|---------------------|----------------------------|------------------|-------|----------------------------------|------------------------------|--|
| Incident: | Date: | Star | t time: | End | Time: | Ol | oserver/s: | | |
| | | | | | | | | | |
| Area of Survey | | | | | | | | | |
| Start GPS | | | | | End GPS | | | | |
| LATITUDE: | | | | | LATITUDE: | | | | |
| | | | | | | | | | |
| LONGITUDE: | | | | | LONGITUDE: | | | | |
| | | | | | | | | | |
| Aircraft type | Call sign | | | | Average Altitude | | | Remote sensing used (if any) | |
| | | | | | | | | | |
| Weather Conditions | | | | | | | | | |
| Sun/Cloud/Rain/Windy | 1 | Visi | Visibility | | | | Tide Height | | |
| | | | | | | | L/M/H | | |
| Time high water | | Tim | Time low water | | | Other | | | |
| | | | | | | | | | |
| Shoreline Type - Select | t only ONE primary (P) a | nd ANY seco | ondary (S) types pr | esent | t | | | | |
| Rocky Cliffs | | Boulder and cobble beaches | | | | | Sheltered tidal flats | | |
| Exposed artificia | l structures | Riprap | | | | | Mixed sand and gravel beaches | | |
| Inter-tidal platfo | rms | Exposed tidal flats | | | | | Fine-Medium sand grained beaches | | |
| Mangroves | | Sheltered rocky shores | | | | | Other | | |
| Wetlands | | Sheltered artificial structures | | | | | | | |
| Operational Features (tic | k appropriate box) | | | | | | | | |
| Direct backshore access Alongshore access | | | | Suitable backshore staging | | | | | |
| Other | | | | | | | | | |

Appendix J: Shoreline Clean-up Equipment

Equipment List for an Initial deployment of a 6 person Manual Clean Up Team

| <u> </u> | Equipment List for an initial deployment of a 6 person Manual Clean Up | |
|----------|--|----------|
| | ore Clean-up Tools | Quantity |
| | Disposal Bag Labelled, 140 cm x50cm x 100um | 1000 |
| | Disposal Bag large fit 205ltr drum, 100cm x 150cm x 100um | 50 |
| | olyethylene Safety Shovel 247mm z 978mm | 2 |
| | teel Shovel | 4 |
| | teel Rake | 2 |
| | andscapers Rake | 2 |
| В | Barrier Tape – "Caution Spill Area" | 10 |
| Р | ool scoop with extendable handle – flat solid | 2 |
| Р | oly Mop Handle | 2 |
| S | afety Retractable Blade Knife | 2 |
| P | oly Rope 20m | 6 |
| S | tar Pickets | 24 |
| S | tar Picket driver | 1 |
| Н | land Cleaner | 1 |
| С | Cable ties – general use | 1000 |
| ٧ | Vheel Barrow | 2 |
| G | Galvanised Bucket | 4 |
| Р | runing secateurs | 2 |
| | ledge Shears | 1 |
| | al Protection Equipment (PPE) Team of 6 | |
| S | pill Crew Hazguard water resistant coveralls (assort sizes) | 36 |
| R | Respirator dust/mist/fume and valve | 40 |
| С | Disposable box light nitrile gloves (100bx) | 2 |
| | Alpha Tec gloves (assort size) | 24 |
| | far Plugs (200bx) | 1 |
| | afety Glasses | 18 |
| | afety Goggles non vented | 6 |
| | Gum Boots (assort size) | 18 |
| | tigger Gloves (assort size) | 18 |
| | Day/Night Vest | 6 |
| | e Equipment | |
| | Collapsible Bund 1.6m x 1.2m | 2 |
| | Collapsible bund 4m x 2.4m | 1 |
| | Aisc sizes of ground sheets/tarps | 6 |
| Absorb | | - |
| ρ | sbsorbent Roll 'oil and fuel only' 40m x 9m | 6 |
| ρ | Absorbent Pad "oil and fuel only" 45cm x 45cm | 400 |
| Р | oly Mops (snags) | 150 |
| | Poly Absorbent Wipes | 10 |
| | onal Items | |
| | olding Deck Chair | 6 |
| | olding Table | 1 |
| | helter open side | 1 |
| | Person first aid kit | 1 |
| | Vide Brim Hat with cord | 6 |
| | unburn Cream 1 litre pump bottle | 1 |
| | Personal Eyewash bottle 500mls | 6 |
| | Personal Drink bottle 750mls | 6 |
| | Boxes, Bin and Lid Storage/transport assorted | |
| | יסתכטן בווו מוומ בומ סנטומקכן נומווסףטונ מסטטונכמ | |

Equipment list for a decontamination unit for Beach Clean Up Team

| Shore Clean-up Tools | Quantity |
|--|----------|
| Inflatable Decon Tent | 1 |
| Inflatable Tent 9 square metres – Modesty or Control tent | 1 |
| Misc sizes of ground sheets/tarps | 4 |
| Collapsible Bund 1.6m x 1.2m (two stages) | 2 |
| 2 stools in each bund | |
| Collapsible Bund 4m x 2.4m (for used PPE and clothing into DB's) | 1 |
| Long Handled Scrub brush | 2 |
| Scrub Brush | 2 |
| Simple Green 20 ltr | 2 |
| Poly Absorbent Wipes | 10 |
| Wet Wipe Canister | 6 |
| Disposal Bag for Clothing, 140cm x 50cm x 100um | 100 |
| Bath towel | 6 |
| Liquid soap in push dispenser (citrus based) | 1 |
| Track mat – Absorbent for Corridor/walkway | 1 |
| Star pickets | 16 |
| Star picket driver | 1 |
| Barrier tape to create corridors | 4 |
| Safety Goggles non vented (used during decon) | 6 |
| Optional Items | |
| Folding Deck Chair | 6 |
| Folding Table | 1 |
| Shelter open side | 1 |
| 6 Person first aid kit | 1 |
| Wide Brim Hat with cord | 6 |
| Sunburn Cream 1 litre pump bottle | 1 |
| Personal Eyewash bottle 500mls | 6 |
| Personal Drink bottle 750mls | 6 |
| Boxes, Bin and Lid Storage/transport assorted | |

Equipment list for deployment of a 6-person team for flushing or recovery

| Fli | shing Equipment | Quantity |
|-------|---|----------|
| Tiu | Diesel self prime semi trash pump, 25-35 psi, 4.8hp | 1 |
| | Perforated 2" lay flat hose, 20 mtr sections | 2 |
| | Section Hose 2", 20m sections | 5 |
| | Hose End Strainer | 1 |
| Rad | covery Equipment | 1 |
| i.c. | Tidal Boom (shoreline boom) 25m lengths | 2 (50m) |
| | Tidal Boom Accessories pack | 1 |
| | Versatech Zoom Curtin Boom 300mm chamber, 450mm skirt 25m section | 2 (50m) |
| | Towing Bridle | 2 |
| | Danforth Sand Anchor Kit, 30m lines, 15m trip lines | 3 |
| | Diesel Powered pump with hose | 1 |
| | Manta Ray skimmer | 1 |
| Par | rsonal Protection Equipment (PPE) Team of 6 | 1 |
| 1 61 | Spill Crew Hazguard water resistant coveralls (assort sizes) | 36 |
| | Respirator dust/mist/fume and valve | 40 |
| | Disposable box light nitrile gloves (100bx) | 2 |
| | Ear Plugs (200bx) | 1 |
| | Safety Glasses | 18 |
| | Gum Boots (assort size) | 18 |
| | Hyflex Oil Restraint Gloves (assort size) | 18 |
| | Day/Night Vest | 6 |
| Sto | rage Equipment | 0 |
| 310 | Collapsible Bund 1.6m x1.2m | 1 |
| | Misc sizes of ground sheets/tarps | 6 |
| | Collapsible Tank 5000 litres | 2 |
| Abs | sorbents | 2 |
| 7 1.0 | Absorbent Boom 'oil and fuel only' 3 or 6m x 180mm | 200mtrs |
| | Absorbent Roll 'oil and fuel only' 40m x 9m | 10 |
| | Absorbent Pad "oil and fuel only" 45cm x 45cm | 1000 |
| | Poly Absorbent Wipes | 10 |
| Ad | ditional Items | |
| | Folding Deck Chair | 6 |
| | Folding Table | 1 |
| | Shelter open side | 1 |
| | 6 Person first aid kit | 1 |
| | Wide Brim Hat with cord | 6 |
| | Sunburn Cream 1 litre pump bottle | 1 |
| | Personal Eyewash bottle 500mls | 6 |
| | Personal Drink bottle 750mls | 6 |
| | Boxes, Bin and Lid Storage/transport assorted | |
| | Inflatable Tent 9 square metres | 1 |
| | minutable refit 5 square metres | |

Equipment list for a 6 person team for near shore clean up

| Absorbents | Пир |
|---|----------|
| | |
| Absorbent Roll 'oil and fuel only' 40m x 9m | 20 |
| Absorbent Pad "oil and fuel only" 45cm x 45cm | 2000 |
| Absorbent Boom "oil and fuel only" 3or6m z 180mm | 200mtrs |
| Poly Mops (snags) | 150 |
| Poly Absorbent Wipes | 20 |
| Recovery Equipment | |
| Tidal Boom (shoreline boom) 25m lengths | 4 (100m) |
| Tidal Boom Accessories pack | 2 |
| Versatech Zoom Curtin Boom 300mm chamber, 450mm skirt 25m section | 8 (200m) |
| Towing Bridle | 2 |
| Danforth Sand Anchor Kit 15kg 30m lines, 15m trip lines | 10 |
| Weir Skimmer 30T hr | 1 |
| Trash Screen for above | 1 |
| Diesel Powered pump with hose | 1 |
| Manta Ray skimmer | 1 |
| Shore Clean-up Tools | Quantity |
| Disposal Bag large fit 205ltr drum, 100cm x 150cm x 100um | 200 |
| Pool scoop with extendable handle – flat solid | 2 |
| Poly Mop Handle | 2 |
| Poly Rope 20m | 10 |
| Star Pickets | 24 |
| Star Picket driver | 1 |
| Intrinsic Safe Torch | 6 |
| Hand Cleaner | 1 |
| Cable ties (to add extra join to absorbent booms) | 150 |
| Personal Protection Equipment (PPE) Team of 6 | |
| Spill Crew Hazguard water resistant coveralls (assort sizes) | 36 |
| Disposable box light nitrile gloves (100bx) | 2 |
| Alpha Tec gloves (assort size) | 24 |
| Ear Plugs (200bx) | 1 |
| Safety Glasses – with head strap | 18 |
| Gum Boots (worn extra large or as advised by skipper) | 18 |
| Steel cap waders | 2 |
| Personal Flotation Device | 6 |
| Rigger Gloves (assort size) | 18 |
| Storage Equipment | |
| Collapsible Bund 1.6m x 1.2m | 2 |
| Collapsible bund 4m x 2.4m | 1 |
| Collapsible Tank 5000 litres | 2 |
| Alum box, Bin & lid Storage/transport cases | 10 |
| Misc sizes of ground sheets/tarps | 6 |
| Optional Items | |
| 6 Person first aid kit | 1 |
| Wide Brim Hat with cord | 6 |
| Sunburn Cream 1 litre pump bottle | 1 |
| Personal Eyewash bottle 500mls | 6 |
| Personal Drink bottle 750mls | 6 |

Appendix K: Shoreline Response Strategy Guidance

Shoreline Response Strategy Guidelines

Guidance on response methods for sensitive coastal habitats is provided in Table 1.

Guidance on applicable shoreline clean-up techniques based on shoreline substrate and degree of oiling are presented in **Figure 1** to **Figure 4**.

Table 1 Strategy Guidance for shoreline response at coastal sensitivities

| Sensitive Receptors | Strategy Guidance | |
|---|--|---|
| Mangroves | All efforts should be mounted to prevent any oil from moving towards this area by using booms to divert the oil away from this area. However, if oil is expected to move into this area, multiple rows of booms, or earthen booms can be deployed at the entrance of creeks or along the mangrove fringe to prevent/minimise oiling. Sorbents can be used to wipe heavy oil coating from roots in areas of firm substrate. Close supervision of clean-up is required. Where thick oil accumulations are not being naturally removed, low-pressure flushing may be attempted at the outer fringe – sorbent pads and sorbent sweeps can be used to recover the sheen. No attempt should be made to clean interior mangroves, except where access to the oil is possible from terrestrial areas. Oily debris should be removed; it is extremely important to prevent disturbance of the substrate by foot traffic; thus most activities should be conducted from boats. Live vegetation should not be cut or otherwise removed. | |
| Seabirds, shorebirds and migratory waders | All efforts should focus on deflecting oil away from this area or dispersing the oil offshore or using booms offshore to divert the oil away from this area. If oil is expected to move into the coastal colonies and roosting areas, multiple booms can be deployed along the reserve to prevent/minimise oiling. | - |

| Sensitive Receptors | Strategy Guidance | |
|---|---|---|
| Turtle nesting beaches during or near nesting season | All efforts should be mounted to prevent any oil from moving towards this area by using booms to divert the oil away from this area. However, if oil is expected to move into this area, booms can be deployed along the reserve to prevent/minimise oiling. | - |
| Fringing coral reef communities (Note: submerged coral reef communities are less susceptible to oiling) | Little can be done to protect coral reef beds along exposed sections of shoreline. Floating oil would potentially coat living reef communities, which are usually slightly elevated and are consequently exposed at low tide. Natural recovery with a close monitoring program is the preferred clean-up technique. Clean-up of the reef itself by natural processes is expected to be rapid. As much as practicable, oil should be removed from adjacent intertidal areas to prevent chronic exposure of the corals to oil leaching from these sites. Use of sorbents should be limited to those that can be contained and recovered. | |
| Macroalgal and seagrass beds | All efforts should focus on deflecting oil away from this area, dispersing the oil offshore, or using booms to divert the oil away from this area. Extreme care should be taken not to disturb the sediments during clean-up operations in the vicinity of macroalgal and seagrass beds, which could result in total loss of the macroalgal and seagrass beds. Removal of oiled parts of the macroalgal and seagrass beds should only be considered when it can be demonstrated that special species are at significant risk of injury from contact or grazing on the macroalgal and seagrass beds. Otherwise, the best strategy for oiled seaweed is to allow natural recovery. | |

| Sensitive Receptors | Strategy Guidance | |
|------------------------|--|--|
| Rocky coast | Where practicable, booms can be deployed parallel to the rocky coasts to prevent/minimise oiling. Flushing rocky shoreline is considered the most effective method of cleaning. Care must be taken to assess the fate and transport of the flushed oil and sorbent snares can be used to recover if deemed necessary to reduce impacts to ALARP. For small areas of contamination, rocky structure can be manually wiped with sorbent pads or scraped to remove oil. | |

