Appendix C Excluded





Bight Petroleum Pty Ltd Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Appendix D: Oil Spill Trajectory Modelling

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Bight Petroleum Pty Ltd Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Appendix E: Oil Spill Dispersed Oil Calculation





Bight Petroleum Pty Ltd Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Appendix F: Preliminary Master Commitments Listing





Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)

	Vessels will undertake ballast water exchange in accordance with the vessel's Ballast Water Management	Ballast Water Exchange Records show adherence to DAFF Requirements for international transit.	Seismic Contractor	Pre-MSS	No
	Plan which conforms with the Australian Ballast Water Management Requirements (DAFF, 2011a) prior to entry into Australian waters.	Records show that QPAR form submitted to AQIS is accepted prior to entry into port facilities	Seismic Contractor	Pre-MSS	No
Invasive Marine Species (S5.3.1)	A risk assessment undertaken in accordance with the National Biofouling Management Guidance for the Petroleum Production and Exploration Industry (2009) determines the IMS risk level of the vessels with corrective actions undertaken (as appropriate) reduces the IMS risk to low.	Biofouling Risk Assessment Records identify for non-local vessels all corrective actions have been implemented and the vessel carries a low risk	Seismic Contractor	Pre-MSS	No
	All in-field equipment has been removed from the water, inspected and cleaned prior to deployment in South Australian waters.	Records identify that the in-field equipment has been cleaned and inspected prior to deployment if mobilising from waters outside South Australia	Seismic Contractor	Pre-MSS	No
Disruption to Fishing Activities (S5.4.1)	The MSS vessel will deploy/retrieve equipment off the continental shelf to avoid fisheries interaction (in water depths greater than 500m).	Vessel log verifies streamer deployment occurred in deep waters off continental shelf.	MSS Vessel Master	Pre-MSS	No
	AHO is advised 6 weeks prior to Lightning MSS commencement to allow for the issue of a Notice to Mariners. The notification will describe the location, activity and duration of the survey. 121.	Records verify that Notice to Mariners issued by AHO prior to Lightning MSS commencement	BIGHT Project Manager	Pre-MSS	No
	Mobilisation notifications are issued to relevant stakeholders (as defined in prior to MSS commencement.	Records verify that mobilisation notifications have been sent to all relevant stakeholders (Section 6.4.2) within nominated timeframe.	BIGHT Project Manager	Pre-MSS	No
	Demobilisation notifications are issued to relevant stakeholders (as defined in a 2) three days after MSS completion.	Records verify that demobilisation notifications have been sent to all relevant stakeholders (Section 6.4.2) within nominated timeframe	BIGHT Project Manager	Post-MSS	No

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¹²¹ Also a requirement for Section 5.4.2 (Disruption to Commercial Fishing Activities) and for Section 5.7.1 (Oil Spill due to Fuel Tank Rupture/Leak)



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Disruption to Fishing Activities (S5.4.1) (Con't)	AMSA RCC will be notified two weeks prior to the MSS activity commencing to allow for an AusCoast warning to be raised. The notification will describe the locations, activities and durations of the MSSs ¹²² .	Records verify that the AMSA RCC AusCoast warning is issued for the duration of the MSS activity.	BIGHT Project Manager	Pre-MSS	No
	Routine bulletins provided to fishermen who fish in the area updating details on activities in sections (e.g. racetracks) of the survey area together with how long the vessel is likely to be operating in that section. This will include schedule changes to relevant fishermen.	Routine bulletin records issued to fishermen verify activity information has been provided.	BIGHT Offshore Representative	Ongoing during MSS	Yes
	A support vessel will scout within the MSS area for the duration of the MSS activity to ensure that possible spatial conflicts between MSS/fishing vessels are avoided ¹²³ .	Vessel logs verify the support vessel is present in the MSS area for the duration of MSS activities.	Vessel Master(s)	Ongoing during MSS	Yes
	Fishing Compensation for Temporarily Displaced Fishing Equipment: Compensation is paid to affected fishermen within the stated timeframe within Fishing Displacement Compensation Agreement.	Records of compensation confirm payment within stated timeframes.	BIGHT Project Manager	Post MSS	Yes
	In the event of spatial conflict towed SBT pontoons are given right-of-way over the seismic vessel	Vessel log verifies that on encounter with SBT Pontoons, vessel allows right-of-way of pontoons	Vessel Master(s)	Ongoing during MSS	Yes
	The acoustic array will not commence soft-start activities, and if operational will be shut-down, in the event that the seismic vessel is within 3km of a towed pontoon	MMO Master Sheet indicates that procedures for soft-start and shutdown are implemented appropriate to the towed pontoon presence	ммо	Ongoing during MSS	Yes
Disruption to Commercial Shipping Activities (S5.4.2)	The Vessel Master shall define based upon prevailing weather and sea-state conditions, the 'safe distance' to be implemented as separation distance between third party vessels and the MSS Vessel/Equipment. Marine crews shall adopt this distance and communicate with/warn third party vessels on this basis.	Vessel log records the 'safe distance' to be adopted between the MSS Vessel/Equipment and Third Party Vessels. Vessel log contains communication records to third parties based upon the 'safe distance' requirements.	Vessel Master	Ongoing during MSS	Yes

