MEMORANDUM To: Public Information Plan Coordinator, OLP, Plans Section (GM 235D) From: Public Information copy of plan Subject: S-8067 Control # -Type Supplemental Exploration Plan \_ OCS-G05868 Block - 809 Mississippi Canyon Area Lease(s) \_ OCS-G12166 Block - 765 Mississippi Canyon Area \_ Operator Shell Offshore Inc. Subsea Wells P13 and P13-Alt Description -Not Found Rig Type \_

Attached is a copy of the subject plan.

UNITED STATES GOVERNMENT

It has been deemed submitted as of this date and is under review for approval.

Nawaz Khasraw Plan Coordinator

December 1, 2021



Shell Offshore Inc. P. O. Box 61933 New Orleans, LA 70161-1933 United States of America Tel +1 504 425 4652 Fax +1 504 425 8076 Email tracy.albert@shell.com

November 2, 2021

Mrs. Michelle Picou, Section Chief Bureau of Ocean Energy Management 1201 Elmwood Park Blvd. New Orleans, LA 70123-2394

Attn: Plans Group GM 235D

SUBJECT: Supplemental Exploration Plan (SEP) OCS-G 12166, Mississippi Canyon Block 765 OCS-G 5868, Mississippi Canyon Block 809 MC 854 Unit No. 754393012 Offshore Louisiana

Dear Mrs. Picou:

In compliance with 30 CFR 550.211 and NTLs 2008-G04, 2009-G27, 2015-N01 and BOEM 2020-G01 giving Exploration Plans guidelines, Shell Offshore Inc. (Shell) requests your approval of this Supplemental EP (EP/SEP) to drill and complete two new subsea wells, P13 and P13-Alt.

This Plan consists of a series of attachments describing our intended operations. The attachments we desire to be exempted from disclosure under the Freedom of Information Act are marked "Proprietary" and excluded from the Public Information Copies of this submittal. The cost recovery fee is attached to the Proprietary copy of the Plan.

Should you have any questions or require additional information, please contact me.

Sincerely,

Tracy Albert Sr. Regulatory Specialist



# SHELL OFFSHORE INC.

# SUPPLEMENTAL EXPLORATION PLAN

for

OCS-G 12166, Mississippi Canyon Block 765 OCS-G 9873, Mississippi Canyon Block 810

## MISSISSIPPI CANYON 854 UNIT AGREEMENT NO. 754393012

# **PUBLIC INFORMATION COPY**

# **NOVEMBER 2021**

**PREPARED BY:** 

Tracy W. Albert Sr. Regulatory Specialist

# 504.425.4652

tracy.albert@shell.com

## **REVISIONS TABLE:**

Plan Section:

**Corrected:** 

Date Resubmitted:

#### SUPPLEMENTAL EP OFFSHORE LOUISIANA

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- SECTION 2 GENERAL INFORMATION
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- SECTION 4 HYDROGEN SULFIDE (H<sub>2</sub>S)
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## SECTION 1: PLAN CONTENTS

## A. DESCRIPTION, OBJECTIVES & SCHEDULE

Shell Offshore Inc. (Shell) is submitting this Supplemental Exploration Plan (EP/SEP) to drill and complete two new subsea wells, P13 and P13-Alt (back-up well). The installation of jumpers and installation of a new manifold will be covered in a future SDOCD for this project.

These leases are part of the Unit Contract No. 754393012 effective 03/08/2009. The Unit consists of leases G05868, G05871, G06981, G09873, G09883, G12166 and G14653. The leases are held by unit production and are receiving an allocation. These leases have been developed by Shell in plans from 1993 to present.

The proposed rig for drilling and completion activity is either a dynamically positioned (DP) drillship or a DP semisubmersible, and both are self-contained drilling vessels with accommodations for a crew which includes quarters, galley and sanitation facilities. The rig will comply with the requirements in the BSEE Drilling Regulations. The drilling activities will be supported by the support vessels and aircraft as well as onshore support facilities as listed in Sections 14 and 15 of the Plan. Shell has employed or contracted with trained personnel to carry out its exploration activities. Shell is committed to local hire, local contracting and local purchasing to the maximum extent possible. Shell personnel and contractors are experienced at operating in the Gulf of Mexico and are well versed in all Federal and State laws regulating operations. Shell's employees and contractors share Shell's deep commitment to operating in a safe and environmentally responsible manner.

## B. LOCATION

See attached BOEM forms.

## C. RIG SAFETY AND POLLUTION FEATURES:

The rig will comply with the regulations of the American Bureau of Shipping (ABS), International Maritime Organization (IMO) and the United States Coast Guard (USCG). All drilling operations will be conducted under the provisions of 30 CFR, Part 250, Subpart D and other applicable regulations and notices, including those regarding the avoidance of potential drilling hazards and safety and pollution prevention control. Such measures as inflow detection and well control, monitoring for loss of circulation and seepage loss and casing design will be our primary safety measures. Primary pollution prevention measures are contaminated and non-contaminated drain system, mud drain system and oily water processing. The rig will have Operating Procedures and Job Safety Analysis for any fuel, base oil or SBM transfers. Below is a list of drains that are typical for rigs in Shell's fleet.

## DRAIN SYSTEM POLLUTION FEATURES

Drains are provided on the rig in all spaces and on all decks where water or oil can accumulate. The drains are divided into two categories, non-contaminated and contaminated. All deck drains are fitted with a removable strainer plate to prevent debris entering the system.

Deck drainage from rainfall, rig washing, deck washing and runoff from curbs and gutters, including drip pans and work areas, are discharged depending on if it comes in contact with the contaminated or non-contaminated areas of the Rig.

## 1) Non-contaminated Drains

Non-contaminated drains are designated as drains that under normal circumstances do not contain hydrocarbons and are mostly located around the main deck and outboard in places where it is unlikely that hydrocarbons will be found. Non-Contaminated drains can be directed overboard or to Non-Hazardous storage tanks. Drains are normally directed to storage tanks and only sent overboard if static sheen test is completed.

