

The Petroleum Oil and Gas Corporation of South Africa (Pty) Ltd. Reg. No. 1970/008130/07

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# Environmental Management Programme

# Exploration Drilling in Block 9 and 11a

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# ACKNOWLEDGEMENT

The format and style of this EMPr document was developed by Lwandle Technologies (Pty) Ltd who compiled the structure for the Operational EMPr of each of PetroSA's offshore facilities. On the specific request of PetroSA, this format has been replicated for the offshore drilling and seismic EMPrs.

# TEAM: SUMMARY OF QUALIFICATIONS AND EXPERIENCE

Henry Camp –Team Leader with ERM, Johannesburg: Henry has an academic background in the biological sciences with more that 20 years experience in the environmental field and extensive experience with oil and gas development in the marine and coastal environment. He heads up ERM's Oil and Gas Division. He has worked on numerous EIAs and EMPs involving complex oil and gas developments and on a number of assessments that have involved international development banks and Equator Principle institutions.

Jessica Hughes – Principal Environmental Consultant with ERM, Cape Town: Jessica holds a Masters degree in Zoology from the University of Natal (1991) and a Masters degree in Environmental Science (UCT, 1993), and has 18 years experience in a wide range of environmental impact assessments and management plans including several for the diamond mining and oil/gas industry offshore Southern Africa. She was involved in compiling the format of this document with Lwandle for the offshore installations.

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# DOCUMENT CONTROL, REVISION AND REVIEW



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| ROLE                                  | NAME                 | POSITION REVIEW DATE            |  |  |
| <b>REVIEWER 1</b>                     | Warren Dudley        | Drilling Manager                |  |  |
| <b>REVIEWER 2</b>                     | Pieter Erasmus       | Operations Manager: E&P         |  |  |
| <b>REVIEWER 3</b>                     | Everton September    | Vice Principal of New Ventures  |  |  |
| <b>REVIEWER 4</b>                     | Jessica Courtoreille | Corporate Environmental Leader  |  |  |
| <b>REVIEWER 5</b>                     | Dian Naicker         | Operations Environmental Leader |  |  |
| <b>REVIEWER 6</b>                     | Sumaya Arendse       | Corporate Environmental Officer |  |  |
| REVIEWER 7                            | Jackie Lichaba       | Senior Legal Adviser            |  |  |

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# ACRONYMS & ABBREVIATIONS USED IN THE EMPR

| µg chl <i>a</i> /litre | micrograms of chlorophyll 'a' per litre                                   |
|------------------------|---|
| mg C/m²/hr             | milligrams of carbon per square meter per hour                            |
| BOP                    | Blow Out Preventer  |
| DEA                    | Department of Environmental Affairs                                       |
| DMR                    | Department of Mineral Resources   |
| DNV                    | Det Norske Veritas  |
| EEZ                    | Exclusive Economic Zone   |
| EMPrs                  | Environmental Management Programmes                                       |
| E <b>&amp;</b> P       | Exploration and Production  |
| FPSO                   | Floating Production Storage and Off-loading vessel                        |
| GTL                    | Gas to Liquid   |
| HydroSAN               | South African Navy Hydrographic Office (also referred to as SANHO)        |
| IAP                    | Interested & Affected Party   |
| ICMA                   | Integrated Coastal Management Act (24 of 2008)                            |
| JOC                    | Joint Operations Centre   |
| MARPOL                 | International Convention for the Prevention of Pollution from Ships 73/78 |
| MPAs                   | Marine Protected Areas  |
| MODU                   | Mobile Offshore Drilling Unit   |
| MPCCLA                 | Marine Pollution (Control and Civil Liability) Act (6 of 1981)            |
| MPRDA                  | Minerals and Petroleum Resources Development Act 28 of 2002               |
| MPRDAÅ                 | Minerals and Petroleum Resources Development Amendment Act 49 of 2008     |
| MSDS                   | Material Safety Data Sheet  |
| NADF                   | Non Aqueous Drilling Fluid  |
| NEMA                   | National Environment Management Act 107 of 1998 (as amended)              |
| OHS                    | Occupational Health and Safety 85 of 1993 (as amended)                    |
| PASA                   | Petroleum Agency of South Africa  |
| ROV                    | Remote Operated Vehicle   |
| SABS                   | South African Bureau of Standards   |
| SAHRA                  | South African Heritage Resources Agency                                   |
| SAMSA                  | South African Maritime Safety Authority                                   |
| SCG                    | South Coast Gas   |
| SHEQ                   | Safety, Health, Environment and Quality                                   |
| UCT                    | University of Cape Town   |
|                        | United Nations Framework Convention on Climate Change                     |
| UNCLOS                 | United Nations Law of the Sea Convention                                  |
| WBDF                   | Water Based Drilling Fluid  |

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The Petroleum Oil and Gas Corporation of South Africa (Pty) Ltd. Reg. No.1970/008130/07 EMPr for Exploration Well Drilling: Block 9 and 11a

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# **1.1 NAME OF EXPLORATION AREA**

Exploration Well Drilling in Block 9 and 11a

# **1.2 CONTACT PERSON**

| Manager:   | Adéle Groenewald               |
|------------|--------------------------------|
| Position:  | Asset Manager: Block 9 and 11a |
| Phone:     | 021 929 3076                   |
| Facsimile: | 021 929 9114                   |
| Cell:      | 082 870 9172                   |
| E-mail:    | Adele.groenewald@petrosa.co.za |

# 1.3 AREA & LOCATION

This EMPR covers potential drilling activities in Petroleum Licence Block 9 and 11a, located offshore the South coast of South Africa within what is known as the Bredasdorp Basin. The location of the lease areas in relation to the coast is illustrated in Figure 1.1.

PetroSA's Block 9 license area covers a surface area of 22,756 km<sup>2</sup> and is located 140 km south of Mossel Bay. Block 11a covers 1270 km<sup>2</sup>, is located 60 km from shore and has water depths ranging from 100 to 140 m. The co-ordinates of Blocks 9 and 11a are indicated in Figure 1.2. In Block 9 known hydrocarbon prospects are located approximately 50 to 150 km from the Bredasdorp coast.



Figure 1.1: Location of the offshore license blocks offshore Mossel Bay showing the location of Block 9 and 11a.

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Figure 1.2: Coordinates of Block 9 and 11a and the hydrocarbon production areas in Block 9 covered by updated EMPrs.

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# **1.4 BRIEF DESCRIPTION OF DRILLING OPERATIONS**

Future drilling operations for Block 9 and 11a have not been confirmed and a generic description of drilling activities is described here.

Drilling for hydrocarbons in the offshore environment involves the use of various mobile offshore drilling units (MODU) whose selection generally depends on the water depth and marine operating conditions experienced at the well site (Figure 1.3). Jack-up rigs are used in shallower water with legs which are lowered to the seabed to jack the drilling unit above the water. Semisubmersible rigs and drill ships are used in deeper water as floating drilling units which are held in position with a mooring system. Dynamically positioned semisubmersible rigs and drill ships are used in very deep water. The water depth and marine operating conditions experienced in block 9 & 11a to date have required the use of moored semisubmersible rigs.

Mobile offshore drilling units (MODU) are certified for seaworthiness through an appropriate marine certification programme (eg. Det Norske Veritas (DNV), American Bureau of Standards (ABS), etc). This certification, and the application of operating standards and training minimise the possibility of an offshore accident. The Department of Mineral Resources regulates safety on offshore drilling units by application of the Mine Health and Safety Act.



Figure 1.3: Drilling Rig Types

The duration of drilling operations depends on the type of well being drilled and the depth of the well. During offshore drilling operations a temporary 500m statutory safety zone is placed around the drilling unit and only the drilling unit's support vessels may enter this zone during this period. A bigger safety zone would be required for certain activities (eg. demersal trawling) as the drilling unit's mooring system may extend 1500m or more along the seabed.

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After mooring the drilling unit a drill string with a large bit is run to spud a hole in the seabed and conductor pipe is run and cemented in the hole. A smaller bit is then run on the drill string to pass through the conductor pipe and continue drilling below it. A wellhead is then run on casing and cemented in the hole with the wellhead at seabed. A Blowout Preventer (BOP) is run on a marine riser to connect the drilling unit to the wellhead. The marine riser is compensated to accommodate the movement of the drilling unit and the BOP has seal elements which can be closed to contain well pressure during drilling should this be necessary. A Drilling Subsea BOP Stack is shown in Figure 1.4.



Figure 1.4: Drilling Subsea BOP Stack

Drilling fluid or 'mud' is used during drilling as the primary method of controlling the well pressure and to stabilise the wellbore, lubricate and cool the drill bit and remove the drilled cuttings from the well. With the marine riser in place the mud circulation system is closed and the mud and drilled cuttings are returned to the drilling unit. A solids control system removes the drilled cuttings from the mud at surface and discharges them below sea level. A smaller bit is run on the drill string through the marine riser and casing to continue drilling and further casings are run and cemented in the hole at certain intervals to isolate subsurface formations and provide structural support until the geological target and total depth are reached. A typical well casing arrangement is shown in Figure 1.5.

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Figure 1.5. Typical well casing arrangement

Electric logs are run in the well on reaching the geological target and total depth to establish the presence of hydrocarbons. If the electric logs indicate good results the well may be tested in which case a final casing (or liner) will be run and cemented in the hole. The well is then displaced to brine before running perforating guns on tubing with a downhole packer and valves to perform a well test. The tubing is landed in the wellhead and the BOP closed and downhole packer set before perforating the casing (or liner) and flowing the well to surface. Various tests are performed on the well with produced hydrocarbons flared off at surface. The tubing is displaced to brine again and the well killed before pulling out of the well at the end of the test.

Whether the well is tested or not, cement plugs will be set in the well to isolate the formations from each other and surface. The wellhead will be left in place with a corrosion cap if the well is to be suspended for later re-entry or it will be removed if the well is to be permanently abandoned.

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# 1.5 EMPR CONTEXT AND PURPOSE

The original EMPr for Prospect Well Drilling in Block 9 was compiled by CCA in October 1997 for SOEKOR E and P (Pty) Ltd., and was approved in terms of section 39(4) of the Minerals Act No. 50 of 1991. EMPrRs have also previously been compiled for seismic surveys in Block 11a.

PetroSA (formerly SOEKOR E and P) intends to undertake exploration drilling in Block 9 and 11a in the foreseeable future in order to determine the presence of additional hydrocarbon reserves. In support of continual improvement and ensure the documentation reflects current accepted good practice in the oil and gas industry, PetroSA requires a revised EMPr that is in line with current legislation.

# **1.6 SCOPE OF THE UPDATED EMPR**

The revised and updated Environmental Management Programme (EMPr) (this document) reflects changes that have taken place in the company structure, legal requirements and operational best practice for drilling activities. Specifically, the EMPr has been upgraded to:

- Comply with the requirements of the NEMA and MPRDA (No. 28 of 2002) as amended;
- Supersede previous versions of the EMPrs encompassing drilling activities in Block 9 and 11a;
- Contain the same standards and reporting requirements as the EMPrs for production areas in Block 9.
- Focus on environmentally-related activities for which staff involved in drilling activities is directly responsible. The EMPr therefore does not deal with activities such as:
  - o corporate social responsibility programmes, and
  - health and safety (for which operational procedures exist for drilling subcontractors) except where such issues can have environmental consequences.
- Integrate with existing PetroSA management systems and procedures, primarily the environmentally-related issues within the Safety, Health and Environment Quality (SHEQ) procedures. Accordingly, this EMPr summarises key elements of PetroSA's procedures that are relevant to environmental management to facilitate environmental compliance and performance auditing.

# **1.7 CONSULTATION**

Environmental Resource Management (ERM) Southern Africa was appointed by PetroSA to undertake the review and updating of the original EMPr referred to above. The process undertaken to update the EMPR was not a regulated mandatory process but aimed to ensure that the report reflects current accepted good practice in the oil and gas industry and to be aligned with current legislation.

The review and updating of the EMPR was a consultative process between PetroSA and the appointed consultant and it aimed to reflect changes within PetroSA since the compilation of the

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EMPr in 1997 and to comply with the requirements of the NEMA and MPRDA (No. 28 of 2002) as amended.

A meeting was held with the Petroleum Agency SA (PASA) on 1 October 2010 to present the scope of updating the exploration and seismic EMPrs for Block 9 and 11a. The outcome of the meeting was as follows:

- This update is a continual improvement initiative by PetroSA that is not linked to any specific project or rights application.
- The EMPrs will be updated in line with the approach followed for the recent update of the Block 9 Production Areas EMPrs.
- Public participation will be restricted to informing the current Agulhas Forum membership and offering the membership the opportunity to comment.

In line with the above:

- The exploration and seismic EMPrs for Block 9 and 11a was subsequently presented at the Agulhas Forum Meeting held on 14 April 2011. Appendix I – Minutes of Agulhas Forum Meeting.
- The draft report was made available to the membership of the Agulhas Forum for their review and comment from 29 July 2011 to 31 August 2011. **Appendix II** copy of the request to comment, sent on 29 July 2011.
- List of the Agulhas forum members to which the draft reports were sent. Closing date for comment was 31 August 2011. Appendix III – list of Agulhas Forum Members to which the draft report was sent.
- One comment was received. See Appendix IV.

The change was not made under point 2.5.2 Institutional Linkages as suggested in the comment received as it is not applicable to PetroSA. PetroSA is not required to report to Department of Agriculture, Forestry and Fisheries (DAFF), but to the Department of Environmental Affairs: Oceans and Coast, which has been included.

After the commenting period ended and no further comments received the reports were finalised and submitted to the Petroleum Agency (SA) on 19 October 2011.

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# **APPENDIX I**

# AGULHAS OFFSHORE FORUM MEETING, MOSSEL BAY

# NOTES OF SEVENTH AGULHAS OFFSHORE MEETING HELD AT THE DIAS MUSEUM, MOSSEL BAY 14 APRIL 2011 15H30

| Present              |                           |     |
|----------------------|---------------------------|-----|
| Jessica Courtoreille | PetroSA                   | JCo |
| Faan Herbst          | PetroSA                   | FH  |
| Willem Roux          | ТЛРА                      | WR  |
| Quenton Brink        | ТМРА                      | QB  |
| Guy Barker           | Smit Amandla Marine       | GB  |
| Jessica Hughes       | ERM                       | JH  |
| Roland Scholtz       | Fransmanshoek Conservancy | RS  |
| Peter Sims           | MCM: DEAT                 | PS  |
| Stanley Mashiloane   | PetroSA                   | SM  |
| Jonathan Crowther    | CCA Environmental         | JC  |
| Tamryn Heydenrych    | CCA Environmental         | ТН  |

|     |  | ACTION |
|-----|--|--------|
| 1.  | Welcome and introduction   |        |
|     | Jonathan Crowther (JC) welcomed everyone to the seventh Agulhas Offshore Forum |        |
|     | Meeting and thanked everyone for attending.                                    |        |
|     |  |        |
| 2.  | Apologies  |        |
|     | Apologies were received from:  |        |
|     | Durandt de Wet   |        |
|     | Orazio Rebolini  |        |
|     | Mike Keet  |        |
|     | Kerry Sink   |        |
|     | Reneé Welby-Cooke  |        |
|     | Craig Bacon (SECIFA)   |        |
|     | Eileen Green   |        |
|     | Dian Naicker   |        |
|     |  |        |
| 3.  | Approval of minutes from Agulhas Offshore Forum Meeting No. 6 (7 September     |        |
|     | 2010)  |        |
| 3.1 | JC ran through the previous minutes and the minutes were accepted.             |        |
|     |  |        |

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| 4.   | Matters arising from previous minutes  |  |
|------|--|--|
| 4.1  | Refer to point 3 above. The Harbour Master and representatives from Transet<br>National Ports Authority (TNPA) and South African Maritime Safety Authority   |  |
|      | (SAMSA) had been invited to attend the meeting.  |  |
| P**  | PotroSA Feedback   |  |
| 5.   | lessica Courtoreille (ICo) gave verbal feedback on PetroSA activities (A bard conv of  |  |
| J.J. | the presentation is attached).   |  |
| 5.2  | <u>Monitoring and Performance Assessment</u><br>JCo referred to the Performance Assessment report that PetroSA is required to<br>compile and submit to the Minister, in terms of the Minerals and Petroleum<br>Resources Development Act (MPRDA) and indicated that this report would be<br>completed before and presented at the next meeting.  |  |
| 5.3  | Current Projects<br>JCo stated the following:  |  |
|      | <ul> <li>The EIA for the LAD processing unit and associated new tanks at Voorbaai project<br/>has been submitted to DEA.</li> </ul>  |  |
|      | <ul> <li>Environmental Authorisation was received from DEA for the additional tanks at<br/>the GTL refinery.</li> </ul>  |  |
|      | <ul> <li>A decision on the decommissioning of the lead facility is still pending.</li> </ul>   |  |
|      | <ul> <li>CCA had been appointed to undertake the MPRDA and NEMA processes for the</li> </ul>   |  |
|      | FO field development which is located to the east of the FA platform and would   |  |
| -    | include at least five wells and a 30 km pipeline to the FA platform. The   |  |
|      | Production Application for the FO field in Block 9 will be submitted to the  |  |
|      | authorities within the next month.   |  |
| 5.4  | Seismic Survey in Block 9  |  |
|      | JCo referred to the current seismic survey being undertaken in Block 9 in the FO   |  |
|      | area and stated that interested parties were notified one week prior to the start of   |  |
|      | Marine Mammal Observer (MMO) on the two vessels.   |  |
| 5.5  | JCo stated that surveys in the area were timed to take advantage of the weather<br>window between November and May and the "whale window between December<br>and May where large marine mammals were mostly outside of the area. JCo said<br>that the MMO / fisheries liaison person was onboard at all times to observe marine<br>mammals. To date limited mammals had been observed. |  |
| 5.6  | JCo said that there were two vessels currently undertaking surveys in the FO area.   |  |
|      | When the two vessels are operating in close range they run a 20 min 'soft start', which is in line with the international standard otherwise a 30 minute soft start was used. JCo advised that the one vessel was now moving into the Central Basin area.  |  |
| 5.7  | Peter Sims (PS) asked whether the Central Basin area, which coincides with the Blues fishing ground, had not already been extensively surveyed. JCO said that  |  |

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|     | additional lines were being surveyed in areas that had not been surveyed before<br>and PetroSA was also looking at old wells that could potentially be reworked to<br>bring them back into production. Guy Barker (GB) added that the old navigation<br>systems were not nearly as good as technology used in surveys undertaken today.<br>JCo confirmed that they were receiving much better information from new<br>surveyed areas.  |  |
|-----|--|--|
| 6.  | Exploration EMPR's   |  |
| 6.1 | JCo introduced Jessica Hughes (JH) from ERM and explained that ERM had been<br>appointed to update PetroSA's existing exploration EMPR's for Blocks 9 and 11a,<br>which are 14 years old.  |  |
| 6.2 | <b>ERM Presentation</b><br>JH stated that the main aim was to compile an EMPR for PetroSA that could be<br>applied to all future projects. JH said that the new EMPR's are more role / person<br>specific, as each potential impact is linked to a certain person / department.  |  |
| 6.3 | PS asked if they would replace the existing EMPR's. JH said that the old EMPR's would be replaced once the revised EMPR's have been approved by PASA. PS was concerned that the revised documents would lose some of the specific statements that would need to be included in the revised reports. JC asked if the public would be able to review these reports. JCo stated that they had spoken to PASA and it was agreed that the public would be informed about the EMPR's for review through this Agulhas Offshore Forum. JCo said that the reports would be made available for a 30-day comment period before being submitted to PASA. |  |
| 6.4 | PS asked about the financial items mentioned in the Production EMPR's. JCo said that only the seismic surveys and exploration EMPR's were being revised.   |  |
| 6.5 | JCo reiterated that PetroSA was revising these reports as they are all outdated, the<br>reports are not consistent with each other and each contain different<br>commitments. JCo said that this made it difficult for PetroSA to manage in a<br>consistent manner.  |  |
| 6.6 | PS stated that the fishing industry would be particularly concerned about the abandonment section of the Production EMPR's if these were changed. JCo explained that PetroSA is reviewing the abandonment philosophy as reported in the last meeting to ensure a standardised approach that is both reasonable and feasible and takes account of the reality that the environment cannot be restored to how it was previously.   |  |
| 6.7 | GB asked if Professor Glazewski from the University of Cape Town: Marine and<br>Environmental Law had been consulted to ensure that all the necessary information<br>has been included in the revised reports. JCo said that the reports have taken into<br>account all the latest legislation, such as the Waste Act specifically for land based<br>activities, NEMA EIA Regulations 2010, MARPOL, etc. GB asked who proof reads the<br>reports. JCo stated that PetroSA has made sure that the reports are technically<br>correct but the public and industry would be able to comment on the reports.                                     |  |

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| 6.8 | JH indicated that the reports would be sent out at the beginning of May 2011. JCo<br>asked if 30 days would be sufficient for comment. GB indicated that the time was<br>sufficient and no further discussions were held around the commenting period.<br>JC said that the public need to see the original EMPR's in order to be able to see<br>what has changed / been added and to ensure that nothing has been left out.<br>Discussions were held around how the reports would be disseminated. It was<br>suggested that the revised EMPR's be emailed along with the Management Tables<br>from the original reports for comparison purposes. | JCo / JH |
|-----|--|----------|
| 7   | <u>General</u>   |          |
| 7.1 | Quenton Brink (QP) noted that they usually do not formally receive the information<br>sent to TNPA due to the different departments within the organisation, but they<br>were aware of some of the offshore activities.  |          |
| 7.2 | JCo appealed to the forum members to indicate the type of information that they want to hear, so that there is a two-way communication.  | ALL      |
| 7.3 | JC noted that the primary community affected by offshore oil and gas activities is<br>the fishing industry, yet there has been limited representation at the past few<br>meetings. It was suggested that Craig Bacon from SECIFA send a representative<br>when he cannot attend the meetings. PS said that he believes the fishing industry<br>would be at the meetings if they needed to be and only if there were potential<br>problems.   | СВ       |
| 8   | Next Meeting   |          |
|     | The next meeting will be held in September / October 2011. The actual meeting date will be confirmed closer to the time.   | CCA      |
| 9   | <u>Close</u>   |          |
|     | The meeting closed at 16h40.   |          |

# Minutes by: Jonathan Crowther Pr.Sci.Nat.

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# APPENDIX II

**From:** Courtoreille JESSICA [mailto:JESSICA.Courtoreille@petrosa.co.za] **Sent:** 29 July 2011 11:26 AM **To:** Quenton Brink; James Gaylard; Steve du Toit; Roland Scholtz; Mashiloane STANLEY; Arendse SUMAYA; Green EILEEN; Hennie Marais; Naude NATASHA; Siyabonga Gxokonyeka; Renée Welby-Cooke; Johan van Zyl; Sarah Wilkinson; Peter Sims; Andre Oosthuizen; MIKE Keet; Lynweth Bhana; Kobus Maritz; Courtoreille JESSICA; Herbst FAAN; Mmantsha Malope; David Japp; Craig Bacon; Buyani Maxam; A Thomas; Arno Munro; Ngesi, Phumla; Shirley Schmidt; Kennedene Micheals; Elmar van Aswegen; Greg Barker; Durand de Wet; Lester Jansen; Roy Bross; John Pope; Stoffel Smalberger; Enrico Gennari; Beverley Boer; Coenrad Agenbach; Mamabolo RUSSEL; Wayne Meyer; Naicker DIAN; Kerry Sink; Abrahams NAFEESAH; Willem Roux Cc: Jonathan Crowther; Arendse SUMAYA

Subject: PetroSA: Updated EMPr for Seisimc Survey for comment

Dear Agulhas Forum member

At the previous Forum meeting of April 2011, members were advised that as part of its continual improvement drive PetroSA has undertaken to revise and update its Environmental Management Programme reports which govern the company's exploration activities, seismic surveys and well drilling, in Block 9 and 11a.