¹²² Also a requirement for Section 5.4.2 (Disruption to Commercial Fishing Activities) and for Section 5.7.1 (Oil Spill due to Fuel Tank Rupture/Leak)
¹²³ Also a requirement for Section 5.4.2 (Disruption to Commercial Fishing Activities) and for Section 5.7.1 (Oil Spill due to Fuel Tank Rupture/Leak)



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Disruption to Commercial Shipping Activities (S5.4.2)	Vessels selected for the MSS to conform to the hardware requirements of AMSA <i>Marine Order 30: Prevention of Collisions</i> for AIS, navigation lighting, sound signals, day shapes, ARPA ¹²⁴ and <i>Marine Order 27 – Radio Equipment</i> for radio equipment to ensure navigation safety equipment is present on vessels to prevent collisions.	Pre-mobilisation audit records verify that navigation safety equipment is present on all MSS vessels.	BIGHT Project Manager (<i>obtained</i> <i>via records from</i> <i>Seismic Contractor</i>)	Pre-MSS	No
(Con't)	Navigation safety equipment (ARPA, AIS, radio, navigation lights – including backups) is maintained in accordance with Manufacturer's Specifications via the Planned Maintenance System (PMS) to ensure functionality for the duration of the MSS ¹²⁵ .	PMS records verify navigation safety equipment - ARPA, AIS, radio, navigation lights - are functional and operating to specification.	Vessel Master(s)	Ongoing during MSS	Yes
	All marine crews are trained, experienced and competent to <i>International Convention on Standards of Training, Certification and Watch-keeping for Sea-farers</i> (STCW95) requirements to ensure the identification of and communication with third party vessels during the MSS ¹²⁶	Training and competency records indicate that marine crew are competent to STCW95 requirements.	Vessel Master(s)	Pre-MSS & Crew Change	Yes (on Crew Change only)
	All vessels will maintain a 24/7 watch for third party vessels for the duration of the MSS activity ¹²⁷ .	Records of bridge watch activities show adherence to these requirements.	Vessel Master(s)	Ongoing during MSS	Yes
	Vessels selected for the MSS conforms to the requirements of AMSA Marine Order 30: Prevention of Collisions which provides for certification of navigation lighting.	Pre-mobilisation audit records verifies navigation lighting is functional in all vessels	BIGHT Project Manager (<i>obtained</i> <i>via records from</i> <i>Seismic Contractor</i>)	Pre-MSS	No
Artificial Lighting Impacts (S5.4.3)	A pre-mobilisation audit identifies opportunities to eliminate deck light spill to the marine environment; and these opportunities are implemented prior to MSS acquisition activities.	Corrective action records verify opportunities to reduce light spill have been implemented.	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS	No
	Vessel equipment planning meetings avoid night-time in-sea equipment inspections to eliminate direct lighting onto marine waters	Written records of vessel equipment inspection planning meetings verify night-time inspection activities are eliminated where practicable.	Party Manager	Ongoing during MSS	Yes

Not required on escort vessel.

125 Also a requirement for Section 5.4.3 (Artificial Lights [Navigation Lighting] & Section 5.7.1 (Oil Spill due to Fuel Tank Rupture/Leak)