All drains that have the ability to go overboard are plugged and labeled and are lined up to normally go into Hazardous and Non-Hazardous storage tanks. Any deviation from this requires a Request for Approval Drain Plug Removal Form to be filled out prior to any plug being pulled. The rig's drain plug program consists of a daily check of all deck drains leading to the sea to verify that their status is as designated.

In the event a leak or spill on deck, the event shall be contained as all drains are lined up to the holding tanks. Emergency spill kits are located around the vessel and kit deployment and notifications will be implemented as needed.

Rig personnel shall ensure that the perimeter kick-plates on weather decks are maintained and drain plugs are in place as needed to ensure a proper seal.

## 2) Contaminated Drains

Contaminated drains are designated as drains that may contain hydrocarbons, drains from likely zones (rig floor, active mud tanks, etc.) cannot be discharged overboard and are directed to hazardous storage tanks. Drains from zones less likely to be contaminated (BOP setback areas, well test deck, etc.) have the option to go overboard or to the hazardous storage tanks, drains are always directed to storage tank for this system. When oil-based mud is used for drilling it will be collected from decks via a mud vac system or pumped from storage tanks to portable tanks and sent to shore for processing.

## 3) Oily Water Processing

Oily water is collected in an oily water tank. It must be separated and cannot be pumped overboard until oil content is <15 ppm. The separated oil is pumped to a dirty oil tank and has to be sent ashore for disposal. On board the MODU an oil record log is kept according to instructions included in the log. All waste oil that is sent in to be disposed of is recorded in the MODU's oil log book.

All discharges will be in accordance with applicable NPDES permits. See Section 18, EIA.

## 4) Lower Hull Bilge System

- The main bilge system is designed to have drains directed to bilge pockets in lower machinery rooms or directly to the FWD and Aft bilge storage tanks. They are electrically driven, self-priming centrifugal pumps – forward and aft that automatically pump bilge pockets to storage tanks when high level is sensed.
- Bilge water is stored onboard and pumped overboard via the Oily Water Separator if below 15 PPM.

The Bilge pumps are manual/automatic type pumps. They are equipped with sensors that give a high and a high alarm. They are set to a point at which the water gets to a certain point they will automatically turn on to pump water out in order to keep flooding under control. The pumps are also capable of being put in manual mode in which they can be turned on by hand.

## 5) Emergency Bilge System

The Vessel has specific procedures for emergency bilge operations. It has emergency bilge pumps forward and aft for secondary response of de-watering vessel areas. For emergency purposes these overboard valves are kept open at all times. The pumps are manually controlled by the engine room operator in the Engine control room and all bilge pockets can be pumped and controlled from this area. In addition to this there is a third means of dewatering the vessel utilizing saltwater pumps and ballast pumps in various aft spaces. These valves must be manually operated in the affected machinery room.

## 6) Oily Water Drain/Separation System

Oily water/engine room bilge water is collected in an oily water tank. It must be separated and not pumped overboard until oil content is <15 ppm. The separated oil is pumped to a dirty oil tank and will to be sent ashore for disposal. On board all drilling Units, an oil record log is kept according to instructions included in the log.

The rig floor drains go to the hazardous or non-hazardous drain system. From there they are pumped through a 15ppm meter before going overboard or being diverted to a drain holding tank. Once the drain holding thank is full it is processed through a decanting and centrifugal separation system. The heavy solids that cannot pass are pumped to a tote and sent in for processing, the remaining fluid is either sent back to the holding tank or if under 15ppm it is diverted overboard.

## 7) Drain, Effluent and Waste Systems

- The rig's drainage system is designed in line with our environmental and single point discharge policies. Drains are either hazardous, i.e. from a hazardous area as depicted on the Area Classification drawings, or non-hazardous drains from nonhazardous areas.
- To prevent migration of hazardous materials and flammable gas from hazardous to non-hazardous areas, the drainage systems are segregated.
- The rig drainage systems tie into oily water separators that take out elements in the drainage that could harm the environment.

## 8) Rig Floor Drainage

The rig floor drains to the hazardous or non-hazardous drain system as described above. A dedicated mud vacuum system is also installed to remove any mud that may go down the drain.

## 9) Cement unit Drains

The drains in the containment for the mixing skid and chemical tanks are directed to a dedicated overboard line. This line is controlled by two gate valves for double isolation and is kept normally closed with locks.

## **10)** Main Engine Rooms

The engine rooms have their own drainage and handling system. The engine rooms are outfitted with a dirty oil tank and the drainage in the tank is processed through the separator, the waste from the separator goes back to the dirty oil tank and the clean water (<15 ppm) goes overboard.

## 11) Helideck Drains

The helideck has a dedicated drainage system around its perimeter to drain heli-fuel from a helicopter incident. The fuel can be diverted to the designated heli fuel recovery tank which is located under the Helideck structure.

#### **Operating configurations are as follows:**

- The overboard piping valves and hydrocarbons take on valves are closed and locked. To unlock overboard or take on valves a permit or a Bulk Transfer Certificate must be filled out.
- The oily water separator continuously circulates the oily water collection tank. Waste oil is discharged into the waste oil tank and oily water is re-circulated back into the oily water collection tank. Clean water is pumped overboard, which is controlled/monitored by the oil content detector, set at 15 ppm.
- The solids control system is capable of being isolated for cuttings collection.