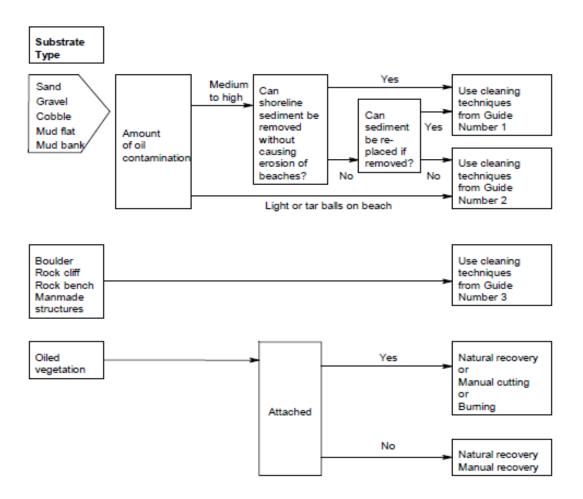


Figure 1: Shoreline Clean-up Master Decision Guide

Shoreline Cleanup Decision Guide Number 1 TRAFFICABILITY SUBSTRATE DEPTH OF OIL CLEANUP TECHNIQUES IN ACCESS TYPE PENETRATION ORDER OF PREFERENCE Less than 3cm Motor Grader and Elevated 3. Is there Scraper access to Combination. beach for Elevated Scraper. heavy Motor-Grader and Front-End equipment or Loader (Rubber-Tyred) can access Sand, Gravel, Combination. be Mud constructed? Greater than 3cm Elevated Scraper. Front-End Loader (Rubber-Bulldozer and Front-End Can rubber-Loader (Rubber-Tyred) tyred equipment operate on beach? Combination. Less than 30cm Front-End Loader (Rubber-Tyred). Yes Greater than 30cm Bulldozer and Front-End Cobble Loader (Rubber-Tyred) Select most Combination. preferable Front-End Loader (Rubbertechnique Tyred). Not applicable Backhoe. Mud Bank Front-End Loader (Rubber-Tyred). Nο Less than 30cm Front-End Loader (Tracked). 2. Can tracked Bulldozer and Front-End equipment operate Yes Loader (Tracked) Sand. on beach? Combination. Gravel, Mud. Greater than 30cm Bulldozer and Front-End Cobble Loader (Tracked) Combination. Front-End Loader (Tracked). Νo No Use dragline or hydraulic Go to next figure, Decision grader or leave to natural Guide Number 2, Question 4. recovery.

Figure 2: Shoreline Clean-Up Decision Guide 1

Shoreline Cleanup Decision Guide Number 2

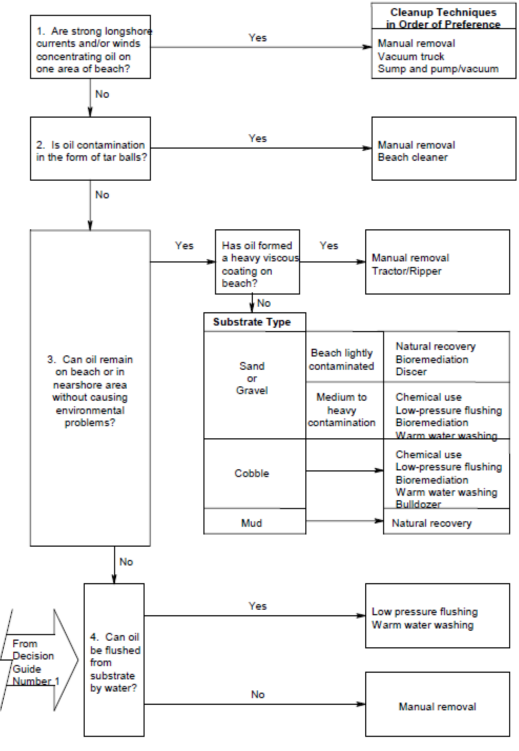


Figure 3: Shoreline Clean-Up Decision Guide 2

Shoreline Cleanup Decision Guide Number 3

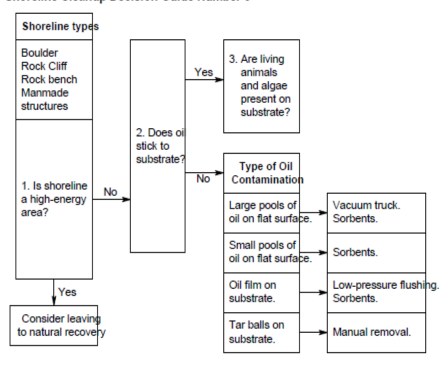


Figure 4: Shoreline Clean-Up decision Guide 3

Appendix L: Operational Guidelines for Shoreline Response

Operational Guidelines for Shoreline Clean-up activities

1.1.1 Worksite preparation guidelines

The following provides guidelines for the preparation of staging areas supporting shoreline clean-up operations.

Organisation and worksite set-up

The worksite does not only include the polluted areas that require cleaning. Several other specific areas must be identified and cordoned off and routes for pedestrians and vehicles should be signposted.

These specific areas are:

- The polluted area;
- The waste storage area, with different types of containers suitable for the different kinds of waste;
- The decontamination area: whatever the size of the spill, a decontamination phase for operational personnel, equipment and tools must be carried out in order to provide some comfort to personnel after each work session, avoiding oiling clean areas, and group together personal clean-up equipment and protective gear, to facilitate the management of the site (cleaning, storage, re-use);
- A rest area, with at least changing rooms, toilets, a first aid kit and cold and hot beverages. Cold
 or even hot meals can also be organised on the spot provided that a canteen tent or temporary
 building is available; and
- A storage area for tools and machinery (or equipment warehouse).

Access to the worksite should be restricted and traffic of vehicles should be strictly regulated to avoid accidents.

Preparation

- Prevent the general public from accessing the worksite;
- Delineate accesses for vehicles and machinery (check load-bearing capacity) and routes;
- Channel vehicle and pedestrian traffic;
- Protect the ground (geotextile, roll out mat system...) during operations in sensitive areas (dunes...);
- Prepare and signpost the different areas of activity (on the beach), living areas (locker room, meals, showers, toilets...) and stockpiling areas presenting a risk (fuel, equipment, waste pit....);
- Define a site for fluid storage away from the locker room:
 - o Provide an extinguisher for each cabin
 - Set up a recovery system for fuel leaks
- Provide at least minimum lighting for installations and the surrounding area during the winter.

| | Basic Equipment | | Extra Equipment | |
|---|-----------------------------|---|---------------------------------|--|
| , | Plastic liners, geotextiles | ✓ | Bins, barrels, skips, tanks | |
| , | Barrier tape and stakes | ✓ | Hot and cold beverages Welfare) | |
| , | Signposting equipment | ✓ | Cooking oil, soap (Welfare) | |
| | | ✓ | Earthmoving equipment | |

PRIMARY STORAGE OF WASTE

A primary storage site is:

- ✓ An emergency staging area of the immediate deposit of the waste collected before its transfer to either an intermediate long term storage site or if possible directly to a treatment facility; and
- ✓ A key stage in the waste management process for sorting, labelling and quantifying the types and volumes of waste collected and when possible, reducing volumes to be transported by pretreatment.

The storage site must be closed as soon as clean-up operations are completed.

The return of the site to its original condition implies:

- ✓ A contamination diagnosis made by an organisation specialised in ground pollution, decontamination operations if needed and the approval of the authorities; and
- ✓ In some cases, botanical evaluations to define a plant cover restoration operation.
 - ✓ Segregate the different types of waste
 - ✓ Protect containers from rain water and to contain odours
 - ✓ Protect containers from prolonged exposure to sunlight if necessary
 - ✓ Ensure security to prevent unauthorised dumping

Primary waste storage sites should meet certain criteria:

- ✓ Close proximity to the site of clean-up;
- ✓ Good access to roads for heavy lorries; and
- ✓ A flat area with enough space away from environmentally-sensitive areas (vegetation, groundwater) and out of reach of the sea tides and waves.

- Depending on the volume of waste, site characteristics and availability of containers, prepare:
 - Staging areas
 - o Pits if necessary
 - o Platform within earth berms
 - o Platform for bagged solids and liquids in tank.
- ✓ Protect areas using watertight plastic liners
- ✓ Lay fine gravel or sand at the base of the storage area to protect the membranes
- ✓ Prepare rain water or effluent management
- ✓ Ensure correct labelling of the containers to avoid mixing the different types of waste (liquid, solid, non-biodegradable oiled plastics, contaminated cleanup equipment, biodegradable oiled seaweed, faunal)
- ✓ Control access to the cleanup sites and protect access routes using lining and/or geotextiles

BASE CAMP/REST AREA

The rest area (base camp) should at least consist of:

- ✓ Changing rooms;
- ✓ Toilets; and
- ✓ A rest area.

At base camp, operators must be provided with:

- ✓ A first aid kit; and
- ✓ Hot and cold beverages, meals.

Selection of the rest area must meet certain criteria:

- ✓ Close proximity to the clean-up site;
- ✓ Easy access; and
- ✓ A flat area with enough space away from environmentally sensitive areas.

Equipment

- ✓ Shelter/rest area (tent, temporary building;
- ✓ Portable toilets (at least one for men and one for women);
- ✓ Locker rooms;
- ✓ First aid kit;
- ✓ Fire extinguisher; and
- ✓ Communication equipment.

STORAGE AREA FOR EQUIPMENT AND MACHINERY

This area consists of and equipped repair and maintenance site.

In order to avoid incidents and clean-up equipment failures, equipment should only be used by trained personnel and all equipment should regularly be checked for conformity with standard operating procedures and safety.

- ✓ Check and adjust daily levels of gasoline, diesel, oil, water and other fluids
- ✓ Regularly maintain the machines (pumps, pressure washers...)
- ✓ Equipment must be checked, counted by the person in charge of logistics and stored daily at the end of the work day
- ✓ Some pieces of equipment must be washed or at least rinsed daily, with proper recovery of cleaning effluent, other kinds of equipment should be washed weekly or at the end of operations
- ✓ Set up a systematic maintenance-cleaning-repair operation at the end of each week
- ✓ Small tools and equipment and even detachable parts of all equipment remaining outside should be securely stored away (eg stainless steel bucket of small sand screeners)
- ✓ In case of interruption of operations, large pieces of equipment should be moved to a supervised site
- ✓ Regularly check equipment for conformity and safety

The storage area for equipment and machinery must meet certain criteria:

- ✓ Close proximity to the site of clean-up;
- ✓ Easy access; and
- ✓ A flat area with enough space away from environmentally-sensitive areas.

Equipment

- ✓ Cabins;
- ✓ Hut;
- ✓ Maintenance equipment and tools; and
- ✓ Cleaning equipment.

1.1.2 Manual clean-up guidelines

Oil, polluted sediment and debris are removed by hand or with the help of manual tools and then stored for disposal.

Conditions of use

- ✓ Pollution: all types; most often scattered pollution; on large spills, if implementation of other techniques is impossible;
- ✓ Pollutant : all types;
- ✓ Substrate : all types; sufficient load bearing capacity for pedestrians and light equipment; and
- ✓ Site: all types sufficiently accessible and which tolerate intensive traffic.

Equipment

Basic Equipment:

- ✓ Scrapers (paint scrapers, long handle scrapers...), rakes, brushes, forks; and
- ✓ Landing nets, shovels, trowels.

Extra Equipment:

- ✓ Waste containers, big bags, bins, plastic bags; and
- ✓ Front-end loader (for disposal).

PPE: At least protective clothing: overalls, boots, gloves, etc. depending on the nature of the pollutant, expose and responder activity.

- ✓ Divide the response personnel among three functions:
 - o Collection/scraping/gathering
 - Placing in bags/waste containers
 - o Disposal
- ✓ Rotate the teams among the three functions;
- ✓ The waste can be disposed of manually or with the use of mechanical means if possible;
- ✓ Don't overfill bins, plastic bags; and
- ✓ Don't remove excessive quantities of sediments.

Impact

- ✓ Impact insignificant to heavy, depending on the type of substrate. Risk of destroying the structure of the substrate in marshes. Erosion;
- ✓ Potentially destructive effects on vegetation (dunes, marshland);
- ✓ Deconstruction and destabilisation of the foot of the dune (upper end of beach); erosion, destruction of the dune and the associated vegetation, decrease in biodiversity and fertility by reduction of the low water mark; and
- ✓ Can tend to fragment the oil in certain conditions.

Performance

This is a highly selective technique, but requires a lot of time and personnel. If not done correctly, there is a risk of removal of large quantities of clean sediment.

1.1.3 Mechanical clean-up guidelines

This technique consists of collecting the oil in order to facilitate its removal from the beach. Collection is carried out using a tractor, ATV or earthmoving vehicle or earthmoving equipment.

Conditions of use

- ✓ Pollution : heavy pollution, continuous slick;
- ✓ Pollutant : slightly to very viscous oil;
- ✓ Substrate: vast, flat foreshore with wet fine-grain sand (very damp to saturated) and a good load-bearing capacity, without ripple marks; and
- ✓ Site: accessible and sufficient load bearing capacity for earthmoving equipment, sufficiently large to allow vehicles to manoeuvre.

Equipment

Basic equipment:

- ✓ Backhoe loader;
- ✓ Grader/bulldozer;
- ✓ Tractor or loader with front blade; and
- ✓ Front-end loader or lorry (for removal).

PPE: At least suitable for heavy machinery operation

Impact

- ✓ Normally only removes the oil, but some sediment may also be taken with it (if the operator is poorly supervised or inexperienced), especially if used on light pollution or an unsuitable site;
- ✓ High risk of disturbance due to traffic and mixing of oil with sediment; and
- ✓ May lead to reduction of beach stability and beach erosion/loss of beach area.

Minimum workforce required: 2 people per vehicle (1 drive + 1 assistant)

Waste: oil mixed with a varying quantity of sediment; but can rapidly become unselective if scraping is carried out on moderate pollution (should be avoided)

- ✓ Consists of bringing the oil together in order to facilitate its removal from the beach. Scraping is carried out using a tractor or earthmoving equipment fitted with a front end blade in an oblique position. According to the viscosity of the oil, two options are available:
 - (case 1) fluid oil: radial or converging scraping towards a collection point on the foreshore;
 removal by pumping
 - o (case 2) more viscous oil /solids: concentration to form windrows, by successive slightly curing passes parallel to the water line; subsequent removal of windrows
- ✓ Should only be carried out on heavy pollution; do not use on moderate to light pollution
- ✓ Inform and supervise operators; use experienced operators
- ✓ Work methodically
- ✓ Set up traffic lanes on the beach in order to reduce oil and sediment mixing

- ✓ Don't remove excessive amounts of non-contaminated materials
- \checkmark Don't fill the bucket of loader more than 2/3 capacity
- ✓ Don't drive on polluted materials

1.1.5 Shoreline vessel access guidelines

There are numerous landing craft vessels available in the North West Shelf area. These vessels are capable of grounding out; therefore the vessels can access a contacted area on high tide, ground out, unload equipment and personnel, reload with waste oil then depart on the next high tide. Landing craft vessels are supplied through Quadrant Energy existing vessel suppliers.