126 Also a requirement for Section 5.7.1 (Oil Spill due to Fuel Tank Rupture/Leak)

127 Also a requirement for Section 5.7.1 (Oil Spill due to Fuel Tank Rupture/Leak)



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Seismic Acquisition Acoustic Disturbance Impacts to Marine Fauna (S5.5.1)	Three days prior to survey activity commencing (weather permitting) an aerial survey is undertaken to inform the location of MSS activities.	Bight and MMO records indicate that an aerial survey was undertaken 3 days prior (weather permitting) and information was used to determine MSS activities.	BIGHT Project Manager	Pre-MSS	No
	Induction will be provided for all crew members to ensure they are aware and familiar with the environmental sensitivities and activity hazards in the	Record of the induction program content includes acoustic sound impacts and measures to minimise impacts to marine fauna.	BIGHT Offshore Representative	Pre-MSS	No
	MSS area; the controls to prevent significant impacts to marine fauna from MSS activities and their individual responsibilities throughout the campaign.	Induction records verify that all marine and seismic crews have participated in the induction.	BIGHT Offshore Representative	Pre-MSS & Crew Change	Yes (on Crew Change only)
	The acoustic source size to achieve data acquisition objectives for the Lightning MSS will be established and the selected source size will be the minimum to achieve data acquisition objectives.	Records indicate that the Lightning acoustic source adopted for the MSS is the minimum size to achieve data objectives.	,	Pre-MSS	No
	MSS vessel procedures with reflect <i>EPBC Policy 2.1 – Interaction between Offshore Seismic Exploration and Whales</i> (2008) requirements for soft-start, power-down and shut-down area available on-board the vessel for utilisation during MSS activity.	Pre-mobilisation audit records verify that Vessel Interaction Procedures are available on-board the vessel.	BIGHT Project Manager (<i>obtained</i> <i>via records from</i> <i>Seismic Contractor</i>)	Pre-MSS	No
	Procedures for minimising disturbance to marine fauna (i.e. soft start, power-down and shutdown) including relevant distances for power-down and low visibility conditions (as per EPBC Referral #2012/6683) are followed at all times.	MMO master data sheet verifies that all procedures (i.e. soft-starts, power-downs and shutdowns) are observed and implemented for seismic acquisition periods appropriate to the cetaceans sighted.	ммо	Ongoing during MSS	Yes
	Four qualified MMOs will be engaged for the survey to observe for whales. Two will be located on the MSS	POB listing identifies two MMOs present on the MSS vessel, and one MMO on each of the support/scout vessels to undertake MMO observations.	Vessel Master	Ongoing during MSS	No
	vessel, with one MMO on each of the scout/survey vessels during daylight hours while acquiring seismic	Records (CV) verify MMOs are trained and competent to undertake MMO duties.	BIGHT Project Manager	Pre-MSS	No
	data	MMO Master Data Sheet provides visual observation record for daylight hours while acquiring seismic data.	ммо	Ongoing during MSS	Yes





	Passive Acoustic Monitoring (PAM) (towed) will be utilised during the Lightning MSS to detect for	MMO records indicate that PAM is operational during night-time or periods of low visibility. Records show power-down if whales are	ммо	Ongoing during MSS	Yes
	during night-time or low visibility conditions.	within 2km of the operating sources.			
Seismic Acquisition Acoustic Disturbance Impacts to Marine Fauna (S5.5.1) (Con't)	For Blue and Southern Right Whales, support/scout vessel 'scouting' is undertaken if whales are known to be in the area. This includes: • A scout vessel scanning the area 5-10km ahead (30-60minutes) of the MSS vessel; and • Four hours prior to darkness, one scout vessel surveys the area to be traversed by the MSS vessel during the night and if whales are present the vessel will record in the less sensitive part of the survey (i.e. deep water).	MMO records verify that when Blue and Southern Right Whales are known to be in the area, these measures are adopted.	ммо	Ongoing during MSS	Yes
	The acoustic source will be powered-down to the lowest practicable setting on line turns while not acquiring seismic data in the MSS area in accordance with EPBC Policy 2.1 – Interaction between Offshore Seismic Exploration and Whales (2008).	MMO Master Data Sheet indicates that the acoustic source is powered down to the lowest extent during line turns.	ммо	Ongoing during MSS	Yes
Vessel Operation – Sound Impacts to Marine Fauna (S5.5.2)	The vessel(s) propulsion systems are routinely maintained in accordance with manufacturer's specifications to maintain equipment performance with respect to lowest emitted sound levels.	PMS records verify the vessel's propulsion system is operating to specification.	Vessel Master(s)	Ongoing during MSS	Yes
	Vessel Masters observe speed restrictions and	MMO Master Data Sheet verifies interaction between the MSS vessel and cetaceans comply with these requirements.	ммо	Ongoing during MSS	Yes
	proximity distances as required in the EPBC Regulations 2000 (Chapter 8).	Support/Chase Vessel Log verifies interactions between the vessel and cetaceans comply with these requirements.	Support/Chase Vessel Master	Ongoing during MSS	Yes