#### D. Storage Tanks – Transocean Proteus (or similar) Drillship

Type of Storage Tank	Tank Capacity (bbls)	Number of Tanks	Total Capacity (bbls)	Fluid Gravity (Specific)
Marine Oil	14788	1	14788	Marine oil (0.85 SG)
Marine Oil	14482	2	28964	Marine oil (0.85 SG)
Marine Oil settling tank	2338	2	4676	Marine oil (0.85 SG)
Marine Oil settling tank	1415	2	2830	Marine oil (0.85 SG)
Marine Oil settling tank	1145	2	2290	Marine oil (0.85 SG)
Lube oil	214	1	214	Lube Oil (.9 SG)
Lube oil	381	1	381	Lube Oil (.9 SG)
Lube oil	127	1	127	Lube Oil (.9 SG)
Lube Oil	169	1	169	Lube Oil (.9 SG)

## Storage Tanks – Development Driller III (or similar) DP Semi-Submersible:

Type of Storage Tank	Type of Facility	Tank Capacity (bbls)	Number of Tanks	Total Capacity (bbls)	Fluid Gravity (Specific)
Diesel Tank in stbd 1 80% fill in all hull tanks	Drilling Rig	3597	1		Marine Diesel (0.91 SG)
Diesel Tank in stbd 2	Drilling Rig	2713	1		Marine Diesel (0.91 SG)
Diesel Tank in stbd 3	Drilling Rig	3456	1		Marine Diesel (0.91 SG)
Diesel Tank in stbd 4	Drilling Rig	653	1		Marine Diesel (0.91 SG)
Diesel Tank in port 1	Drilling Rig	2090	1		Marine Diesel (0.91 SG)
Diesel Tank in port 2	Drilling Rig	1366	1		Marine Diesel (0.91 SG)
Diesel Tank in port 3	Drilling Rig	4787	1		Marine Diesel (0.91 SG)
Diesel Tank in port 4	Drilling Rig	3456	1		Marine Diesel (0.91 SG)
Diesel Settling Tanks	Drilling Rig	129	1		Marine Diesel (0.91 SG)
Diesel Settling Tanks	Drilling Rig	129	1		Marine Diesel (0.91 SG)
Diesel Settling Tanks	Drilling Rig	139	1		Marine Diesel (0.91 SG)
Diesel Settling Tanks	Drilling Rig	129	1		Marine Diesel (0.91 SG)
Diesel Day Tank	Drilling Rig	100	1		Marine Diesel (0.91 SG)
Diesel Day Tank	Drilling Rig	115	1		Marine Diesel (0.91 SG)
Diesel Day Tank	Drilling Rig	114	1		Marine Diesel (0.91 SG)
Diesel Day Tank	Drilling Rig	115	1		Marine Diesel (0.91 SG)
Lube Oil Tank	Drilling Rig	86.25	4	345	Lube Oil (0.91 SG)

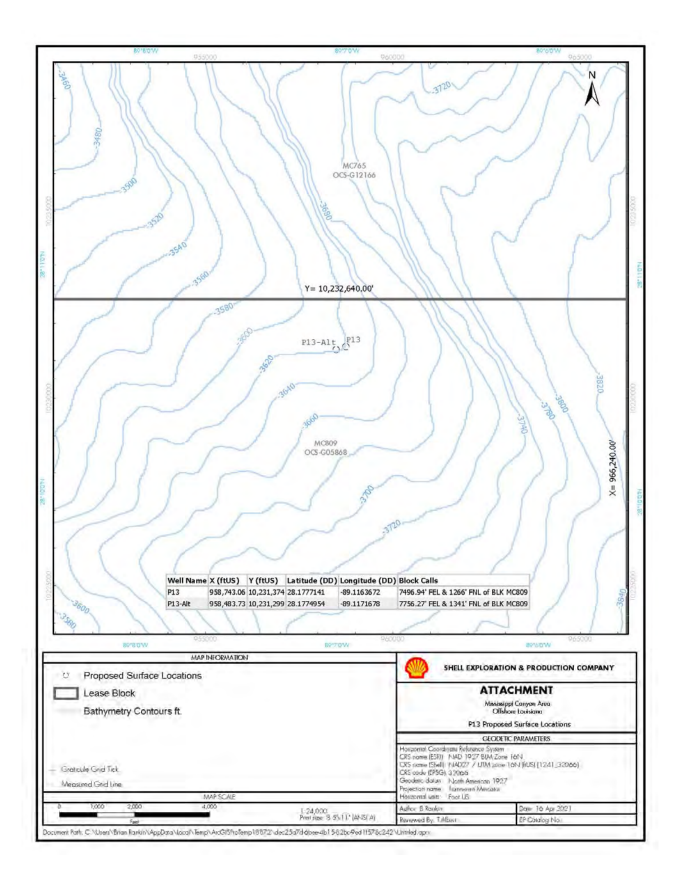
## E. <u>Pollution Prevention Measures</u>

Pursuant to NTL 2008-G04 the proposed operations covered by this plan do not require Shell to specifically address the discharges of oils and greases from the rig during rainfall or routine operations. Nevertheless, Shell has provided this information as part of its response to 1(c) above.

## F. Additional Measures

- Health, safety, and environment (HSE) are the primary topics in pre-tour and pre-job safety meetings. The discussion around no harm to people or environment is a key mindset. All personnel are reminded daily to inspect work areas for safety issues as well as potential pollution issues.
- All tools that come to and from the rig have their pollution pans inspected and cleaned, and plug installation confirmed prior to leaving the dock and prior to loading on the boat.
- Preventive maintenance of rig equipment includes visual inspection of hydraulic lines and reservoirs on a routine scheduled basis.
- > All pollution pans on rig are inspected daily.
- Containment dikes are installed around all oil containment, drum storage areas, fuel vents, and fuel storage tanks.
- > All used oil and fuel is collected and sent to shore for recycling.
- > Direct overboard drains on the rig are checked regularly to verify drain plugs are installed.
- > All trash containers are checked and emptied daily, and trash containers are kept covered. Trash is collected in a compactor and shipped to shore for disposal.
- > The rig is involved in a recycling program for cardboard, plastic, paper, glass, and aluminum.
- > Fuel hoses are changed on an annual basis.