The approach taken and the format of the reports was presented by Jessica Hughes from ERM, who were appointed to assist PetroSA in the compilation of these reports.

During the meeting PetroSA was requested to provide copies of the reports to Forum members for their comment. Please find enclosed with this letter a copy of the *Environmental Management Programme:* Seismic Surveys in Block 9 and 11a.

Please can you review and provide any comments to Sumaya Arendse or Jessica Courtoreille of PetroSA by 31 August 2011.

| Jessica.courtoreille@petrosa.co.za | Sumaya.arendse@petrosa.co.za |
|------------------------------------|------------------------------|
| 021 929 3216                       | 021 929 3774                 |

The reports will be updated in line with any comments received and then submitted along with copies of the comments received to the Petroleum Agency of South Africa for approval.

Please do not hesitate to contact us if you have any queries in this regard.

Yours faithfully

Jessica Courtoreille Environmental Leader Corporate SHEQ Tel: 021- 929 3216 Fax: 021- 929 3018 Email: jessica.courtoreille@petrosa.co.za www.petrosa.co.za

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#### **APPENDIX III**

# **Agulhas Forum Members**

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## APPENDIX IV

## From: Petesims [mailto:petesims@mweb.co.za] Sent: 18 August 2011 12:29 PM To: Courtoreille JESSICA Subject: Re: PetroSA: Updated EMPr for Drilling for Comment

#### Good Day Jessica

Thanks for the report. Suggest you request the authors to amend point 2.5.2 Institutional Linkages (pages 24-25) to include the Department of Agriculture, Forestry and Fisheries DAFF. You will recall that in 2010 the fisheries part of DEA viz MCM was transferred to DAFF. Then the title Marine and Coastal Management MCM fell away and was replaced by a new title "Branch : Fisheries", within DAFF.

Regards
Peter Sims
O82 7720174
Fisheries
Mossel Bay
---- Original Message ----From: Courtoreille JESSICA
Cc: Jonathan Crowther ; Arendse SUMAYA
Sent: Friday, July 29, 2011 11:23 AM
Subject: PetroSA: Updated EMPr for Drilling for Comment

Dear Agulhas Forum member

At the previous Forum meeting of April 2011, members were advised that as part of its continual improvement drive PetroSA has undertaken to revise and update its Environmental Management Programme reports which govern the company's exploration activities, seismic surveys and well drilling, in Block 9 and 11a.

The approach taken and the format of the reports was presented by Jessica Hughes from ERM, who were appointed to assist PetroSA in the compilation of these reports.

During the meeting PetroSA was requested to provide copies of the reports to Forum members for their comment. Please find enclosed with this a copy of the *Environmental Management Programme: Exploration Drilling in Block 9 and 11a*.

Please can you review and provide any comments to Sumaya Arendse or Jessica Courtoreille of PetroSA by 31 August 2011.

<u>Jessica.courtoreille@petrosa.co.za</u> 021 929 3216 Sumaya.arendse@petrosa.co.za 021 929 3774

The reports will be updated in line with any comments received and then submitted along with copies of the comments received to the Petroleum Agency of South Africa for approval. Please do not hesitate to contact us if you have any queries in this regard.

Yours faithfully Jessica Courtoreille Environmental Leader

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# 2.1 OVERVIEW OF ENTIRE BLOCK 9 AND 11A ACTIVITIES

# 2.1.1 Block 9

- SOEKOR E and P (PTY) Ltd. obtained authorisation for seismic surveys within Blocks 9 offshore the Republic of South Africa through Section 39 (4) Mineral Act 1991 (50 of 1991). The authorisation for seismic surveys was converted to exploration rights under the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002). This right was acquired by virtue of a cession by SOEKOR (PTY) Ltd. to SOEKOR E and P (PTY) Ltd. of its rights and obligations contained in the principle lease OP26 insofar as it relates to Blocks 9. All activities within Block 9 are regulated by the terms and conditions of OP26 and the Mining Lease issued pursuant thereto.
- Since 1992, PetroSA (previously SOEKOR and Mossgas) has been undertaking offshore gas and oil production in the Block 9 area.
- PetroSA submitted an application for new order rights in 2007 and applied for renewal of these rights in 2010. The existing EMPr was submitted approved along with the new order right in 2007. Since 1992, PetroSA (previously SOEKOR and Mossgas) has been undertaking offshore gas and oil production in the Block 9 area (see Figure 2.1).
- The seabed in the area also contains structures that have resulted from Soekor and PetroSA's exploration activities. There are a number of wellheads on the seafloor in Block 9, with approximately 24 wellheads within the "Blues" fishing grounds. The well names and co-ordinates of all the wellheads off the South African coast are included in Notice 16 (Offshore Underwater Obstructions) of SAMSA's (or SANHO's) South African Annual Notice to Mariners.
- There are major international and local shipping routes passing through the area, and demersal trawling also occurs. Surface structures such as drilling installation have 500m radius exclusion zones around them which exclude unauthorised traffic. All other infrastructure on the seafloor is demarcated by a 500 m safety zone, around or on either side of it, which does not exclude traffic but prohibits anchoring and trawling. In addition, drilling installations have markings and warning lights to alert shipping and fishing and other vessels to their presence.
- Approximately 90 -120 people are employed on the drilling rig for two four weeks at a time. Helicopters are used to convey people between George Airport and the drilling unit and supply vessels are used to convey equipment and other goods between Mossel Bay and the offshore drilling unit and return waste to shore as required.
- Operation and maintenance of the installation, requires the use of fuels, biocides, cleaning agents, medical supplies, oils, paints, spare parts and other goods and chemicals.
- Good housekeeping and regular maintenance are undertaken to ensure all is kept in good working order and repaired in time to prevent significant overflows, spills, losses or a major accident.
- PetroSA approved standard procedures form the framework for any mishaps or emergencies as a result of any drilling activities.

## 2.1.2 Block 11a

- 12 exploration wells have been drilled in Block 11a between 1968 and 1990 to depths ranging from 2273 to 4396 m.
- 2D and 3D seismic surveys have been undertaken.
- No wells are under production in Block 11a.

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Figure 2.1 shows the location of all existing hydrocarbon production areas in Block 9.

*Figure 2.1:* Location of all hydrocarbon production areas in Block 9 (circled with names in black) covered by updated EMPRs. All except Oribi and Oryx are producing gas via the FA Platform

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# 2.2 SUMMARY DESCRIPTION OF THE AFFECTED ENVIRONMENT

The exploration areas of Block 9 and 11a are located on the Agulhas Bank south of Mossel Bay (Figure 2.2).



Figure 2.2: Chart showing bathymetry and location of gas and oil fields offshore of Mossel Bay, South Africa (Map Source 2010).

This summary environmental description has been compiled from scientific publications on the region (see synthesis of research on the Agulhas Bank in the 'South African Journal of Science' Volume 90, 1994) and information contained in assessments for developments and proposed developments in the region, e.g. the South Coast Gas Development Project (PetroSA 2006). Information was also taken from Chapter 4 of the E-BT Environmental Impact Assessment (CSIR, 1995) and this document should be sourced for further details and references. The information presented here provides a broad overview of Agulhas Bank oceanography and ecology and includes a description of the coast and its important features. The description is focused on the environmental components that are most likely to be affected by offshore exploration, operational activities and decommissioning of the facilities. These are the water column and seafloor in the immediate areas of the operation and the dependent ecosystem service of fisheries.

# 2.2.1 Regional Overview

The study area comprises the continental shelf area (water depth <200m) extending from Cape Point to Cape Padrone in the east. The major feature of the region is the Agulhas Bank, the largest continental shelf off the South African coast. The Agulhas Bank is roughly triangular and, within the 200 m isobath, encloses an area greater than 100,000 km<sup>2</sup>. From the coast, water depths increase sharply to approximately 50 m and then more gradually to 200 m which marks the offshore boundary of the Agulhas Bank. The eastern margin of the Bank is under the influence of the Agulhas Current (the western boundary current of the southern Indian Ocean) whilst the western margin is part of

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the southern Benguela current with its typical coastal upwelling characteristics. The Agulhas Bank extends over 9° of longitude and for convenience is divided into western, central and eastern sections.

Winds in the project area are mainly zonal with an approximate annual balance between westerly and easterly winds. There is seasonal asymmetry with westerly winds dominant in winter and spring whilst easterly winds occur most frequently in summer. Gales (winds >60 km/hr) are most common during winter whilst calm conditions are characteristic of autumn.

The Agulhas Bank is a transition zone between the major oceanographic features of the warm Agulhas Current to the east and the cooler Benguela Current to the west. The Agulhas Current supplies most of the seawater on the eastern and central portions of the Bank mainly through frictional upwelling on its inshore margin but also through eddies that invade the area. As it is upwelled water from mid-depth in the Agulhas Current subsurface waters on the Agulhas Bank can be cool (10-12 °C) although they may be overlain by warmer water in summer. This leads to the development of very strong thermoclines in the central areas of the Agulhas Bank and, under easterly wind conditions, causes coastal upwelling at the pronounced capes on the coastline in summer. In winter, water column stratification is generally broken down by the vigorous winds and cooler atmospheric temperatures that occur in this season. A prominent summer to autumn oceanographic feature of the central Agulhas Bank is the subsurface ridge of cool water that generally extends offshore in a SW direction from Cape St Francis and terminates on the middle Agulhas Bank ~140 km south of Still Bay. Water (current) circulation on the central Agulhas Bank appears to be mainly cyclonic around the cool water ridge with near-shore flows directed eastwards and a south westward flow offshore.

The Agulhas Bank supports commercially important populations of pelagic fish (sardine, anchovy, horse mackerel), demersal species (hake, kingklip, snoek, kob, sparids, sole, gurnard and monkfish) amongst other species, squid, and large pelagic species, such as tuna. The area is critically important in the life-cycle of sardine and anchovy and associated predators such as African Penguin and Cape Gannet. Whales and dolphins resident on the Agulhas Bank include Bryde's whale (population size = 600), common dolphin (15 000-20 000 individuals), bottlenose and Indo-Pacific humpback dolphin and killer whale (population size <100). Southern right and humpback whales are seasonal (austral winter/spring) visitors with the former breeding in shallow, inshore bays. Humpbacks generally migrate through the region into subtropical waters in and north of Mozambique to breed (Best 2007). A further 24 cetacean species have been recorded as occasional visitors. Loggerhead and leatherback turtles have been recorded in the region as by-catch in the pelagic long-line fishery (Petersen *et al.*, 2009) although frequency of occurrence is low, implying a small population size in the area.

Clearly, the Agulhas Bank is immensely important for marine biodiversity, and the goods and services dependent on this, mainly commercial fishing.

## 2.2.1.1 Physical coastline

The coastline between Cape Point and Cape Padrone is exposed and rugged, has few truly sheltered embayments and is dominated by a high energy wave regime and strong winds throughout most of the year. There are 81 small estuaries in the region between Cape Point and Woody Cape which have irregular connections with the sea. In South Africa an estuary is considered to be that portion of a river system which has permanent and/or intermittent contact with the sea.

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# 2.2.2 Project Area Details

# 2.2.2.1 Topography and sediment distributions

The seafloor in the project area is flat with water depths ranging between 100 m and 115 m. Seafloor sediment texture ranges from silty sand (on the 'Blues' fishing ground) to sand and gravel around the FA Platform (Figure 2.3). ROV surveys of pipeline routes confirm the presence of silt and clayey sands in the west but show that east of 21°50' E the seafloor becomes rocky.

There are no known high relief rock reefs in the region apart from Alphard Bank, 118 km west of the FA Platform and ~40 km north west of the Sable gas and oil field (Figure 2.3 above).



Figure 2.3: Seafloor sediment distributions offshore of Mossel Bay. The approximate locations of the PetroSA gas and oil fields and the Blues trawling grounds on the central Agulhas Bank are shown (modified from Le Clus et al., 1996).

## 2.2.2.2 Oceanography

The major oceanographic feature of the project area is the 'cold ridge' that lies across the central Agulhas Bank extending out from the coast between Cape Seal and Cape St Francis along the 100 m isobaths. Figure 2.4 shows a schematic of this feature in relation to the project area. The 'cold ridge' is a semi-permanent feature of the region in spring and summer and is considered to be linked to oceanic forcing by the Agulhas Current. The 'cold ridge' separates an area of intense thermocline

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development in spring and summer (5 °C-11 °C/10 m) in the inner Agulhas Bank waters between Cape Agulhas in the west and Cape St. Francis in the east, from less intensely developed thermal stratification (3 °C-7 °C/10 m) in deeper offshore waters. There is a corresponding difference in circulation with cyclonic flow around the ridge with currents offshore of the ridge flowing westwards whilst to the inshore the flow is mainly eastwards.





Large ocean waves on the Agulhas Bank are generally associated with weather systems passing south of South Africa (e.g. CSIR 2009) and as such they are episodic features and have a seasonal distribution. High wave persistence is also seasonally distributed with mean durations of >3.0 m waves ranging from 15.7 hours in summer to 23.5 hours in the stormier winter (Table 2.1a). There is an inverse distribution of calmer conditions with longer periods of lower waves being recorded in summer than in the other seasons (Table 2.1b). Note, however, that wave distributions on the Agulhas Bank are highly variable as indicated by the standard deviations being larger than the mean values listed in Table 2.1.

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#### a) Waves >3.0 m

| Period | Period Mean (hrs) |      | N observations |
|--------|-------------------|------|----------------|
| Annual | 20.0              | 25.0 | 1215           |
| Summer | 15.7              | 20.8 | 306            |
| Autumn | 18.7              | 21.6 | 304            |
| Winter | 23.5              | 27.9 | 401            |
| Spring | 20.4              | 26.1 | 204            |

#### b) Calms (waves <3.0 m)

| Period Mean (hrs) |      | Std dev. (hrs) | N observations |
|-------------------|------|----------------|----------------|
| Annual            | 62.4 | 94.5           | 1214           |
| Summer            | 87.5 | 122.7          | 304            |
| Autumn            | 65.0 | 93.0           | 303            |
| Winter            | 37.7 | 51.9           | 399            |
| Spring            | 55.4 | 77.7           | 208            |

#### 2.2.2.3 Ecology

#### 2.2.2.3.1 Plankton

The 'cool ridge' across the central Agulhas Bank and its associated shallow thermoclines lead to the development of intense subsurface phytoplankton biomass maxima at the base of the upper mixed layer or in the thermoclines themselves. Biomass can attain >10  $\mu$ g chla/litre but these high concentrations are generally restricted to narrow layers of <10 m thick. This phenomenon is interpreted to be a result of the interplay between light and nutrient availability in controlling phytoplankton production. Upper mixed layers are nutrient limited but have high light levels whereas sub-thermocline layers are nutrient rich but dark. Phytoplankton is sustained by vertical diffusion of nutrients into the lower euphotic zone allowing positive net growth. Despite marginal light conditions phytoplankton population doubling times under these conditions can be short ranging from 0.64 to 1.72 days at the depth of maximum phytoplankton production (Carter *et al.,* 1987). Overall phytoplankton production is 200-800 mg C/m<sup>2</sup>/hr with generally large-celled diatoms and dinoflaggelates dominating the subsurface phytoplankton community.

The relative seasonal permanency of the 'cool ridge' and its associated productive phytoplankton populations allows the development of substantial populations of the large zooplanktonic calanoid copepod *Calanus agulhensis*. This species dominates the zooplankton comprising 44-64% of the total copepod biomass in the region. The life-cycle of *C. agulhensis* is linked to the development of the 'cool ridge' and its circulation features and is an important prey item of small pelagic shoaling fish (anchovy, sardine, red-eye), and probably juvenile chokka squid, which occur on the Agulhas Bank.

#### 2.2.2.3.2 Pelagic fish

The important small pelagic fish species on the Agulhas Bank are anchovy, sardine and red-eye. The estimated collective biomass of these species is estimated at 2 to 3 million tonnes during summer.

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Horse mackerel are also abundant on the Agulhas Bank with estimated biomass of up to 850 000 tonnes. All of these species forage on plankton, primarily zooplankton, and are thus ultimately critically dependent on oceanographic processes and water quality that sustain local phytoplankton production.

#### 2.2.2.3.3 Demersal fish

The Agulhas Bank supports a diverse assemblage of demersal fish species with 14 trawl fish species and 16 'common' line fish species listed for the region (Japp *et al.*, 1994). Cape hakes, gurnards and panga dominate the biomass of the former while east coast sole are important on the coast parallel mud belt shown in Figure 2.3 above. Carpenter, kob, geelbek and yellowtail comprise large proportions of the line-fish assemblage.

#### 2.2.2.3.4 Pelagic predators

The important predator groups on the Agulhas Bank, listed by Smale et al (1994), comprise:

- Fish such as the migratory tunas, sharks, geelbek, snoek, yellowtail, and the inshore species elf and leervis;
- Seabirds including resident species such as African Penguin, Cape Gannet, Cape Cormorant, gulls and terns and various migratory species such as albatrosses, petrels, shearwaters, prions, terns and skuas, and
- Seals and cetaceans including Cape fur seal, resident cetaceans such as dolphins, killer and Bryde's whale; seasonal visitors including southern right and humpback whales, and occasional visitors to the region including a number of dolphin species, pilot whale species, sperm, beaked, minke, blue, sei and fin whales.

#### 2.2.2.3.5 Benthos

There are three main habitat types in the project area; the muddy sand of the 'Blues' fishing ground, gravelly (shell debris) sand and exposed low relief rock and rock debris (Quick and Sink 2005). Benthos distributional data in these habitats are limited to that obtained in opportunitstic and dedicated ROV surveys and the quantitative assessment of benthic infauna on transects extending from an oil well in the Oribi and Orxy field within Block 9 (Sink *et al* 2010).

Benthic epifauna on sand substrates in the Sable field exclusion zone include burrowing heart urchin *Spatangus capensis* (abundant), starfish, sponges, whelks, horsemussels, crabs, the urchin *Echinus gilchristi* and burrowing tube anemones *Cerianthus* sp. This latter species was the dominant epifaunal species present on soft substrates in the 'Blues' fishing ground followed by the burrowing urchin *Brissopsis lyrifera capensis*. Other fauna observed to be present by Sink *et al.* (2010) were starfishs, crabs, horsemussels, seapens and the urchin *E. gilchristi.* The notable differences between the trawled and non-trawled areas in terms of epifauna were the absence of the burrowing heart urchin in the former and the absence of *B. lyrifera. capensis* in the latter. Unfortunately the observational data are too limited to attribute such differences to the disturbance of seafloor fauna by demersal trawling.

No observational data are available for the other natural seafloor habitat types in the gas field but Quick and Sink (2005) predict relatively high benthos biodiversity in the physically stable gravelly sand habitat with fauna including seapens, molluscs, echinoderms, cerianthids, sponges and south coast rock lobster. The low relief rock and rock debris habitat benthos community includes sponges, black corals and ascidians, and probably soft corals, lace corals, bryozoa, echinoderms, south coast

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rock lobster and other crustaceans. Quick and Sink (2005) consider the low relief rocky reef benthic fauna to be vulnerable to physical disturbance mainly due to the apparent longevity of the characteristic fauna. This also applies to the benthos on the gravelly sand habitat.

Quantitative soft sediment benthic infauna surveys on the adjacent Oribi and Oryx oil field showed that crustaceans and polychaetes were numerically dominant, comprising 91% of the benthos community with echinoderms, molluscs and 'other taxa' making up the remaining 9% of the numbers. Although only contributing ~4% of the taxon abundance, because of their larger body sizes, echinoderms completely dominated the biomass distribution making up 86% of the benthic infauna sampled.