	All crew have completed an environmental induction covering the requirements for cetacean/vessel interaction consistent with EPBC Regulations 2000 (Chapter 8) and are familiar with the requirements.	Induction records verify that all crews have completed an environmental induction.	BIGHT Offshore Representative(<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS & Crew Change	Yes (on Crew Change only)
Helicopter Operation – Sound Impacts to Marine Fauna (S5.5.3)	Helicopter crews have completed an Environmental Induction containing cetacean proximity distances and are familiar with the requirements of the EPBC Regulations 2000 (Chapter 8).	Induction records verify that all helicopter crews have completed the environmental induction.	Seismic Contractor	Pre-MSS	No
	Helicopter activity will observe the required proximity distances (i.e. must not fly within a 500m radius of the cetaceans or hover over that area) with respect to cetaceans.	MMO Master Data Sheet indicates that all interactions of helicopters and cetaceans have been observed and comply with distances.	ммо	Ongoing during MSS	Yes
Routine Vessel Discharges – Oil Water (S5.6.1)	For Vessels with Oily Water separation systems installed - vessels will be fitted with oily water treatment systems capable of achieving 15ppm oil in water (OIW) concentrations.	As applicable, current IOPP (or equivalent equipment specification) indicates the system is capable of achieving 15ppm OIW concentration.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	For Vessels with Oily Water separation systems installed - vessels are fitted with an OIW detection system which either shuts-in the discharge or reduction.	As applicable, current IOPP (or equivalent equipment specification) verifies detection system is available.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	the waste stream on-board if the OIW concentration exceeds 15ppm.	Oil record book verifies oily water discharges meet a 15ppm discharge criteria.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	For Vessels with Oily Water separation systems installed - the oily water treatment system operates in accordance with the IOPP (or equivalent equipment specification) and is routinely maintained in accordance with manufacturer's specifications (via PMS) to maintain system performance.	PMS records for the oily water treatment verify that the system is operating to specification.	Vessel Master(s)	Ongoing during MSS	Yes