- > Spill prevention fittings are installed on all liquid take-on hoses.
- > Shell has obtained International Organization for Standardization (ISO) 14001 certification.
- > Shell will use low-sulfur fuel to reduce air pollutant impacts.



# Attachment 1B – BHL plat

Proprietary Data

U.S. Department of the Interior Bureau of Ocean Energy Management

Attachment 1C

OCS PLAN	INFORMATION FORM
	General Information

					Ge	eneral In	forma	ation							
Тур	be of OCS Plan:	X	Explora	ition Pla	an (EP)	D	evelop	oment Opera	tions Coordinati	on D	ocument	(DOCI	D)		
Con	npany Name: Shell Offshore Inc.		BOEM Operato	or Nu	imber: 06	689									
Add	Address: 701 Poydras St., Room 2418								Contact Person: Tracy Albert						
	New Orleans, LA 70131								Phone Numbe	r: 50	)4.425.465	52			
									Email Address	tra	cy.albert@	øshell.	com		
If a	service fee is required under 30	CFR 5	50.125(a) p	rovide:				Amount Pa	id \$3,673.00			Rece	ipt No.	26TI	BMEJR
			Projec	t and \	Worst-	Case Dis	charg	e (WCD) Ir	formation						
Lea	se(s) OCS-G 5868		Area	a: MC			Block	(s): 809			Project N	ame:	Mercur	y/Prir	icess
Oh	jectives(s): X	Oil	Gas			Sulphur		Salt	Onshore S		ort Pacolo		rchon	). Hou	ma l A or
UD.	Jectives(s).		Gas			Sulpriur		ball	Kiln & Gul			s) rou		x nou	ina, la oi
Plat	form/Well Name: KK					Total Vo	lume o	of WCD: 425	,000 BOPD		,	API G	ravity:2	28°	
Dist	ance to Closest Land (Miles): 55	G (WCE	))					Volume fr	om uncontrollec	l blo	wout: 51	MMBB	L		
Hav	e you previously provided inform	ation t	to verify the	calcula	ations a	nd assum	otions	of your WCE	)?		х		Yes		No
	p, provide the Control Number of							•			S-7621				
	you propose to use new or unus												Yes	Х	No
	you propose to use a vessel with												Yes	Х	No
Do	you propose any facility that will												Yes	Х	No
	Description of Proposed Activities and Tentative Schedule (Mark all that apply)														
						co una i	circae				PP.77				
	Pro	posed	I Activity						Start Date			End D	ate		No. of Days
Exp	Pro	posed	-					10/2/2023	Start Date				ate		
Exp	loratory drilling - Contingency loratory drilling	posed	-						Start Date		I		ate		Days
Exp Dev	loratory drilling - Contingency loratory drilling relopment drilling	posec	-					10/2/2021 2023	Start Date		12/31/20		ate		Days 90/yr
Exp Dev Wel	loratory drilling - Contingency loratory drilling relopment drilling l completion		-					10/2/2022	Start Date		12/31/20		Pate		Days 90/yr
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Form BOEM-0137

#### Attachment 1D

Proposed Well/Structure Location																
Well or Stru previous na		ame/N P013		(if ren	aming	well or		structure, reference Previously reviewed under an approved EP or DOCD?						Yes	Х	No
	s this an existing vell or structure? Yes X No If this is an existing well or structure, list the Complex ID or API Number:									NA						
Do you plan	Do you plan to use a subsea BOP or a surface BOP on a floating facility to conduct your proposed activities?										Yes			No		
WCD Info For wells, volume of uncontrolled Blowouts (bbls/day): 425,000 BOPD							For structures pipelines (bbl		of all storage and	1	API Gravity of flui	d	28°			
	Surfa	ice Lo	ocation				Bottom Hole	e Locatio	on (for Wells)		Completion (for lines)	mu	ıltiple	ente	er se	parate
Lease Number	OCS-0	G 5868	3				OCS-G 12166									
Area Name	Missis	sippi (	Canyon				Mississippi Ca	inyon								
Block No.	809						765									
Blockline Departure (in feet)	N/S D	eparti	ure: 1,2	66' FN	L											
			ure: 7,	497' F	EL											
Lambert X-Y Coord.	X: 95	8,743														
	Y: 10,	,231,3	74													
Lat/Long	Latitu	de: 28	3.17771 <sup>.</sup>	41												
	_		-89.116	3672												
Water Depth	· ,															
Anchor Radiu																
Anchor loc	ations	for d	rilling r	ig or	consti	uction	n barge (if and	chor radi	us is supplied a	bove, not ne	cessary)					
Anchor Nam	ie or No	). A	rea	Blo	ock	X	Coordinate	Y	Coordinate	Leng	gth of Anchor Chain	on	Seaflo	or		
						X=		Y=								
						X=		Y=								
						X=		Y=								
						X= X=		Y= Y=								
				_												
				-		X=		Y= Y=								
X=					1=											