Species diversity was uniform across all of the benthic infauna sites samples but multivariate analysis showed distinct differences between sites closely adjacent (250 m) to the oil well investigated by Sink *et al.* (2010) and those distributed at distances greater than 500 m. These differences are attributable to variations in the abundance of a single crustacean amphipod species and a single polychaete species within the overall infauna community sampled. The ecological significance of these differences is unknown. Following this trend of slight differences down putative disturbance gradients variations in infaunal abundance and biomass between trawled and untrawled sample sites were also slight. Multivariate analyses do indicate differences in that the trawled and untrawled sample sites did form separate groupings but the similarity levels were high at 70%-80%. It is notable that large (and long-lived) fauna such as the burrowing urchin *B. lyrifera capensis* and brittle stars (*Ophiuroidea* sp) appeared to be common in the trawled area sample sites, indicating perhaps that disturbance from trawling was not intense at these sites.

The biofouling community on the gas field infrastructure (FA platform, flowlines, umbilicals, mattresses, well heads etc) has been described by Sink *et al.* (2010). The community is structured with depth; above 30 m depth the community resembles that of the inter- and shallow sub-tidal on the adjacent southern Cape coastline whilst below this depth the biofouling community is largely distinct from this and the benthic communities on deep water reefs in the area. In the shallower depths mussels (*Perna perna* but also *Mytilus galloprovincialis*) and barnacles (giant and gooseneck) form dense clumps along with the ascidian *Pyura*, sponges, anemones and bryozoans. Below 30 m the biofouling community is relatively reduced with barnacles, anemones, sponges and hydroids dominating. Below 70 m biofouling biomass is typically low with the community dominated by anemones (including *Sagartia elegans* and *Metridium senile*, the latter at low numbers) and low densities of barnacles may be present along with hydroids. Piles of mussel/barnacle shells and shell debris are present on the seafloor below and adjacent to the FA platform, most probably derived from the biofouling community on the upper parts of the structure. Starfish (*Marthasterias glacialis*) are present on these piles and the adjacent sandy seafloor and probably prey on dislodged mussels.

Gas field infrastructure lying on or near the seafloor support biofouling communities in which the introduced invasive anemone species *S. elegans* and *M. senile*, and other suspected alien species such as ascidians, are represented due to the habitat created by the infrastructure. Sink *et al.* (2010) recorded these fauna on flowlines and mattresses, wellheads, umbilicals and mooring chains. Other fauna associated with the infrastructure include urchins (*E. gilchristi, Paraechinus angulosus*), starfish, gorgonians (apparently rare), anemones, crabs, Cape and south coast rock lobster.

The important observations made by Sink *et al.* (2010) include the facts that a) the deep biofouling community is distinct from that on adjacent reefs, b) there were no appreciable populations of sparid reef fish associated with the gas field infrastructure and c) the invasive alien anemone species *S. elegans* and *M. senile* were ubiquitously distributed on it. These indicate that the gas field

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infrastructure is probably unimportant in maintaining the natural biodiversity of the middle continental shelf region of the Agulhas Bank and that it may be an important reservoir of alien invasive species in the area.

## 2.2.3 Ecosystem Services

#### 2.2.3.1 Commercial fisheries

Commercial fishing is the only ecosystem service in the project area. Figure 2.5 shows the distribution of the main fishing operations on the Agulhas Bank in the vicinity of Block 9. Demersal trawl fishing on the 'Blues' fishing ground targeting hakes is the dominant activity in the Block 9 project area and is regarded as a prime fishing area. Fishing activities in the vicinity of Block 11a mainly comprises longlining for hake; inshore trawling for sole and line trapping of south coast rock lobster.



*Figure 2.5: Distribution of the main commercial fishing activities on the Agulhas Bank relative to the Block 9 and 11a blocks (figure supplied by Japp 2011).* 

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South African demersal trawl fish catch data is collected for 1/3 degree squares (i.e. 20nm x 20nm) and the commercial grid blocks for the Block 9 study area are designated as 553, 554, 555, 539, 540 and 541 (Wilkinson and Japp, 2005). Average annual landings from the 'Blues' fishing ground by the inshore trawl fleet over the 10-year period 1999-2008 are 3006 metric tonnes.

Fifty-nine percent of the 'Blues' fishing ground annual landings are derived from the commercial grid blocks in the project area, although catches are not uniformly geographically distributed as commercial grid blocks 554 and 555 contributes 66 % of this. Further, Wilkinson and Japp (2005) state that it is only in commercial grid 554 that there is any important interaction between oil and gas field operations in Block 9 and the fishing industry, mainly. through implementation of exclusion zones around subsea infrastructure. The landings data for the 'Blues' fishing ground summarised above cover the period 1999-2008 when most of the oil and gas infrastructure in the project area had already been established. Therefore associated disturbances, if any, that may have been caused by the infrastructure installation and/or operations are already reflected within the fisheries data.





## 2.2.3.2 Conservation

The Agulhas Bioregion supports a large proportion of the RSA's endemic marine species including sea breams (Sparidae), octocorals and algae (Lombard *et al.*, 2004) and the sub-photic component of the bioregion is rated as 'vulnerable' according to biodiversity conservation status (<u>http://soer.deat.gov.za/582\_ToX-KQ9X4Mk.img</u>). Conserved areas, in the form of Marine Protected Areas (MPAs) comprise <2% of the Agulhas Bioregion. This is insufficient for marine biodiversity protection and falls short of the national biodiversity conservation action plan that targets 30% of

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untrawlable ground for protection (Quick and Sink 2005). Seafloor areas within the project area may be suitable for this as they fringe the intensely trawled 'Blues' fishing ground and include low relief reef and gravelly sand habitats. Both of these habitats were trawled primarily for panga in the 1980s but have since been left undisturbed (Japp *et al.*, 1994, 2004). However, the status of the benthos and associated fauna in these habitats is unknown and this would need to be determined prior to any steps being taken on biodiversity conservation.

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# 2.3 ENVIRONMENTAL VULNERABILITIES & POTENTIAL IMPACTS OF DRILLING

The environmental components most likely to be affected by the exploration drilling are the water column and seafloor in the immediate areas of the operation and the fishing activities. Points of interaction between drilling activities and the environment are shown in Table 2.2 below.

Table 2.2: Summary of interaction points between drilling activities and environmental components (modified from CCA 1997)

| Phase of Activity | Drilling Activity                   | Geology & Sediment | Oceaography | Physical Surrounds | Fauna & Flora | Histocial / Cultural Sites | Recreation | Transport routes / Navigation | Mariculture | Commercial Fishing | Air Quality | Potential for small spills | Potentail for large spills |
|-------------------|-------------------------------------|--------------------|-------------|--------------------|---------------|----------------------------|------------|-------------------------------|-------------|--------------------|-------------|----------------------------|----------------------------|
| Establishment     | Anchor laying                       | X                  |             | X                  | X             |                            |            |                               |             | X                  |             |                            |                            |
|                   | Rig transport                       |                    |             |                    |               |                            |            | X                             |             | X                  |             | X                          |                            |
| Operations        | Drilling muds                       |                    | X           | X                  | X             |                            |            |                               |             |                    |             | X                          |                            |
|                   | Drilling cuttings                   |                    | X           | X                  | X             |                            |            |                               |             |                    |             | X                          |                            |
|                   | Well drilling                       |                    | X           | X                  | X             |                            |            |                               |             |                    |             | X                          | X                          |
|                   | Well testing                        | -                  | X           |                    | X             |                            |            |                               |             | <u></u>            |             | X                          | <u> </u>                   |
|                   | Deck drainage                       |                    | <u>X</u>    |                    | X             |                            | ļ          |                               | <u> </u>    |                    |             | X                          |                            |
|                   | Sewage                              |                    | X           |                    | X             |                            |            |                               |             |                    |             |                            |                            |
|                   | Galley waste                        |                    | X           |                    | X             |                            |            |                               |             | ļ                  |             |                            | ļ                          |
|                   | Ballast water                       |                    | X           |                    | X             |                            |            |                               |             |                    |             |                            |                            |
|                   | Detergents                          |                    | X           |                    | X             |                            |            |                               | ļ           |                    |             |                            |                            |
|                   | Operating lights                    |                    |             |                    | X             |                            |            |                               |             |                    |             |                            |                            |
|                   | Gas flaring                         |                    |             |                    | X             |                            |            |                               |             |                    | X           |                            |                            |
|                   | Power generation                    |                    |             |                    |               |                            |            |                               |             |                    | X           |                            |                            |
|                   | Fuel bunkering                      |                    | X           |                    | X             |                            |            | X                             |             | X                  |             | Х                          | X                          |
|                   | Fuel storage                        |                    |             |                    |               |                            | ļ          |                               |             |                    |             | Х                          | X                          |
|                   | Drilling rig presence               |                    |             |                    |               |                            |            |                               |             | X                  |             |                            |                            |
|                   | Waste incineration                  |                    |             |                    |               |                            |            |                               |             |                    | X           |                            |                            |
|                   | Chemical storage                    |                    |             |                    |               |                            |            |                               |             |                    |             | X                          |                            |
|                   | Waste transfer &                    |                    | X           | X                  | Х             |                            |            | Х                             |             | X                  | X           | Х                          |                            |
|                   | disposal to land                    |                    | ļ           |                    |               |                            |            |                               |             |                    |             |                            |                            |
|                   | Radioactive                         |                    |             |                    |               |                            |            |                               |             |                    |             |                            |                            |
|                   | materials                           |                    | ļ           |                    |               |                            |            |                               |             |                    |             |                            |                            |
| Decommissioning   | Capping wells                       | X                  |             |                    | X             |                            |            |                               |             |                    |             | Х                          |                            |
|                   | Well plugging                       | X                  |             |                    | X             | <u> </u>                   |            |                               | ļ           | ļ                  |             | Х                          |                            |
|                   | Removal of                          | X                  |             |                    | X             |                            |            |                               |             |                    |             |                            |                            |
|                   | weilneads                           |                    |             |                    |               |                            |            |                               |             |                    |             |                            |                            |
|                   | Anchor removal                      | X                  |             |                    |               | <u> </u>                   |            |                               |             |                    | <u> </u>    |                            |                            |
| Post closure      | Exclusion zone -<br>suspended wells |                    |             |                    | X             |                            |            |                               |             | X                  |             |                            |                            |

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## 2.3.1 Water Column

The region in which exploration drilling may take place in future is important for the generation and maintenance of zooplankton populations that sustain small pelagic shoaling fish such as anchovy, sardine and red-eye. The dominant copepod found in the area, *Calanus agulhensis*, is considered to be a primary prey item for chokka squid juveniles and may thus be critical in recruitment of squid to the fishery.

Risk sources from drilling activities include discharges of contaminated water from machinery spaces, spillages during fuel bunkering, improperly treated domestic wastes, and discharge of drilling cuttings, etc. Risk sources from upset conditions include the effects of accidently discharged oil, condensate and hydrogen sulphide and other contaminants associated with natural gas (methane is the dominant component of natural gas, and this has a low water solubility, readily disassociates to carbon dioxide and water in the presence of oxygen, and has very low toxicity should this be accidently discharged). Toxic effects on plankton may also occur from accidental release of diesel and other fuels during refuelling of drilling vessels or rigs at sea. Risk sources from decommissioning (suspension or abandonment) of wells are primarily linked to the accidental release of hydrocarbons and associated pollution effects.

## 2.3.2 Seafloor

The project area may be regionally important for biodiversity conservation. Risk sources from drilling activities on the benthic environment are direct disturbance and/or alteration to seafloor habitats by positioning of the drill rig or vessel, littering of the seafloor by hardware and other materials either accidently or deliberately discarded into the sea, and deposition of drill cuttings around the drilled well. The degree of impact on benthic habitats depend on the type of drilling mud used and the degree of dispersion and weathering by prevailing currents and tides.

# 2.3.3 Physical Coastline

The coastal components may only be affected by the escape of oils from accidental spillage from the exploration well drilling, but given the distance of drilling offshore no adverse affects are expected to occur on the physical characteristics of the coast line from normal controlled exploration drilling activities.

## 2.3.4 Fisheries

The key interactions of drilling activities with fishing is caused primarily by the exclusion of fishing activities from the 500 m (maximum 1500 m) exclusion zone around the drilling vessel for the duration of drilling and well testing. The exclusion zone may be retained indefinitely in the case of suspension of wells, until such time as they are abandoned, and this may create a navigational nuisance to trawling vessels in particular. Minor interactions can also occur through navigational detours required to avoid the drilling rig or support vessels during drilling.

Exclusion zones of 500 m currently exist around all subsea infrastructure in Block 9, including flow lines, umbilicals, mid-water arches and pipeline end manifolds which can be damaged by demersal trawls and *vice versa*. Similar exclusion zones also apply to surface infrastructure such as the FA Platform, the Orca FPSO, and associated oil-loading systems such as the CALM buoy etc. The fishing

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industry is therefore already familiar with operating under these restrictions, although impacts are greater where wells are located in the Blues Fishing Grounds.

#### 2.3.5 Air Quality

Diesel is the primary fuel used aboard the drilling unit and the supply vessel for generators and motors. Diesel exhaust gases comprise  $SO_2$ , CO,  $CO_2$  and  $NO_x$  plus "carbon-black" which contains some polyaromatic hydrocarbon particles.

Burning of waste, e.g. domestic packaging materials, aboard can release soot as well as CO,  $CO_2$  and possibly dioxins depending upon the composition of the materials to be burned.

The well flow testing will release  $CO_2$ , CO,  $NO_x$  and (unburned) hydrocarbons. These compounds are known to contribute to atmospere problems such as the greenhouse effect, ozone depletion, etc.

The above emissions may affect the air quality in the immediate vicinity of the rig. The operations are not expcted to have a significant impact on onshore air quality, especially with the strong prevailing easterly and westerly winds.

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### 2.3.6 Diagrammatic Summary of Potential Impacts

This diagram summarises potentially significant impacts on the environment from drilling in Block 9 and 11a.



Figure 2.7: Diagrammatic Summary of Potential Impacts of Drilling Activities

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### 2.4 LEGISLATIVE PROVISIONS

#### 2.4.1 Diagrammatic Summary of Legislative Provisions

This diagram summarises legislative provisions for the management of drilling activities with potentially significant impacts on the environment.



Figure 2.8: Overview of key legislation related to offshore drilling activities

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### 2.4.2 Applicable Policies, Conventions, Laws & Permit Requirements

The tables below summarise legislative provisions for the management of activities with potentially significant impacts on the environment. This is not intended to be an exhaustive list and should be verified against the continually updated legal register. PetroSA's EMPRs are designed to assist drilling projects to comply with the relevant aspects of these laws and conventions.

Table 2.3: List of Legislation and Policies relevant to PetroSA operational activities.

| Legislation or policy                 | Nature of Issue | Specific requirements   |
|---------------------------------------|-----------------|---|
| National                              | EIAs and EMPs   | Deals with all aspects of environmental management, including EIAs and  |
| Environment                           |                 | EMPs, although specific requirements in this respect have been amended  |
| Management Act 56                     |                 | in the NEMAA 62 of 2008.  |
| of 2002 (NEMA)                        |                 |   |
| National                              | Content of ElAs | Specifies the scope of EIAs and EMPs. However, the NEMAA only applies   |
| Environmental                         | and EMPrs and   | to mining activities 18 months after either NEMAA or the MPRDAA   |
| Management                            | delegation of   | whichever commences last, at which point the Minister of Minerals   |
| Amendment Act 62                      | responsibility  | becomes the competent authority (?) in terms of NEMA for all mining and   |
| of 2008 (NEMAA)                       | for permits/    | prospecting activities.   |
|                                       | rights/         |   |
|                                       | authorisations. | Any operation related to prospecting and mining that constitutes listed activities in terms of GN No. R. 544, 545, and 546 will require environmental authorisation in terms of NEMAA. Listed activities include the reconnaissance, exploration, production and mining as provided for in the MPRDA 28 of 2002, as amended, in respect of such permits and rights. The mining company must also obtain the necessary approvals in terms of MPRDA No. 28 of 2002. |
| Mineral and                           | EMPRs           | Governs the administration of prospecting, exploration and mining and   |
| Petroleum                             |                 | production of minerals and petroleum resources which are subject to an  |
| Resources                             |                 | "approved environmental management programme" (now amended to   |
| Development Act 28<br>of 2002 (MPRDA) |                 | "environmental authorisation") in compliance with the EIA regulations<br>promulgated in terms of Chapter 5 of NEMA (Act 107 of 1998), as<br>amended). In terms of the MPRDA an exploration right must be obtained<br>prior to commencing exploration activities, for which an EMPr must be<br>undertaken and approved in accordance with Section 39   |
|                                       |                 | The MPRDA is underpinned by the principles of NEMA and as such, any<br>prospecting or mining operation must be conducted in accordance with<br>generally accepted principles of sustainable development by integrating<br>social, economic and environmental factors into the planning and<br>implementation of prospecting and mining projects in order to ensure that<br>exploitation of mineral resources serves present and future generations.               |
|                                       |                 | PetroSA is responsible for complying with its EMPrs and for remedying<br>environmental damage caused by its activities or pollution events.   |
| Mineral and                           | EMPrs           | Amends the 2002 act (see above) to align the MPRDA more closely with  |
| Petroleum                             |                 | the NEMA environmental authorisation requirements. The Minister (of   |
| Resources                             | ]               | Mines and Energy) is authorised to issue an "environmental authorisation"   |
| Development                           |                 | It deticiencies in the environmental management plan or environmental   |
| Amenament Act 49                      |                 | management programme complied under the 2002 act or prior to NEMA   |
| of 2008 (MPRDAA)                      |                 | National Environmental Management Act, 1998, have been met."  |

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| Legislation or policy   | Nature of Issue              | Specific requirements  |
|---|------------------------------|--|
|   |                              | Thus, any new EMPrs must conform to the requirements of NEMA.<br>EMPrs cannot be amended without the permission of the Minister.<br>Issuance of a closure certificate requires an application to the Regional<br>Manager in the area where the project is located within 180 days of<br>completion or cessation of the mining operation. The application must be<br>accompanied by the required information, programmes, plans and reports<br>prescribed in terms of the MPRDA (as amended) and NEMA 1998. A<br>closure certificate will be issued subject to approval in writing from the<br>Chief Inspector and each government department with legal jurisdiction<br>for the environment. (No mention is made in MPRDAA of<br>decommissioning requirements).  |
| Mine Health and<br>Safety Act,<br>1996 (Act No. 29 of                                   | Health and<br>Safety         | Provides for health and safety requirements for mining operations and includes hazard and risk assessments, monitoring and awareness training.   |
| L990)   | Macto                        | Degulates all access of works managements. It are siling a minerate for  |
| National<br>Environmental   | waste<br>management          | waste management plans with emphasis on waste minimisation, and  |
| Act 59 of 2008  | licence                      | plans and may be required by the Minister or the Waste Management<br>Officer (Provincial) to provide an annual waste management report.  |
| National<br>Environmental<br>Management: Air<br>Quality<br>Management Act 39<br>of 2004 | Air quality                  | Regulates all aspects of air quality, including prevention of pollution, providing for national norms and standards regulating air quality monitoring, management and control and including a requirement for atmospheric emissions licenses for listed activities, such as emissions from the petroleum industry.   |
| Maritime Zones Act<br>15 of 1994 (MZA)  | Maritime<br>zoning           | The Act defines the maritime zones. The MZA establishes that all waters inshore of 12 nautical miles and the airspace above it are "territorial waters" regulated by the laws the Republic. The "contiguous zone is defined as the sea beyond the territorial waters but within 24 nautical miles from the low water line and in which the Republic shall have the right to exercise all the powers considered necessary to prevent contravention of any fiscal law or any customs, emigration, immigration or sanitary law and to make such contravention punishable.<br>The "exclusive economic zone" is the sea beyond the territorial waters but within a distance of 200 nautical miles from the low water line and in terms whereof all natural resources in this zone shall vest the same rights and powers as Republic has in respect of its territorial waters.<br>The "continental shelf" is that defined in Article 76 of the United Nations Convention on the Law of the Sea "UNCLOS"), 1982, in terms whereof exploration and exploitation of natural resources, as defined in paragraph 4 of Article 77 of the UNCLOS and any law relating to mining of precious stones, metals or minerals, including natural oil shall be deemed to be unalienated State land. |
|   | Installation<br>jurisdiction | This sub-section provides that the jurisdiction in terms of any disputes or<br>issues arising with regards to an installation will fall within the Municipal<br>jurisdiction of the district as designated by the Minister of Justice or where<br>no designation has been made, within the district nearest to the<br>installation, for example, Mossel Bay. In terms of the MZA an installation<br>includes an exploration vessel.  |