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Routine Vessel Discharges – Oil	For Vessels with Oily Water separation systems installed - oily water discharges will occur only when the vessel is proceeding en route.	The oil record book verifies that all vessel oily water discharges for the petroleum activity have occurred whilst the vessel is preceding en-route.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
Water (S5.6.1) (Con't)	For Vessels with Oily Water separation systems installed	Calibration records indicate that the ODME has been calibrated in accordance with manufacturer's requirements and is operating to specification.	Vessel Master(s)	Pre-MSS	No
	- ODME is calibrated routinely in accordance with manufacturer's specifications to ensure OIW concentrations overboard do not exceed 15ppm.	Records show the ODME carries current IMO certification.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	For Vessels with Oily Water separation systems installed -whole oils are collected in dedicated tanks and discharged onshore or combusted in an on-board incinerator on the MSS vessel.	Oil Record Book verifies whole oil is disposed onshore or incinerated within MSS vessel incinerator	Vessel Master(s)	Port Calls	Yes (Environmental Compliance Audit)
	For Vessels <u>without</u> Oily Water separation systems installed Oily residues are contained on-board for onshore disposal in accordance with state/territory legislation.	Oil Record Book shows oily water disposed to licenced onshore facilities.	Vessel Master(s)	Port Calls	Yes (Environmental Compliance Audit)
Routine Vessel Discharges – Sewage (S5.6.2)	For vessels with installed Sewage Treatment Plants (STP) compliant to MARPOL 73/78 (R9) sewage may be discharged at any time providing visible floating solids and discolouration is not evident.	As applicable, a current ISPP (or equivalent) verifies the STP can achieve this level of treatment.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
		Vessel log indicates the location of sewage discharge is compliant with these requirements.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	The treatment system is routinely maintained in accordance with manufacturer's specifications (via PMS) to ensure that sewage discharge specifications can be met.	PMS records for the STP verify that the system is operating to specification.	Vessel Master(s)	Ongoing during MSS	Yes
	Vessel masters ensure that the POB does not exceed stated maximum carrying capacity for STP for the duration of the MSS.	Vessel log verifies that POB has not exceeded STP carrying capacity stated on the ISPP (or equivalent).	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Routine Vessel	For vessels without STP but having maceration and disinfection facilities, the vessel will discharge sewage at a distance of more than 3nm from land	Vessel log indicates the location of sewage discharge complies with this requirement	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
Discharges – Sewage (S5.6.2) (Con't)	For vessels without STP and maceration/ disinfection equipment vessel will discharge untreated sewage at a distance of more than 12nm from land while proceeding <i>en-route</i> .	Vessel log verifies the discharge of untreated sewage complies with this requirement.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
Vessel Discharges – Foodscraps (S5.6.3)	Macerated food scraps are discharged from vessels at a distance of at least 3nm from land.	Garbage Record Book verifies the volume and location of macerated food scrap discharge complies with this requirement.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	Equipment used for food scrap maceration is capable of achieving a particle size of 25mm prior to discharge.	The equipment manufacturer's specification verifies that this performance standard can be met.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	Maceration equipment is routinely maintained in accordance with manufacturer's specifications (via PMS) to ensure that discharge specifications can be met.	PMS records for the maceration equipment verify that the system is operating to specification.	Vessel Master(s)	Ongoing during MSS	Yes
	Non-macerated food-scraps are discharged at a distance of at least 12nm from coastline.	Garbage Record Book verifies the volume and location of non-macerated food scrap discharge complies with this requirement	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	Placarding is provided on-board the vessel, consistent with the Shipboard Garbage Management Plan, to provide guidance to personnel on the kinds of garbage which may or may not be disposed from the ship and the conditions of disposal	Environment Plan Compliance Audit verifies that placards are available on all survey vessels identifying garbage handling requirements	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	All personnel are aware and familiar with the vessel garbage management arrangements through information provided in the survey vessel induction.	Induction records verify that all crew have completed the vessel induction which included garbage management plan arrangements.	BIGHT Offshore Representative	Pre-MSS & Crew Change	Yes (on Crew Change only)
Air Emissions (Combustion and Ozone Depleting Substances [ODS]) (S5.6.4)	The vessels shall uses fuel which meet MARPOL Annex VI requirements for sulphur emissions.	Fuel use records indicate use of MDO/MGO	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Air Emissions (Combustion and Ozone Depleting Substances [ODS]) (S5.6.4)	Vessel engines will meet $NO_{\rm x}$ emission levels as required by MARPOL 73/78 Regulation 13.	Pre-mobilisation audit records verify vessel engine certification records meet these emission requirements.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	All combustion equipment (propulsion systems, generator and incinerator) will be maintained in accordance with Manufacturer's instructions via the vessel's Planned Maintenance System (PMS) to ensure that discharge specifications can be achieved.	PMS records for the combustion equipment verify that the equipment is operating to specification.	Vessel Master(s)	Ongoing during MSS	Yes
	The MSS Vessel incinerator will meet the requirements of MARPOL 73/78 Annex VI (Regulation 16)	The MSS vessel will carry incineration equipment approved under MARPOL 73/78 Annex VI	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	During MSS activities, the incinerator is operated in accordance with the requirements of MARPOL 73/78 Annex VI (Regulation 16)	Incinerated waste details recorded in the vessel's Garbage Record Book verify operation in accordance with Regulation 16 requirements.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	Fuel usage on-board the vessels is monitored for abnormal consumption and corrective action initiated in the event of high fuel usage	Monitoring and reporting records record and benchmark fuel usage.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	Personnel undertaking maintenance activities on ODS systems have the appropriate qualification/certification to undertake maintenance activities.	Competency/PMS records verify that personnel undertaking maintenance activities have the relevant training and competencies for the task	Vessel Master(s)	Pre-MSS	No
	Vessels which utilise ODSs manage these systems in accordance with Regulation 12 of MARPOL 73/78 Annex VI to eliminate ODS emissions.	ODS record book verifies that systems are managed in accordance with MARPOL Regulation 12 requirements.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
Oil Spill due to Vessel Fuel Tank Leak/Rupture (S5.7.1)	Vessels selected for MSS activity will provide: Valid and current class certification; Crew training which meet STCW95 requirements; Records verifying vessel maintenance performance; and Safety audit with evidence of corrective actions (as appropriate).	Records of criteria are provided to the BIGHT Project Manager as part of contract award.	BIGHT Project Manager (<i>obtained</i> <i>via records from</i> <i>Seismic Contractor</i>)	Pre-MSS	No



Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



Oil Spill due to Vessel Fuel Tank Leak/Rupture (S5.7.1) (Con't)	Induction program reinforces the Procedural Control standards listed in EP (Vessel Collisions)	Records of induction program content contains vessel interaction procedural requirements	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS	No
	and vessels ¹²⁰ .	Induction records verify all field personnel have completed the Environmental Induction	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS & Crew Change	Yes (on Crew Change only)
	The vessel has an approved current SOPEP consistent with the <i>IMO Guideline for the Development of Shipboard Marine Pollution Emergency Plans (or equivalent for class)</i> ¹²⁹ .	As appropriate, records verify the SOPEP (or equivalent) is current and approved	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	Spill response equipment required to respond to vessel spill events is located in accordance with SOPEP requirements	Pre-mobilisation audit records verify spill response equipment is located in accordance with SOPEP requirements	Vessel Master(s) BIGHT Offshore Representative (on delegation from Project Manager)	Pre MSS During MSS	During MSS (Environmental Compliance Audit)
	Routine drills involving spills are undertaken in accordance with the Vessel's SOPEP Drills matrix to ensure personnel are familiar with their role during an oil spill event ¹³⁰ .	Pre-mobilisation audit records verify that routine drills have been undertaken in accordance with SOPEP Matrix requirements.	Vessel Master(s)	Pre-MSS	No
	A pre-mobilisation oil spill response exercise will be undertaken to test the oil spill response arrangements as detailed in Section 8 of the EP ensuring all parties are familiar with their role during an oil spill event ¹³¹ .	Records verify that a pre-mobilisation emergency response exercise has been undertaken.	BIGHT Project Manager	Pre-MSS	No
Chemical/oil spill through deck drain system (S5.7.2)	Chemicals and oils are stored in suitable containers in bunded areas which are isolated from the deck drainage system.	Pre-mobilisation audit records verify chemicals /oils are stored in accordance with these requirements.	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS Audit	No

Also a control for Section 5.7.6 (Seismic Streamer liquid Leak)
Also a control for Section 5.7.2 (Chemical/oil spills through deck system) and Section 5.7.3 (Refuelling Spill)
Also a control for Section 5.7.2 (Chemical/oil spill through deck drain system) and Section 5.7.3 (Refuelling Spill)
Also a control for Section 5.7.3 (Refuelling spill)





Chemical/oil spill through deck drain system (S5.7.2) (Con't)	Material Safety Data Sheets are available for all chemicals and hydrocarbons on-board the survey vessels. Content is in accordance with the Code of Practice on the Preparation of Safety Data Sheets for Hazardous Chemicals	Pre-mobilisation audit verifies all chemicals/ oils have MSDSs and this information is accessible to all crew members	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS Audit	No
	Vessels have assessed high-risk spill locations and spill kits have been located adjacent to those areas as nominated in the SOPEP.	Pre-mobilisation audit verifies spill kits are located in accordance with SOPEP requirements	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS Audit	No
	Detergents used for deck wash-down activities are verified to be non-hazardous and biodegradable.	MSDS for detergents used verifies the non-hazardous and biodegradable nature of the product.	BIGHT Offshore Representative (on delegation from Project Manager)	Pre-MSS Audit	No
	A weekly inspection regime is implemented on-board the vessel which monitors for and verifies that: • Spill kits are adequately stocked and clearly labelled;	Pre-mobilisation audit verifies a weekly inspection program is implemented to this standard on survey vessels.	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	Bunded areas are clear of residues; andHouse-keeping is maintained at high levels.	Environment Plan compliance audit verifies implementation of the weekly inspection regime.	BIGHT Offshore Representative	During MSS	Yes (Environmental Compliance Audit)
	All field personnel have completed the vessel induction and area aware of chemical/oil spill arrangements associated with deck spills.	Induction records verify all field personnel have completed the environmental Induction.	BIGHT Offshore Representative(<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS & Crew Change	Yes (on Crew Change only)
	All deck spills are cleaned up immediately in accordance with MSDS requirements.	Incident records verify this action is taken on discovery of a spill event (i.e. clean-up)	BIGHT Offshore Representative	During MSS	Yes (Environmental Compliance Audit)
Oil Spill due to Refuelling (S5.7.3)	Refuelling activities will be fully supervised, undertaken in accordance with documented procedures by trained personnel documented via a 'permit-to-work'.	Activity records (JHA, Permit to Work, Procedures) indicate that offshore fuel transfers are conducted in accordance with documented controls.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)