#### Attachment 1E

							Propose	d Well/S	tructure Locati	on									
Well or Stru previous na		ame/N P013		(if ren	aming	well or	structure, refe				approved EP or			Yes	Х	No			
Is this an ex well or struc									NA										
Do you plan	Do you plan to use a subsea BOP or a surface BOP on a floating facility to conduct your proposed activities?									Х	Yes			No					
WCD Info For wells, volume of uncontrolled Blowouts (bbls/day): 425,000 BOPD							For structures pipelines (bbl		of all storage and	d	API Gravity of flui	d	28°						
	Surfa	ace Lo	catior	1			Bottom Hol	e Locatio	on (for Wells)		Completion (for separate lines)	mı	nultiple enter						
Lease Number	OCS-(	G 5868	3				OCS-G 12166	5											
Area Name	Missis	sippi (	Canyon				Mississippi Ca	anyon											
Block No.	809						765												
Blockline Departure (in feet)	N/S D	)epartı	ure: 1,3	341' FN	IL														
	E/W [	Depart	ure: 7,	756' FE	EL														
Lambert X-Y Coord.	X: 95	8,484																	
	Y: 10	,231,2	99																
Lat/Long			3.17749																
	-		-89.117	71678									1						
Water Depth																			
Anchor Radiu																			
Anchor loc	ations	for d	rilling	rig or	const	ructio	n barge (if an	chor radi	us is supplied a	above, not ne	cessary)								
Anchor Nam	e or No	). A	rea	Bl	ock	Х	Coordinate	Y	Coordinate	Len	gth of Anchor Chain	on	Seaflo	oor					
						X=		Y=											
						X=		Y=											
						X=		Y=											
				+		X= X=		Y= Y=											
				+		X=		Y=											
X=						Y=													

## **SECTION 2: GENERAL INFORMATION**

## A. Application and Permits

There are no individual or site-specific permits other than general NPDES permit and rig move notification that need to be obtained. Prior to beginning operations, an Application for Permit to Drill (APD) will be submitted and approved by the Bureau of Safety and Environmental Enforcement (BSEE).

## B. Drilling Fluids

See Section 7, Tables 7A and 7B for drilling fluids to be used and disposal of same.

## C. Production

Not required for EP's.

## D. Oil Characteristics

Not required for EP's.

## E. <u>New or Unusual Technology</u>

Shell is not proposing to use new or unusual technology as defined in 30 CFR 250.200 to carry out the proposed activities in this Plan.

## F. Bonding

The bond requirement for the activities proposed in this Plan are satisfied by an area-wide bond furnished and maintained according to 30 CFR Part 556, Subpart I-Bonding and NTL No. 2015-N04, "General Financial Assurance."

## G. Oil Spill Financial Responsibility (OSFR)

Shell Offshore Inc., BOEM Operator Number 0689, has demonstrated oil spill financial responsibility for the activities proposed in this Plan according to 30 CFR Parts 250 and 253 and NTL No. 2008-N05, "Guidelines for Oil Spill Financial Responsibility for Covered Facilities."

#### H. Deepwater well control statement

Shell Offshore Inc., BOEM Operator Number 0689, has the financial capability to drill a relief well and conduct other emergency well control operations if required.

## I. Suspension of Production

The leases in this Plan are not under a Suspension of Production and are held by the Unit.

## J. <u>Blowout scenario</u>

# Summary – NOTE: This well was reviewed and accepted by BOEM in Plan S-7621 (September 27, 2013) for 425,000 BOPD/391,000 BOPD 30-day average. The wells in this supplemental plan do not exceed the already-approved well for this area or Shell's Regional OSRP (see Section 9).

This Section 2j was prepared by Shell pursuant to the guidance provided in the BOEM's NTL 2010-N06 with respect to blowout and worst-case discharge (WCD) scenario descriptions. Shell intends to comply with all applicable laws, regulations, rules and Notices to Lessees.

Shell focuses on an integrated, three-pronged approach to a blowout, including prevention, intervention, containment, and recovery.

- 1. Shell believes that the best way to manage blowouts is to prevent them from happening. Significant effort goes into design and execution of wells and into building and maintaining staff competence. Shell continues to invest independently in R&D to improve safety and reliability of our well systems.
- 2. Shell is a founding member of the MWCC, which provides robust well containment (shut-in and controlled flow) capabilities. Additionally, Shell is investing in R&D to improve containment systems.
- 3. As outlined in Shell's OSRP, and detailed in EP Section 9a (ii), Shell has contracts with OSROs to provide the resources necessary to respond to this WCD scenario. The capabilities for on-water recovery, aerial and subsea dispersant application, in-situ burning, and nighttime monitoring and tracking have been significantly increased.

The WCD blowout scenario for this plan is calculated for the MC 809 Well KK location penetration of the target interval and is based on the guidelines outlined in NTL 2010-N06 along with subsequent Frequently Asked Questions (FAQ). Shell's Regional OSRP (approved April 2013) is based on MC-391 Well 1 as the WCD well. In the unlikely event of a spill, Shell's Regional OSRP is designed to contain and respond to a spill that exceeds this WCD. This WCD does not take into account potential flow mitigating factors such as well bridging, obstructions in wellbore, reservoir barriers, and early intervention including containment capabilities.

Uncontrolled blowout (volume first day)	425,000 bbl
Uncontrolled blowout rate (first 30-days average daily rate)	391,000 bopd
Duration of flow (days) based on relief well	144 days
Total volume of spill (bbls) for 144 days	51 MMBO

Table 2.1. Mercury Worst Case Discharge Summary

The exploration prospect is located approximately 55 statute miles south-southeast of the nearest Louisiana shoreline in the Gulf of Mexico, in water depths of 3300-3800' across the prospect. The structural component of the prospect is defined by a three-way closure against salt in the targets. There are multiple objective intervals in the proposed well with highest flow potential in the targets, and the MC 809 KK well is expected to have the highest flow rates. The alternate well locations (HH, II, JJ, LL and MM) were also evaluated; however, their flow rates are lower than the WCD calculated for the MC 809 KK well.

## 1) Purpose

Pursuant to 30 CFR 250.213(g), 250.219, 250.250, and NTL 2010-N06, this document provides a blowout scenario description, further information regarding any potential oil spill, the assumptions and calculations used to determine the WCD and the measures taken to 1) enhance the ability to prevent a blowout and 2) respond and manage a blowout scenario if it were to occur. These calculations are based on best technical estimates of subsurface parameters that are derived from the regional formation of offset well data and seismic data. These parameters are better than or consistent with the estimates used by Shell to justify the investment. Therefore, these assumed parameters were used to calculate the WCD. They do not reflect probabilistic estimates.