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| Legislation or policy                    | Nature of Issue                        | Specific requirements  |
|--|--|--|
|  | Maritime                               | Provides for measures to be taken against any vessel or aircraft in order to   |
|  | casualties                             | protect the coastline or related interests, to include fishing, from pollution   |
|  |  | or any threat of pollution resulting from a maritime casualty or an act or   |
|  |  | omission relating to such casuality which may reasonably be expected to result in major harmful consequences                                     |
| Integrated Coastal                       | Marine and                             | The ICMA supports the authorisation requirements of NFMA but specifies   |
| Management Act 24                        | Coastal                                | additional criteria for regulating activities or developments and provides   |
| of 2008 (ICMA)                           | Pollution /                            | for pollution control within the coastal zone, where the coastal zone  |
|  | Dumping at Sea                         | includes the Exclusive Economic Zone defined in the Maritime Zone Act  |
|  |  | (see above).   |
|  |  | Relevant provisions of the act to PetroSA Offshore activities include the  |
|  |  | prohibition of incineration and dumping waste at sea without a permit  |
|  |  | dumping at sea (section 72), where dumping at sea includes storage of  |
|  |  | waste material on the seabed and abandonment of structures as well as  |
|  |  | deliberate disposal of waste from a vessel or structure. These provisions  |
|  |  | apply to the EEZ and continental shelf. It also includes requirements for  |
|  |  | application for a coastal lease or concession for development within the   |
|  |  | coastal zone.  |
|  |  | Permits may not be issued if levels of radioactivity are greater than that defined by International Atomic Energy Agency and MARPOL, can lead to |
|  |  | floating debris, or poses a serious obstacle to fishing or navigation  |
| Marine Pollution                         | Marine                                 | The purpose of this Act is to provide for the protection of the marine   |
| (Control and Civil                       | Pollution                              | environment from pollution by oil and other harmful substances, and for  |
| Liability) Act 6 of                      |  | that purpose to provide for the prevention and combating of pollution of   |
| 1981 (MPCCLA)                            |  | the sea by oil and other harmful substances. It also determines liability for  |
|  |  | loss or damage caused by the discharge of oil from ships, tankers and  |
|  |  | offshore installations and for related matters.  |
|  |  | e reporting of bazardous discharges to authorities.  |
|  |  | <ul> <li>the transfer of hazardous materials between installations and vessels</li> </ul>  |
|  |  | offshore subject to permission of the South African Maritime Safety  |
|  |  | Authority;   |
|  |  | • requirement for safety pollution certificates to operate installations   |
|  | 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1. | and subject to a contingency plan for combating pollution.   |
| National Ports Act                       | Navigation and                         | Regulates and controls navigation within port limits and the approaches to   |
| 12 OT 2005                               | cargo handling                         | ports; cargo nandling, and the pollution and the protection of the   |
|  | limits                                 | from the National Ports Authority Limited to operate a ports facility or   |
|  |  | service.   |
| The Maritime Traffic                     | Marine traffic                         | Regulates marine traffic in South Africa's territorial waters. The act   |
| Act 2 of 1981                            |  | prohibits the laying up of vessels outside harbour, specifies the lay-up   |
|  |  | requirements for vessels, and regulates the entry and dropping of anchor   |
| The Blacks 1                             |  | Within 500 m safety zone of installations.   |
| Ine National                             | Heritage                               | Provides for the protection of South Africa's natural heritage, including  |
| Act 25 of 1999                           | and procedures                         | the sea bed. In the event that archaeological or heritage objects are found  |
| ಕ ಬಳುರಿ, ಔಷಟರ್ 'ಬರ್'ಕೆ ಯಿಸಿಟ್' ಇವೆ ಆರ್ಟೆ | in the event of                        | on the sea floor, PetroSA must cease activities and notify the South African   |
|  | finding                                | Heritage Resource Authority (SAHRA) of the find, who will then determine   |
|  | archaeological                         | the next step. This may include the application for a permit to, inter alia,   |
|  | or heritage                            | alter, demolish, relocate, destroy or damage such object/s.  |
|  | objects.                               | A Heritage Assessment is required for any new pipelines exceeding 300m in  |
|  |  | length or new structures exceeding 5000m <sup>*</sup> .  |

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| Legislation or policy      | Nature of Issue | Specific requirements   |  |  |
|----------------------------|-----------------|---|--|--|
| National                   | Protection of   | Regulates the carrying out of restricted activities that may harm listed      |  |  |
| Environmental              | marine          | threatened or protected species or activities that encourage the spread of    |  |  |
| Management:                | biodiversity    | alien or invasive species subject to a permit.                                |  |  |
| <b>Biodiversity Act 10</b> |                 | The listed restricted activities do not generally apply to PetroSA activities |  |  |
| of 2004.                   |                 | directly although the "conveying, moving or otherwise translocating any       |  |  |
|                            |                 | specimen of an alien or listed invasive species" could be brought about       |  |  |
|                            |                 | during discharge or exchange of ballast water and removal of subsea           |  |  |
|                            |                 | structures to which alien marine species may have become attached.            |  |  |
|                            |                 | Under the act, PetroSA has a duty of care towards all protected species       |  |  |
|                            |                 | such as fish, turtles, seabirds and marine mammals that may be affected by    |  |  |
|                            |                 | the operation of vessels and helicopters.                                     |  |  |

Table 2.4: Permits or licences relevant to environmental aspects of PetroSA Offshore Operations

| Act, Regulation or<br>By-law  | Permit or<br>licence               | Requirements   | Implementing<br>Agency                       | Relevance to PetroSA  |
|---|------------------------------------|--|--|---|
| Integrated Coastal<br>Management Act<br>24 of 2008                    | Dumping<br>permit                  | Permit to dump waste or man-<br>made structures. Validity: 2 years,<br>renewable for further 2 years<br>maximum. | Marine and<br>Coastal<br>Management<br>(MCM) | Relevant to drilling and abandonment of wells.  |
| Marine Pollution<br>(Control and Civil<br>Liability) Act 6 of<br>1981 | Pollution<br>Safety<br>Certificate | Certificate required to operate an offshore facility   | SAMSA  | Relevant to offshore vessels and platforms  |
| The National<br>Heritage Resources<br>Act 25 of 1999                  | Heritage<br>permit                 | Permit to allow disturbance or removal of a heritage object.   | SAHRA  | Relevant if heritage<br>objects found on the sea<br>bed during inspection or<br>sea bed surveys prior to<br>positioning a drill vessel. |

Table 2.5: International Agreements / Conventions to which SA is a signatory and that have been enacted in domestic legislation

| Convention  | Key Provisions   |
|---|--|
| International Convention<br>for the Prevention of<br>Pollution from Ships<br>(MARPOL 73/78) | Provides regulations covering the various sources of ships-generated pollution. It<br>covers regulations for the prevention of pollution by oil, sewage, garbage (galley waste<br>and solid waste) and atmospheric emissions.<br>MARPOL specifies the following standards applicable to PetroSA activities:<br>Drainage and ballast water: 15ppm oil in water.<br>Sewage: maceration of galley waste to <25mm, and disposal seaward of 12 nautical<br>miles. |
| UN Law of the Sea   | Covers prevention of marine pollution and the compensation for damage caused by such pollution. It contains provision relating to the proceription and enforcement of  |
|   | pollution standards and contingency plans to prevent and handle pollution. Signatories<br>are required to adopt legislation to reduce marine pollution from sea-bed activities in<br>the EEZ and on the continental shelf. It specifies a requirement for removal of<br>decommissioned platforms but does not expressly exclude disposal through dumping.<br>It does not make reference to subsea structures such as anchors and pipelines.                  |

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| Constantion                 | Key Brotilaine   |
|-----------------------------|--|
| convention                  |  |
| International Convention on | The "Convention on the Prevention of Marine Pollution by Dumping of Wastes and         |
| the Prevention of Marine    | Other Matter 1972", the "London Convention" for short, is one of the first global      |
| Pollution by Dumping of     | conventions to protect the marine environment from human activities and has been in    |
| Wastes and other Matter     | force since 1975. Its objective is to promote the effective control of all sources of  |
| 1072 (London Convention)    | Torce since 1975. Its objective is to promote the effective control of all sources of  |
| 1972 (London Convention)    | marine pollution and to take all practicable steps to prevent pollution of the sea by  |
|                             | dumping of wastes and other matter. In 1996, the "London Protocol" was agreed to       |
|                             | further modernize the Convention and, eventually, replace it. Under the Protocol all   |
|                             | dumping is prohibited, except for possibly acceptable wastes on the so-called "reverse |
|                             | list". The Protocol entered into force on 24 March 2006 and there are currently 37     |
|                             | Parties_to the Protocol (including South Africa).                                      |
| United Nations Framework    | This convention aims to stabilise greenhouse gas concentrations in the atmosphere and  |
| Convention on Climate       | parties to this convention agree to promote sustainable management and promote and     |
| Change (UNFCCC) - 1992      | cooperate in the conservation and enhancement of sinks and reservoirs of all           |
|                             | greenhouse gases, such as terrestrial, marine and coastal ecosystems.                  |
| Basel Convention on the     | The convention obliges member states to minimise and control the generation and        |
| Control of Trans-boundary   | movement of hazardous wastes between states, and to protect the environment in the     |
| Movements of Hazardous      | transport and disposal of such waste. Hazardous waste includes waste mineral oils      |
| Wastes and their Disposal - | unfit for their originally intended use: waste eils/water: hydrocarbons/water mixtures |
| wastes and then Disposal -  | and emploises  |
| adopted 22 March 1989       | and emuisions.   |
| Convention on Biological    | This convention aims to protect biodiversity and in particular, to adopt measures for  |
| Diversity – 5 June 1992     | recovery and rehabilitation of threatened species.                                     |

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### 2.5 INSTITUTIONAL FRAMEWORK

### 2.5.1 PetroSA Environmental Management Responsibilities

Table 2.6 lists the persons with environmental responsibility as detailed in the EMPr.

Table 2.6: Table of PetroSA Staff Responsibilities for Exploration Drilling

| PERSONS<br>RESPONSIBLE                  | ENVIRONMENTAL AREAS OF RESPONSIBILITY<br>EXPLORATION DRILLING  |
|---|--|
| PetroSA VP:<br>New Ventures<br>Upstream | <ul> <li>Overall responsibility for environmental performance of activities within the division<br/>including drilling.</li> </ul>   |
| PetroSA Asset<br>Manager                | <ul> <li>Ensure that all requirements to fulfil the commitments in terms of the Exploration<br/>Right are met.</li> </ul>  |
| PetroSA Drilling<br>Manager             | <ul> <li>Compliance with SAMSA requirements to avoid pollution incidents</li> <li>Assess and deal with any incidents</li> <li>Safe keeping of all records/ data/ documentation.</li> </ul>   |
| PetroSA SHEQ<br>Manager                 | <ul> <li>Assess and deal with incidents</li> <li>Quarterly reporting of monitoring results, waste management and incidents</li> <li>Environmental Notification and Well Environmental Close Out reporting</li> <li>Compliance monitoring and performance assessment</li> <li>Safe keeping of all records/ data/ documentation.</li> </ul>  |
| PetroSA Logistics Base<br>Manager       | <ul> <li>Waste management and handling</li> <li>Waste management reporting</li> </ul>  |
| Drilling and other<br>Contractor        | <ul> <li>Compliance with EMP and best practice operating procedures</li> <li>Monthly reporting per well</li> <li>Ensure implementation of environmental awareness</li> <li>Ensure careful storage, handling, disposal of chemical substances and solid objects to prevent losses and spills</li> <li>Implement waste management programme</li> <li>Monitoring of produced water, bilge water, flare emissions' solid waste production and disposal</li> <li>Assess and deal with liquid spills</li> <li>Assess and deal with loss of solid objects.</li> </ul> |

### 2.5.2 Institutional Linkages

PetroSA is the government-owned oil and gas company mandated by cabinet to commercialize all the state-owned assets in the petroleum sector and to manage them as a profitable business for the benefit of all South Africans. As described in its Health, Safety and Environment Policy Statement, PetroSA is committed to minimising its' environmental impacts in areas in which it operates.

Key institutions that PetroSA report to on the environmental aspects of their offshore activities are the Petroleum Agency of South Africa (PASA), Department of Mineral Resources (DMR), Department of Environmental Affairs (DEA) and the South African Maritime Safety Authority (SAMSA). In addition to the administration of laws listed above, the relevant roles and overarching responsibilities of these bodies are:

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**PASA**: Is designated in terms of the Mineral and Petroleum Resources Development Act to promote and regulate exploration for onshore and offshore oil and gas resources and their optimal development on behalf of government. The Agency also strives to ensure operators give effect to the general objectives of integrated environmental management as stipulated in the National Environmental Act, 1998.

**DMR:** Is responsible for the administration of South Africa's mining laws and for promoting the development of the industry. They also govern the minerals and energy sectors to be secure, safe, healthy and environmentally sound.

**DEA:** Is responsible for the National Environmental Management Act 107 of 1998 which provides for co-operative environmental governance by establishing principles for decision-making on matters affecting the environment, institutions that will promote cooperative governance and procedures for co-ordinating environmental functions exercised by organs of state (etc). The Marine and Coastal Management Branch advises the Minister and the Department about the development and conservation of marine and coastal resources to ensure the sustainable utilisation of such resources, as well as to maintain marine ecosystem integrity and quality.

**SAMSA**: Is established in terms of the South African Maritime Safety Authority Act 5 of 1998, and is accountable to the Minister of Transport. It's responsibilities include monitoring and enforcing compliance with safety and environment protection standards, and responding to marine pollution incidents and other maritime emergencies.

### 2.6 REFERENCES & SUPPORTING DOCUMENTS

### 2.6.1 References

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- Wilkinson S. and D.W. Japp 2005. Assessment of the impact of the proposed PetroSA *South Coast Gas* Development on the south coast fishing industry. Appendix 4. Final Environmental Impact Report: Environmental impact assessment for the proposed South Coast Gas development project in petroleum licence block 9 situated off the south coast of South Africa. PetroSA, South Africa.

### 2.6.2 Supporting Documents

- CCA, 1997. Environmental Management Programme Report for Prospect Well Drilling in Block 9 Situated off the Southern Cape Coast. Report for Soekor E and P (Pty) Ltd.
- Lwandle, 2009, EMPrs for Block 9 Production Areas (FA-EM, South Coast Gas, Oribi Oryx, Sable)
- PetroSA, 2009. Operational Procedures particularly PR-EOP LOG 000-002 Marine Support Services (2006); and EP-SHE-PO-001 Environmental Management Plan (2004)
- PetroSA, 2009. Performance assessments for offshore oil and gas operations on the south coast: Block 9 (Block 11a, F-A, E-M and South Coast Gas, Oribi / Oryx, Sable). Prepared by CCA Environmental (Pty) Ltd., July 2009. PSA09PA/Performance Assessments.

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# Section 3: Table of Environmental Protection Activities

- Section 3 lists the specific actions required, or steps which should be taken, by PetroSA to avoid or limit damage to the environment from offshore drilling activities.
- It draws on the previous EMPR undertaken for drilling in Block 9 by CCA/CSIR in 1997 and is updated with additional best practice information. Management measures are aligned where possible wwth PetroSA's procedures for support activities eg waste management, logistics etc to facilitate environmental compliance and performance auditing.
- Each sub-section starts with a 'rationale' giving the reasons why specific kinds of damage to the environment should be avoided, and why there is a need to manage specific activities.
- Following this, the 'objectives' of what PetroSA is specifically trying to achieve, are set out.
- Then, instructions or 'auditable actions' are listed, staff <u>responsibilities</u> allocated, and the required <u>timing</u> or frequency of actions stipulated.

The next page provides a Layout of the Table showing contents and inter-linkages between the subsections.

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PLANNING PHASE

### **Environmental Protection Activities**

Activities 1-3: Planning Phase

| ACTI        | VITY 1. PLANNING PHASE                               | 2         |
|-------------|--|-----------|
| 1.1         | Adherence to Legal Requirements                      | 2         |
| <u>ACTI</u> | VITY 2. SUBSIDIARY PLANS                             | 4         |
| 2.1         | Subsidiary Plans                                     | 4         |
| <u>ACTI</u> | VITY 3. DRILLING CONTRACTOR AND VESSEL CERTIFICATION | <u>_6</u> |
| 3.1         | Drilling Contractor and Vessel Certification         | 6         |

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PLANNING PHASE

**Operational Activities/ Aspects & Auditable Actions** 

Respon

Responsibility Timing

### ACTIVITY 1. PLANNING PHASE

### 1.1 Adherence to Legal Requirements

#### **Rationale:**

A number of international conventions and national legislation and guidelines regulate the offshore oil and gas industry. These are primarily focussed on combating marine pollution and maintaining vessel safety at sea. The MARPOL standards are the primary international standards governing pollution at sea and specify limits for release of oily water, sewage, galley waste and solid waste. South Africa's Air Pollution Standards under the NEMA Air Quality Act 39 of 2004) are applicable to air emissions from offshore installations, and apply to drilling vessels. Best practice standards have been included throughout this EMPR where relevant to drilling activities. PetroSA will be responsible for ensuring all the necessary legal requirements including permits are obtained prior to initiating additional drilling in Block 9. This EMPR is also a legal document and the specified measures included here, once approved, are legally binding on PetroSA and the Drilling Subcontractor.

#### **Objectives:**

To ensure all legal requirements described in Section 2.4.2 and all provisions specified in these Activity Schedules (1-14) are complied with in order to ensure environmental protection and human and vessel safety at sea.

| 1.1.1                 | Prepare a legal register of all relevant legislation applicable to drilling activities to ensure that these are applied during drilling.  | PetroSA Legal<br>Counsel                 | Prior to<br>Drilling                   |
|-----------------------|---|--|--|
| 1.1.2                 | Prepare an Environmental Notification Report for submission to PASA and DEA (Oceans and Coast). Refer to Section 14.2.2.2 for content of Environmental Notification Report.   | PetroSA SHEQ<br>Rep                      | Prior to<br>Drilling                   |
| 1.1.3                 | Ensure all relevant permits and approvals are obtained prior to Drilling and adhere to all conditions attached.   | PetroSA Drilling<br>Manager              | Prior to<br>Drilling                   |
| 1.1.4                 | Prepare schedule of all legally required monitoring measures including the required frequency and responsibility, using 14.1 as minimum guideline.  | PetroSA SHEQ<br>Manager                  | Prior to<br>drilling                   |
| 1.1.5                 | Drilling and Support Vessel Contractors to be provided with a copy of the EMPR and written confirmation of receipt to be obtained, and instructed to have the EMPr available on board the drilling rig and support vessels at all times.  | PetroSA SHEQ<br>Manager                  | Prior to<br>Drilling                   |
| 1.1.6                 | Contracts with service providers shall specifically require that the service<br>provider complies with all relevant legislation and indemnifies PetroSA of<br>any shared liability in the event that the service provider contravenes<br>legislation in spite of being required to adhere to the EMPr. PetroSA<br>reserves the right to inspect drilling activities on the service provider's<br>vessel to assess compliance. Deviations from the EMPr without sound<br>justification may be deemed a breach of contract. | PetroSA Group<br>Supply Chain<br>Manager | Prior to<br>Drilling                   |
| 1.1.7<br>■ Aut<br>coi | <i>Audit guidelines</i><br>dits should, through examination of records retained by the drilling<br>ntractor and PetroSA verify that:  | PetroSA SHEQ<br>Manager                  | Prior to and<br>throughout<br>Drilling |

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PLANNING PHASE

| Operati | onal Activities/ Aspects & Auditable Actions  | Responsibility | Timing |
|---------|---|----------------|--------|
| 0       | Legal register was prepared and is applicable to drilling activities                        |                |        |
| 0       | All legally required permits were obtained prior to drilling                                |                |        |
| 0       | All license conditions have been complied with throughout drilling                          |                |        |
| 0       | Schedule of monitoring requirements prepared for drilling activities                        |                |        |
| 0       | Drilling Contractor was provided with copies of the EMPR and proof of receipt was obtained. |                |        |
| 0       | A copy of the EMPr was available on-board throughout drilling.                              |                |        |
| 0       | All monitoring requirements have been undertaken in accordance with the scheduled frequency |                |        |
| 0       | All audit guidelines specified throughout this report have been complied with.              |                |        |

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#### **Operational Activities/ Aspects & Auditable Actions** Responsibility Timing **ACTIVITY 2. SUBSIDIARY PLANS Rationale:** This EMPr specifies the requirements for environmental management, pollution control and emergency preparedness and response as far as possible for this generic drilling EMPr. However, under the framework provided by this EMPR, certain subsidiary plans will need to be developed by PetroSA or the Drilling Subcontractor for each drilling campaign, which details the specific measures that need to be taken for certain activities; the roles and responsibilities of staff in this regard, and reporting procedures and lines of communication. **Objective:** Subsidiary plans are developed and are in place prior to drilling Subsidiary plans provide the necessary level of detail and are aligned with the requirements provided in this EMPr and relevant existing procedures of PetroSA. 2.1 **Subsidiary Plans** PetroSA SHEQ Prior to Ensure that the service providers (drilling, support vessels etc) have the 2.1.1 Manager commencing following subsidiary plans in place: drilling activities **Oil Spill Contingency Plan** Emergency Response Plan, including MEDIVAC plan Waste Management Plan Incident Management and Reporting **Ballast Management Plan** PetroSA SHEQ Prior to Compile a Communications Plan which shall outline the communications 2.1.2 Manager commencing procedures for all stakeholder engagement, including the Stakeholder drilling Engagement Register, responsibilities for review of stakeholder comments, activities feedback to the stakeholder and close out actions and requirements. Drilling Prior to 2.1.3 Compile an Environmental Notification prior to drilling to be submitted to Contractor drilling PASA and DEA, which includes the relevant information from the subsidiary plans as well as: Describes the type and volume of drilling fluid/s to be used, 0 Estimates the quantities of drill cuttings to be generated; 0 Describes the treatment process to be used to minimise oil content, and 0 Describes the disposal method 0 PetroSA Drilling Prior to Ensure that subsidiary plans are aligned with national plans (eg National Oil 2.1.4 Manager commencing Spill Contingency & Response Plan), and other relevant regional, provincial, drilling local and PetroSA plans and procedures (eg Integrated Waste Management activities Plans, Incident Management Plan, Communications Plans etc). Drilling **Before** and All plans contain the required level of detail such as: 2.1.5 Contractor throughout drilling Up to date contact names and numbers Clear lines of communication for specific tasks Clear role and responsibilities allocated to specific staff members

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Training and awareness needs and activities