Oil Spill due to Refuelling (S5.7.3) (Con't)	A Toolbox meeting is undertaken before bunkering operations commence to ensure that all personnel are aware of the safety and environmental controls associated with the activity	Records verify a toolbox meeting was held prior to refuelling activity	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)
	Dry-break couplings on hoses are used for bulk transfer of petroleum products (refuelling).	Pre-mobilisation audit records verify that dry-break couplings are present on vessel bunkering hoses.	BIGHT Offshore Representative (<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS Audit	No
	All transfer equipment (hoses, pumps) will be maintained in accordance with Manufacturer's instructions via the vessel's Planned Maintenance System (PMS) and inspected prior to use to eliminate leaks during transfer.	PMS and task inspection records verify refuelling equipment is fit for purpose.	Vessel Master(s)	Ongoing during MSS	Yes
	Tank levels will be monitored during refuelling to ensure they are not over-filled (i.e. not filled above 90% capacity)	Pre-mobilisation audit records verify these conditions are included in	BIGHT Project Manager (<i>on</i> <i>information obtained</i>	Pre-MSS	No
	The transfer area will be bunded with spill kits in proximity to respond in the event of a spill or leak.	3 1	from seismic contractor)		
Solid Non- Biodegradable/ Hazardous Waste Overboard (S5.7.4)	All personnel are aware of, and familiar with, the Vessel Garbage management requirements via the vessel and environmental induction. The induction will cover the following: - No solid or hazardous waste overboard; - Recyclable wastes segregated and compacted (if possible)	Induction records verify all field personnel have completed the Vessel and Environmental Induction.	BIGHT Offshore Representative(<i>on</i> <i>delegation</i> from	Pre-MSS & Crew Change	Yes (on Crew Change only)
	 Wastes are containerised, labelled in dedicated areas; Wastes which can be incinerated are identified; Hazardous wastes are contained and disposed onshore 	Environmental Maacton.	Project Manager)	Change	
	All vessel garbage disposal activities are compliant with the requirements of the Vessel's Garbage Management Plan.	Garbage Record Book entries verify that the garbage disposal activities are compliant with these requirements.	Vessel Master(s)	During MSS	Yes (Environmental Compliance Audit)





Solid Non- Biodegradable/ Hazardous Waste Overboard (S5.7.4)	Routine inspections are undertaken to ensure that minimum housekeeping standards within waste storage areas with deficiencies corrected.	Pre-mobilisation audit records verify a routine inspection program is implemented on survey vessels	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
		EP Compliance Audit records verify routine inspections are occurring.	BIGHT Offshore Representative	During MSS	Yes (Environmental Compliance Audit)
Seismic Streamer Loss in the Marine Environment (S5.7.5)	Survey vessels operate under approved procedures for streamer deployment and retrieval and these procedures are adhered to at all times.	Pre-mobilisation audit records verify approved procedures are available	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No
	Streamer equipment (bridles and harnesses) are routinely maintained and inspected for wear and tear in accordance with the MSS Vessel's PMS to ensure the equipment is fit-for purpose and will not detach during MSS activities.	PMS and inspection records verify streamer equipment is fit-for-purpose.	Vessel Master	Pre-MSS	No
	Streamers will be fitted with the following equipment while they are deployed from the MSS vessel to allow for easy retrieval: - Buoyancy devices; - Surface Marker Buoys - Secondary retaining devices - Radar Reflectors	Environment Plan Compliance Audit records verify this equipment is utilised during the MSS activities.	Party Chief	During MSS	Yes (Environmental Compliance Audit)
	Marine stakeholder notifications (VHF Channel 16) are made in the event of a streamer loss.	Notifications recorded in the Vessel Log verify this action has been completed in the event of a streamer loss.	Vessel Master	During MSS	Yes
Seismic Streamer Liquid Leak (S5.7.6)	The MSS will utilise solid streamers containing 'low environmental' hazard chemicals (e.g. ISOPAR) during survey activities.	Pre-mobilisation audit records verifies this streamer type will be used for the survey	BIGHT Project Manager (on information obtained from seismic contractor)	Pre-MSS	No





	Streamers are routinely maintained and inspected for wear and tear in accordance with the MSS Vessel's PMS to ensure the equipment is fit-for purpose and will not leak during MSS activities.	PMS and inspection records verify streamer equipment is fit-for-purpose.	Vessel Master	Pre-MSS	No
	Vessel operations to conform with proximity distances, speeds and management measures contained in the	MMO Master Data Sheet verifies interaction between the MSS vessel and cetaceans comply with these requirements.	ммо	Ongoing during MSS	Yes
Cetacean Collision (S5.7.7)	EPBC Regulations 2000 (Chapter 8) when in the operational survey area.	Support/Chase Vessel Log verifies interactions between the vessel and cetaceans comply with these requirements.	Support Vessel Log	Ongoing during MSS	Yes
	All crew have completed an environmental induction covering the requirements for cetacean/vessel interaction consistent with EPBC Regulations 2000 (Chapter 8) and are familiar with the requirements.	Induction records verify that all crews have completed an environmental induction.	BIGHT Offshore Representative(<i>on</i> <i>delegation from</i> <i>Project Manager</i>)	Pre-MSS & Crew Change	Yes (on Crew Change only)
Oil Spill Response (Section 8)	 An oil spill capability audit will be undertaken prior to mobilisation to confirm the following: Vessels have access to current SOPEPs; Port and Emergency Contact details in the event of an oil spill are complete and correct; Response equipment is available and located at locations designated in the SOPEP (or equivalent appropriate to class); Crews are competent and familiar with SOPEP implementation verified through SOPEP drill exercises; All personnel are familiar with OPEP requirements for the Lightning MSS. Corrective actions arising from this audit shall be closeout prior to MSS activity commencement. 	Records indicate audit has been undertaken and corrective actions completed prior to mobilisation.	BIGHT Project Manager	Pre-MSS	No
	Radio notification of the spill incident occurs on Channel 16 to alert third parties such that they avoid the impacted area and are not within 500m of the vessel releasing hydrocarbon	Incident log verifies that no third party vessels are present within a 500m radius for the duration of the response.	Vessel Master	During MSS (as appropriate)	Yes