Mechanical equipment and PPE are to be mobilised to the nominated marine operational base for onward movement to the affected locations.

For shoreline clean-up of remote islands the following guidelines will be considered so as to minimise the secondary impacts of high numbers of spill response personnel on shorelines:

Vessels are to be mobilised to the designated deployment Port to mobilise shoreline clean-up teams by water. The shoreline clean-up will be undertaken through on-water deployment to the defined shorelines in 4 stages:

- (1) Drop off of 6-person clean-up containers (refer below) to shoreline contact locations defined by IMT through observation data;
- (2) Deployment of marine and environmental specialists to demarcate the clean-up zones with barrier posts and tape to prevent secondary impacts to flora and fauna by the clean-up teams;
- (3) Deployment of small clean-up teams with a trained/competent shoreline responder as a Team Leader to conduct clean-up methods (flushing, bag and retrieve, etc.) with all waste being bagged and stored in temporary bunding made of HDPE above the high-high tide mark; and
- (4) Deployment of the waste pickup barges to retrieve collected wastes from the temporary bunding and to complete the shoreline clean-up and final polishing.

Appendix M: Oiled Wildlife Response Personnel and Equipment

In the event of a spill impacting wildlife, Santos will commence arrangements to mobilise personnel and equipment to fill responder positions as identified in the WAOWRP. An overview of sources of personnel is provided in Table 1 and an overview of 'first-strike' equipment for initial deployment is provided in Table 2.

In the event of large-scale OWR, further specialised OWR equipment and personnel will be provided by in-country and international organisations, as necessary, accessed through AMOSC (primary) and OSRL (secondary). Equipment and personnel required for the development and operation of staging areas/ treatment facilities can be provided locally (for example veterinary personnel and supplies). The East Kimberley regional operational OWR plan and the West Kimberley regional operational OWR plan (as per the WAOWRP) provide detail of local organisations and suppliers for personnel and equipment.

In addition to OWR providers mobilised through AMOSC and OSRL/Sea Alarm, Santos maintains access to the workforce marketplace during an emergency response. Level 1 oiled wildlife responders, of which the WAOWRP indicates 90+ could be required for a Level 6+ event, could be provided through Santos workforce hire arrangements. On the job training requirements for Level 1 responders could be provided by DBCA, AMOSC or Sea Alarm personnel. Skilled but ubiquitous roles required for manning and maintaining facilities and staging areas, such as trades, technicians and vets, could also be filled through workforce hire arrangements. The East Kimberley regional operational OWR plan and the West Kimberley regional operational OWR plan (as per the WAOWRP) provide contact details for local trade personnel, vets and wildlife specialists that could be employed for manning/maintenance of forward response wildlife response facilities.

Table 1: Sources of Oiled Wildlife Response Personnel

| Table 1: Sources of Oiled Wildlife Response Personnel | | | | |
|---|--|--|-------------------------------|--|
| AMOSC / INDUSTRY RESPONDERS | | Activated through | Capability | |
| AMOSC Technical Advisor – Oiled Wildlife – assistant in IMT (as industry OWA if required) | | AMOSC Duty Officer | 1* | |
| Level 2-4 respo | | | 18* | |
| WA Petroleum industry personnel – Trained by individual petroleum industry companies – activated via mutual aid | | | ~50* | |
| AUSTRALIAN OWR EXPERTISE | | Activated through | Capability | |
| Blue Planet Marine (ACT and WA) – Oiled Wildlife Responders | | AMOSC Duty Officer | 10-20* | |
| Phillip Island National | | | ~70 staff | |
| Parks(VIC) – Oiled Wildlife Responders | | | ~45 volunteers* | |
| NatPlan Mutual Aid | | | 50-100* | |
| Perth Zoo – Duty Veterinarian Wildlife care and rehabilitation advice, expertise and management Links to wildlife | | Personnel potentially available to there is no formal arrangement) | petroleum industry (currently | |

| | rehabilitation networks | | |
|---|----------------------------|-------------------------|---|
| OWA | | DBCA State Duty Officer | 1 per shift |
| Personnel | | | |
| DBCA staff with wildlife and emergency management skill set who currently operate in fire preparedness and response | | | |
| INTERNATIONAL OWR | | Activated through | Capability |
| DwyerTECH NZ – Facilities Management Personnel (call- off contract) | | AMOSC Duty Officer | 2* |
| Wild base, Massey University (NZ) - Oiled Wildlife Responders | | | 4-6* |
| International Bird Rescue (USA)- Oiled Wildlife Responders | | | 4* |
| Sea Alarm (Belgium) – Expert assistance with organisational set-up and global OWR resourcing | | OSRL Duty Officer | 2/3** (Sea Alarm) + additional OWR responders accessed through global network |

Table 2: First Strike Deployment-Ready OWR Equipment

| AMOSC OWR Equipment* | Activated through | Location |
|--|--------------------|-----------|
| 1 x AMOSC owned OWR | AMOSC Duty Officer | Fremantle |
| container | | |
| 1 x AMOSC owned box kit | | |
| 1 x Fauna Hazing and Exclusion kit | | |
| 1 x AMOSC owned OWR container | | Geelong |
| 1 x AMOSC owned box kit | | |
| 1 x Fauna Hazing and Exclusion kit | | |
| 1 x AMOSC owned box kit | | Exmouth |
| 1 x AMOSC owned box kit | | Broome |
| National Plan (NatPlan) OWR Equipment* | Activated through | Location |
| 1 x NatPlan OWR container | AMSA RCC | Dampier |
| 1 x NatPlan/DBCA Box/trailer kit | | |

^{*} As per AMOSC Capacity Statement 25 Jun 2020

** As per Sea Alarm/OSRL Service Level Agreement Statement

| 1 x NatPlan OWR container | | Darwin |
|--|-------------------|----------------------|
| 1 x NatPlan OWR container | | Townsville |
| 1 x NatPlan OWR container | | Devonport |
| WA DBCA OWR Equipment* | Activated through | Location |
| 1 x DoT OWR container | DoT Duty Officer | Fremantle |
| DBCA OWR trailer kit | | Karratha |
| DBCA OWR trailer kit | | Kensington |
| NSW Maritime OWR | Activated through | Location |
| Equipment* | | |
| 1 x NSW Maritime OWR | AMSA RCC | Sydney |
| container | | |
| OSRL OWR Equipment** | Activated through | Location |
| 1 x Search and rescue | OSRL Duty Officer | UK |
| response package | | |
| | | |
| 2 x Cleaning and rehabilitation | | |
| response package | | |
| 4 Olegaine and selection | | |
| 1 x Cleaning and rehabilitation | | |
| medical package 1 x Cleaning and rehabilitation | - | Cingonoro |
| response package | | Singapore |
| 2 x Search and rescue | - | Bahrain |
| response package | | Dalilalii |
| response package | | |
| 1 x Cleaning and rehabilitation | | |
| response package | | |
| 1 x Wildlife Rehabilitation Unit | 1 | Fort Lauderdale, USA |
| | | |
| 1 x Cleaning and rehabilitation | | |
| response package | | |
| * As per AMOCC conscitutetetem | | • |

^{*} As per AMOSC capacity statement 25 June 2020 ** As per OSRL SLA Equipment Report June 2021

Appendix N: Scientific Monitoring Plans



1 Scientific Monitoring Principles

1.1 Monitoring Design

In the event of an oil spill the monitoring design will depend upon the nature of the spill, the availability of baseline data in relation to the spill extent and expert opinion. In order to ensure the application of robust designs and sampling approaches which have the highest likelihood of detecting an environmental impact while allowing suitable flexibility, this plan provides a set of Guiding Principles for monitoring design and sampling (**Table 1**). A structured decision making framework for allocating monitoring effort in both time and space is described in **Figure 1**.

Table 1: Guiding Principles for Oil Spill Monitoring Design and Methodologies.

| Principle | Explanation | Key guiding references |
|--|---|--|
| Match baseline | Designs and methodologies should follow those used in appropriate baseline studies wherever possible. | N/A |
| Comprehensive sampling | Sampling methods should seek to sample the full range of taxa within each assemblage. This may require the use of several complimentary techniques (the exception is if indicator taxa are employed; see below). | N/A |
| Reliable indicator taxa | If indicator taxa are targeted then the choice of indicator should be defensible, and a link to the response of the broader assemblage demonstrated. Indicators of ecosystem function should also be considered. | Hilty and Merenlender (2000) |
| Appropriate sample area or volume | Size of sampling unit should be determined based on the level of clustering of individuals and whether the goal is to quantify this clustering, or establish low inter-sample variability (probably more the latter for oil spill studies). | Kenkel et al. (1989) |
| Reduce within sample variation over time | Wherever possible repeated measures are carried out on the same sample space in order to reduce within treatment variation. | N/A |
| Compositing of samples | Appropriate compositing to increase statistical power should be considered. | Carey and Keough (2002) |
| Account for environmental gradients and partition variations | Sources of variation are considered and compartmentalised to best reduce within treatment variation, and thereby maximise power to detect an impact. This is managed through several means: | English et al. (1997), Snedecor and Cochran (1989) |



| Principle | Explanation | Key guiding references |
|----------------------------------|---|---|
| | Environmental covariates are considered in sampling design recorded and incorporated statistically. | |
| | A hierarchical or stratified sampling design is used to address variation at multiple scales | |
| | Design is standardized, by sampling equivalent strata (e.g., level of exposure, depth etc.). | |
| Assess statistical power | Where null-hypothesis tests are planned, statistical power of the design is assessed | Gerrodette (1987) |
| poe. | prior to execution. | Legg and Nagy (2006) |
| | | Toft and Shea (1982) |
| Appropriate sampling extent | Sample the range of hydrocarbon concentration (and at least the upper end). | Skalski (1995) |
| Independence amongst samples | Site selection should aim for independence amongst samples and potential spatial or temporal autocorrelation should be considered. | Hurlbert (1984) |
| Reduce observation error | Observer bias and amongst observer variation should be considered. | Thompson and Mapstone (1997) |
| Appropriate spatial replication | Sites are replicated. A limitation is that there is only one spill, but control sites should be replicated and spatially Interspersed. Ideally, the design should be able to detect an impact at several possible scales. | Underwood (Underwood 1991, 1992, 1994) |
| Appropriate temporal replication | Sampling should account for natural temporal variation. | Underwood (Underwood 1991, 1992, 1994) |

Santos

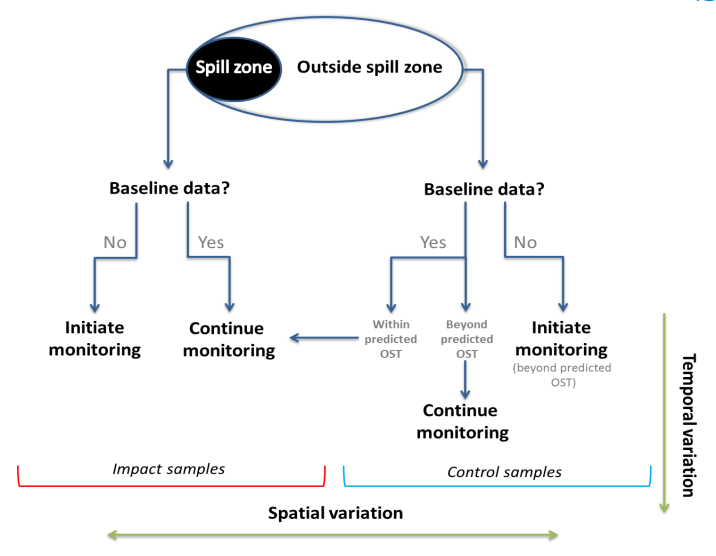


Figure 1: Structured Decision Making Process Based on Gregory et al. (2012) in Reference to Monitoring Programs, the Availability of Baseline Data, and Oil Spill Trajectory. An ideal design sampling would occur across a gradient of exposure rather than 'impact' and 'control' per se.



1.2 Data Analysis

Appendix B details the most important approaches to statistical analysis and related sampling design. These approaches are summarised in Table 2 (below). An important consideration is how this information is best summarised and communicated to guide further decision making and management. **Appendix B** also describes the reporting of environmental outcomes through the use of report card systems and includes a summary of their structure and design.

Table 2: Summary of Data Analysis Techniques.

| Analysis type | | Description | Strength | Limitations | Addressing limitations |
|-------------------|--------------|---|--|---|--|
| Gradient analysis | | Impact is quantified in terms of distance from spill. | Can be established post-spill. | Doesn't account for inherent spatial patterns present prior to spill. | Include spatial covariates in model. Incorporate a temporal component. |
| Control chart | Univariate | Single variable is monitored and plotted over time, and breaching of control limits tested. | Control sites are not required. Takes account of natural variation in system. | Control limits do not necessarily have biological meaning. Doesn't control for broader spatial scale temporal variation. | Include control charts for control sites which incorporate broad scale temporal variation. |
| | Multivariate | Multiple variables are combined, monitored and plotted over time, and breaching of control limits tested. | Ability to combine suite of data (e.g. community composition) into one variable. Sites plots not required. | Individual responses are masked. Control limits do not necessarily have biological meaning. Significant control limits challenging to define. Direction of change is undefined. | Compliment with graphical approaches to identify direction of change and individual species responses. |
| | Reference | Control limits are based on knowledge of biological system (e.g. minimum viable population size, toxicity). | Control limits have recognised biological meaning or consequence. | Control limits may be considered arbitrary. | Use established standards for control limits. |



| Analysis type | Description | Strength | Limitations | Addressing limitations |
|---------------|---|---|---|--|
| BACI | Quantifies state before and after potential impact, and also at impacted and control sites. Impact is tested by statistical interaction of terms. | Controls for natural variation, by incorporating control sites. | Limited power to detect significant impact. Requires appropriate matching of control (non-impacted) sites. Requires pre-impact data. | Increase power by increasing temporal component. Choose indicators with low natural variability. |



2 Scientific Monitoring Plans by Receptor

Table 3 provides a glossary of an SMP as prepared in this report.