6



PLANNING PHASE

| Operati                               | ional Activities/ Aspects & Auditable Actions  | Responsibility                  | Timing                      |
|---------------------------------------|--|---------------------------------|-----------------------------|
|                                       | • Formats for reporting eg filing incident reports, waste manifests etc.   |                                 |                             |
| 2.1.6                                 | All plans shall be readily available on the drilling and support vessels as appropriate at all times.  | Drilling & Other<br>Contractors | Throughout<br>drilling      |
| 2.1.7                                 | PetroSA to keep copies of all subsidiary plans in the Joint Operations Centre during drilling activities.  | PetroSA SHEQ<br>Manager         | Throughout<br>drilling      |
| 2.1.8                                 | Retain copies of all subsidiary plans for five years.  | PetroSA SHEQ<br>Manager         | Five years<br>post drilling |
| 2.1.9                                 | The pre-spud meeting agenda between PetroSA and the contractor must<br>include a formal handover of subsidiary plans. Drilling and support vessel<br>staff and relevant PetroSA staff must be familiar with the content of the<br>plans.   | PetroSA SHEQ<br>Manager         | Prior to<br>drilling        |
| 2.1.10                                | Audit Guidelines   | PetroSA SHEQ<br>Manager         | Prior to<br>drilling        |
| ■ Auc<br>ins<br>0<br>0<br>0<br>0<br>0 | dits should, through examination of records retained by the facility, visual<br>pections and targeted interviews, verify that:<br>The required subsidiary plans are compiled prior to commencing drilling<br>The plans contain the necessary level of detail to meet the intended<br>purposes while ensuring optimal environmental protection<br>The plans are aligned with the content of this EMPr<br>The plans are aligned with relevant National, Provincial and Local Plans<br>where relevant<br>The plans are available at the Joint Operations Centre.<br>Relevant information from the plans are included in the Environmental<br>Notification and submitted to PASA and DEA |                                 |                             |

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| Operational Activities/ Aspects & Auditable Actions   | Responsibility                          | Timing                          |
|---|---|---------------------------------|
| ACTIVITY 3. DRILLING CONTRACTOR AND VESSEL  | CERTIFICATI                             | ON                              |
| <b>Rationale:</b><br>Offshore drilling activities are highly specialised with associated safety and environ competent Drilling Contractor and certified Drilling Vessel are required to ensure ma protection.                     | mental risks. For<br>ximum safety and e | this reason, a<br>environmental |
| <ul> <li>Objective:</li> <li>Ensure the Drilling contractor operates to the highest possible safety and envalue and are the Drilling Vessel is appropriately certified.</li> </ul>  | ironmental protect                      | ion standards,                  |
| 3.1 Drilling Contractor and Vessel Certification  |   |                                 |
| 3.1.1 The Drilling Contractor shall be registered with the International Association for Drilling Contractors (IADC) and shall be able to demonstrate a track record for maintaining optimum safety and environmental protection. | PetroSA Drilling<br>Manager             | Prior to Rig<br>Contracting     |
| 3.1.2 Ensure the Drilling Vessel is certified for seaworthiness through an appropriate internationally recognised certification programme (eg Det Norske Veritas, American bureau of Shipping etc.).                              | PetroSA Drilling<br>Manager             | Prior to Rig<br>Contracting     |
| 3.1.3 All anchor chains and anchors to be certified.  | PetroSA Drilling<br>Manager             | Prior to Rig<br>Contracting     |

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STAKEHOLDER ENGAGEMENT

2

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### **Environmental Protection Activities**

## Activity 4: Stakeholder Engagement

### ACTIVITY 4. STAKEHOLDER ENGAGEMENT

4.1 Stakeholder Engagement

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### **Operational Activities/ Aspects & Auditable Actions**

Responsibility Timing

STAKEHOLDER ENGAGEMENT

### **ACTIVITY 4. STAKEHOLDER ENGAGEMENT**

#### **Rationale:**

Offshore exploration activities involving seismic surveys and drilling operations may have impacts upon a range of stakeholders. These impacts can range from positive impacts such as job creation or second order income generation to negative impacts such as limitations on marine users, and potential disruption of biodiversity. It is incumbent on PetroSA to engage with stakeholders in terms of the principles of NEMA and to this end the Agulhas Offshore Forum has been established, which meets every 6 months and includes representatives from the fishing industry, conservation NGOs, and government departments. The aim of the forum is to provide a mechanism for dissemination of information about PetroSA activities and to receive and answer stakeholder concerns. In so doing, the forum meetings seek to improve the level of transparency of the nature and timing of PetroSA operations and drilling campaigns.

#### **Objectives:**

- To provide regular feedback to relevant and key stakeholders
- To establish and maintain a register of stakeholders
- To receive, process and respond to inputs from external and internal stakeholders

| 4.1   | Stakeholder Engagement  |                         |                                     |
|-------|---|-------------------------|-------------------------------------|
| 4.1.: | Prepare an Environmental Notification Report for submission to PASA and DEA (Oceans and Coast). Refer to Section 14.2.2.2 for content of Environmental Notification Report.   | PetroSA SHEQ<br>Rep     | Prior to<br>Drilling                |
| 4.1.2 | <ul> <li>Fishing stakeholders and other marine users who operate in the area shall<br/>be notified of drilling operations and the timing and location of exclusion<br/>zones at least 30 days prior to the scheduled commencement of drilling<br/>activities.</li> <li>Fishing stakeholders should include; the Agulhas Offshore Forum,<br/>Association of Small Hake Industries, SA Deep Sea Trawling Industry<br/>Association, SA Inshore Fishing Industry Association, South East Coast<br/>Inshore Fishing Association, SA Midwater Trawling Association, SA Tuna<br/>Association, Fresh Tuna Exporters Association, South Coast Rock Lobster<br/>Association, the naval hydrographic office and the Department of<br/>Agriculture, Forestry and Fisheries (Fisheries branch</li> </ul> | PetroSA SHEQ<br>Manager | 30 days prior<br>to drilling        |
| 4.1.3 | Stakeholder engagement process shall be undertaken in accordance with a Communications Plan (see section 1.2.2).  | PetroSA SHEQ<br>Manager | Throughout<br>drilling              |
| 4.1.4 | Implement and maintain a Stakeholder Engagement Register which shall include the following information:   | PetroSA SHEQ<br>Rep     | Prior and<br>throughout<br>drilling |
| 0     | Contact details of stakeholder  |                         |                                     |
| ø     | Date and time of stakeholder input  |                         |                                     |
| ø     | Nature of input   |                         |                                     |
|       | Name of reviewing manager   |                         |                                     |
| ø     | Stakeholder engagement form reference number  |                         |                                     |
| 0     | Date of Review  |                         |                                     |
| 8     | Result of Review  |                         |                                     |

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STAKEHOLDER ENGAGEMENT

| Operational Activities/ Aspects & Auditable Actions |                        | Responsibility   | Timing                  | Contraction of the second second |       |
|---|------------------------|--|-------------------------|----------------------------------|-------|
| 0   | Daf                    | te of communication with stakeholder   |                         |                                  | - 510 |
| 4.1   | .5                     | Any feedback from stakeholders concerning offshore exploration activities shall be reported in PetroSA's Quarterly Report.   | PetroSA SHEQ<br>Manager | Quarterly                        | ~     |
| 4.1   | .6                     | Audit Guidelines   | PetroSA SHEQ<br>Rep     | End of<br>drilling               |       |
| ۲   | Au<br>0<br>0<br>0<br>0 | dits should, through examination of records retained, verify that:<br>A stakeholder engagement register has been maintained<br>Documents notifying stakeholders have been retained<br>Any stakeholder inputs have been reviewed by the PetroSA SHEQ Manager<br>The above stakeholder inputs have been responded to appropriately<br>The stakeholder has been informed of the outcome of the review by the<br>PetroSA SHEQ Manager. |                         |                                  |       |

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ENVIRONMENTAL TRAINING AND AWARENESS

2

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### **Environmental Protection Activities**

Activity 5: Environmental Training and Awareness

### **ACTIVITY 5. ENVIRONMENTAL TRAINING AND AWARENESS**

5.1 Environmental Training and Awareness

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### **Operational Activities/ Aspects & Auditable Actions**

Responsibility

Timing

### ACHIVITY 5. ENVIRONMENTAL TRAINING AND AWARENESS

#### **Rationale:**

Poor personnel awareness about resource efficiency, waste management and pollution control can result in accidents or avoidable incidents through ignorance. It is important to raise environmental awareness to encourage active participation in implementation of environmental protection measures and human safety. To raise awareness and obtain commitment, personnel need to be informed about the costs of waste; incidents which generate waste; how environmental protection applies to them as individuals and the benefits of resource efficiency to the business. This can assist personnel to be appropriately equipped to conduct their duties in an environmentally responsible manner.

#### **Objectives:**

- To equip all personnel involved in the drilling operations to perform their duties in an environmentally responsible manner through regular training
- To raise environmental awareness through feedback on environmental performance and any changes in legislation 6 governing best practices

| 5.1   | Environmental Training and Awareness  |                                      |                        |
|-------|---|--------------------------------------|------------------------|
| 5.1.1 | Utilise suitable regular meetings such as weekly safety meetings for<br>environmental awareness and report back on environmental performance<br>including the content of subsidiary plans | Drilling and<br>other<br>Contractors | Monthly                |
| 5.1.2 | All personnel shall receive regular training including tool box talks on the handling and management of waste   | Drilling<br>Contractor               | Throughout<br>drilling |
| 5.1.3 | Audit Guidelines  | PetroSA SHEQ<br>Manager              | End of<br>drilling     |
| ه A   | udits should, through examination of monthly reports, verify that:  |                                      | _                      |
| 0     | There was regular environmental awareness and performance feedback  |                                      |                        |
| 0     | All personnel received training in waste management and handling on at least one occasion during drilling.  |                                      |                        |

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### **Environmental Protection Activities**

### **Activity 6: Pollution Prevention**

### ACTIVITY 6: POLLUTION PREVENTION

| 6.1 | Supply Vessels and Other Shipping       | 2 |
|-----|---|---|
| 6.2 | Helicopter Services                     | 3 |
| 6.3 | Transfer of Materials / Dropped Objects | 3 |
| 6.4 | Workshops and Repairs                   | 4 |
| 6.5 | Chemical Storage and Handling           | 5 |
| 6.6 | Drilling Activities and Severe Weather  | 6 |
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### **Operational Activities/ Aspects & Auditable Actions**

Responsibility

Timing

### **ACTIVITY 6: POLLUTION PREVENTION**

### 6.1 Supply Vessels and Other Shipping

#### **Rationale:**

Offshore drilling rigs and supply vessels are potential hazards to marine traffic. Movement of the drilling rig to site and positioning at the drill location can be a risk to other marine users by posing a navigational obstacle. Vessels carrying personnel or supplies to and from the offshore installations may negatively impact on the environment through reckless behaviour, negligence and/or accidents. A collision involving the rig or other vessels can create a pollution risk to the marine environment through the release of oils and fuels and the deposition of objects on the sea bed. PetroSA and/or the drilling contractor may be jointly responsible for the immediate response and remediation of any such environmental damage. Various measures need to be taken to minimise the risk of collisions through alerting shipping to the presence of the drilling vessel and/or operations

The drilling rig and all supply vessels should be equipped with and use the appropriate navigational aids and warnings, while a supply vessel must be on standby at all times throughout drilling operations within the exclusion zone to alert other marine users. It is also important that the supply vessels are operated by competent personnel, are seaworthy and appropriate for their tasks, and managed in such a way as to minimise the risk of any environmental damage occurring. In the event that damage does occur, the correct and appropriate response is undertaken by the Master(s) of the vessel(s) concerned.

#### **Objective:**

- To minimise navigational risks to other marine users
- To ensure that professional and seaworthy certification is appropriate to requirements
- To inform the Masters of the supply vessels of the actions to be taken to minimise environmental damage and the actions to be taken in the event of such damage occurring
- To check that the requisite actions are taken and that they are effective in minimising environmental damage.
- To ensure that provisions prescribed by SAMSA to ensure that the drilling rig and associated vessels are "visible" to 0 marine traffic and aircraft have been implemented
- To ensure that the provisions are effective in maintaining "visibility" of the drilling vessel and associated vessels.

| 6.1.1 | All measures prescribed by SAMSA to minimise the risks of collision of marine traffic with the drilling vessel must be implemented and maintained.                                     | Drilling<br>Contractor | Throughout<br>drilling |
|-------|--|------------------------|------------------------|
| 6.1.2 | Measures to be implemented include:  | Drilling<br>Contractor | Throughout<br>drilling |
| 0     | Maintenance of an exclusion zone through Notices to Mariners issued by   |                        |                        |
|       | SAN Hydrographic Office seven days prior to rig positioning or movement (see Section 7).   |                        |                        |
| ۲     | A supply vessel to be on standby in the exclusion zone at all times  |                        |                        |
| ۵     | Maintenance of standard watch procedures   |                        |                        |
| •     | Issue Radio Navigational Warnings if visibility of drilling vessel is diminished   |                        |                        |
|       | (e.g. power outages or failure of fog horn)  |                        |                        |
| •     | Radio communication to alert approaching vessels   |                        |                        |
| ٩     | Use of Flares and Sirens where necessary   |                        |                        |
| 4     | Recording of interactions with vessels in a log book   |                        |                        |
| ۲     | Collisions, near misses or other transgressions with associated pollution risks will be treated as incidents and handled according to the procedure detailed under <b>Activity 12.</b> |                        |                        |

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| Operational Activities/ Aspects & Auditable Actions   | Responsibility  | Timing   |
|---|---|--|
| 6.2 Helicopter Services   |   |  |
| <ul> <li><u>Rationale:</u> <ul> <li>Helicopters are used to transport personnel to and from the drilling vessel. Helicopter and marine life and interfere with coastal activities such as tourism and recreational</li> <li><u>Objectives:</u> <ul> <li>To minimise disturbance to coastal sea bird populations and large marine faur</li> <li>To minimise disturbance to coastal communities and activities such as tourism</li> </ul> </li> </ul> </li> </ul> | er operations may d<br>fishing.<br>na from helicopter f<br>n and recreational fi            | isturb coastal<br>lights   |
| 6.2.1 Existing PetroSA and aviation service providers' procedures, e.g. the Materials<br>Handling & Transport and Marine Support Services procedures, shall be<br>implemented to minimise the risk of objects and chemical substances being<br>dropped overboard, during cargo transfer, leaking from storage containers<br>and during handling   | Aviation Service<br>Provider  | Throughout<br>drilling   |
| 6.2.2 Helicopter transfers to and from the drilling vessel shall fly at a minimum height of 500m above sea level and shall not hover or circle over whales, dolphins, sharks, turtles or aggregations of seabirds.  | Aviation Service<br>Provider  | Throughout<br>drilling   |
| 6.2.3 Helicopter flight logs will be kept to demonstrate compliance with set flight paths.  | Aviation Service<br>Provider  | Throughout<br>drilling   |
| <ul> <li>6.2.4 Audit guidelines</li> <li>Audits should, through examination of records retained by the Aviation Service<br/>Provider, verify that:         <ul> <li>Flight logs are maintained and can demonstrate compliance with set flight<br/>paths with reasons provided for any deviations from such routes.</li> </ul> </li> </ul>   | SHEQ Manager  | During and<br>post drilling                                      |
| 6.3 Transfer of Materials / Dropped Objects   |   |  |
| <b><u>Rationale:</u></b><br>Drilling vessels are serviced by other supply vessels for loading and off-loading equip<br>operations may disturb marine life; solid objects and liquids may fall into the sea whi<br>the fisheries, while certain articles and liquids may also be detrimental to marine life<br>such cargo has a monetary value standard procedures are in place to limit any such lo<br>overboard wherever possible.                             | ment and materials<br>ich could pose a risk<br>and could pollute t<br>oss and to retrieve o | . Such<br>to shipping or<br>he sea. Since all<br>objects falling |
| <ul> <li>Objectives:</li> <li>To minimise the risk of objects being lost overboard during transit or transfer</li> <li>To retrieve objects which have fallen overboard before they pose a risk to the</li> <li>To log the existence and location of fallen objects for future reference/ action</li> <li>To notify interested parties of the existence and location of un-retrieved fallen</li> </ul>   | e environment or sh<br>n objects  | ipping   |
| 6.3.1 Procedures shall be implemented to minimise the risk of objects and chemical substances being dropped overboard during cargo transfer or leaking from storage containers or during handling.  | Logistics Service<br>Provider   | Throughout<br>drilling   |
| 6.3.2 Incidents involving dropped objects or chemicals will be treated as incidents and handled according to the procedure detailed under Activity 12   | Logistics Service<br>Provider &<br>Drilling<br>Contractor                                   | Throughout<br>drilling   |

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| Operational Activities/ Aspects & Auditable Actions  | Responsibility   | Timing   |
|--|--|--|
| 6.3.2 Audit guidelines   | PetroSA SHEQ   | During and   |
| <ul> <li>Audits should, through examination of records retained by the vessel, verify that:         <ul> <li>Incidents were recorded in the incident reports</li> <li>The response time of incidents is appropriate to their significance</li> <li>The decision whether or not to retrieve objects was environmentally appropriate</li> <li>Incidents were subject to comprehensive evaluation by management</li> <li>Requisite changes were made to operational procedures to ensure that the incident is not repeated</li> <li>Incidents resulting from the same root cause(s) are not repeated</li> <li>Trial runs and/or drills for major incidents are conducted at least annually</li> <li>The response for major contingencies are formally reviewed by management annually</li> </ul> </li> </ul>  | munuger  | , .  |
| 6.4 Workshops and Repairs  |  | en en Nacional de la Constantia de la Const<br>La constantia de la Constant |
| <ul> <li>Drilling rigs contain workshops or designated works areas of various descriptions in v fuels may be repaired and serviced, and which store oils and fuels and other potentia workshop and repair operations do not always take place in a defined workshop area the drilling vessel. While drainage mechanisms exist, there is a risk of polluting subst sea and/ or solid objects falling overboard (see Activity 6.3 above).</li> <li>Objectives:         <ul> <li>To manage the workshops in a manner that minimises the risk of liquids polluting up of any such spillages that do occur</li> <li>To minimise the risk of polluting the environment during repairs and mainten</li> </ul> </li> <li>6.4.1 All fuels, greases, oils and other chemicals shall be stored and handled as per chemical handling procedures specified in the drilling contractor's standard operating procedures and summarised in the chemical handling procedures below (see Activity 6.5).</li> </ul> | which machinery co<br>ally polluting substa<br>a but may take place<br>tances leaking or sp<br>ting the sea and to<br>ance on the vessel<br>Drilling<br>Contractor | ntaining oils and<br>nces. The<br>e anywhere on<br>illing into the<br>expedite clean<br>or platform.<br>Throughout<br>drilling<br>Throughout   |
| 6.4.2 Repair and servicing of loose equipment or machinery shall be undertaken<br>only in the workshops or within areas of the drilling vessel which has drainage<br>dedicated to containing spilled liquid and suspended debris.  | Contractor   | drilling   |
| 6.4.3 Where repair of equipment or machinery must take place in situ, precautions appropriate to the location must be taken to minimise the risk of spills or loss of objects overboard.   | Drilling<br>Contractor   | Throughout<br>drilling   |
| 6.4.4 Any spills of liquids shall be treated as an incident and handled according to the procedure detailed under <b>Activity 12.1</b> below.  | Drilling<br>Contractor   | Immediately on<br>occurrence   |
| <ul> <li>6.4.6 Audit Guidelines</li> <li>Audits should, through examination of records retained by the vessel, visual inspections and targeted interviews, verify that:         <ul> <li>Repair and servicing of mobile equipment and machinery takes place in the workshops or within areas which drain to effluent tanks</li> <li>Where such repair is not possible, that the measures taken to minimise spillage or loss of objects overboard were appropriate to the situation and location</li> </ul> </li> </ul>   | PetroSA SHEQ<br>Manager  | During drilling  |

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| Operational Activities/ Aspects & Auditable Actions   | Responsibility  | Timing  |
|---|---|---|
| • Incidents were managed as per the incident procedure under Activity 12.   |   |   |
| 6.5 Chemical Storage and Handling   |   |   |
| <b>Rationale:</b><br>Drilling vessels store and use a range of chemicals (both solid and liquid) which marine environment. The activities of all personnel dealing with chemicals must mit do spillages constitute waste but they also pose a risk to the environment. The behavioural. Workshop management has been dealt with above under Activity 6.4 accidents can still occur. To this end the drilling vessels have dedicated drainage spillages to tanks for treatment and / or disposal if required. Measures are require to avoid the development of a hazardous cocktail in the bilge which could not b require treatment and removal as hazardous waste. | could potentially<br>nimise the risk of<br>hus the first line<br>Even with effect<br>se systems which<br>d to contain any l<br>e discharged to th | contaminate the<br>spillage. Not only<br>of prevention is<br>ive plans in place,<br>channel onboard<br>eaks and spillages<br>ne sea and would |
| Many of the procedures for chemical handling and storage are legislated under the<br>85 of 1993 as amended but the focus of the environmental management plan is to e   | Occupational Hea<br>nsure that enviror  | Ith and Safety Act<br>mental issues are   |

adequately addressed.