## 2) Background

This attachment has been developed to document the additional information requirements for EPs as requested by NTL No. 2010-N06 in response to the explosion and sinking of the MODU Deepwater Horizon and the resulting subsea well blowout and recovery operations of the exploration well at the MC-252 Macondo location.

## 3) Information Requirements

a) Blowout scenario

All well locations addressed in this EP were assessed for WCD. The MC 809 well from the KK location represents the highest flow potential. The KK well penetrates the Miocene objective interval as outlined in the Geological and Geophysical Information Section of the EP using a subsea wellhead system, conductor, surface and intermediate casing program, and using a DP MODU with a marine riser and subsea blowout preventer (BOP). A hydrocarbon influx and a well control event are modeled to occur from reservoirs in the objective interval. The modeled blowout results in unrestricted flow from the well at the seafloor, which represents the WCD (no restrictions in wellbore, failure/loss of the subsea BOP, and a blowout to the seabed).

Category	EP
Type of Activity	Drilling
Facility Location (area/block)	MC-809
Facility Designation	MODU
Distance to Nearest Shoreline (Statute miles)	55
Uncontrolled blowout (volume first day)	425,000 bbl
Uncontrolled blowout rate (first 30-days average daily rate)	391,000 bopd
Uncontrolled blowout rate (first 30-days average daily rate)	· · ·

b) Estimated flow rate of the potential blowout

## c) Total volume and maximum duration of the potential blowout

Duration of flow (days)	144 days total duration to drill relief well (14 days rig demobilization and mobilization, 91 days spud to TD, 39 days ranging).
Total volume of spill (bbls)	51 MMBO based on 144 days flowing. Note: From GAP/Prosper/MBAL model

Table 2.3 Estimated Duration and Volume of a Potential Blowout

There is usually a decline in the discharge rate as time proceeds, which is illustrated by the differences between the first 24-hour volume and 30-day average rate. The total volume calculated until a well is killed in a potential blowout further demonstrates this decline. At very short times, e.g. during the first 24 hours, the pressure profile in the reservoir changes from the moment when a well first starts flowing to a pseudo-steady state pressure profile with time, and as a result the rate declines. At somewhat longer time scales, effects such as reservoir voidage and the impact of boundaries can cause the rate to drop continuously with production. Simulation and material balance models can include these effects and form the basis of the NTL 2010-N06 calculations for 24-hour and 30-day rates as well as maximum duration volumes.

d) Assumptions and calculations used in determining the worst-case discharge (**Proprietary**)

See SEP S-7621 approved 9/27/2013

e) Potential for the well to bridge over

Mechanical failure/collapse of the borehole in a blowout scenario is influenced by several factors including in-situ stress, rock strength and fluid velocities at the sandface. Based on the nodal analysis and reservoir simulation models outlined above, a seabed blowout would create a high drawdown at the sand face. Given the substantial fluid velocities inherent in the worst case discharge, and the scenario as defined where the formation is not supported by a cased and cemented

Table 2.2 Estimated Flow Rates of a Potential Blowout

wellbore, it is possible that the borehole may fail/collapse/bridge over within the span of a few days, significantly reducing the outflow rates. However, this WCD scenario does not include any bridging.

f) Likelihood for intervention to stop the blowout.

Safety of operations is our top priority. Maintaining well control at all times to prevent a blowout is the key focus of our operations. Our safe drilling record is based on our robust standards, conservative well design, prudent operations practices, competency of personnel, and strong HSE focus. Collectively, these constitute a robust system making blowouts extremely rare events.

**Intervention Devices:** Notwithstanding these facts, the main scenario for recovery from a blowout event is via intervention with the BOP attached to the well. There are built in redundancies in the BOP system to allow activation of selected components with the intent to seal off the well bore. As a minimum, the Shell contracted rig fleet in the GOM will have redundancies meeting the Interim Final Drilling Safety Rule with respect to Remotely Operated Vehicle (ROV) hot stab capabilities, a deadman system, and an autoshear system.

**Containment:** The experience of gaining control over the Macondo well has resulted in a better understanding of the necessary equipment and systems for well containment. As a result, industry and government are better equipped and prepared today to contain an oil well blowout in deepwater. Shell is further analyzing these advances and incorporating them into its comprehensive approach to help prevent and, if needed, control another deepwater control incident. Pursuant to NTL 2010-N10 Shell will provide additional information regarding our containment capabilities in a subsequent filing.

g) Availability of a rig to drill a relief well and rig package constraints

Blowout intervention can be conducted from an ROV equipped vessel, the existing drilling rig or from another drilling rig. Shell has an active portfolio of well operations in the GOM which will be supported by a total of four to six MODU rigs in 2013 – 2018 timeframe. The dynamically positioned rigs under contract will be the preferred rigs for blowout intervention work. Additionally, in the event of a blowout, there is the distinct possibility that other non-contracted rigs in the GOM could be utilized whether for increased expediency or better suitability. All efforts will be made at the time to secure the appropriate rig. Shell's current contracted rigs capable of operating at Mercury water depths and reservoir depths without constraints are in the following table:

Rig Name	Rig Type
Noble Globetrotter I	Dynamically positioned drillship
TO DW Poseidon	Dynamically positioned drillship
TO DW Thalassa	Dynamically positioned drillship
<b>T</b> / / <b>D</b> / <b>C</b> / // /	

Table 2.4 Shell contracted rigs capable at Mercury

Future modifications may change the rig's capability. Rig capabilities need to be assessed on a work scope specific basis.

h) Time taken to contract a rig, move it onsite, and drill a relief well

Relief well operations will immediately take priority and displace any activity from Shell's contracted rig fleet. Table 2.4 lists the Shell contracted rigs capable of operating at Mercury. It is expected to take an average of 11 days to safely secure the well that the rig is working on up to the point the rig departs location, and an additional 3 days transit to mobilize to the relief well site depending on distance to the site. The relief well will take approximately 91 days to drill down to the last casing string above the blowout zone, plus approximately 39 days for precision ranging activity to intersect the blowout well bore. The total time to mobilize and drill a relief well would be 144 days for the Mercury wells.