Bight Petroleum Pty Ltd Lightning 3D Marine Seismic Survey Environment Plan (EPP41 & EPP42)



	AMSA is notified as soon as possible but within 30minutes of a spill event	Incident log verifies AMSA notification occurs with 15minutes of a spill event	Vessel Master	During MSS (as appropriate)	Yes
	DPTI is notified as soon as possible but within 30minutes of a spill event	Incident log verifies DoT notification occurs with 15minutes of a spill event	Vessel Master	During MSS (as appropriate)	Yes
	NOPSEMA is notified as soon as possible but within 2hrs of a spill event	Notification records verify this notification is provided with 2hrs of spill event.	BIGHT Project Manager	During MSS (as appropriate)	Yes
	Spill mitigation measures as detailed in the Vessel's SOPEP (or equivalent to class) are implemented to minimise hydrocarbon release to the marine environment.	Incident log verifies that mitigation measures adopted during spill response align to the requirements of the SOPEP.	Offshore BIGHT Representative	During MSS (as appropriate)	Yes
Section 6.6.1 (Emission/Discharge Monitoring)	Record discharges as per Table 6-2 for all vessel s while they are in the MSS Working Area	Quantified discharges per vessel	Offshore BIGHT Representative	During MSS	Yes
Section 6.6.2 (Audit): Pre- mobilisation	Vessel audit to ensure that survey vessel and seismic contractor management systems meet EP requirements; and an on-board oil spill response capability audit to verify spill preparedness.	Pre-mobilisation audit report	BIGHT Project Manager	Pre MSS	No
Section 6.6.2 (Audit): Environment Plan Compliance Audit	Compliance Audit against EP requirements; performance objectives monitored; discharges monitored; control strategies implemented.	Environment Plan Compliance Report	Offshore BIGHT Representative	During MSS	Yes
Section 6.6.2 (Review): Environment Plan Implementation Review	Undertake an implementation review against the Lightning-specific HSE Plan to assess the effectiveness of the 'bridged' Bight requirements to the Contractor's Management Systems	Environment Plan Implementation Review Report	Offshore BIGHT Representative	During MSS (early in survey)	Yes
Section 6.6.3 (Review): End of Survey HSE Review	Review of management and mitigation strategies implemented during the MSS including reviews of performance, incident investigations, audits and field activity to identify actions for future MSSs which can be implemented on a continuous improvement basis.	Post survey HSE Review Report	BIGHT Project Manager	Post MSS	No





Section 7.2.1 (Recordable Incident Reports)	Monthly NOPSEMA 'Recordable Incident' Report where performance objectives or control performance standards have not met requirements.	Submitted Monthly Recordable Incident Report ASAP but within 15days of the ned of calendar month	Offshore BIGHT Representative (Preparation)	During MSS	Yes
Section 7.2.2 (Reportable Incident Reports)	NOPSEMA Notification within 2hrs of becoming aware of incident. Witten notification record ASAP to NOPSEMA, NOPTA and DMITRE after NOPSEMA verbal notification.	Notification Record	BIGHT Project Manager	During MSS	Yes
Section 7.2.2 (Reportable Incident Reports)	Witten incident report to NOPSEMA within 3 days of incident. Copy of report to NOPTA and DMITRE within 7days of the report submission to NOPSEMA.	Incident Report	BIGHT Project Manager	During MSS	Yes
Section 7.2.3 (NOPSEMA Closeout Report)	Preparation of the activity environment performance close-out report within three (3) months of the completion of the petroleum activity.	Submitted NOPSEMA Closeout Report	Offshore BIGHT Representative (Preparation)	Post MSS	No
Section 7.2.4 (DoE Closeout Report)	Preparation of a Compliance and Sighting Report required by EPBC Policy Statement 2.1 within two months of activity completion.	Submitted DoE Closeout report	Offshore BIGHT Representative (Preparation)	Post MSS	No