Table 3: Glossary of Scientific Monitoring Plans.

| SMP Receptor | | |
|---|--|--|
| Rationale | Importance of receptor, possible impact and importance of monitoring program. | |
| Aim | Description of program aim(s) | |
| Baseline | Refer to Table 2 , detailed in Baseline Data Review (Astron Environmental Services 2019) (QE-00-BI-20001) | |
| Contact | Contact is defined as occurring where any aerial, visual or florescence observation reports submitted to the Incident Command Team (ICT) show presence or likely presence of oil; or spill fate modelling predicts oil at sensitive receptors of > 1g/m² for surface oil, and >10 ppb for entrained and dissolved oil. This then activates the relevant SMP, which determines if any impact has occurred based upon applicable thresholds. | |
| Initiation criteria | Initiation criteria, based on data from OMPs. | |
| Termination criteria | Termination criteria based on analysis of Scientific Monitoring data translated to the Incident Management Team (IMT) through the planning function. | |
| Receptor impact Measured states and pressures according to the State-Response model. | | |
| Methodological approach | Descriptions of sampling methods in order to carry out scientific monitoring, including reference to methods described in an appendix. | |
| Scope of works | Timeline for scope of works (SoW) development. | |
| Statistically significant | The basis of the significance is determined by the methodological approach as outlined in the relevant SMP. | |
| Resources | List of required resources which may not necessarily be listed within a description of a particular method as described in Appendix C . | |
| Implementation | Mobilisation requirements for service provider(s). | |
| Analysis and reporting | Summary of analysis, data management and reporting. | |

| SMP1 – Marine W | SMP1 – Marine Water Quality | | | |
|-------------------------|--|--|--|--|
| | The release of hydrocarbons at sea will pollute marine waters via floating, entrained or dissolved aromatic hydrocarbons. | | | |
| Rationale | The water quality SMP may also be used in conjunction with OMP1 (Surveillance and Monitoring), to inform the sampling design of other SMPs where objectives are to evaluate impact to and recovery of sensitive receptors, in relation to hydrocarbon contamination. | | | |
| Aim | To monitor changes in water quality following an oil spill and associated response activities for the purpose of detecting a potential impact and recovery and for informing other scientific monitoring studies. | | | |
| | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). | | | |
| Baseline | In addition, relevant available metadata will be reviewed for applicable marine water quality baseline data. | | | |
| | In the absence of baseline data for hydrocarbons, data from appropriate reference sites will be used in place of the baseline values. | | | |
| Initiation criteria | Upon notification of a Level 2 or 3 incident (a level 2 or 3 incident includes those which may have an adverse effect on the environment. This may be informed by operational water quality monitoring) | | | |
| | Concentrations of hydrocarbon contaminants, attributable to the released hydrocarbon, are not significantly higher than baseline data or similar non-impacted sites data. | | | |
| Termination criteria | In the absence of baseline or similar non-impact sites data, concentrations of hydrocarbon contaminants, attributable to the released hydrocarbon, are below the relevant hydrocarbon contaminant trigger level within the Australian and New Zealand Guidelines for Fresh and Marine Water Quality (Australian and New Zealand Governments 2018), or the relevant regulatory site-specific trigger level (where these exist), if this is lower and values are not significantly different to reference sites. | | | |
| | Forensic fingerprinting of the released hydrocarbon and water quality sample analysis by way of gas chromatography/mass spectrometry (GC/MS) may be used to determine the source of contaminants where this is not otherwise clear from operational monitoring. | | | |
| Receptor impact | Impacts to specific receptors from hydrocarbons within marine waters are described in individual SMPs. | | | |
| | Overall sampling design approach will be enacted according to the availability of baseline data guided by the structured decision-making process based on Gregory et al. (2012): | | | |
| Methodological approach | If sites are contacted in which long-term baseline data is available, a control chart (time-series) design will be applied; | | | |
| | 2. If insufficient long-term baseline data is available, where appropriately matched baseline data sites are impacted and non-impacted, a before-after-control-impact (BACI) approach to monitoring will be applied; | | | |



SMP1 – Marine Water Quality

3. Where no baseline data sites are involved, a gradient approach to quantifying impacts will be applied.

See **Appendix B** and **Figure 1** for detailed description of these approaches.

The selection of potentially impacted and non-impacted sites will be informed by Operational Monitoring, including operational water quality monitoring and spill trajectory modelling.

Sampling frequency will be dictated by the spatial extent of the spill, the number and location of sampling sites and the philosophy of the sampling design.

Water profiles

SMP1 - Marine Water Quality

A water quality probe will be used to measure conductivity (to derive salinity in PSU), temperature and depth (CTD), dissolved oxygen (% and mg/L), turbidity (FNU or NTU), and fluorometry along a depth profile. Sampling methods will be aligned with the recommended standard operating procedures for the use of sensors for oil spill monitoring found in Appendix F of the Oil Spill Monitoring Handbook (Hook et al. 2016).

Water quality

Water quality samples will be taken along a similar depth profile as the CTD measures using a Niskin bottle, Van Dorn water sampler, rosette sampler or equivalent instrument.

The laboratory(ies) will inform and supply the appropriate sample containers, storage requirements, holding times, detection limits/limit of reporting for required analytes and the analysis required for each sample.

Water samples shall be analysed for key contaminants of concern including polycyclic aromatic hydrocarbons (PAHs), monocyclic aromatic hydrocarbons (including benzene, toluene, ethylbenzene, xylene), and nutrients, metals and chlorophyll-a.

At each site, replicate water samples (at least three samples) will be collected to allow appropriate statistical analyses to be made including samples for quality assurance and quality control (QA/QC) purposes (i.e. split sample, triplicate sample, field blanks, transport blanks).

Water sample collection and handling will align with Standard operating procedures found in the Oil Spill Monitoring Handbook (Hook et al., 2016), specifically the following sections:

- + Appendix A & B hydrocarbon analysis;
- + Appendix C Volatile Organic Compounds Analysis; and
- + Appendix D Surface Oil Analysis.

Environmental DNA (eDNA) will also be collected to detect for the presence of marine species in the water column. Water samples will be collected in Nalgene bottles and sent to an appropriate laboratory for analysis. Sample processing will depend on holding times required (<8 hours ideal) and may involve filtering and freezing of each sample (Grochowsi and Stat 2017).



| SMP1 – Marine W | SMP1 – Marine Water Quality | | | |
|------------------------|---|--|--|--|
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP having been activated. | | | |
| Resources | Marine scientist with experience in water quality sampling Geographic Information Systems (GIS) personnel National Association of Testing Authorities (NATA) accredited laboratories for water sample analysis Vessel and tender in operation Refuelling facilities Sample containers and preservative Sampling equipment Decontamination/washing facilities Safety aircraft/rescue vessels on standby | | | |
| Implementation | Service provider able to mobilise within 72 hours of the SoW following approval by Santos (this time allows for costing, preparation of equipment and disposables and travel time to site). | | | |
| Analysis and reporting | Chemical analysis will be carried out by NATA-accredited laboratories. A government endorsed laboratory for forensic fingerprinting (GS/MS) will be used. Data will be entered to spatially explicit database. Data will be analysed appropriately in order to determine if there was a statistical difference in water quality before and after a hydrocarbon impact. Data and conclusions will be summarised in an environmental report card. Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. | | | |

| SMP2 – Sediment Quality | |
|-------------------------|--|
| Rationale | Hydrocarbons released during a spill scenario may contact, settle and/or accumulate in marine sediments. Toxic substances found in accumulated hydrocarbons may lead to impacts to ecosystem processes associated with this primary producer habitat. Sediments and marine infauna will be sampled concurrently in order to establish potential correlations amongst the two parameters. |
| Aim | To monitor the fate and persistence of hydrocarbons in marine sediments following an oil spill and associated response activities. To monitor marine benthic infauna assemblages as an indicator of sediment quality, in relation to an oil spill and associated response activities. |



| SMP2 – Sediment | SMP2 – Sediment Quality | |
|---------------------|--|--|
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). | |
| | In addition, relevant available databases will be reviewed for applicable marine baseline sediment quality and infauna data. | |
| | In the absence of baseline sediment quality data, hydrocarbon contaminant trigger values for marine sediments as listed in the Australian and New Zealand Guidelines for Fresh and Marine Water Quality (Australian and New Zealand Governments 2018) will be used as a proxy for baseline levels. | |
| | Where other regulatory site-specific trigger levels exist, the lower of these levels and the Australian and New Zealand Guidelines for Fresh and Marine Water Quality (Australian and New Zealand Governments 2018) levels will be used as proxy baseline levels. | |
| Initiation criteria | Operational Monitoring or SMP1 indicates that contacted sediment or sediment predicted to be contacted by a hydrocarbon spill as defined in Table 1 . | |
| | Concentrations of hydrocarbons in marine benthic and shoreline sediments, attributable to the released hydrocarbon, are not significantly higher than baseline or similar non-impact sites. | |
| Termination | In the absence of baseline or similar non-impact sites data, concentrations are below marine sediment quality interim guideline levels within the ANZG (2018), or the relevant regulatory site-specific trigger level (where these exist), if this is lower. | |
| criteria | For infauna assemblages, abundance and species diversity/richness/composition are not significantly different from baseline (where baseline data exists) or are not statistically significantly different from comparable non-impacted benthic infauna assemblages. | |
| | Forensic fingerprinting of the released hydrocarbon and sediment quality samples by way of GC/MS may be used to determine the source of contaminants where this is not otherwise clear from operational monitoring. | |
| | Impact to sediment quality is measured through change in hydrocarbon content and concentration. Change to sediment quality is also reflected by changes to infaunal assemblages. Potential impact to infaunal assemblages are measured through change(s) in: | |
| | + Taxonomic diversity | |
| | + Assemblage composition | |
| Receptor impact | + Abundance of indicator species | |
| | Other pressures to these states are: | |
| | + Discharge of other toxicants | |
| | + Physical disturbance including dredging | |
| | + Sedimentation | |
| | + Introduction of marine pests | |



SMP2 – Sediment Quality Shading from marine infrastructure Climate change Overall sampling design approach will be enacted according to the availability of baseline data guided by the structured decision-making process based on Gregory et al. (2012): If sites are contacted in which long-term baseline data is available, a control chart (time-series) design will be applied; 2. If insufficient long-term baseline data is available, where appropriately matched baseline data sites are impacted and non-impacted, a before-after-control-impact (BACI) approach to monitoring will be applied; 3. Where no baseline data sites are involved, a gradient approach to quantifying impacts will be applied. See Appendix B and Figure 1 for detailed description of these approaches. The selection of potentially impacted and non-impacted sites will be informed by Operational Monitoring, including operational water quality monitoring and spill trajectory modelling. Sampling frequency will be dictated by the spatial extent of the spill, the number and location of sampling sites and the philosophy of the sampling design Sediment quality Operational Monitoring (including spill trajectory modelling) and the results of SMP1 Marine Water Quality monitoring will be used to inform the location of potentially impacted sediment sites. Methodological Sediment monitoring sites in nearshore and shoreline locations will also consider and align approach where practicable, with sites selected for habitat monitoring (i.e. SMP3, 4, 5 and 6). Sampling frequency will be dictated by the spatial extent of the spill, the number and location of sampling sites and the philosophy of the sampling design. At each site, replicate sediment samples will be taken including those for QA/QC purposes. Sediment grab (i.e. Van Veen or Box corer) or coring equipment will be selected based on water depth (offshore, inshore or shoreline) and sample size requirements. Sediment sample collection and handling will align with Standard operating procedures found in the Oil Spill Monitoring Handbook (Hook et al. 2016), specifically the following sections according to sampling equipment utilised: Appendix G hydrocarbon analysis (Grab samplers) Appendix H hydrocarbon analysis (Ship borne corer) Appendix H Manual push corer, and Appendix O Sediment infauna. The laboratory(ies) will inform and supply the appropriate sample containers, storage

requirements, holding times, detection limits/limit of reporting for required analytes and

the analysis required for each sediment sample.



| SMP2 – Sediment Quality | |
|-------------------------|--|
| | Sediment samples shall be analysed for key contaminants of concern including metals, hydrocarbons, nutrients, particle size distribution, and nutrients. |
| | <u>Infauna samples</u> |
| | A subset of the sediment sample shall be sieved in the field (if time permits) with collected infauna preserved (10% buffered formalin or 70% ethanol as prescribed by the receiving laboratory) and sent to laboratory for identification of infauna to lowest taxonomic resolution possible. |
| | eDNA will also be collected to detect for the presence of marine infauna species in sediments. Sediment will be removed from the surface of a subset of the sediment sample and sent to an appropriate laboratory for analysis. |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP having been activated. |
| | + Marine scientist with field experience in deep sea sediment sampling |
| | + Scientist with skills in infauna identification |
| | + GIS personnel |
| | + NATA accredited laboratory for sample contaminant analysis |
| Resources | + Laboratory for infauna sorting and taxonomic identification |
| | + Vessel with appropriate davit/winch to deploy grab/corer equipment and tender in operation |
| | + Refuelling facilities |
| | + Decontamination/washing facilities |
| | + Safety aircraft/rescue vessels on standby |
| landom obtina | Service provider to be capable of mobilising within 72 hours of the SoW having been approved by Santos. |
| Implementation | Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and associated timing requirements. |
| | Sediment samples analysed by NATA-accredited laboratories for presence and concentrations of hydrocarbons associated with the spill including full suite PAHs and total organic carbon. |
| | A government endorsed laboratory for forensic fingerprinting (GC/MS) will be used. |
| Analysis and reporting | Infauna samples sorted and identified by qualified marine invertebrate specialist to acceptable taxonomic groups. |
| | Data will be entered to spatially explicit database and analysed statistically in order to detect significant differences among sites. |
| | Data and conclusions will be summarised in an environmental report card. Final draft report to be prepared within one month of monitoring completion; external peer review |



| SMP2 – Sediment Quality | |
|-------------------------|---|
| | of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. |

| CNADO C LO | and the stand of the standard | |
|-------------------------|---|--|
| SMP3 – Sandy Bea | SMP3 – Sandy Beaches and Rocky Shores | |
| Rationale | Contact of entrained oil and stranded floating oil of shoreline habitats may occur on sandy beaches and rocky shores. Rocky and sandy shores provide habitat for a variety of intertidal organisms, which in turn provide food for shorebirds. Large tides tend to create a large degree of horizontal zonation amongst taxa. Rocky and sandy shores are included within the one receptor as they are often spatially mixed and both represent high energy regions. | |
| Aim | To monitor changes in biota of sandy and rocky shoreline habitats in relation to an oil spill and associated activities. | |
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). In addition, relevant available databases shall be reviewed for applicable rocky shoreline and sandy beach biota baseline data. | |
| Initiation criteria | + Operational monitoring, SMP1 or SMP2 indicates that rocky and/or sandy shorelines are contacted or predicted to be contacted by a hydrocarbon spill as defined in Table 1 . | |
| Termination criteria | Shoreline assemblage structure, and hydrocarbon concentration levels in representative invertebrate species, are not significantly different from their baseline state (where baseline data exists) or are not statistically significantly different from comparable non-impacted assemblages; AND SMP2 Sediment Quality monitoring at the site has been terminated AND Shoreline clean-up at the site has been completed. | |
| Receptor impact | Impact to shoreline invertebrates from pressures including hydrocarbons is measured through change in: + Species diversity + Assemblage composition + Abundance of indicator taxa. Other pressures to these states are: + Physical disturbance + Discharge of toxicants + Litter/waste + Introduction of marine pests | |