Although unlikely, if a moored rig is chosen to conduct the relief well operations, anchor handlers would be prioritized to prepare mooring on the relief well site while the rig is being mobilized. This mooring activity is not expected to delay initiation of relief well drilling operations.

It is not possible to drill relief wells from any existing platforms due to the distance to reach the sub-surface.

i) Measures proposed to enhance ability to prevent blowout and to reduce likelihood of a blowout.

Shell believes that the best way to manage blowouts is to prevent them from happening. Detailed below are the measures employed by Shell with the goal of no harm to people or the environment. The Macondo incident has highlighted the importance of these practices. The lessons learned from the investigation are, and will continue to be, incorporated into our operations.

**Standards:** Shell's well design and operations adhere to internal corporate standards, the Code of Federal Regulations, and industry standards. A robust management of change process is in place to handle un-defined or exception situations. Ingrained in the Shell standards for well control is the philosophy of multiple barriers in the well design and operations on the well.

**Risk Management:** Shell believes that prevention of major incidents is best managed through the systematic identification and mitigation process (Safety Case). All Shell contracted rigs in the GOM have been operating with a Safety Case and will continue to do so. A Safety Case requires both the owner and contractors to systematically identify the risks in drilling operations and align plans to mitigate those risks; an alignment which is critical before drilling begins.

**Well Design Workflow:** The Well Delivery Process (WDP) is a rigorous internal assurance process with defined decision gates. The WDP leverages functional experts (internal and external) to examine the well design at the conceptual and detailed design stages for robustness before making a recommendation to the management review board. Shell's involvement in global deepwater drilling, starting in the GOM in the mid-1980's, provides a significant depth and breadth of internal drilling and operational expertise. Third party vendors and rig contractors are involved in all stages of the planning, providing their specific expertise. A Drill the Well on Paper (DWOP) exercise is conducted with rig personnel and vendors involved in execution of the well. This forum communicates the well plan and solicits input as to the safety of the plan and procedures proposed.

**Well and rig equipment qualification, certification, and quality assurance:** All rigs will meet all applicable rules, regulations, and Notice to Lessees. Shell works closely with rig contractors to ensure proper upkeep of all rig equipment, which meets or exceeds the strictest of Shell, industry, or regulatory requirements. Well tangibles are governed by our internal quality assurance/control standards and industry standards.

**MWD/LWD/PWD Tools:** Shell intends to use these tools at Mercury. The MWD/LWD/PWD tools are run on the drill string so that data on subsurface zones can be collected as the well advances in real time instead of waiting until the drill string is pulled to run wireline logs. Data from the tools are monitored and interpreted real time against prognosis to provide early warning of abnormal pressures to allow measures to be taken to progress the well safely.

**Mud Logger:** Mud-logging personnel continually monitor returning drilling fluids for indications of hydrocarbons, utilizing both a hot wire and a gas chromatograph. An abrupt increase in gas or oil carried in the returning fluid can be an indication of an impending kick. The mud logger also monitors drill cuttings returned to the surface in the drilling fluid for changes in lithology that can be an indicator that the well has penetrated or is about to penetrate a hydrocarbon-bearing interval. Mud logging instruments also monitor penetration rate to provide an early indication of drilling breaks that show the bit penetrating a zone that could contain hydrocarbons. The mud logging personnel are in close communication with both the offshore drilling foremen and onshore Shell representative(s) to report any observed anomalies so appropriate action can be taken.

**Remote Monitoring:** The Real Time Operating Center has been used by Shell to complement and support traditional rigsite monitoring since 2003. Well site operations are monitored 24/7 virtually by onshore teams consisting of geoscientists, petrophysicists, well engineers, and monitoring specialists. The same real time well control indicators monitored by the rig personnel are watched by the monitoring specialist for an added layer of redundancy.

**Competency and Behavior:** A structured training program for Well Engineers and Foremen is practiced, which includes internal professional examinations to verify competency. Other industry training in well control, such as by International Association of Drilling Contractors (IADC) and International Well Control Forum (IWCF) are also mandated. Progressions have elements of competency and Shell continues to have comprehensive internal training programs. The best systems and processes can be defeated by lack of knowledge and/or improper values. We believe that a combination of HSE tools (e.g. stop work, pre-job analysis, behavior-based safety, DWOPs, audits), management HSE involvement and enforcement (e.g. compliance to life saving rules) have created a strong safety culture in our operations.

j) Measures to conduct effective and early intervention in the event of a blowout.

The response to a blowout is contained in our Well Control Contingency Plan (WCCP) which is a specific requirement of our internal well control standards. The WCCP in turn is part of the wider emergency response framework within Shell that addresses the overall organization response to an emergency situation. Resources are dedicated to these systems and drills are run frequently to test preparedness (security, medical, oil spill, and hurricane). This same framework is activated and tested during hurricane evacuations, thereby maintaining a fresh and responsive team.

The WCCP specifically addresses implementing actions at the emergency site that will ensure personnel safety, organizing personnel and their roles in the response, defining information requirements, establishing protocols to mobilize specialists, pre-selecting sources, and developing mobilization plans for personnel, material and services for well control procedures. The plan references individual activity checklists, a roster of equipment and services, initial information gathering forms, a generic description of relief well drilling, strategy and guidelines, intervention techniques and equipment, site safety management, exclusion zones, and re-boarding.