### **Objectives:**

問

- To handle and store chemicals in such a way as to minimise the risk of spillage or leakage
- To dispose of expired chemicals in an environmentally responsible and legal manner ta.
  - To respond to any spills and or leaks in such a way that environmental damage does not occur
  - To formally evaluate any spills or leaks in order to plan for prevention of recurrence

| To formany evaluate any spins of reaks in order to plan for prevention of reak           | Drilling                              | Throughout     |
|--|---------------------------------------|----------------|
| 6.5.1 A chemical register shall be maintained and will detail:                           | Contractor                            | drilling       |
| <ul> <li>All chemicals used and stored on the drilling rig/vessel</li> </ul>             |                                       | 2              |
| <ul> <li>Chemical characterisation of each chemical including SABS class and</li> </ul>  |                                       |                |
| hazard rating  |                                       |                |
| <ul> <li>Specific storage handling or disposal requirements for each chemical</li> </ul> |                                       |                |
| including Personal Protective Equipment  |                                       |                |
| <ul> <li>Emergency response actions for each chemical</li> </ul>                         |                                       |                |
| <ul> <li>The process used to verify the information contained in the register</li> </ul> | · · · · · · · · · · · · · · · · · · · |                |
| 6.5.2 All containers of hazardous liquids shall be stored inside impermeable bunds       | Drilling                              | Throughout     |
| (portable or fixed) which have a total capacity of 110% of the total amount              | Contractor                            | drilling       |
| liquid stored inside them. This shall apply both in store-rooms and in                   |                                       |                |
| situations where containers have been temporarily moved from the store                   |                                       |                |
| room to a position close to where the contents are being used for                        |                                       |                |
| convenience.   |                                       |                |
|  | Drilling                              | Throughout     |
| 6.5.3 All chemicals shall have current Material Safety Data Sheets (MSDS)                | Contractor                            | drilling       |
| prominently displayed at the location of storage and use                                 |                                       | unning         |
|  | Drilling                              | Throughout     |
| 6.5.4 Incompatible chemicals shall not be stored in the same location                    | Contractor                            | drilling       |
| GEE Descennel using chemicals shall be trained in their use dispessioned and along up    | Drilling                              | Annually       |
| 6.5.5 Personner using chemicals shall be trained in their use, disposal and clean-up.    | Contractor                            |                |
| 6.5.6 Expired chemicals shall be labelled as waste and treated in accordance with        | Drilling                              | Throughout     |
| the disposal requirements specified in their MSDS  | Contractor                            | drilling       |
|  |                                       |                |
| 6.5.7 Any chemical spills of more than 5 litres shall be treated as an incident and      | All staff                             | Immediately on |
| handled according to the incident procedure detailed under Activity 12.1                 |                                       | occurrence     |
| below  |                                       |                |
|  |                                       |                |

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POLLUTION PREVENTION

| Operational Activities/ Aspects & Auditable Actions  | Responsibility  | Timing   |
|--|---|--|
| 6.5.8 Any loss of chemicals overboard shall be treated as an incident and handled according to the procedure detailed under Activity 12.1.   | Drilling<br>Contractor  | Immediately on occurrence  |
| 6.5.9 Audit Guidelines   | PetroSA SHEQ<br>Manager   | During drilling  |
| <ul> <li>Audits should, through examination of records retained by the contractor, verify that:         <ul> <li>The chemical register is current and verified</li> <li>Storage accords with legal requirements and the details contained in the MSDS</li> <li>All liquids were stored inside bunds of requisite capacity</li> <li>The bunds are sealed and the containment integrity is checked regularly</li> <li>All hazardous chemicals were labelled as such and the emergency procedures to be adopted in the event of a spill clearly are detailed on MSDS at the site of storage</li> <li>All MSDS are current and accurate</li> <li>Mobile liquid chemical dispensers or drums are positioned on / or over drip trays</li> <li>Spills are reported and handled according to the liquid incident management procedure under Activity 12.1</li> <li>Spill absorbents are available at the location of use and that they are appropriate to the nature of the chemical being used</li> </ul> </li> </ul> |   |  |
| <ul> <li>Expired chemicals are labelled as expired and handled as waste.</li> <li>6.6 Drilling Activities and Severe Weather</li> </ul>  |   |  |
| Rationale:         Depending on the type of rig used for drilling and its stability under ocean swell cond and bad weather conditions may pose a risk of pollution from accidents arising during storm conditions it may be essential for drilling to cease until the storm passes and corresume drilling.         Objectives:       •         •       To minimise the risk of spillage, leakage and dropped objects and materials du 6.6.1 Drilling must only be undertaken in accordance with the Contractor's   | itions and strong v<br>g drilling activities.<br>onditions become<br>rring storm events<br>Drilling<br>Contractor | vinds, rough seas<br>Under severe<br>suitable to<br>Throughout<br>drilling |
| Operations Manual specifying conditions within which drilling can be safely undertaken   |   | unnng  |
| <ul> <li>6.6.2 During major storm events that could pose a pollution risk during drilling the contractor must:</li> <li>stop drilling</li> <li>disconnect the marine riser if necessary,</li> <li>ballast the drilling vessel to Survival Draft to minimise instability, if necessary</li> </ul>   | Drilling<br>Contractor  | Major storm<br>events  |
| <ul> <li>do not undertake bunkering (see section 7.3 on bunkering)</li> </ul>  |   |  |

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#### **Operational Activities/ Aspects & Auditable Actions** Responsibility Timing 6.7 Management of Ballast Water **Rationale:** Release of ballast water in areas distant from their collection points may pose a risk of contaminating receiving waters with alien biota leading to possible spread of aliens and replacement of natural indigenous biota with exotic forms. This can be especially where such receiving waters have sensitive species and/or are located in protected marine environments. **Objectives:** To minimise the risk of contaminating receiving waters with exotic biota through the release of ballast water Drillina Throughout 6.6.1 Comply with Guideline A.868(20) of the International Maritime Organisation Contractor drillina through: Ensuring the drilling unit has a ballast water management plan in place to ۲ ensure safe and effect ballast water management Reduce the risk of transfer of harmful aquatic organisms by onboard ballast 0 water treatment or exchange by: Exchange ballast water from a distant area collection point at least 200 0 nautical miles from nearest land and in water at least 200m deep, or if not possible, as far from nearest land as possible but at least a minimum of 50 nautical miles and in water of 200m deep Comply with one of the three following ballast water exchange methods: 0 > Sequential method: empty at least 95% or more of the volume of ballast tanks and refill with replacement ballast water (open-ocean). However, the emptying of certain tanks may lead to significantly reduced stability, higher stresses, high sloshing pressures, and/or reduced forward drafts. A secondary effect of reduced forward draft would be an increased probability of bow slamming. > Flow through method: This method involves pumping open-ocean water into a full ballast tank. Ballast equal to approximately three times the tank capacity must be pumped through the tank to achieve 95% effectiveness in eliminating aquatic organisms. Applying the flow through method does not alter the stability, stress and ship attitude. > Dilution method: This method involves the pumping the replacement ballast water through the top of the ballast tank or hold intended for the carriage of water ballast with simultaneous discharge from the bottom at the same flow rate and maintaining a constant level in the tank or hold. At least three times the tank or hold volume should be pumped through the tank or hold. 0 When exchanging ballast at sea, take into account guidance on safety aspects of ballast water exchange as set out in Appendix 2 of the IMO Guidelines. When these requirements cannot be met, ballast water exchange should be undertaken in designated ballast water exchange areas, as determined with the relevant authority (e.g. DEA: Directorate Pollution & Waste Management or Transnet National Ports Authority). Where practicable, routine cleaning of the ballast tank to remove 0 sediments should be carried out in mid-ocean or under controlled arrangements in port or dry dock, in accordance with the provisions of the ship's ballast water management.

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THE ESTABLISHMENT & REPUBLING

### **Environmental Protection Activities**

Activities 7: Rig Establishment & Refuelling

| <u>ACTIV</u> | ITY 7. RIG ESTABLISHMENT & REFUELLING  | 2 |
|--------------|--|---|
|              |  |   |
| 7.1          | Rig Site Survey and Selection          | 2 |
| 7.2          | Drilling Vessel Positioning            | 2 |
| 7.3          | Drilling Vessel Refuelling / Bunkering | З |

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EMPr for Exploration Well Drilling: Block 9 and 11a

RIG ISTABLISHMENT & REPUBLIA

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|--|--|--|--|
| Operation  | nal Activities/ Aspects & Auditable Actions  | Responsibility   | Timing   |
|  | ACTIVITY 7. RIG ESTABLISHMENT & REFUE  | LING   |  |
| 7.1 Rij  | g Site Survey and Selection  |  |  |
| Rationale<br>Positionin<br>seabed su<br>or remair<br>minimise<br>as deposit<br>Objective<br>• To<br>• To | 2:<br>ng the drilling vessel may damage reefs or other habitats or possibly ship<br>urveys are generally undertaken to check for seabed conditions and can be u<br>ns. Such surveys can be used to better plan for drilling vessel positioning a<br>seabed disturbance. The survey information also provides a baseline for m<br>tion or mounding of drill cuttings and dropped objects.<br>25:<br>9 minimise disturbance to sensitive seabed habitats<br>9 check for shipwrecks or other historical remains and thereby allow for excap | wrecks on the seal<br>sed to check for ser<br>and anchoring and<br>nonitoring of drilling<br>vation if required. | ped. Therefore<br>nsitive habitats<br>in so doing to<br>g impacts such |
| 7.1.1 L<br>t<br>c  | Undertake a seabed survey using side scan sonar or other appraisal method<br>to determine the presence of sensitive reef habitats or shipwreck, to<br>confirm whether any infrastructure might be affected (pipelines etc), and to<br>confirm the state of the seabed  | PetroSA Driling<br>Manager   | Prior to rig<br>positioning  |
| 7.1.2 F<br>s<br>r  | Prepare a written summary of the seabed survey documenting the state of seabed and presence of any key features prior to drilling as a baseline reference condition.   | PetroSA Drilling<br>Manager  | Prior to rig<br>positioning  |
| 7.1.3 M<br>c<br>k  | Notify the South African Heritage Resources Agency (SAHRA) if shipwreck<br>or other historical relicts are identified. All rig positioning activities should<br>be suspended until approval is given to proceed by SAHRA.  | PetroSA SHEQ<br>Manager  | Prior to rig<br>positioning  |
| 7.1.4 l  | Use the seabed survey data to prepare a rig positioning plan taking into account the presence of sensitive features.   | PetroSA Drilling<br>Manager  | Prior to rig<br>positioning  |
| 7.1.5 A<br>• Audit<br>0 -<br>0 A<br>0 A  | Audit guidelines<br>as should, through examination of records retained, verify that:<br>The seabed survey was undertaken prior to drilling vessel establishment<br>A summary report of the seabed survey was compiled<br>The summary report was included in the Well Close Out report<br>Any wrecks or historical remains were reported to SAHRA and appropriate<br>action taken.  | PetroSA SHEQ<br>Manager  | Pre-, during<br>and/or<br>post-drilling                                |
| 7.2 Dr   | rilling Vessel Positioning   |  |  |
| Note: Nav<br>measures  | vigational measures associated with rig transport and positioning are covere s presented here relate to safety and marine protection.  | d in Section 6.1 abo   | ove. The   |
| Rationale<br>Drilling Ve<br>and may e<br>undue sat<br>Objective<br>• To en<br>and e                      | <ul> <li>essel positioning, especially if it involves supports and anchoring on the seab cause habitat destruction. Incorrect positioning or inadequate maintenance fety risks and potential additional environmental damage.</li> <li>e:</li> <li>nsure the drilling rig is appropriately secured on the seabed and that all posit effective.</li> </ul>  | ed, causes benthic<br>and equipment cou<br>ioning systems are  | disturbance<br>Id lead to<br>operational                               |
| • To mi  | inimise the need for measures that cause additional seabed and marine dist   | urbance.   |  |

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|---|--|--|--------------------------------------|
| 7.2.1                                   | Drilling vessel positioning should be done in accordance with the following measures:  | Drilling<br>Contractor   | Prior to Rig<br>Positioning          |
| 7.2.2                                   | A hazard identification and risk assessment  | Drilling<br>Contractor   | Prior to Rig<br>Positioning          |
| 7.2.3                                   | Compliance with all relevant national codes and standards (eg maritime<br>and navigational warnings) and good oil field practice (eg seabed surveys<br>and measures to minimise seafloor disturbance and risks to sea life)  | Drilling<br>Contractor   | Prior to Rig<br>Positioning          |
| 7.2.4                                   | Procedures laid down in the drilling vessel's operation manual as approved by the relevant classification society  | Drilling<br>Contractor   | Prior to Rig<br>Positioning          |
| 7.2.5                                   | Maintain the drilling vessel to class standard throughout drilling   | Drilling<br>Contractor   | Throughout<br>drilling               |
| 7.3                                     | Drilling Vessel Refuelling / Bunkering   |  |                                      |
| Rationa<br>Bunker<br>disconr<br>Objecti | ale:<br>ing or transfer of fuel to the drilling vessel, poses the risk of fuel spillage, espec<br>necting hoses and valves. Spillage may be more likely to occur in rough marine<br>ves:<br>To minimise the risk of spills and marine pollution during bunkering   | ially when connecti<br>or stormy conditior                                     | ng and<br>1s.                        |
| 7.3.1                                   | Obtain permission from SAMSA five days prior to bunkering activities.  | PetroSA Logistics<br>Manager   | During<br>transport and<br>bunkering |
| 7.3.2                                   | Diesel and other fuels must be stored in enclosed and secured tanks, designed to withstand extreme events and conditions   | PetroSA Logistics<br>Manager/Driling<br>Contractor/Supply<br>Vessel Contractor | During<br>transport and<br>bunkering |
| 7.3.3                                   | Where feasible, drip trays must be in place to collect leakage from connection and discharge points.   | PetroSA Logistics<br>Manager/Driling<br>Contractor/Supply<br>Vessel Contractor | During<br>bunkering                  |
| 7.3.4                                   | <ul> <li>Offshore bunkering will not be allowed in the following circumstances:</li> <li>Wind force and sea state conditions of 6 or above on the Beaufort Wind Scale</li> <li>During helicopter operations, and</li> <li>During the transfer of heavy in-sea equipment.</li> </ul>  | Drilling<br>Contractor /<br>Supply Vessel<br>Contractor                        | During<br>bunkering                  |
| 7.3.5                                   | Floating hoses will be made of flexible double carcass sections and will be<br>equipped with a breakaway coupling for protection against excessive<br>tension or overpressures in the fuel system. The closure time will be set to<br>minimise the volume of oil spilled to the sea whilst being slow enough to<br>prevent surge pressure building up. Hoses will also be fitted with marker<br>lights and will have built-in buoyancy with a minimum reserve of 25% (to<br>cope with a situation where the hose becomes filled with seawater and<br>immersed). This will also prevent accidental damage to unseen hoses by<br>supply vessels. | Drilling<br>Contractor /<br>Supply Vessel<br>Contractor                        | During<br>bunkering                  |
| 7.3.6                                   | Spillages of fuel during bunkering should be logged as an incident in accordance with the procedures given in Activity 12.   | Drilling<br>Contractor/<br>Supply Vessel<br>Contractor                         | Immediately                          |

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| Operational Activities/ Aspects & Auditable Actions |            | Responsibility   | Timing                  |                          |
|---|------------|--|-------------------------|--------------------------|
| 7.3   | 8.7        | Audit Guidelines   | PetroSA SHEQ<br>Manager | During and post-drilling |
| 6   | Aud<br>tha | lits should, through examination of records retained by the facility, verify t:        |                         |                          |
|   | 0          | Proof of SAMSA approval for bunkering activities during drilling                       |                         |                          |
|   | 0          | Fuel is stored correctly and drip trays provided and used for bunkering where feasible |                         |                          |
|   | 0          | Hoses and other equipment meet the required specifications                             |                         |                          |
|   | 0          | Incidents recorded in the incident register were investigated and closed out.          |                         |                          |

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# **Environmental Protection Activities**

# Activity 8: Drilling Fluids and Cuttings

## **ACTIVITY 8. DRILLING FLUIDS AND CUTTINGS**

8.1 Drill Cuttings Selection, Treatment and Disposal

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### **Operational Activities/ Aspects & Auditable Actions**

Responsibility Timing

## **ACTIVITY 8. DRILLING FLUIDS AND CUTTINGS**

#### **Rationale:**

Drill cuttings are fragments of rock and sand generated by the drilling process and range in size from fine silt to coarse gravel, depending on the type of rock strata being drilled. Drill cuttings are dispersed from the point of drilling and settle out within a depositional area around the drill site, in a shape and depth influenced by the prevailing currents and tides. Where drill cuttings are brought to the surface after the marine riser has been run, they are released just below the sea surface, where they can result in a turbidity plume before particles settle out. Deposition of drill cuttings can modify the seabed habitat by altering the particle size distribution patterns and smothering benthic fauna. Depending on the type of drilling mud used (eg. either non-aqueous or water-based) toxicity effects on water column biota or benthic fauna may occur to some degree. Mitigation is focussed on selection of drilling muds and requirements for treatment of drill cuttings when non-aqueous drilling fluids are used. Industry best practice seeks to reduce oil content on drill cuttings to <5% by weight, and to release drill cuttings below sea level to restrict the extent of the turbidity plume.

#### **Objectives:**

- To minimise turbidity and toxicity effects on the marine environment В
- To minimise human exposure to non-aqueous drill fluids.

| 8.1   | Drill Cuttings Selection, Treatment and Disposal  |                               |                        |
|-------|---|-------------------------------|------------------------|
| 8.1.1 | In compliance with industry standards, select the lowest toxicity drilling fluid<br>(or mud) available to meet the technical drilling requirements. Water based<br>drilling fluids (WBDF) should be selected in preference to Non-Aqueous<br>drilling fluids (NADF) wherever possible. Where NADFs are required, use<br>Synthetic Based Drilling Fluid (OGP Type III) with low polycyclic aromatic<br>hydrocarbon content. This information will be documented in the Drilling<br>Fluids programme section of the Drilling Programme. | PetroSA Drilling<br>Manager   | Prior to<br>drilling   |
| 8.1.2 | Comply with the MSDS specifications of the selected drilling mud relating to handling, storage and disposal.  | Drilling Fluids<br>Contractor | Throughout<br>drilling |
| 8.1.3 | Drill cuttings drilled using NADFs must be treated on board the drilling vessel to reduce oil content to less than 5% average weight.   | Drilling Fluids<br>Contractor | Throughout<br>drilling |
| 8.1.4 | Drill cuttings brought to the surface for processing should be released via a shunt pipe placed 5 m below the sea surface to reduce turbidity plumes and to limit the impact area.  | Drilling<br>Contractor        | Throughout<br>drilling |
| 8.1.5 | Oil content of drill cuttings must be monitored at least 12-hourly throughout drilling or in accordance with the specified calibration of oil testing equipment.  | Drilling Fluids<br>Contractor | Throughout<br>drilling |
| 8.1.6 | Monitoring equipment used to monitor oil content is certified for the intended purpose, and has a valid certificate. A copy of this certification is to be provided to PetroSA.   | Drilling Fluids<br>Contractor | Throughout<br>drilling |
| 8.1.7 | Monitoring results of oil content must be submitted monthly to PetroSA and areas of non-compliance indicated. Oil content exceeding 5% monthly  | Drilling Fluids<br>Contractor | Monthly,<br>throughout |

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DRILL CUTTINGS AND FLUIDS

| Operat           | ional Activities/ Aspects & Auditable Actions   | Responsibility                  | Timing                      |
|------------------|---|---------------------------------|-----------------------------|
|                  | average should be recorded as an incident (see section 12.3).   |                                 | drilling                    |
| 8.1.8            | Drilling Fluids Contractor to record and provide the following information (for inclusion in the Well Environmental Close Out report (see Section 14.2.2.4):  | Drilling Fluids<br>Contractor   | End of<br>drilling          |
|                  | <ul> <li>the volume of drill cuttings discharged at the seabed prior to running<br/>the marine riser and the volume of drill cuttings discharged from below<br/>the seasurface after running the marine riser,</li> </ul> |                                 |                             |
|                  | <ul> <li>the type and volume of drilling fluids used.</li> </ul>  |                                 |                             |
| 8.1.9            | Observable drill cutting depositions to be taken note of during post drilling<br>seabed survey (see Section 13.3) and described in Final Seabed Survey report<br>(see Section 14.2.2.4)                                   | Drilling Fluids<br>Contractor   | End of<br>drilling          |
| 8.1.10           | Recovered non-aqueous drilling fluids shall be returned to shore for reuse or disposal at an approved waste site.   | PetroSA<br>Logistics<br>Manager | During / end<br>of drilling |
| 8.1.11           | Audit guidelines  | PetroSA SHEQ<br>Manager         | End of<br>drilling          |
| ■ Au<br>int<br>○ | dits should, through examination of records retained and targeted<br>erviews, verify that:<br>A drilling fluids programme was compiled and contained the stipulated   |                                 |                             |
| 0                | The relevant information from the drilling fluids programme was included<br>in the Environmental Notification report  |                                 |                             |
| 0                | MSDS specifications for storage, handling, and disposal were adhered to.  |                                 |                             |
| 0                | Proof of certification of oil monitoring equipment retained by PetroSA.   |                                 |                             |
| 0                | Documentation on the volume of cuttings generated and fluids used was compiled, presented in Close Out Report, and submitted to PetroSA.  |                                 |                             |
| 0                | Results of post drilling sonar or ROV surveys record the presence or<br>absence of drill cutting depositions.   |                                 |                             |

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# **Environmental Protection Activities**

# Activity 9-11: General Waste Management )

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| <u>ACT</u> | IVITY 10. DISCHARGE OF EFFLUENT             | 6 |
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| Operatio   | nal Activities/ Aspects & Auditable Actions  | Responsibility   | Timing  |
|--|--|--|---|
|  | ACTIVITY 9. SOLID WASTE MANAG  | GEMENT   |   |
| Rationale<br>Globally i<br>potential<br>Since the<br>obligatio<br>where th<br>a final re-<br>the object<br>Objective<br>• To p<br>treat<br>• To re<br>reuse<br>• To co | E:<br>there is a recognition that wastage of resources must cease. A major co<br>ly renewable resources unnecessarily uses up landfill airspace and wasta<br>enactment of the National Environmental Management: Waste Act (No<br>n on waste generators to assess their resource usage and attempt to elin<br>is is not possible, to develop ways of re-using or recycling waste. Dispos<br>sort. This requires an active and ongoing assessment of waste production<br>crives of this Act. The procedure below provides an overview of the step<br>esser<br>revent any waste from entering the marine environment except for mac<br>and sewage waste<br>educe the amount of waste disposed to landfill by reducing waste generate<br>pomply with waste management legislation   | ncern is that final disposes<br>resources that still ha<br>o 59 of 2008) there is no<br>ninate or reduce waste<br>al to landfill should only<br>on to identify creative w<br>s which should be taken<br>erated galley waste and<br>ation and maximising re | sal to landfill of<br>ve value.<br>w a positive<br>production and<br>be adopted as<br>ays of satisfying<br>n.<br>macerated and<br>cycling and |
| To d   | ispose of all solid waste in an environmentally responsible manner.  |  |   |
| 9.1 G  | eneral Measures for Solid Waste Management   |  |   |
| 9.1.1  | Prior to commencing drilling operations, an integrated waste<br>management plan in line with the waste management hierarchy<br>below.  | PetroSA SHEQ<br>Manager  | Prior to<br>Drilling  |
| 9.1.2  | Waste Management Hierarchy<br>Material Product<br>Product<br>Eliminate<br>Avoid producing<br>Wasts in the<br>first place<br>Minimise<br>the amount<br>of wasts you<br>produce<br>Product<br>Material Product<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Court<br>Co | Ale<br>what<br>only<br>ou<br>sed it  | Y   |
|  | Figure 9.1: Waste Management Hier  | archy  |   |
| <i>9.1.3</i><br>0  | A Waste Register shall be compiled which shall detail:<br>Categories of different waste types generated on the drilling vessel<br>and support vessels<br>Their source  | PetroSA SHEQ<br>Manager  | Prior and<br>throughout<br>drilling   |
| 0  | Their SABS class and nazard rating<br>Their disposal methods   |  |   |