SMP3 – Sandy Beaches and Rocky Shores Over-collection Nutrification Climate change. Monitoring will be designed as follows: 1. Where long-term baseline data sites are contacted, a control chart (time-series) design will be applied. 2. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. 3. Where no baseline data sites are involved, a post-spill pre-impact (preferable) or gradient approach to quantifying impacts will be applied. Owing to potentially high spatial variation in assemblage structure, post-spill pre-impact monitoring will be a priority where no baseline data exists. If this opportunity is not available, a gradient approach to monitoring will be applied. Sampling frequency will be dictated by the number and location of sampling sites and the philosophy of the sampling design. Rocky shoreline intertidal assemblages (fauna and flora) will be monitored using a quadrat/transect approach, with the positioning of quadrats/transects accounting for any natural variation in assemblage structure along a seaward-landward gradient. Assemblage structure to be recorded through in-situ counts of fauna and flora or still images taken for further analysis. Methodological Sandy shoreline infauna will be sampled by way of replicated grab/core samples. Sampling approach sites within impacted and non-impacted areas to consider any cross-shore gradient in assemblage structure that may exist. Where baseline data exists, the methodology will be adapted to available data so that results are comparable. Samples to be sieved with collected infauna preserved (10% buffered formalin or 70% ethanol as prescribed by the receiving laboratory) and sent to laboratory for identification of fauna to lowest taxonomic resolution possible. Process to follow that for baseline data where this pre-exists. Biomonitoring of hydrocarbon concentrations in shoreline invertebrates will occur through collection of replicated tissue samples from representative, and preferably widely available species, across impact and non-impacted locations. The laboratory(ies) will supply and inform the appropriate method for collection, storage and holding times of tissue samples for required laboratory analysis and to avoid crosscontamination among samples. Where limitations in the distribution and abundance of representative invertebrate species preclude collection of sufficient samples for analysis, in-situ biomonitoring using a locally available species (e.g. the use of caged oysters) shall be considered for assessing

spatial and temporal changes in bioaccumulation of hydrocarbon concentrations in

invertebrates across impact and reference sites.



| SMP3 – Sandy Beaches and Rocky Shores | |
|---------------------------------------|--|
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP being activated. |
| Resources | Senior Scientist with experience in shoreline macroinvertebrates sampling Supporting Scientist GIS personnel Helicopter or available vessel and tender in operation Refuelling facilities Sample containers and preservative Decontamination/washing facilities Safety aircraft/rescue vessels on standby Laboratory facilities for sorting and taxonomic identification of specimens |
| Implementation | With the aim of collecting post-spill pre-impact data, service provider able to mobilise within 72 hours of the SoW having been provided to them (this time allowing for costing, preparation of equipment and disposables and travel to site). Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and associated timing requirements. |
| Analysis and reporting | Specimens not identified in situ (in the field) will be processed and identified in the laboratory by appropriately qualified scientists. Biota tissue samples (if collected) analysed for hydrocarbon contaminants by NATA-accredited laboratories. Data will be entered to spatially explicit database and analysed in order to test for significant difference between impacted and non-impacted assemblages. Data and conclusions will be summarised in an environmental report card. Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. |

| SMP4 – Shorelines and Coastal Habitats - Mangrove Communities | |
|---|---|
| Rationale | In the event of Tier 2 or 3 spill, mangroves may be contacted by floating or entrained oil. Mangrove health may be adversely affected due to increased concentration of hydrocarbons in sediments and coating due to surface oil, which in turn can lead to leafloss, mortality and a reduction in areal extent of mangrove habitat. This plan's focus is mangrove vegetation. Associated monitoring of sediment quality and mudflat fauna is described in SMP2 and SMP5, respectively. |



| SMP4 – Shoreline | s and Coastal Habitats - Mangrove Communities |
|----------------------------|--|
| Aim | To monitor changes to mangrove extent and health in relation to an oil spill and associated activities. |
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). |
| | Baseline extent and of mangroves is monitored by remote sensing in several regions, and further historical and post-impact data for mangrove health and extent can be obtained as remotely sensed imagery (e.g., Sentinel, Landsat and WorldView). |
| Initiation criteria | Operational Monitoring, SMP1 or SMP2 indicates that mangroves are contacted or predicted to be contacted by a hydrocarbon spill as defined in Table 1 . |
| Termination | Mangrove extent and health are not significantly different from their baseline state (where baseline data exists) or are not statistically significantly different from comparable non-impacted mangroves; AND |
| criteria | Sediment quality monitoring (SMP2) at the site has been terminated; AND |
| | Shoreline response at the site has been completed. |
| | Impact to mangroves from pressures including hydrocarbons is measured through change in: |
| | + Tree health |
| | + Aerial extent. |
| | Other pressures to these states are: |
| December immed | + Physical disturbance |
| Receptor impact | + Discharge of toxicants |
| | + Litter |
| | + Introduction of marine pests |
| | + Dust |
| | + Sedimentation from human activities |
| | + Climate change. |
| Methodological approach | Remote sensing data will be accessed for the purpose of detecting change in aerial cover and change in canopy health through and index of plant health (e.g., NDVI or MSAVI) (Astron Environmental Services 2013). |
| | Where long term on-ground baseline monitoring has occurred, further post impact onground monitoring should be carried out to complement any analysis of remote sensing. Analysis of long-term on-ground monitoring data will be as follows: |
| | Where long-term baseline data sites (only) are contacted a control chart (time-series) design will be applied. |



| SMP4 – Shoreline | SMP4 – Shorelines and Coastal Habitats - Mangrove Communities | |
|------------------------|---|--|
| | 1. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. | |
| | Where no baseline data sites are involved a gradient approach to quantifying impacts will be applied (See Appendix B for detailed description of these approaches and Figure 1, detailed in Baseline Data Review (Astron Environmental Services 2019) (QE-00-BI-20001)). | |
| | On-ground monitoring of mangroves will aim to detect change in mangrove health, including canopy cover and plant/leaf health indices. | |
| | Field methodology will follow the routine monitoring techniques currently employed for Santos operations (Quadrant Energy Australia Limited 2018), adapting where required to align with pre-existing baseline field data, where available. | |
| | Sampling of sediments as per SMP2 will occur at mangrove health assessment sites to allow any changes in mangrove health to be related to sediment hydrocarbon levels. | |
| | In-field mangrove health sampling frequency will be dictated by the number and location of sampling sites and the sampling design applied. | |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP being activated. | |
| | + Senior Scientist with experience in mangrove condition assessment | |
| | + Supporting Scientist | |
| Resources | + GIS and remote-sensing personnel | |
| | + Available vessel in operation | |
| | + Satellite and/or aerial imagery | |
| Implementation | On-ground monitoring will only occur where long-term baseline data has been collected, and hence no post-spill pre-impact data collection will be required. On-ground post-spill data will be collected at an appropriate time as guided by the analysis of remote sensing imagery, and potential on-ground assessment. | |
| Analysis and reporting | Data will be entered to spatially explicit database and analysed in order to test statistically significant change to parameters associated with hydrocarbon spill. Data and conclusions will be summarised in an environmental report card. | |
| | Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. | |

| SMP5 – Shorelines and Coastal Habitats - Intertidal Mudflats | |
|--|---|
| Rationale | Intertidal mudflat communities are primary producer habitats which support invertebrate fauna, which in turn provides a valuable food source for shorebirds. High diversity of infauna (particularly molluscs) occur within these habitats and may be affected by |



| SMP5 – Shoreline | SMP5 – Shorelines and Coastal Habitats - Intertidal Mudflats | |
|-------------------------|--|--|
| | penetrating oil. At high tide, these habitats become foraging grounds for vertebrates such as rays and sharks. These habitats are at high risk of impact as the sheltered environments promote high faunal diversity combined with low-energy wave action. | |
| Aim | To monitor changes in intertidal mudflat communities associated with an oil spill and associated activities. | |
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). In addition, relevant available baseline databases shall be reviewed for applicable intertidal mudflat infauna baseline data. | |
| Initiation criteria | + Operational Monitoring, SMP1 or SMP2 indicates that mudflat habitats are contacted or predicted to be contacted by a hydrocarbon spill as defined in Table 1 . | |
| Termination criteria | Mudflat infaunal assemblages are not significantly different from their baseline state (where baseline data exists) or are not statistically significantly different from comparable non-impacted assemblages; AND SMP2 Sediment Quality monitoring at the site has been terminated; AND Clean-up of the shoreline site has been completed. | |
| Receptor impact | Impact to mudflat epifauna and infauna from pressures, including hydrocarbons, is measured through change in: + Species diversity + Assemblage composition + Abundance of indicator taxa. Other pressures to these states are: + Physical disturbance + Discharge of toxicants + Overfishing (bait collecting) + Introduction of marine pests + Climate change. | |
| Methodological approach | Monitoring will be designed as follows: Where long-term baseline data sites are contacted, a control chart (time-series) design will be applied. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. Where no baseline data sites are involved a post-spill pre-impact (preferable) or gradient approach to quantifying impacts will be applied (See Appendix B for detailed description of these approaches and Figure 1). | |



| SMP5 – Shoreline | SMP5 – Shorelines and Coastal Habitats - Intertidal Mudflats | |
|------------------------|--|--|
| | Owing to potentially high spatial variation in assemblage structure, post-spill pre-impact monitoring will be a priority if baseline data are not available. If this opportunity is not available, a gradient approach to monitoring will be applied. | |
| | Mudflat infauna will be sampled by way of replicated grab/core samples. Sampling sites within impacted and non-impacted areas to consider any cross-shore gradient in assemblage structure that may exist. Where baseline data exists methodology to adapt to available data such that results are comparable. | |
| | Sites selected for mudflat infauna sampling to be concurrently sampled for sediment quality as per SMP2. | |
| | Sampling frequency will be dictated by the number and location of sampling sites and the philosophy of the sampling design. | |
| | Samples to be sieved with collected infauna preserved (buffered formalin or 70% ethanol as prescribed by the receiving laboratory) and sent to laboratory for identification of fauna to lowest taxonomic resolution possible. Process to follow that for baseline data where this pre-exists. | |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP being activated. | |
| Resources | Senior Scientist with experience in epifauna and infauna assessment and sampling Supporting Scientist GIS personnel Helicopter or available vessel and tender in operation Refuelling facilities | |
| | Decontamination/washing facilities Safety aircraft/rescue vessels on standby | |
| Implementation | With the purpose of collecting post spill pre-impact data, service provider able to mobilise within 72 hours of the scope of work having been provided to them (this time allowing for costing, preparation of equipment and disposables and travel to site). | |
| | Actual mobilization time will depend on the decision to adopt post-spill pre-impact monitoring and associated timing requirements. | |
| Analysis and reporting | Data will be entered to spatially explicit database and analysed to determine significant differences between impacted and non-impacted assemblages. Data and conclusions will be summarised in an environmental report card. | |
| | Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. | |



| SMP6 – Benthic Habitats | | |
|-------------------------|--|--|
| | Benthic habitats are those habitats associated with the seafloor. Major benthic habitats at risk are: | |
| | + Coral reefs (likely high susceptibility to spill) | |
| | + Macroalgae and seagrass (likely moderate susceptibility to spill) | |
| | + Non-coral benthic filter feeders (likely moderate susceptibility to spill) | |
| | + Sub-tidal pavement (likely moderate susceptibility to spill) | |
| Rationale | + Soft-substrate (likely lower susceptibility to spill). | |
| Rationale | Macroalgal and seagrass communities are important primary producers that also provide habitat, refuge areas and food for fish, turtles, dugongs, and invertebrates. Seagrass and macroalgae also increase structural diversity and stabilise soft substrates. Non-coral benthic filter feeders, which include sponges, molluscs, sea whips and gorgonians, are considered indicators of disturbance due to their immobility and long life cycles. Corals are important primary producers that provide food, substrate, and shelter for a diversity of marine life, including invertebrates and fish. They also protect coastlines from wave erosion and provide important substrate for algae. Undisturbed intertidal and subtidal coral reefs occur in several locations throughout the region. | |
| Aim | To monitor changes in the cover and composition of benthic habitats in relation to an oil spill and associated activities. | |
| 7 | To monitor change in hard coral health and reproduction in relation to an oil spill and associated activities. | |
| | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). | |
| | In addition, relevant available baseline metadata databases will be reviewed for applicable benthic habitat and coral health and reproduction baseline data. | |
| Baseline | Remote sensing data, satellite and aerial imagery previously acquired may also be applicable for shallow clear-water benthic habitats to detect changes in benthic habitat cover and composition. | |
| | Pollution-induced change to benthic habitat cover and composition may take some time to be detected. Therefore, post-spill, pre-impact benthic survey data will be collected when required to have a baseline state following initial oil contact. | |
| | Benthic habitat cover and composition | |
| Initiation criteria | Operational Monitoring, SMP1 or SMP2 indicates that subtidal benthic habitats are contacted or are predicted to be contacted by a hydrocarbon spill. | |
| | Coral health and reproduction | |
| | + Operational Monitoring, SMP1 or SMP2 indicates that coral habitat is contacted or is predicted to be contacted by a hydrocarbon spill as defined in Table 1 . | |



| SMP6 – Benthic Habitats | |
|----------------------------|--|
| Termination criteria | Benthic habitat cover and composition Cover and composition of benthic habitats are not statistically significantly different from that of their baseline state (where baseline data exists) or are not statistically significantly different from comparable non-impacted assemblages. Coral health and reproduction Hydrocarbon concentration in corals, reproductive state and settlement indices are not statistically different from the baseline state (where baseline data exists) or from comparable non-impacted assemblages. |
| Receptor impact | Impact to benthic habitats from pressures including hydrocarbons is measured through change in: + Species diversity + Assemblage composition + Percent cover. Other pressures to these states are: + Physical disturbance + Discharge of toxicants + Introduction of marine pests + Shading + Climate change. |
| Methodological approach | Monitoring design will be as follows: Where long-term baseline data sites are contacted, a control chart (time-series) design will be applied. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. Where no baseline data sites are involved, a gradient approach to quantifying impacts will be applied (See Appendix B for detailed description of these approaches and Figure 1). Benthic Habitat Cover and Composition Field survey methodology will be based upon acquiring repeat digital imagery (video or still images) of benthic habitats along random transects (preferable), using a stratified sampling approach at each site to target different habitat types and depths where clear gradients in these conditions exist. Site selection and image acquisition methodology will aim to align applicable baseline studies where these exist, such that imagery is comparable. The number of sites and frequency of sampling will depend upon the sampling design philosophy. |



SMP6 – Benthic Habitats Divers, towed video or remotely operated vehicles (ROVs) will be employed to collect imagery considering safety aspects and the depth of water at survey locations. Where divers are employed, fish species may also be recorded where practicable (for example following methodologies employed by Babcock et al. (2008) to contribute to SMP11. Coral Health and Reproduction Using divers, selected coral colonies will have tissue samples removed for the purpose of laboratory analysis of the concentration of accumulated hydrocarbons and for determining reproductive state, noting sampling for reproductive state will be dependent upon the timing of coral spawning. Reproductive state will be determined from measures of gamete size, stage and fecundity determined from in-field examination and laboratory analysis of histological samples. In addition to the standard suite of ecotoxicology testing done on the released hydrocarbon as part of the Operational Monitoring Program, ecotoxicology testing of the released hydrocarbon on the larval competency of representative coral species will be conducted. Settlement plates will be deployed to monitor settlement of coral recruits following spawning periods to ascertain the level of coral recruitment at impacted and non-impacted sites. Scope of work Prepared by monitoring provider for issue within 24 hours of SMP being activated. Senior Marine Scientist with experience in benthic habitat assessment **Supporting Scientist** Divers or ROV operators GIS personnel Available vessel in operation Resources Decontamination/washing facilities Safety aircraft/rescue vessels on standby Diving equipment or ROVs Video recording facilities Satellite imagery Service provider is to be able to mobilise within 72 hours of the SoW being approved by Santos (this time allowing for costing, preparation of equipment and disposables and travel to site). Implementation Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and associated timing requirements.



SMP6 – Benthic Habitats

Digital imagery will be analysed using a point-count technique (using software such as AVTAS, Coral Point Count with Excel extensions (CPCe) or TransectMeasure (SeaGIS)) to estimate the percentage cover of biotic and abiotic categories (in line with the CATAMI classification scheme) comprising the benthic habitat. Biotic categories to include the following as applicable: corals; macroalgae and seagrass; and non-coral benthic filter feeders.

Live, dead and bleached coral cover shall be recorded. The imagery collected will allow for the determination of percent cover, abundance, measurement of size (if scaling lasers are included in the image) and a visual assessment of health (Kohler and Gill 2006).

Analysis and reporting

NATA accredited laboratory analysis to determine the concentration of hydrocarbons within coral tissue.

Reproductive output to be determined by complementary means, including in-field and laboratory analysis of gametes, including microscopic examination of histological samples preserved in the field.

Coral larval competency tests to be conducted by ecotoxicological laboratory in addition to standard suite of ecotoxicological tests using released hydrocarbon.

Data will be entered to spatially explicit database and analysed to determine significant differences between impacted and non-impacted assemblages. Data and conclusions will be summarised in an environmental report card provided as part of report.

Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed.

SMP7 – Seabirds and Shorebirds

Marine waters and coastal habitats in the EMBA contain key habitats that are important to birds, including offshore islands, sandy beaches, tidal flats, mangroves and coastal and pelagic waters. These habitats support a variety of birds which utilise the area in different ways and at different times of the year. Birds can be broadly grouped according to their preferred foraging habitat as coastal/ terrestrial birds, seabirds and shorebirds, both migratory and resident. For the purposes of this document, seabirds and shorebirds are defined as:

Rationale

- + shorebirds those birds that inhabit and feed in the intertidal zone and adjacent areas and are resident or migratory, using the area principally during the austral summer.
- + seabirds those birds associated with the sea and deriving most of their food from it, and typically breeding colonially, including the marine raptors osprey and white-bellied sea eagle.

Aim

Quantify seabirds and shorebirds, in the spill and response areas.



| SMP7 – Seabirds a | SMP7 – Seabirds and Shorebirds | |
|----------------------|---|--|
| | Quantify lethal and/or sub-lethal impacts of hydrocarbon spill exposure on seabirds and shorebirds. | |
| | Monitor changes in seabird populations (reproductive success) in relation to the hydrocarbon spill and clean-up activities. | |
| | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). | |
| Baseline | The Oil Spill Response Atlas (Australian Maritime Safety Authority (AMSA)), National Conservation Values Atlas (Department of Agriculture, Water and the Environment (DAWE) (http://www.environment.gov.au/webgis-framework/apps/ncva/ncva.jsf) and any local oiled wildlife response plans should also be consulted. | |
| Initiation criteria | Operational monitoring indicates that known foraging, roosting or nesting areas for seabirds and/or shorebirds has been contacted, or are predicted to be contacted, by a hydrocarbon spill; OR | |
| | Operational monitoring indicates that seabirds and shorebirds have been contacted, or are predicted to be contacted, by a hydrocarbon spill as defined in Table 1 . | |
| | Detectable levels of hydrocarbons attributable to the hydrocarbon spill are not present in seabird and shorebird tissues; AND | |
| Termination criteria | Measured variables are not statistically significantly different from their baseline or prespill state (where these data exist) or from measured variables at non-impacted sites; AND | |
| | Monitoring is terminated in consultation with the relevant environmental authority (relevant regional authority and/or DAWE). | |
| | Impact to seabirds and shorebirds from pressures including hydrocarbons is measured through change in: | |
| | + Species diversity | |
| | + Bird abundance | |
| | + Health/condition | |
| | + Breeding success (resident species only). | |
| Receptor impact | Other pressures to these states are: | |
| | + Physical disturbance of foraging and nesting habitat | |
| | + Accidental chemical spillage | |
| | + Entanglement in litter | |
| | + Displacement by less favourable species (e.g. Silver Gull) | |
| | + Predation | |
| | + Climate change. | |



| SMP7 – Seabirds and Shorebirds | |
|--------------------------------|--|
| | Monitoring design will be as follows: |
| | Where long-term baseline data sites are contacted a control chart (time-series) design will be applied. |
| | 2. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. Given the ease of survey establishment, post-spill pre-impact monitoring will be attempted wherever practicable in order to established pre-impact state. |
| | 3. Where no baseline data sites are involved a gradient approach to quantifying impacts will be applied (See Appendix B for detailed description of these approaches and Figure 1 , detailed in Baseline Data Review (Astron Environmental Services 2019) (QE-00-BI-20001)). |
| Methodological approach | Monitoring for seabirds and shorebirds will measure abundance and diversity in key foraging/roosting areas with the timing of surveys to coincide with seasonal peaks in abundance. |
| | The seabird and shorebird roost count monitoring will follow current accepted survey methodology, such as Birdlife Australia's Australian Shorebird Monitoring Program and survey guidelines standardised by the DAWE (Department of the Environment and Energy 2017). |
| | Monitoring of seabirds to focus on nesting (burrow) density, breeding participation and breeding success, taking measurements of the number of adults, eggs and chicks with the timing of surveys to allow assessments immediately after egg laying and immediately prior to chick fledging. |
| | Bird mortality to be recorded during monitoring of seabirds and shorebirds with tissue samples taken from dead birds for hydrocarbon analysis in the laboratory. |
| | Necroscopies will follow the process of Gagnon and Rawson (2010). |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP being activated. |
| | + Experienced seabird biologist + Experienced shorebird biologist + Personnel with pathology or veterinary skills |
| Resources | + NATA accredited laboratory for sample analysis and necropsy |
| | + Available vessel and tender in operation |
| | + Decontamination/washing facilities |
| | + Safety aircraft/rescue vessels on standby |
| Implementation | Service provider able to mobilise within 72 hours of the scope of work having been provided to them (this time allowing for costing, preparation of equipment and disposables and travel to site). |



| SMP7 – Seabirds and Shorebirds | |
|--------------------------------|--|
| | Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and associated timing requirements. |
| Analysis and reporting | Data will be entered to spatially explicit database and analysed in order to determine significant differences between impacted and non-impacted assemblages. Data and conclusions will be summarised in an environmental report card. Draft annual report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. |

| SMP8 – Marine Ma | SMP8 – Marine Mammals | |
|-------------------------|---|--|
| Rationale | At least 11 species of listed marine mammals are known to, or are thought to occur, in Australian waters within the environment that may be affected. These include cetaceans (whales and dolphins) and sirenians (dugong). Effects to marine megafauna due to presence of surface oil, entrained oil and dissolved aromatic hydrocarbons may include behavioural (e.g. deviation from migratory routes), physiological (e.g. disruption to digestion) or physical effects. Given large spatial variation in occurrence and broad scale movement, population estimates, and associated change are not often available. This plan will focus on assessing the extent of impacts to animals within the region, and where possible, the level of recovery. This will then be used to deduce potential impacts at a population level. | |
| Aim | To monitor short and long-term environmental effects on marine mammals that may have resulted from the hydrocarbon spill and associated response. | |
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). The Oil Spill Response Atlas (Australian Maritime Safety Authority (AMSA)), National Conservation Values Atlas (DAWE -http://www.environment.gov.au/webgis-framework/apps/ncva/ncva.jsf) and local oiled wildlife response plans should also be consulted. | |
| Initiation criteria | Operational monitoring indicates that marine mammals are contacted or predicted to be contacted by a hydrocarbon spill as defined in Table 1 . | |
| Termination criteria | Restoration or resumption of key biological processes (e.g. abundance, distribution, breeding) necessary to ensure post-impact recovery is demonstrated. Specific criteria to be developed by Marine Scientist(s) with expertise in marine mammals of the region; AND No further instances of dead marine mammals with detectable levels of hydrocarbons attributable to the hydrocarbon spill; AND Monitoring is terminated in consultation with the relevant environmental authority (relevant regional authority and/or DAWE). | |



| SMP8 – Marine Mammals | | |
|-----------------------|---|--|
| | Impact to marine mammals from pressures including hydrocarbons is measured through observed injury and mortality. | |
| | Other pressures to these states are: | |
| | + Physical disturbance | |
| Receptor impact | + Entanglement in fishing gear and litter | |
| | + Accidental chemical spillage | |
| | + Climate change | |
| | + Over-exploitation. | |
| | Aerial and marine surveys will be implemented to identify individuals in proximity of the spill and to quantify damage: | |
| | + Aerial surveys will follow the protocols of Hedley et al. (2011), Appendix C8 | |
| Methodological | + Marine surveys will follow the protocols of Watson et al. (2009), Appendix C8 | |
| approach | Tissue sampling of dead or injured animals will follow the protocols of: | |
| | + Department of Environment and Heritage (DEH) (2006) (Cetaceans) | |
| | + Eros et al. (2000) (Dugongs). | |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP being activated. | |
| | Aerial survey | |
| | + Senior Marine Scientist | |
| | + Trained marine wildlife observers x 2 | |
| | + Fixed wing aircraft (incl. pilot/s) | |
| | + Refuelling facilities | |
| | Vessel-based survey | |
| Resources | + Senior Marine Scientist | |
| Resources | + Trained marine wildlife observers x 2 | |
| | + Personnel with pathology or veterinary skills | |
| | + NATA accredited laboratory for sample analysis and necropsy | |
| | + Available vessel in operation | |
| | + Sample container and preservative | |
| | + Decontamination/washing facilities | |
| | + Safety aircraft/rescue vessels on standby | |



| SMP8 – Marine Mammals | |
|------------------------|---|
| Implementation | Service provider able to mobilise within 72 hours of the scope of work having been approved by Santos (this time allowing for costing, preparation of equipment and disposables and travel to site). |
| | Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and spill timing requirements. |
| Analysis and reporting | Data will be entered to spatially explicit database. Data and conclusions will be summarised in an environmental report card. |
| | Statistical power related to these receptors is likely to be low, due to observational data and small sample sizes. Therefore, the assessment of quantified impacts will be corroborated with marine scientist(s) with expertise in relevant fauna. |
| | Draft annual report to be prepared within one month of annual monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. |

| SMP9 – Marine Reptiles | |
|------------------------|---|
| Rationale | At least 10 species of listed marine reptiles are known to, or are thought to occur, in Australian waters within the environment that may be affected. This includes six species of marine turtle that occur in, use the waters, and nest on sandy beaches, two species of sea snake and one species of estuarine crocodile found in most major rivers systems of the Kimberley region and in the Northern Territory. Impacts to marine reptiles due to presence of surface oil, entrained oil and dissolved aromatic hydrocarbons may include behavioural, physiological (e.g. disruption to digestion) or physical effects. |
| Aim | To observe and quantify the presence of marine reptiles in the spill and response areas, and broader regional areas. To assess and quantify lethal impacts or sub-lethal impacts of this exposure or interactions. To monitor changes in marine reptile populations in relation to an oil spill and associated activities. |
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). The Oil Spill Response Atlas (Australian Maritime Safety Authority (AMSA)), National Conservation Values Atlas (DAWE -http://www.environment.gov.au/webgis-framework/apps/ncva/ncva.jsf) and local oiled wildlife response plans should also be consulted. |
| Initiation criteria | Operational monitoring indicates that marine reptiles or nesting sites are contacted or likely to be contacted by a hydrocarbon spill; OR Operational monitoring indicates that marine reptiles are contacted, or are predicted to be contacted, by a hydrocarbon spill as defined in Table 1 . |



| SMP9 – Marine Reptiles | |
|-------------------------|--|
| Termination criteria | Detectable levels of hydrocarbons attributable to the hydrocarbon spill are no longer present in marine reptile tissues collected from live or dead individuals; AND |
| | In the event that an impact attributable to the hydrocarbon spill is detected on marine reptiles, the measured parameters are not statistically significantly different from their baseline or pre-spill state (where these data exist) or from measured parameters at non impacted sites; AND |
| | Monitoring is terminated in consultation with the relevant environmental authority (relevant regional authority and/or DAWE). |
| | Impact to marine reptiles from pressures including hydrocarbons is measured through change in: |
| | + Abundance |
| | + Health/condition |
| | + Nesting success (turtles and crocodiles). |
| | Impact to other marine reptiles from pressures including hydrocarbons is measured through change in observed injury and condition. |
| | Other pressures to these states are: |
| Receptor impact | + Lighting and flares causing disorientation (turtles) |
| | + Vessel strike |
| | + Physical disturbance of nesting sites |
| | + Predation |
| | + Entanglement in fishing gear and litter |
| | + Accidental chemical spillage |
| | + Habitat loss or change due to dredging |
| | + Climate change |
| | + Over-exploitation. |
| | Abundance |
| | In-water impacts – aerial surveys. |
| Methodological approach | Shoreline impacts – ground surveys (either rapid census survey or tagging program). |
| | Health/condition |
| | In-water impacts — vessel surveys (collecting observations on animal condition and collection of tissue samples or dead specimens for analysis). |
| | Shoreline impacts – ground surveys (collecting observations on animal condition and collection of tissue samples or dead specimens for analysis). |
| | Dead reptiles will be collected for autopsy following Gagnon (2009). |