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| Opera     | tional Activities/ Aspects & Auditable Actions   | Responsibility                                       | Timing                                      |
|-----------|--|--|---|
| 9.1.8     | Wastes shall be stored in sealed containers or bags and protected from<br>the environment according to specifications for storage in the<br>Minimum Requirements for the Handling, Classification and Disposal of<br>Hazardous Waste published by Department of Water Affairs and<br>Forestry in 1998 (or the latest update thereof).                          | Drilling Contractor/<br>PetroSA Logistics<br>Manager | Throughout<br>drilling                      |
| 9.1.9     | Incompatible waste may not be stored in the same location (see the<br>hazard ratings for wastes in the Minimum Requirements for the<br>Handling, Classification and Disposal of Hazardous Waste published by<br>Department of Water Affairs and Forestry in 1998 for compatibility, or<br>the latest update of this document).                                 | Drilling Contractor/<br>PetroSA Logistics<br>Manager | Throughout<br>drilling                      |
| 9.1.10    | Galley waste shall be macerated at sea to pieces smaller than 25mm<br>and deposited overboard at a distance at least 12 nautical miles from<br>shore in accordance with MARPOL requirements.   | Drilling Contractor                                  | Throughout<br>drilling                      |
| 9.1.11    | Sewage shall be discharged as outlined in Section 10.2.  | Drilling Contractor                                  | Throughout<br>drilling                      |
| 9.1.12    | The Drilling Contractor shall maintain a waste manifest system which includes:   | Drilling<br>Contractor/PetroSA<br>Logistics Manager  | Throughout<br>and at the end<br>of drilling |
| *         | The quantities of different categories of wastes leaving the drilling<br>vessel<br>The nature and source of the waste types  |  | ,y  |
| 6         | The date upon which the waste was removed<br>The date upon which they were received by the disposal facility, and<br>Proof of correct disposal by the landfill site (including a safe disposal<br>certificate for hazardous waste)<br>Obtaining completed waste disposal certificates including quantities<br>and method of disposal for different waste types |  |   |
| 9.1.13    | Hazardous waste shall be disposed of at a registered waste disposal site, and a safe disposal certificate shall be issued for each load of hazardous waste.  | PetroSA Logistics<br>Manager                         | Throughout<br>and at the end<br>of drilling |
| 9.1.14    | Waste manifests shall be provided to PetroSA and reported in the Drilling Contractor's Monthly Report.   | Drilling Contractor                                  | Monthly                                     |
| 9.1.15    | Audit Guidelines   | PetroSA SHEQ<br>Manaaer                              | During and on<br>completion of              |
| • D<br>Ve | uring Drilling, audits should, through examination of records retained,<br>erify that:   |  | drilling                                    |
| 0         | The waste register is current and verified<br>Storage accords with legal requirements and the details contained in<br>the register   |  |   |
| 0         | All liquid wastes were stored inside bunds of requisite capacity<br>The bunds are sealed and the containment integrity is checked<br>regularly   |  |   |
| 0         | All hazardous wastes were labelled as such   |  |   |
|           | approval from DEA  |  |   |
| °         | tonnes per day or does not exceed a throughput rate of 20m <sup>3</sup> per day  |  |   |

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| Opera            | ational Activities/ Aspects & Auditable Actions   | Responsibility          | Timing         |
|------------------|---|-------------------------|----------------|
| c<br>c<br>c<br>c | <ul> <li>without approval from DEA</li> <li>The temporary storage of hazardous waste does not exceed 3 tonnes</li> <li>on any one day without approval. {If the amount of hazardous waste</li> <li>generated exceeds 3 tonnes per day, this is a scheduled activity in</li> <li>terms of the Waste Act and requires approval from DEA via a scoping /</li> <li>Basic Assessment process}.</li> <li>Each container of waste is labelled with its source and contents</li> <li>Safe disposal certificates were obtained for every hazardous waste</li> <li>load.</li> </ul> |                         |                |
| ● Tł<br>c        | ne post-drilling audit should verify that:<br>A complete record of waste management was maintained throughout<br>the drilling campaign.   | PetroSA SHEQ<br>Manager | After drilling |

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|--|--|---|---|
|  | ACTIVITY 10. DISCHARGE OF EFFLU  | IENT  |   |
| Rationa<br>Liquid v<br>detrime<br>drilling<br>Objectiv<br>• To<br>• To<br>• To | ale:<br>vastes arise from cleaning the decks, works areas, ablutions, and bilges. The dental to the marine environment if it does not meet MARPOL discharge stands<br>fluids and drill cuttings are covered in <b>Activity 8</b> while discharge of ballast wa<br>ves:<br>contain effluents which could pose a threat to the marine environment<br>treat effluents before discharge in order to minimise damage to the marine e<br>comply with legislative obligations for effluent discharge. | discharge has the p<br>ards. <b>Please note</b> :<br>ter is covered in Se<br>nvironment | ootential to be<br>disposal of<br>cction 6.7. |
| 10.1   | Deck & Bilge Water   | *   | (7 s  |
| 10.1.1   | Drainage water from deck and bilges shall be routed to separate drainage<br>systems on drilling vessels, and shall include contaminated oily water from<br>closed drains and drainage water from non-process areas (open drains).  | Drilling<br>Contractor  | Throughout<br>drilling phase                  |
| 10.1.2   | Drip trays or bunds shall be provided to contain contaminated water from all works areas that do not drain or route to the closed drainage system.   | Drilling<br>Contractor  | Throughout<br>drilling phase                  |
| 10.1.3   | No deck or bilge water may be discharged to the sea unless the oil concentration is below 15ppm (MARPOL standard).   | Drilling<br>Contractor  | Throughout<br>drilling phase                  |
| 10.1.4   | Oil concentration of discharged bilge and deck water shall be monitored at least twice daily and concentrations logged daily.  | Drilling<br>Contractor  | Twice daily<br>throughout<br>drilling phase   |
| 10.1.5   | In the event that the discharged oil concentration exceeds 15ppm the root cause of non-compliance shall be investigated and rectified.   | Drilling<br>Contractor  | Immediately<br>on occurrence                  |
| 10.1.6   | Oil concentration records shall be retained and submitted to PetroSA in the Monthly Report.  | Drilling<br>Contractor  | Monthly                                       |
| 10.1.7   | Where possible, environmentally-friendly, low toxicity, and biodegradable cleaning materials shall be used.  | Drilling<br>Contractor  | Throughout<br>drilling                        |
| 10.2   | Sewage   |   |   |
| 10.2.1   | Sewage shall be comminuted to <25mm in size before discharge to the sea<br>at greater than 12 nautical miles in accordance with MARPOL standards.  | Drilling<br>Contractor  | Throughout<br>drilling phase                  |
| 10.3   | Audit Guidelines   |   |   |
| <ul> <li>Auto</li> <li>Mo</li> <li>O</li> <li>O</li> </ul>                     | dits should, through examination of records contained in the Contractor's<br>onthly and Well Environmental Close Out reports, verify that:<br>The waste water streams were monitored at the specified frequency<br>The laboratory equipment used for analysis has valid certificates, and is<br>calibrated and maintained according to manufacturer's specifications<br>Sewage macerators are maintained and fully functional  | PetroSA SHEQ<br>Manager   | During and<br>post drilling                   |

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## EMPr for Exploration Well Drilling: Block 9 and 11a

| Operatio | onal Activities/ Aspects & Auditable Actions   | Responsibility                                | Timing |
|----------|--|---|--------|
| 0        | Any elevated levels were investigated and the sources identified and appropriate action was taken      | nen sen en e |        |
| 0        | Any such remedial action was documented and the effectiveness monitored                                |   |        |
| 0        | No waste water was discharged from bilge tanks with a concentration of greater than 15ppm oil (MARPOL) |   |        |
| 0        | Any discharges of concentrations greater than those specified were                                     |   |        |
|          | formally investigated, reported and remedial action taken  |   |        |
| 0        | Any such remedial action was documented and the effectiveness  |   |        |
|          | monitored.   |   |        |

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#### **Operational Activities/ Aspects & Auditable Actions**

Respo

Responsibility Timing

## **ACTIVITY 11. GASEOUS EMISSIONS**

#### **Rationale:**

Gaseous emissions of concern on offshore facilities may include escaped ozone depleting substances from refrigeration units and gases resulting from flaring and use of generators, which may include SO<sub>2</sub>, CO<sub>2</sub>, CO, and NOx and sooty particulates. At present there are no legislated limits for the emissions produced by the offshore oil and gas industry in South Africa.

### **Objectives:**

• To reduce the volumes of green house gases emitted and minimise air pollution

| 11.1   | Gaseous Emissions   |                         |   |
|--------|---|-------------------------|---|
| 11.1.1 | Any accidental release of Ozone Depleting Substances, if applicable, shall be treated as an incident and be dealt with in accordance with the incident procedure in Activity 12.  | Drilling<br>Contractor  | If arises   |
| 11.1.2 | Any release of ozone depleting substances shall be reported to DEA.   | Drilling<br>Contractor  | If arises   |
| 11.1.3 | The volume of gas flared on a daily basis shall be recorded and submitted to PetroSA in the Monthly Report.   | Well Test<br>Contractor | Daily during<br>drilling                                |
| 11.1.4 | Flare test burners shall be equipped with an appropriate enhancement<br>system selected to minimise incomplete combustion, black smoke and<br>hydrocarbon fall out to sea, and should be maintained at highest possible<br>efficiency. Incidents of black smoke exceeding 24 hours in duration shall<br>trigger an investigation of operating efficiency and rectification where<br>feasible. | Drilling<br>Contractor  | Throughout<br>flaring                                   |
| 11.1.5 | Sustained emission of black smoke for a period of more than 24 hours shall be recorded as an incident (see Section 12.3).   | Drilling<br>Contractor  | Immediately   |
| 11.1.6 | All valves, taps and pipe connections should be inspected regularly in accordance with the maintenance and monitoring schedule to check for leaks and should be immediately rectified in the event of leak detection.   | Drilling<br>Contractor  | According to<br>maintenance<br>& monitoring<br>schedule |
| 11.1.7 | ' Audit Guidelines  | PetroSA SHEQ<br>Manager | During and on completion of                             |
| • A    | udits should, through examination of records, verify that:  | _                       | drilling  |
| 0      | Emissions are monitored according to the specified schedule   |                         |   |
| 0      | The laboratory equipment used for analysis has valid certificates, or   |                         |   |
| 0      | The laboratory equipment use for analysis was calibrated and maintained   |                         |   |
|        | according to the manufacturer's specifications, and   |                         |   |
| 0      | Flare test burners are maintained   |                         |   |
| 0      | Incidents of black smoke for extended duration were investigated  |                         |   |
|        | appropriately and measures taken to rectify the identified problem.   | L                       |   |

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INCIDENTS AND EMERGENCIES

2

## **Environmental Protection Activities**

# Activity 12: Incidents and Emergencies

## ACTIVITY 12. INCIDENTS & EMERGENCIES

| 12.1 | Uncontrolled Release of Liquids         | 3 |
|------|---|---|
| 12.2 | Materials and Equipment Lost Overboard  | 3 |
| 12.3 | General Incident Reporting and Auditing | 4 |

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#### **Operational Activities/ Aspects & Auditable Actions**

Responsibility

Timing

## **ACTIVITY 12. INCIDENTS & EMERGENCIES**

#### **Rationale:**

An incident is an unplanned event which could or does result in harm or loss to people, property, process or environment and covers every incident from minor spills and leaks to large-scale releases and emergencies. In the case of drilling activities, incidents would include:

- well blow-outs,
- near miss and collisions between vessels and the drilling vessel,
- spills during fuel bunkering or any other drilling or maintenance activity,
- loss of objects overboard,
- non-compliance with 5% average monthly standard of residual oil content on drill cuttings,
- extended release of black smoke during flaring, and
- release of ozone depleting substances.

The single biggest environmental incident risk of drilling operations is of oil spills to the sea from a variety of sources. These include the unlikely event of a well blow out during drilling, a vessel collision and uncontrolled loss of fuel during bunkering operations. PetroSA and drilling contractors have a number of standard procedures which aim to prevent spills during normal drilling operations and emergency situations, and to manage the response in the event of a spill. These include the maintenance and regular full system checks of the Blow Out Preventer. Drilling contractors are required to have a site-specific emergency response plan for each drilling campaign which must be aligned with PetroSA's Oil Spill Contingency Plan and the National Oil Spill Contingency Plan and approved by SAMSA and MCM prior to commencing drilling activities. The incident management procedure is followed at the first stage of a spillage, which includes an assessment of the magnitude and severity of the spill in order to determine whether the incident constitutes an emergency and if the oil spill contingency plan must be activated.

#### **Objectives:**

- To undertake all maintenance and system checks to ensure preventive procedures are optimised to minimise the risk of an incident or emergency
- To provide a coherent, planned response to any incident which could adversely affect the environment
- To improve response time and efficiency of the plans and the activities of staff members through drills and test runs
- To provide a process for the management of an incident or emergency depending upon the severity of the occurrence
- To minimise the risk of loss of solid objects overboard and to expedite the retrieval (if possible) of any objects which fall overboard
- To log the existence and location of fallen objects for future reference/ action
- To notify interested parties of the existence and location of un-retrieved fallen objects
- Through post-emergency evaluations, minimise the risk of a recurrence of the incident.

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INCIDENTS AND EMERGENCIES

| Operational Activities/ Aspects & Auditable Actions  | Responsibility  | Timing  |
|--|---|---|
| 12.1 Uncontrolled Release of Liquids   |   | n an nagasalan malan dari bağla seren kişarı in a kasarı in tiş |
| 12.1.1 The Drilling Contractor will comply with the Incident Management<br>Procedure and Oil Spill Contingency and Emergency Response Plans<br>developed prior to drilling (see section 1.2).  | Drilling<br>Contractor  | Throughout<br>drilling  |
| <ul> <li>12.1.2 Incident management shall entail the following key steps:</li> <li>Incident detection</li> <li>Rapid assessment of incident severity</li> <li>Implement response actions, as follows:</li> </ul>   | Drilling<br>Contractor,<br>PetroSA and<br>other agencies<br>(as required) | Immediately on<br>occurrence                                    |
| <ul> <li><u>Routine Incident</u>: In the case of an onboard spill or leak confined to the drilling vessel or other incident that does not pose a risk of major harm to the environment or people, then the following steps may be taken:</li> <li>Mobilisation of onboard response person or team to: <ul> <li>contain the spill and shut off or control the source of the incident event, and</li> <li>clean up the spill or take steps to rectify the incident consequences</li> </ul> </li> <li>Conduct an investigation, and</li> <li>Close out the incident</li> </ul> <li>Major Oil Spill (Emergency): In the case of an oil spill to sea with serious potential consequences to marine and human life, the provisions of the Oil Spill Contingency and Response Plan will be implemented and the following key steps will be required: <ul> <li>Classify the spill scenario, size and nature of the spill</li> <li>Notify PetroSA, who will in turn notify DEA, SAMSA and other relevant authorities to respond depending on the nature of the emergency</li> <li>Mobilise on-board resources and take all practical steps on the drilling vessel to contain the oil spill</li> <li>Adhere to all notification, investigation procedures, and reporting requirements in accordance with the Oil Spill Contingency and Response Plan</li> </ul></li> |   |   |
| 12.1.3 An incident and the results of any investigation shall be recorded and submitted to PetroSA in the Monthly Report.  | Drilling<br>Contractor  | Monthly   |
| 12.2 Materials and Equipment Lost Overboard  |   |   |
| <ul> <li>12.2.1 If a solid object falls overboard, the incident shall be managed as follows:</li> <li>Retrieve object if possible to do so</li> <li>If object not retrievable, record location (GPS Coordinates) and assess whether it will pose a hazard to other marine users</li> </ul>   | Drilling<br>Contractor,<br>PetroSA and<br>other agencies<br>(if required) | Immediately   |
| <ul> <li>If object poses a hazard then notify PetroSA who in turn will inform<br/>SAMSA / HydroSAN</li> <li>Complete the Incident Report Form and Dropped Object Log</li> </ul>  |   |   |
| <ul> <li>Complete the incident Report Form and Dropped Object Log</li> <li>Conduct an Incident Investigation</li> <li>Close Out Investigation.</li> </ul>  |   |   |

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INCIDENTS AND EMERGENCIES

| Operat   | ional Activities/ Aspects & Auditable Actions   | Responsibility          | Timing   |
|--|---|-------------------------|--|
| 12.2.2   | Notifiable incidents, as set out in the Incident Management Plan, shall<br>be reported by the Drilling Contractor to PetroSA within 48 hours, and<br>must be included in PetroSA's Monthly Report. Incidents posing a threat<br>to human life or significant marine pollution should immediately be<br>reported to the designated Emergency Coordinator of PetroSA.   | Drilling<br>Contractor  | 48 hours of<br>incident or<br>immediately on<br>occurrence |
| 12.3   | General Incident Reporting and Auditing   |                         |  |
| 12.3.1   | General Reporting   | Drilling<br>Contractor  | During and<br>after an                                     |
| <ul> <li>All</li> <li>inv</li> <li>0</li> <li>0<td>incidents that may occur during drilling will require the following<br/>vestigation and reporting, and which shall be detailed in the Incident<br/>anagement Plan:<br/>Assessment of the nature and source of the incident<br/>Assessment and evaluation of the impact and affected environmental<br/>receptors<br/>Recording the date and time<br/>Description of incident<br/>Actions taken to remedy the incident and report the incident<br/>Investigation into root cause<br/>Identification of measures to prevent reoccurrence and communication<br/>of such.</td><td></td><td>incident</td></li></ul> | incidents that may occur during drilling will require the following<br>vestigation and reporting, and which shall be detailed in the Incident<br>anagement Plan:<br>Assessment of the nature and source of the incident<br>Assessment and evaluation of the impact and affected environmental<br>receptors<br>Recording the date and time<br>Description of incident<br>Actions taken to remedy the incident and report the incident<br>Investigation into root cause<br>Identification of measures to prevent reoccurrence and communication<br>of such.   |                         | incident   |
| 12.3.2   | Audit Guidelines  | PetroSA SHEQ<br>Manager | After incident<br>or during post                           |
| <ul> <li>Au</li> <li>Co</li> <li>O</li> <li>O</li></ul>  | dits should, through examination of records retained by the Drilling<br>ntractor or PetroSA, verify that:<br>Maintenance and system checks were undertaken in accordance with<br>specifications and all spill preventive measures recorded as fully<br>operational.<br>All incidents have been reported and recorded as incident reporting<br>specifications outlined above.<br>All incidents have been comprehensively investigated to identify root<br>causes.<br>The incident reports detail the results of the investigations into root<br>causes and advises on amendments to procedures or equipment as<br>needed.<br>The advised changes are implemented.<br>A trend analysis on incidents is conducted monthly<br>Incidents are reported weekly and monthly along with the root cause<br>analyses.<br>Sufficient oil and chemical spill containment and absorbent equipment<br>are stored in sufficient quantities in areas where spills are most likely.<br>The oil spill contingency plan is current and in particular all contact<br>details are up to date. |                         | drilling audit   |

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WELL SUSPENSION AND ABANDONMENT

# **Environmental Protection Activities**

Activity 13: Well Suspension and Abandonment

| <u>ACTI</u> | VITY 13. WELL SUSPENSION & ABANDONMENT                       | 2 |
|-------------|--|---|
| 13.1        | Notification of Stakeholders                                 | 2 |
| 13.2        | Well Abandonment   | 2 |
| 13.3        | Well Suspension  | 3 |
| 13.4        | Post Drilling Survey and Well Environmental Close Out Report | 3 |
| 13.5        | Financial Provision  | 4 |
|             |  |   |

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EMPr for Exploration Well Drilling in Block 9 and 11a

WELL SUSPENSION AND ABANDONMENT

### **Operational Activities/ Aspects & Auditable Actions**

Responsibility

Timing

# **ACTIVITY 13. WELL SUSPENSION & ABANDONMENT**

#### **Rationale:**

At the end of drilling, wells will either be suspended in the event of a commercial discovery or abandoned. Well suspension and abandonment must accord with the correct procedures to avoid potential pollution impacts on the marine environment. Suspended wells will require ongoing maintenance of a fishing exclusion zone due to some infrastructure remaining on the seabed. Stakeholders who have been negatively affected by the exclusion zone or whose activities have been curtailed in other ways should be notified of the cessation of drilling activities and the remaining status of the seafloor, ie whether a fishing exclusion zone remains.