| SMP9 – Marine Reptiles | |
|------------------------|--|
| | Reproductive success |
| | Shoreline impacts – ground surveys (detailed tagging and/or nesting success studies). |
| | Design of ground surveys will be applied as follows: |
| | Where long-term baseline data sites are contacted a control chart (time-series) design will be applied. |
| | 2. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. |
| | 3. Where no baseline data sites are involved, and timing allows, a post spill pre-impact approach will be attempted. |
| | 4. If a post-spill pre-impact approach is not practicable, a gradient approach to quantifying impacts will be applied |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of SMP being activated. |
| | Aerial survey |
| | + Senior marine scientist |
| | + Trained marine wildlife observers x 2 |
| | + Fixed wing aircraft (incl. pilot/s) |
| | + Refuelling facilities |
| | Vessel-based Survey |
| Resources | + Senior Marine Scientist |
| | + Trained marine wildlife observers x 2 |
| | + Personnel with pathology or veterinary skills |
| | + NATA accredited laboratory for sample analysis and necropsy |
| | + Available vessel in operation |
| | + Decontamination/washing facilities |
| | + Safety aircraft/rescue vessels on standby |
| Implementation | Service provider to be able to mobilise within 72 hours of the scope of work having been approved by Santos (this time allowing for costing, preparation of equipment and disposables and travel to site). |
| | Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and spill timing requirements. |
| Analysis and reporting | Data will be entered to spatially explicit database. Turtle data will be analysed in order to test for significant differences between impacted and non-impacted assemblages. Data and conclusions will be summarised in an environmental report card. |



| SMP9 – Marine Reptiles | |
|------------------------|---|
| | Owing to their observational nature and potentially low sample size, observed impacts to other reptile fauna will be corroborated with marine scientist(s) with expertise in relevant fauna for the region. |
| | Draft annual report to be prepared within one month of annual monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. |

| SMP10 – Seafood | Quality |
|----------------------|--|
| Rationale | Exposure of commercial and recreationally targeted demersal and pelagic fish species to entrained and dissolved aromatic hydrocarbons can cause flesh tainting and increase the levels of toxicants above human consumption guidelines. Aromatic hydrocarbons are carcinogenic to humans. This scope includes finfish, sharks and invertebrates (principally crustacea). |
| Aim | To identify potential human health risks due to the presence of hydrocarbon concentrations in the flesh of targeted seafood species for consumption. |
| | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). |
| Baseline | Human health benchmarks relating to the exposure of PAHs shall be used to determine health effects as per Yender et al. (2002). |
| | Flesh samples from non-impacted sites to be used as baseline for olfactory analysis for flesh taint. |
| Initiation criteria | + Operational monitoring and results from SMP1 predict or observes contact of oil to target species for consumption as defined in Table 1 . |
| | The following termination criteria will be adopted in consultation with responsible fisheries and human health agencies. |
| Termination criteria | Hydrocarbon concentrations in seafood tissues are not above levels considered a human health risk; AND |
| | Flesh taint is not detected from olfactory testing of seafood samples; AND |
| | Target species are no longer exposed to hydrocarbons in the water column. |
| | Impact to seafood quality from hydrocarbons is measured through change in: |
| | + Toxicity indicators |
| Receptor impact | + Olfactory taint. |
| | Other pressures to these states are: |
| | + Accidental chemical spillage |
| | + Disease. |



| SMP10 – Seafood | SMP10 – Seafood Quality | | | | | |
|-------------------------|---|--|--|--|--|--|
| | Target fish species determined from water quality monitoring results and relevant and available commercial and recreational-fished species. | | | | | |
| Methodological approach | Sampling of target species will follow a gradient design (Gagnon and Rawson 2012) ranging from impacted to non-impacted (or non-suspect) catches using commercial and recreational fishing techniques undertaken by commercial and recreational fishers. Sampling method (netting, trawling, baited fish traps, spear fishing, line fishing) will be determined by habitat, target species and spill location. | | | | | |
| | If more than one target species is affected, replicate samples of each species shall be collected, with a minimum of five replicate samples. | | | | | |
| | Olfactory testing will follow Rawson et al. (Rawson et al. 2011) in Appendix C10 , following the duo-trio method (Standards Australia 2005). | | | | | |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of this SMP being activated. | | | | | |
| Resources | Senior marine scientist Marine vessel Sample containers and preservative NATA accredited laboratory for sample analysis Decontamination/washing facilities | | | | | |
| Implementation | Service provider to be able to mobilise within 72 hours of the scope of work having been approved by Santos (this time allowing for costing, preparation of equipment and disposables and travel to site). Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and spill timing requirements. | | | | | |
| Analysis and reporting | Laboratories will be NATA-accredited for food standards analyses. Data will be stored in spatially explicit database and analysed to test for significant differences between impacted and non-impacted seafood. Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. | | | | | |

| SMP11 – Fish, Fisheries and Aquaculture | | | | | |
|---|---|--|--|--|--|
| Rationale | Impacts to fisheries species due to presence of entrained hydrocarbons may include lethal and sub-lethal physiological effects (e.g. reduced growth) and physical effects. The region comprises the Indo-West Pacific area which consists of a high diversity of fish species and assemblages and provides important spawning and nursery grounds for several fisheries species. Fish are concentrated in a number of biodiversity hotspots. The environment is also conducive to aquaculture including pearl production. Fisheries species that spawn or | | | | |



| SMP11 – Fish, Fish | neries and Aquaculture |
|-------------------------|--|
| | inhabit near shore areas face a greater risk to an oil spill than finfish found in deeper waters. |
| Aire | To monitor changes in structure and distribution of fish assemblages in relation to an oil spill and associated activities. |
| Aim | To monitor the effect of hydrocarbon exposure and physiological condition on fisheries and aquaculture species. |
| Daniellin a | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). |
| Baseline | In addition, available relevant survey databases shall be reviewed for applicable baseline data. |
| Initiation criteria | + Operational monitoring indicates fish, fisheries or aquaculture are contacted or likely to be contacted by a hydrocarbon spill as defined in Table 1. |
| | Fish assemblages are not statistically significantly different than those of baseline or similar non-impacted assemblages; AND |
| Termination criteria | Hydrocarbon concentrations, physiological condition indices, and biomarker levels in affected fish and aquaculture species are not statistically significantly different from those of non-impacted samples; AND |
| | Termination of monitoring is done in consultation with the responsible fisheries agencies. |
| | Impact to fish, fisheries and aquaculture from pressures including hydrocarbon concentrations is measured through change in: |
| | + Species diversity |
| | + Abundance of indicator taxa |
| | + Assemblage structure |
| Danish a import | + Health. |
| Receptor impact | Other pressures to these states are: |
| | + Accidental chemical spillage |
| | + Overfishing |
| | + Introduction of marine pests |
| | + Habitat disturbance |
| | + Climate change. |
| Methodological approach | Fish assemblages will be assessed using the stereo-baited remote underwater videos (BRUVs) following Shortis et al. (2009), Appendix C11 . Fish assemblages will be randomly sampled within discrete habitats at cross-shelf impact areas and non-impact areas. |



SMP11 - Fish, Fisheries and Aquaculture Sampling design for fish assemblages will be as follows: Where long-term baseline data sites are contacted a control chart (time-series) design will be applied. 2. Where appropriately matched baseline data sites are impacted and non-impacted, a BACI approach to monitoring will be applied. 3. If baseline data is not available, a gradient approach to quantifying impacts will be applied (See Appendix B for detailed description of these approaches and Figure 1). Where relevant, data available from responsible fisheries agencies including catch/effort data, will be assessed to determine potential changes from baseline levels in fishing grounds potentially affected by an oil spill compared to after the event. For fish and aquaculture species potentially exposed to an oil spill, species will be sampled across the contamination gradient as per Gagnon and Rawson (2012). Hydrocarbon concentrations (particularly PAH) within tissues of fish and aquaculture species will be determined. Exposure to hydrocarbons on fish health will also be determine through analysis of physiological indices and biochemical markers following Gagnon and Rawson (2012). If fish kills are observed, whole specimens will be obtained and preserved (frozen) for necropsy to determine the cause of death. Scope of work Prepared by monitoring provider for issue within 24 hours of this SMP being activated. Senior marine scientist Marine scientist trained in fish identification and necropsy Marine scientist with BRUV experience NATA accredited laboratory for sample analysis Resources Available vessel and tender in operation Decontamination/washing facilities Safety aircraft/rescue vessels on standby Resources to analyse BRUV data. Service provider to be able to mobilise within 72 hours of the scope of work having been approved by Santos (this time allowing for costing, preparation of equipment and disposables and travel to site). Implementation Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and spill timing requirements. BRUV imagery will be processed using EventMeasure (SeaGIS) software. Analysis and NATA-accredited laboratories will be employed for health analyses. reporting Data will be entered to spatially explicit database and analysed to test for statistically significant differences between non-impacted and impacted fish assemblages.



| MP11 – Fish, Fisheries and Aquaculture |
|--|
| Data and conclusions will be summarised in an environmental report card. |
| Final draft report to be prepared within one month of monitoring completion; ext |

Final draft report to be prepared within one month of monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed.

| SMP12 – Whale S | harks |
|----------------------|--|
| Rationale | The whale shark (<i>Rhincodon typus</i>) is known to occur within the region. One of the best known aggregation sites occurs along the central and north-west coast of Western Australia from March to July. Whale sharks are also known to be highly migratory and a biologically important area for foraging extending into the Kimberley region of Western Australia also overlaps with the environment that may be affected. Effects to the whale shark due to presence of surface oil, entrained oil and dissolved aromatic hydrocarbons may include behavioural (e.g. deviation from migratory routes), physiological (e.g. disruption to digestion) or physical effects. Given large spatial variation in occurrence and broad scale movement, population estimates and associated change are not often available. This plan will focus on assessing the extent of impacts to animals within the region, and where possible, the level of recovery. This will then be used to deduce potential impacts at a population level. |
| Aim | To quantify impacts of an oil spill on whale sharks within Biologically Important Areas (BIAs) along the north-west and north Western Australian coastline. |
| Baseline | Refer to the Baseline Data Review (Astron Environmental Services 2021) (SO-91-RF-20022 Rev 0). The Oil Spill Response Atlas (Australian Maritime Safety Authority (AMSA)), National Conservation Values Atlas (DAWE -http://www.environment.gov.au/webgis-framework/apps/ncva/ncva.jsf) and Pilbara Region Oiled Wildlife Response Plan (Department of Parks and Wildlife and Australian Marine Oil Spill Centre 2014) should also be consulted. |
| Initiation criteria | Operational monitoring indicates that whale shark aggregations are contacted or likely to be contacted by a hydrocarbon spill as defined in Table 1 . |
| Termination criteria | Measured parameters of whale shark abundance and distribution are not significantly different to baseline levels; AND The water quality at feeding/aggregation sites has been measured as not significantly different to baseline levels. |
| Receptor impact | Impact to whale sharks from pressures including hydrocarbons is measured through observed injury and mortality. Other pressures to these states are: + Intentional and unintentional mortality from fishing outside Australian waters |



| SMP12 – Whale S | harks |
|------------------------|---|
| | + Boat strike |
| | + Habitat disruption from mineral exploration, production and transportation |
| | + Marine debris |
| | + Climate change. |
| | During spill activities may require the following surveys and sampling: |
| | + Aerial surveys |
| | + Satellite tagging |
| | + Toxicology |
| Methodological | + Food chain studies |
| approach | + Photo-identification |
| | + Vessel and plane logs |
| | + Acoustic tagging. |
| | The methodologies adopted will follow the approaches of those baseline studies identified allowing consistency of data from baseline to impact and recovery phases. |
| Scope of work | Prepared by monitoring provider for issue within 24 hours of this SMP being activated. |
| | + Senior marine scientist |
| | + Trained marine wildlife observers x 2 |
| | + Fixed wing aircraft (incl. pilot/s) |
| | + Refuelling facilities |
| Resources | + Personnel with pathology or veterinary skills |
| | + NATA accredited laboratory for sample analysis |
| | + Available vessel and tender in operation |
| | + Decontamination/washing facilities |
| | + Safety aircraft/rescue vessels on standby |
| Implementation | Service provider to be able to mobilise within 72 hours of the scope of work having been approved by Santos (this time allowing for costing, preparation of equipment and disposables and travel to site). |
| | Actual mobilisation time will depend on the decision to adopt post-spill pre-impact monitoring and spill timing requirements. |
| Analysis and reporting | Draft annual report to be prepared within one month of annual monitoring completion; external peer review of final draft within two weeks of report provision to reviewer; finalise report within two weeks of peer review having been completed. |





3 References

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Appendix O: SMP Activation Process



Oil Spill Operational and Scientific Monitoring Activation Form



Instructions

Section 1: Contact Details

Name of notifying person

In the event of a spill requiring a response from Astron follow these steps:

- 1. Activate a response call 1300 902 700
- 2. Immediately complete this Activation Form and email to spillresponse@astron.com.au

You will receive a call back from the Monitoring Coordinator within 30 minutes. In the event that a call back is not received, please call 1300 902 700 again.

Note: If new information should become available after submitting this form, or the situation changes, please advise the Astron Monitoring Coordinator as soon as possible.

| , , | | | | | | | | |
|-----------------------------|-----------------------|----------------|---------------|-----------------|-----------------|-----------------|-----------------|-------------|
| Position in Incident | t Command Tear | m | | | | | | |
| Direct phone | | | | | | | | |
| Mobile | | | | | | | | |
| Email address | | | | | | | | |
| Command centre location | | | | | | | | |
| Command centre direct phone | | | | | | | | |
| Date and time of n | otification | | Click here to | enter a date. | | Enter time | e, i.e. 1400 WS | Т |
| | | | | | | ' | | |
| Section 2: Spill Details | | | | | | | | |
| Date and time of spill | | Click here to | enter a date. | | Enter tim | ne, i.e. 1400 W | ST | |
| Spill source location | | Insert coordi | nates in GDA9 | 4 MGA Zone 5 | 0 format (easti | ng and northir | g). | |
| (GDA94, MGA Zone 50) | | Insert locatio | n description | | | | | |
| Source of spill | | | | | | | | |
| Cause of spill (if known) | | | | | | | | |
| Status of spill | | ☐ Secure | d 🗆 Ur | controlled | □Unknown | | | |
| | Instantaneous release | | | | | | | |
| Release rate | | | | OR | | | | State units |
| | Continuous release | | | per hour for | | □Hours | □Days | |
| | Estimated quantity | | | | | | | |
| Description of | Incident tier | | | □1 | □2 | □3 | | Chataita |
| spill | Direction travel | of | | | | | | State units |
| | Trajectory | | | | | | | |
| Modelling provider | log in details | | | | | | | |
| | | | | | | | | |



Oil Spill Operational and Scientific Monitoring Activation Form



| Section 3: OMP/SMP activation | |
|---|--|
| SMPs to be activated. | ⊠SMP1 – Water quality |
| | □ Operational water quality monitoring |
| Where there is doubt whether an SMP should be activated the SMP | □SMP2 – Sediment quality |
| should be selected. Refer to the Oil | ☐SMP3 – Sandy beaches and rocky shores |
| Spill Scientific Monitoring Plan (EA- 00-RI-10099) for initiation criteria for | □SMP4 – Mangroves |
| SMPS. | ☐SMP5 – Intertidal mudflats |
| | □SMP6 – Benthic habitats |
| | ☐SMP7 – Seabirds and shorebirds |
| | □SMP8 – Marine megafauna |
| | ☐SMP9 – Marine reptiles |
| | ☐SMP10 – Seafood quality |
| | ☐SMP11 – Fish, fisheries and aquaculture |
| | \square Yet to be determined |
| | ☐ Other: |
| | |
| | |
| Section 4: Safety | |
| Detail any known safety or security risks | |
| | |
| | |
| Section 5: Approval | |
| I authorise the activation of a response the terms of Contract # [insert contract | e by Astron Environmental Services Pty Ltd in connection with the above incident under t]. |
| Signature: | |
| Date and Time: | |

Activate Our Team

In the event of a spill requiring scientific monitoring response call:

1300 902 700

Advise the operator:

- 1. Your company
- 2. Your name and contact number
- 3. Brief reason for call (i.e. Exercise or Spill)

A message will be relayed to our team to call you back.



Provide additional details as requested by the Monitoring Coordinator on call-back



Complete and submit the Activation Form



Astron initiates Oil Spill Scientific

Monitoring Activation & Response Process

– refer to next page





Oil Spill Scientific Monitoring Activation and Response Process

| Step | Responsibility | Action | Timeframe# | Resources | Date/Time Complete |
|-------|--|---|---|--|-----------------------|
| Phase | 1 – Activation | | | | |
| 1 | Santos IMT (Environmental Team Leader (ETL)) | Astron Monitoring Coordinator notified of incident. | On approval from Santos Incident Commander | Astron oil spill response phone number and answering service | |
| 2 | Astron Monitoring Coordinator (MC) | Call back client for further details, request Activation Form if not received. | Within 30 minutes of receiving initial notification | Activation Form | |
| 3 | Astron MC | Call Planning & Logistics Officer to advise of incident. | Immediately following Step 2 | n/a | |
| 4 | Santos IMT (ETL) | Complete <i>Activation Form</i> and submit to Astron via email. | Within one hour following initial notification (Step 2) | Activation Form | |
| 5 | Astron Planning & Logistics Officer (PLO) | Notify MCT, Technical Advisors and key subcontractors via SMS Global. | Within 30 minutes of Step 3 | SMS Global Guidance | |
| 6 | Astron PLO | Notify all staff of incident via SMS Global. | Within one hour of receiving Activation Form | SMS Global Guidance | |
| Phase | 2 – Response Planning | | | | |
| 7 | Astron MC | Maintain verbal communication with Santos IMT (ETL). | At least twice daily (0800 and 1700) | n/a | |





| Step | Responsibility | Action | Timeframe# | Resources | Date/Time Complete |
|------|--|---|---|---|-----------------------|
| 8 | Astron MC Astron Operations Officer Astron PLO | Maintain Functional Log. | Daily | Functional Log | |
| 9 | Astron PLO | Set up Command Room. | Within 4 hours of activation (Step 5) | Command Room Resource Checklist | |
| 10 | Astron MC, PLO and BMT Oceanica Operations Officer | Attend Santos incident briefing and relay information to MCT. | As advised by the Santos IMT (ETL) | n/a | |
| 11 | Astron Operations Officer | MCT and Technical Advisors to meet at Royal St office, review personnel and equipment resource status. | Within 6 hours of activation (Step 5) | Capability report Training matrix Resource chart | |
| 12 | Astron PLO | Confirm availability of additional personnel and equipment resources. | Within 16 hours of activation (Step 5) | External Supplier Details Requisition Request Form | |
| 13 | Santos IMT (ETL) | Provide spill trajectory modelling and sensitive receptor information to Astron. | When available | APASA modelling Department of Transport database Santos GIS Mapping | |
| 14 | Astron MC in consultation with Santos ETL | Define the scale of response - identify which SMPs are activated. Identify if operational water quality monitoring is required. | Within 2 hours of receiving spill and receptor information (Step 13). | Scientific Monitoring Plan* Relevant OPEP Spill trajectory modelling Operational monitoring results | |





| Step | Responsibility | Action | Timeframe# | Resources | Date/Time Complete |
|------|--|---|--|--|-----------------------|
| 15 | Astron Technical Advisors in consultation with Santos ETL | Determine monitoring locations for activated SMPs: Identify monitoring locations in order of priority for activated SMPs based on: nature of hydrocarbon spill spill trajectory modelling and time to shoreline impacts sensitive receptors impacted or potentially at risk of being impacted state of current baseline data current environmental conditions current results of operational monitoring. Determine if post-spill pre-impact data is required to be collected from any locations. See SMP Work Method Statements for decision making process when considering availability of baseline data. | Within 6 hrs of relevant SMP activation (Step 14). | Relevant SMPs Information from Astron: • baseline information for relevant receptors. Information from Santos IMT: • sensitive receptor information (including relevant conservation/management plans) from relevant EP, Santos GIS mapping and online resources (DoT oil spill response atlas, DoE conservation values atlas, DoE species profile and threats database) • oil spill trajectory modelling • response strategies and priority protection areas • results from OMPs currently activated • baseline information for relevant receptors as reference in the relevant SMP. | |
| 16 | Astron Technical Advisors in consultation with Santos ETL | Submit Department of Parks and Wildlife Licence applications | Within 12 hrs of relevant SMP activation (Step 14) | Proposed monitoring locationsSMP methods | |





| Step | Responsibility | Action | Timeframe [#] | Resources | Date/Time Complete |
|------|---|--|---|---|-----------------------|
| 17 | Astron Operations Officer, PLO & Technical Advisors in consultation with Santos ETL | Determine personnel requirements: Identify number and competencies of personnel required for monitoring teams for each SMP based on: activated SMPs number of locations to be monitored number of locations where pre-spill baseline data needs to be collected timing of hydrocarbon spill and overlap with sensitive receptors in activated SMPs logistical and equipment resource constraints. Arrange additional personnel if required. | Within 12 hrs of activation if pre-impact data is needed.** | Information from Astron: Capability report Training matrix Resource chart relevant SMPs and WMS. Information from Santos IMT: sensitive receptor information oil spill trajectory modelling response strategies and priority protection areas equipment (i.e. vessels, aircraft) availability logistics (availability of flights, accommodation, etc). | |
| 18 | Astron Operations Officer, PLO & Technical Advisors in consultation with Santos ETL | Identify number and competencies of equipment required for each SMP based on: o activated SMPs o number of locations to be monitored o number of field teams and timing of mobilisation to the field o logistical and equipment resource constraints. Arrange additional equipment resources if required. | Within 12 hrs of activation if pre-impact data is needed.** | Information from Astron: Resource chart relevant SMPs and WMS. Information from Santos IMT: equipment (i.e. vessels, aircraft) availability logistics (availability of flights, accommodation, etc). | |





| Step | Responsibility | Action | Timeframe# | Resources | Date/Time Complete | | |
|-------|--|---|--|--|-----------------------|--|--|
| 19 | Astron MC, Operations Officer, PLO & Technical Advisors | Prepare and submit Monitoring Action Plan (mission, objectives, strategies, tactics, tasks), including scope of works. Prepare and submit cost estimate. Prepare and submit logistics request: Allocate personnel and equipment resources to field teams for relevant SMPs. Submit SOW and logistics request for each activated SMP to Santos IMT for approval. | Within 24hrs of request for SoW (Step 15) for relevant SMP if pre-impact data is needed.** | Information from Astron: Resource chart relevant SMPs and WMS agreed monitoring locations Mobilisation and Logistics Form (incorporating SOW) Monitoring Action Plan. Information from Santos IMT: request for SoW agreed monitoring locations. | | | |
| 20 | Santos IMT (ETL) | Santos to approve SOW, provide purchase order and initiate logistical arrangements. | Within 24 hours of SOW submission (Step 19). | Astron Mobilisation and Logistics Request | | | |
| 21 | Astron MC | Advise field personnel by email meeting invite, or phone if not in office. | Within 24 hours of SOW approval (Step 20). | Field team allocation | | | |
| 22 | Astron | Conduct incident briefing with all available Astron personnel. | Within 24 hours of SOW approval (Step 22). | Briefing template Monitoring Action Plan | | | |
| Phase | Phase 3 – Mobilisation | | | | | | |
| 24 | Astron PLO | GIS and device preparation requests (field maps, data capture) submitted, and discussed with Geospatial team. | Within 24 hours of SOW approval (Step 22). | https://voyager/ | | | |
| 25 | Astron Operations Officer | Conduct field team overview briefing, allocate tasks. | Within 36 hours of SOW approval (Step 22). | Briefing Template | | | |





| Step | Responsibility | Action | Timeframe# | Resources | Date/Time Complete |
|-------|------------------------------|--|---|---|-----------------------|
| 26 | Field Team Leaders | Compile SMP grab packs, GIS information, field equipment, and prepare and submit HSE documentation to Santos IMT. | Within 48 hours of SOW approval (Step 22). | Information from Astron SoW Grab packs, SMP WMS and HSE documentation GIS information/field maps field equipment. Information from Santos IMT: booking and logistics confirmations. | |
| 27 | Astron Technical Advisors | Conduct scope specific pre-mobilisation briefings. | Prior to mobilisation. | Pre-mob Briefing Template | |
| 28 | Santos ETL | Santos to approve HSE plan. | Within 24 hours of receiving HSE Plan. | Mobilisation and Logistics Form HSE plan | |
| 29 | Astron PLO | Personnel mobilised to site. | Within 72 hrs of SOW approval (Step 22) if pre-impact data is needed.** | Approved SOW | |
| Phase | 4 – Response Operation | ıs | | | |
| 30 | Astron MC | Conduct Monitoring Action Plan review with MCT and Technical Advisors and communicate to Santos IMT (ETL). | Daily | Monitoring Action Plan template | |
| 31 | Astron PLO | Hold post-demobilisation debrief with field teams. | Within 3 days of demobilisation. | Demob Meeting Template | |
| 32 | Santos ETL | Santos to arrange approval of Monitoring Action Plan revisions and any additional mobilisation/logistics requirements. | Daily or as required | Monitoring Action Plan Mobilisation and Logistics Form | |
| 33 | Astron Field Team Leaders | Provide activity reports to Santos ETL. | Daily | Daily Activity Report Template | |





For example, in SMP4 if post-spill, pre-impact data collection is not required then mangrove decline is likely to take several weeks to occur and there is lower priority for mobilisation of field teams for this SMP within the 72 hr timeframe. In this case, mobilisation within 30 days may be more appropriate.

Abbreviations

EMBA - Environment that May Be Affected

IMT - Incident Management Team

OMP - Operational Monitoring Program

OPEP - Oil Pollution Emergency Plan

Santos – Santos Energy Australia Limited

SMP - Scientific Monitoring Plan/Program

SoW – Scope of Works

WMS – Work Method Statement



[#] Timeframes are indicative and may be require adjustment where activities are dependent on information availability or affected by logistical constraints

^{*}The Scientific Monitoring Plan (EA-00-RI-10099) provides the most up to date list of SMPs and activation criteria. Refer to the OPEP for operational water quality monitoring requirements.

^{**}If post-spill, pre-impact data is not required then timeframes will be specific to each SMP. The lead times for resourcing, preparation of SoW and mobilisation of field teams may be longer depending on the timing of the spill, likely trajectory and life stages of receptors present or likely to be impacted.

Appendix P: Scientific Monitoring Capability

Scientific Monitoring Assurance and Capability Assessment Assurance arrangements

Astron Environmental Services (Astron) is currently Santos' primary Monitoring Service Provider for the implementation of SMPs 1-12. A contractual arrangement exists with Astron to maintain standby arrangements as per the Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162) and have the resourcing capability to implement a first-strike response at all times. Astron maintains a relationship with a primary sub-contractor (BMT) for the provision of scientific monitoring for those SMPs where Astron does not have the required capability. Between Astron and BMT, capability exists to deliver first strike resourcing against SMPs 1-12.

Assurance on the continued maintenance of capability is provided through the delivery of monthly capability reports. These reports are generated by the Astron and BMT Planning and Logistics Officers and delivered to the Santos Spill Response Adviser along with a summary of any changes in resourcing or, and if required, how gaps in resourcing have been managed. Since the establishment of the scientific monitoring contract in 2015 Astron has always demonstrated through this process that it has the required capability to meet first strike resourcing as per the standby services contract.

Santos ensures that Astron/BMT standby arrangements are adequate through its exercise and auditing program. Santos regularly conducts exercises and tests with Astron and BMT to ensure that Santos IMT roles and Astron/BMT monitoring roles are familiar with the SMP activation arrangements while providing spot checks on resource availability. Santos has previously also undertaken an audit of Astron against its Oil Spill Scientific Monitoring Standby and Response Manual (EA-00-RI-10162). Assurance activities to date have demonstrated a high degree of compliance with standby service requirements.

Continuous improvement

Santos is committed to further improving its oil spill scientific monitoring capability. To that end, Santos is participating in a Joint Industry Operational and Scientific Monitoring Plans project, governed through an APPEA-Industry Steering Committee. This project, being progressed throughout 2021, is working towards a joint-industry capability for implementing a common suite of oil spill operational and scientific monitoring plans. The project aims to deliver efficiencies in implementing and testing oil spill scientific monitoring arrangements while increasing the level of resourcing and capability available to participating companies.