### **Objectives:**

- To keep stakeholders informed of the status of the drilling campaign and cessation of activities ۲
- To safely abandon or suspend wells in order to minimise the risk of marine pollution .
- To ensure the location and type of any dropped objects or equipment remaining on the seabed is recorded 6
- Final reporting in the form of a well close out report is complete and provides a record for future reference. ø

| 13.1           | Notification of Stakeholders   | s - Sara a setter des comes e de ser | e<br>Server and server and s |
|----------------|--|--------------------------------------|--|
| 13.1.1         | Notify PASA of location of wells and status with 60 days from the end of the drilling campaign.  | PetroSA Drilling<br>Manager          | Within 60 days<br>post-drilling  |
| 13.1.2         | Compile Well Environmental Close Out Report and submit to PASA within 60 days from the end of drilling (see Section 14.2.2.4 for contents).  | PetroSA SHEQ<br>Manager              | Within 60 days<br>post-drilling  |
| 13.1.3         | Notify fishing stakeholders and other marine users of the completion of drilling activities, and the location and status of wells.   | PetroSA SHEQ<br>Manager              | Within 24 hours<br>post- drilling  |
| 13.1.4         | Information regarding suspended wells should be communicated to<br>HydroSAN so that they can be marked on Notices to Mariners and all<br>necessary maritime communications followed to ensure marine users<br>are kept informed of restrictions on fishing and other marine uses.  | PetroSA SHEQ<br>Manager              | Immediately on<br>cessation of<br>drilling   |
| 13.1.5         | Audit Guidelines   | PetroSA SHEQ<br>Manaaer              | Post-drilling  |
| • Au<br>0<br>0 | dits should, through examination of records retained, verify that:<br>Stakeholders have been kept informed of the cessation of drilling and<br>any residual restrictions on marine uses eg fishing<br>All the appropriate maritime communications have been followed on<br>cessation of drilling (eg Notices to Mariners)<br>PASA have been informed of the location and status of suspended and |                                      |  |
| 40.0           | abandoned wells within 60 days.  |                                      |  |
| 13.2           | Well Abandonment   | <b></b>                              |  |
| 13.2.1         | Safely abandon the well in accordance with good oil field and abandonment practices by inserting cement plugs in the well bore at various levels.  | PetroSA Drilling<br>Manager          | After drilling   |
| 13.2.2         | Remove BOP stack, well head structure and lost equipment to leave the  | Drilling<br>Contractor               | Well<br>abandonment  |

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WELL SUSPENSION AND ABANDONMENT

| Operat                                       | ional Activities/ Aspects & Auditable Actions   | Responsibility                            | Timing  |
|--|---|---|---|
|  | seabed free of drilling equipment and waste (apart from drill cuttings).  |   |   |
| 13.2.3                                       | Well casings should be cut off approximately 3m below the seabed for permanent abandonments.  | Drilling<br>Contractor                    | Well<br>abandonment   |
| 13.2.4                                       | Abandoned wells should be mapped and documented, and records retained by PetroSA indefinitely.  | PetroSA Asset<br>Manager                  | After drilling & well suspension                            |
| 13.2.5                                       | Audit Guidelines  | PetroSA SHEQ<br>Manager                   | End of drilling   |
| • Au<br>En<br>o                              | dits should, through examination of records retained, and the Well<br>vironmental Close-Out Report (see Section 13.4), verify that:<br>Wells have been abandoned in accordance with good industry practice<br>and the EMPr provisions.<br>Abandoned well positions are documented and retained by PetroSA.  |   |   |
| 13.3   | Well Suspension   |   |   |
| 13.3.1                                       | Should economically viable reserves be found at drilling sites, the well(s) will be plugged and temporarily abandoned in accordance with oil industry standards for possible use as a production or monitoring well in future.  | PetroSA Drilling<br>Manager               | After drilling  |
| 13.3.2                                       | Suspended wells should be mapped and documented, and records retained by PetroSA indefinitely.  | PetroSA Asset<br>Manager                  | After drilling & well suspension                            |
| 13.3.3                                       | Audit Guidelines  | PetroSA SHEQ<br>Manager                   | End of drilling   |
| <ul> <li>Au</li> <li>O</li> <li>O</li> </ul> | dits should, through examination of records retained, verify that:<br>There is documented proof of the location of suspended wells and the<br>measures taken to achieve well suspension<br>Monitoring of the integrity of the suspended wells is undertaken in<br>accordance with the specified frequency<br>Suspended wells are marked on Notices to Mariners. | , , , , , , , , , , , , , , , , , , ,     |   |
| 13.4   | Post Drilling Survey and Well Environmental Close Out Report  | dan mana kana kana kana kana kana kana ka | άλομη ματροποιού ματο το τ |
| 13.4.1                                       | Undertake a post-drilling seabed survey to check for dropped objects and state of seabed post- drilling, and prepare a report.  | PetroSA Drilling<br>Manager               | On completion<br>of drilling                                |
|  | The survey should document the following as far as possible:  |   |   |
|  | <ul> <li>The presence or absence of mounding or unusual depositions of drill<br/>cuttings and/or observable influences of drill cuttings on marine<br/>life, if evident, for future reference;</li> </ul>   |   |   |
|  | <ul> <li>The presence and characteristics of any dropped objects,<br/>completion waste or other materials in the vicinity of the<br/>abandoned or suspended well; and</li> </ul>  |   |   |
|  | • Validation of the removal of the well head (if removed).  |   |   |
|  | • The report should describe the state of the seabed and any observable object.   |   |   |

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### EMPr for Exploration Well Drilling in Block 9 and 11a

WELL SUSPENSION AND ABANDONMENT

| Operati                                   | onal Activities/ Aspects & Auditable Actions  | Responsibility  | Timing  |
|---|---|---|---|
| 13.4.2                                    | Prepare an Environmental Well Close Out Report at the end of drilling<br>which shall document compliance with the provisions of this EMPR;<br>deviations from specified standards for discharges; any incidents arising,<br>and the status and requirements relating to any remaining<br>infrastructure on the seabed. Refer to Section 14.2.2.4 for more detail. | PetroSA SHEQ<br>Manager                                       | End of Drilling                                   |
| 13.5 F                                    | inancial Provision  |   |   |
| Rationa<br>In term<br>Environ<br>and incl | le:<br>s of the MPRDA PetroSA is required to make financial provision to mee<br>mental Management Programme report. This provision is applicable to th<br>udes construction or drilling as applicable, up to and including the closure o  | et its obligations a<br>e exploration and<br>or abandonment p | s described in the<br>operational phase,<br>hase. |
| Objectiv<br>● To<br>eve                   | <b>/e:</b><br>ensure there is sufficient legal and financial provision for rehabilitation or c<br>ent   | clean up in the eve   | nt of a pollution                                 |
| 13.5.1                                    | Environmental management actions that would be required as a result of an incident or accident would be covered by PetroSA's insurance <sup>1</sup> , as described below:   | PetroSA<br>Insurance<br>Department                            | Prior and<br>throughout<br>drilling               |
| ø   | Third Party liability which includes personal injury, property damage<br>and seepage and pollution as a result of any offshore exploration and<br>production operations is covered up to USD150,000,000 per<br>occurrence<br>Well control insurance which would include blowouts and seepage and  |   |   |
|   | pollution is covered up to USD150,000,000 per occurrence.   | DetreChlevel  | Onion and   |
| 13.5.2                                    | In addition, as a condition of contract, PetroSA requires contractors to carry the following insurance and will not permit any of its contractors to undertake any work until certificates of insurance are provided  | Department  | throughout<br>drilling                            |
| ۶   | workmen's compensation insurance as required in terms of the<br>provisions of the Compensation for Occupational Injuries and Diseases<br>Act, Act No. 130 of 1993;  |   |   |
| ø   | employer's hability insurance with a limit of hability at all times of not<br>less than USD1, 000, 000,00 (one million US Dollars) for each<br>occurrence or such larger amounts for which Contractor already have<br>cover;  |   |   |
| ۲   | non-ownership aviation liability with a limit of liability at all times of<br>not less than US\$50 000 000,00 (fifty million US Dollars) for each<br>occurrence or such larger amounts for which Contractor already has   |   |   |
| ۲   | cover;<br>comprehensive general public liability insurance including pollution<br>with a limit of liability of not less than USD1,000,000.00 (one million US<br>Dollars) per occurrence;  |   |   |
| 9   | motor vehicle liability insurance including passenger liability indemnity;<br>Physical Damage Insurance for loss or damage to contractor's<br>equipment and machinery. Such coverage shall be on <i>All Risks</i><br><i>Insurance basis or its equivalent</i> for full value of Contractor Group<br>material and equipment;                                       |   |   |

<sup>1</sup> All figures as for 2010/11 insurance

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WELL SUSPENSION AND ABANDONMENT

| Operati  | onal Activities/ Aspects & Auditable Actions  | Responsibility          | Timing          |
|----------|---|-------------------------|-----------------|
| ۵        | Hull and Machinery Insurance in the form of Full Form Hull and<br>Machinery Insurance, including collision liability, with limits of liability<br>at least equal to the full value of the vessel; and   |                         |                 |
| 13.5.3   | Standard Protection and Indemnity Insurance, at least equal to the<br>value of each vessel owned or chartered (including Towers Liability,<br>where applicable  |                         |                 |
| 13.5.4   | Reporting of Financial Provision  | PetroSA SHEQ<br>Manager | End of Drilling |
| Proof of | f Financial Provision will be provided to PASA in the following manner:   | -                       |                 |
| \$<br>\$ | <ul> <li>A copy of the insurance certificate for the year will be provided on the renewal date of each year.</li> <li>Copies of the insurance cover carried by the contractors will be provided together with the environmental notification submitted to PASA at least 7 days prior to the commencement of any drilling or seismic activity.</li> <li>The annual revision of the closure provision will be submitted together</li> </ul> |                         |                 |
|          | with the annual Performance Assessment reports.   |                         |                 |

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SYSTEM ADMINISTRATIVE REQUIREMENTS

# **Environmental Protection Activities**

Activity 14: System Administrative Requirements

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SYSTEM ADMINISTRATIVE REQUIREMENTS



#### **Rationale:**

A drilling subcontractor generally has its' own administrative requirements for environmental protection that complies with international best practice and legislation. This section outlines the administrative requirements that must be complied with during drilling activities to ensure adherence to legal and best practice, and in order to demonstrate proof of compliance.

Administrative systems and record keeping enable an organisation to:

- assure itself of its conformance with its own stated environmental policy
- demonstrate conformance, and
- ensure compliance with environmental laws and regulations amongst other things



This section summarises some key system requirements to ensure the effective implementation of the environmental management plan at different stages of a drilling programme: planning and design, during and post-drilling based on the ISO system model operates on the system of Plan – Do – Check – Act cycle.

**Plan** – establish objectives and make plans (analyze your organization's situation, establish your overall objectives and set your interim targets, and develop plans to achieve them).

Do - implement your plans (do what you planned do).

**Check** – measure your results (measure/monitor how far your actual achievements meet your planned objectives). **Act** – correct and improve your plans and how you put them into practice (correct and learn from your mistakes to improve your plans in order to achieve better results next time).<sup>1</sup>

#### **Objectives:**

- To provide a comprehensive and coherent system which accesses and stores information pertinent to environmental management from diverse sources to verify responsible environmental practices
- To provide a formal platform for reporting on environmental performance
- To monitor and audit environmental performance against pre-determined criteria
- To use formal management reviews to continuously improve the system itself and thereby environmental performance as a whole.

### 14.1 Monitoring

| The foll | owing parameters shall be monitored during drilling:  |                               |                     |
|----------|---|-------------------------------|---------------------|
| 14.1.1   | <u>Deck &amp; bilge water</u> discharge: oil concentrations to ensure <15ppm. Section 10.1.3                              | Drilling Contractor           | Daily               |
| 14.1.2   | Solid waste production and disposal (Refer to Section 9.1.)   | Drilling Contractor           | Monthly             |
| 14.1.3   | Flare emissions: Gas volume flared (Refer to Section 11.1.4)  | Drilling Contractor           | Daily               |
| 14.1.4   | <u>Drill cuttings</u> : Total volume of drill cuttings generated and quantity discharged to sea (Refer to Section 8.1.12) | Drilling Fluids<br>Contractor | Throughout drilling |

<sup>1</sup> http://www.iso.org/iso/iso catalogue/management standards/understand the basics.htm

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| Operational Activities/ Aspects & Auditable Actions   | Responsibility   | Timing          |
|---|--|-----------------|
| 14.1.5 <u>Drill cuttings</u> : Oil content on drill cuttings (Refer to Section 8.1.4)   | Drilling Fluids<br>Contractor                                      | 12 hourly       |
| 14.1.6 <u>Drill fluids</u> : Quantity of drilling fluids used during drilling and amount recovered for disposal / recycling   | Drilling Fluids<br>Contractor                                      | End of drilling |
| 14.1.7 Monitoring results shall be reported to PetroSA in the Monthly Report  | Drilling Contractor  | Monthly         |
| 14.1.8 PetroSA shall report monitoring results to PASA in the<br>Quarterly Report   | PetroSA SHEQ Manager   | Quarterly       |
| 14.1.9 Monitoring results shall be retained for 5 years.  | PetroSA SHEQ Manager   | Monthly         |
| 14.2 Reporting  | n dagi ku su   |                 |
| REPORTING REQUIRMENTS FOR A DRILLING SU<br>Approved EMPr<br>PetroSA<br>Environmental Notification<br>Drilling & Other<br>Contractors<br>Notice to IAP's<br>Quarterly Reports<br>Per Well<br>Well Environmental Close Out Re<br>Environmental Close Out Re | RVEY<br>PASA<br>DEA<br>IAP'S<br>PASA<br>PASA<br>DEA<br>PASA<br>DEA |                 |
| Figure14.1: Organogram of Reporting   | Requirements   |                 |

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| Operational Activities/ Aspects & Auditable Actions  | Responsibility          | Timing                               |
|--|-------------------------|--------------------------------------|
| 14.2.2 Reporting by PetroSA to PASA  |                         |                                      |
| 14.2.2.1 Documentation required by SAMSA   | PetroSA or Drilling     | Prior to Drilling                    |
| <ul> <li>Prior to drilling, the following documentation will be provided to SAMSA by the Licence Holder or is required by SAMSA.</li> <li>Oil Spill Contingency Plan to be approved by SAMSA</li> <li>SAMSA to issue a Pollution Safety Certificate for the drilling rig.</li> </ul>   | Contractor              |                                      |
| 14.2.2.2 Environmental Notification  | PetroSA SHEQ            | 30 days prior to                     |
| <ul> <li>Prior to the drilling of any well, PetroSA shall submit an</li> <li>Environmental Notification to PASA and DEA which shall include:</li> <li>General information</li> <li>Project description</li> <li>Communications plan including notification of mariners</li> <li>Affected environment</li> <li>Drilling Fluids information</li> <li>Contractor's receipt of Notification and pre well seabed survey, and insurances.</li> <li>Information on contractor and drilling unit such as seaworthiness certificates, specifications of rig and support vessels, and contractor's environmental policy and proof of receipt of EMPr.</li> </ul> | Manager                 | Drilling                             |
| 14.2.2.3 Quarterly Reports:  | PetroSA SHEQ            | Quarterly                            |
| <ul> <li>PetroSA shall submit Quarterly Reports to PASA, which shall include key information, as drawn from Contractor's monthly reports to PetroSA, on:</li> <li>the progress of drilling activities and any changes to the drilling schedule</li> <li>any incidents (eg pollution spills, navigational incidents, loss of equipment etc.),</li> <li>issues raised by stakeholders</li> <li>monitoring information and</li> <li>non-compliance with monitoring standards and steps taken to rectify these</li> <li>training and awareness</li> </ul>  | Manager                 |                                      |
| 14.2.2.4 Environmental Well Close Out Report   | PetroSA SHEQ<br>Manager | Within 60 days of<br>end of Drillina |
| Completing a well. The information contained in this report shall<br>be based on the monthly reports compiled by the Drilling<br>Contractor and other data and records compiled during the<br>drilling campaign.<br>The Close Out Report shall contain as a minimum a full description<br>of the following per well:   |                         |                                      |

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EMPr for Exploration Well Drilling: Block 9 and 11a

| Operational Activities/ Aspects & Auditable Actions   | Responsibility  | Timing  |
|---|---|---------|
| <ul> <li>General</li> <li>The drilling contractor details , drilling vessel and supply vessel details;</li> <li>Proof of Environmental Notification and communication with other users of the sea,</li> <li>Description of the drilling operation (location, timetable);</li> <li>Drilling Phase Activities <ul> <li>Volume of drilling fluids and cuttings discharged to sea</li> <li>Observable drill cuttings deposited to seafloor from post-drilling seabed survey</li> <li>Volume of cement deposited on sea floor</li> <li>Monitoring information e.g. cuttings, flaring etc.</li> <li>Waste volumes and management</li> <li>Refuelling and bunkering volumes</li> <li>Training and Awareness</li> </ul> </li> <li>Incidents <ul> <li>Lost/dropped objects</li> <li>Spills</li> </ul> </li> <li>Aircraft or unauthorised vessels approach dangerously close to the rig or its anchors, enter the 500m safety zone or fail to respond to warnings to stay clear.</li> </ul> <li>Well completion and abandonment: <ul> <li>Well status</li> <li>End of well seabed survey</li> </ul> </li> |   |         |
| 14.2.3 Contractor Reporting to PetroSA and Documentation Requireme  | ngen general i de la destruit de la general de la destruit de la destruit de la destruit de la destruit de la d<br>Entre de la destruit d |         |
| <ul> <li>14.2.3.1 Pre-Drilling Agreements and Documentation</li> <li>Prior to drilling, the following documentation will be provided to<br/>PetroSA by the Drilling Contractor: <ul> <li>Signed Contractor's Acknowledgement of Receipt of EMPR</li> <li>Environmental Safety and Health Policy</li> <li>Certificates of Sea Worthiness such as Classification<br/>Certificate, Safety Certificate, Pollution Prevention Certificate<br/>and Load line Certificate.</li> <li>Plan to compile the Environmental Close Out report and the<br/>information requirements needed and how it will be<br/>compiled.</li> </ul> </li> </ul>   |   |         |
| <ul> <li>14.2.3.2 Monthly Report</li> <li>A monthly report shall be compiled by the drilling contractor, and submitted to PetroSA which shall include: <ul> <li>Incidents, including effluent quality exceedances</li> <li>Quantity of gas flared</li> <li>Quality and quantity of bilge water discharged</li> </ul> </li> </ul>  | Drilling contractor   | Monthly |

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| Operati     | onal Activities/ Aspects & Auditable Actions   | Responsibility   | Timing   |
|-------------|--|--|--|
| 0<br>0<br>0 | Amount and type of waste generated and disposed of<br>Energy consumed eg fuel<br>Quantity of drilling fluids used and estimated quantities of<br>drill cuttings generated<br>Quantity of mud and mud components and cuttings<br>discharged overboard<br>Quantity of cement deposited on seafloor.  |  |  |
| 14.3        | Auditing   |  |  |
| 14.3.1      | General  |  |  |
| 14.3.1.1    | 3.1.1 Compliance with the environmental management plan shall be subject to compliance auditing at various phases of the drilling campaign. The findings of these audits shall contribute towards PetroSA's annual performance report.   |  | Completion of<br>drilling phase  |
| 14.3.1.2    | The audits shall review and report on the auditing requirements detailed in each section of this management plan.  | PetroSA SHEQ Manager   | Pre-drilling, during<br>and post-drilling  |
| 14.3.2      | Pre-drilling   |  |  |
| 14.3.2.1    | The pre-drilling audit shall check the following:  | PetroSA SHEQ Manager   | Pre-drilling audit   |
| 0           | The EMP has been approved by PASA and all reporting requirements (described in Section 14.2) have been complied with.  | ter en   |  |
| 0           | The Drilling Contractor has received a copy of the EMP,<br>understands the content, the content of the EMP is aligned<br>with the drilling rig's standard operating procedures, and has<br>agreed to its implementation.<br>The Drilling Contractor has the necessary equipment and<br>protocols in place and staff on the drilling rig are suitably<br>trained to implement the monitoring requirements outlined in<br>the EMP. |  |  |
| 14.3.3      | During drilling audit  | n and a second | La de la companya de<br>Esta de la companya de |
| 14.3.3.1    | The audit during drilling shall check the following:   | PetroSA SHEQ Manager   | During drilling  |
| 0           | Monitoring is being undertaken in accordance with the requirements described in this EMP for the variables summarised in Section 14.1.   |  |  |
| 0           | Monitoring data are retained and all deviances reported  |  |  |
| 0           | Incidents, where relevant, have been reported as per the incident reporting and investigating requirements (see Section 12).   |  |  |
| 0           | Observations made on the rig and service vessels check commitments to good housekeeping and waste management protocols, and  |  |  |
| 0           | General audit measures.  |  |  |

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| Operat   | ional Activities/ Aspects & Auditable Actions  | Responsibility       | Timing   |
|--|--|----------------------|--|
| 14.3.4   | Post-drilling Audit  |                      | a fa selara fina ngabangan na sa sa sa sa                  |
| 14.3.4.1   | The post-drilling audit shall check the following:   | PetroSA SHEQ Manager | Post-drilling  |
| 0  | A Well Environmental Close Out report was compiled by PetroSA.   |                      |  |
| 0  | All records comply with EMP requirements and are stored in<br>an accessible and logical manner.  |                      |  |
| 14.4   | Record keeping   |                      |  |
| 14.4.1   | All records shall be retained for 5 years.   | PetroSA SHEQ Manager | Ongoing  |
| 14.4.2   | 4.2 The following records shall be maintained as part of the Environmental Management Plan and cross-referenced for auditing purposes: |                      | Ongoing  |
| 0  | Environmental Notification   |                      |  |
| 0  | Quarterly reports<br>Environmental Well Close Out report   |                      | ×  |
| 14.5   | EMPr Review and Revision   |                      | L  |
| 14.5.1 The environmental management plan shall be subject to review at least upon renewal of the Exploration Right and updated if required. The review shall consider the following information: |  | PetroSA SHEQ Manager | ager Renewal of<br>exploration rights<br>(every 2-3 years) |
|  | <ul> <li>Audit and Performance Assessment reports</li> <li>Feedback from stakeholders</li> <li>Technology changes</li> </ul>           |                      |  |
|  | <ul> <li>Changes in regulations/legal compliance.</li> </ul>   |                      |  |

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