As set forth in 3f of this document, Shell is currently analyzing recent advances in containment technology and equipment and will incorporate them as they become available.

k) Arrangements for drilling a relief well

The size of the Shell contracted rig fleet in the GOM from 2013-2018 ensures that there is adequate well equipment (e.g. casing and wellhead) available for relief wells. Rigs and personnel will also be readily available within Shell, diverted from their active roles elsewhere. Resources from other operators can also be leveraged should the need arise. Generally, relief well plans will mirror the blowout well, incorporating any learning on well design based on root cause analysis of the blowout. A generic relief well description is outlined in the WCCP.

I) Assumptions and calculations used in approved or proposed Sub-Regional OSRP

All proposed Mercury locations were evaluated, and Location KK was determined to have the greatest WCD volume. Shell has designed a response program (Regional OSRP) based upon a regional capability of responding to a range of spill volumes, from small operational spills up to and including the WCD from a well blowout. Shell's program is developed to fully satisfy federal oil spill planning regulations. The Regional OSRP presents specific information on the response program that includes a description of personnel and equipment mobilization, the incident management team organization and the strategies and tactics used to implement effective and sustained spill containment and recovery operations.

## **SECTION 3: GEOLOGICAL AND GEOPHYSICAL**

Proprietary Data

- A. <u>Geological description</u>
- B. <u>Structure Contour Map(s)</u>
- C. Interpreted 2D and/or 3D Seismic line(s)
- D. <u>Geological Structure Cross-section(s)</u>
- **E.** <u>Shallow Hazards Report</u> See Section 6 of this Plan.
- F. <u>Shallow Hazards Assessment</u> See Section 6 of this Plan.
- G. <u>High-Resolution Seismic Lines</u> N/A
- H. Geochemical Information

This information is not required for Plans submitted in the GOM Region.

## SECTION 4: HYDROGEN SULFIDE (H<sub>2</sub>S)

## A. Concentration

0 ppm

## B. Classification

Based on 30 CFR 250.490, Shell requests that the Regional Supervisor, Field Operations, determine the zones in the proposed drilling operations in this plan to be classified as an area where the absence of  $H_2S$  has been confirmed.

## C. <u>H<sub>2</sub>S Contingency Plan</u>

Shell will not provide a  $H_2S$  Contingency Plan with the Application for Permit to Drill as these locations are H2S absent.

## D. Modeling Report

We do not anticipate encountering  $H_2S$  at concentrations greater than 500 parts per million (ppm) and therefore have not included modeling for  $H_2S$ .

## SECTION 5: MINERAL RESOURCE CONSERVATION INFORMATION

Information regarding Mineral Resource Conservation is not included in this EP as such information is only necessary in the case of DOCDs.

## SECTION 6: BIOLOGICAL, PHYSICAL AND SOCIOECONOMIC INFORMATION

## A. Chemosynthetic Communities & Archaeological Report

This report addresses seafloor and subsurface conditions specific to the following proposed well locations and complies with BOEM NTL 2008-G05 (Shallow Hazards Program), NTL 2008-G04 (Information Requirements for EPs and DOCDs), NTL 2009-G40 (Deepwater Benthic Communities), and NTL 2005-G07 and Joint 2011-G01 (Archaeological Resource Surveys and Reports).

## Geohazard and Archaeological Assessments.

The following geohazard discussions are based on the findings provided within the following geohazard reports previously submitted:

- Fugro-McClelland Marine Geosciences, Inc., "Shallow Hazards Report, Blocks 808, 809, 810, and 853, Mississippi Canyon Area, Gulf of Mexico", Report No. 0201-1412, July 10, 1991.
- Fugro Geoservices, Inc., "Archeological Assessment, Proposed Well Site and Anchor Locations, Blocks 764-766 & 808-810, Mississippi Canyon Area, Gulf of Mexico", Report No: 2405-1422, December 2005.
- Fugro-McClelland Marine Geosciences, Inc., "Shallow Hazards Report, Blocks 808, 809, and 853, Mississippi Canyon Area, Gulf of Mexico", (for Exxon), Report No. 0201-1760, November 6, 1992.
- C&C Technologies, "Archaeological and Hazard Report, Blocks 808, 809, 852, 853, and Vicinity, Mississippi Canyon Area", Project No. 083986-084109, February 2009.
- Fugro Geoservices, Inc., "Geohazards Assessment, Mississippi Canyon Blocks 765 and 766, and Vicinity, Gulf of Mexico", Report No. 2401-2022, November 30, 2001.
- "Archaeological, Engineering, and Hazard Report, 8-inch Kaikias Production Pipeline Kaikias Umbilical Block 766,767,768, 809, 810, and 812 Mississippi Canyon, Gulf of Mexico", Fugro Geoservices, Inc., August 31, 2016, Project No. 2416-5096 Shell Offshore, Inc."

These assessments address the seafloor and subsurface conditions within a 2,000-ft radius around the proposed wellsite locations, to the base of the carbonate section or one second below mudline (BML).

#### **Available Data**

This assessment is based on the analysis of a) high-resolution geophysical datasets b) reprocessed exploration 3D seismic data volume.

## **NTL Requirement**

The following letter complies with BOEM NTL's 2008-G04, 2008-G05, and 2009-G40. An archaeological assessment is required on block 765 and 809 of Mississippi Canyon according to NTL 2005-07 and NTL 2011-JOINT-G01. This letter complies with "PreSeabed Disturbance Survey Mitigation" (BOEM, 2011) for any bottom-disturbing activities.

#### **Oil Field Infrastructure and Military Warning Areas**

Infrastructure consisting of previously drilled wells, pipelines, sleds and other equipment used in developing the field are within 500 ft. of the proposed wellsites and equipment installation area. The area of operations does not reside in a Military Warning Zone. However, the area of operation is east of the designated Industrial Waste Barrel dump zone. Any debris identified in the area of operation from dumping will follow protocols as defined in the Waste Barrel Avoidance and Release Response document and has an avoidance of 10 meters. Operations will be conducted using state of the art DGP for positioning to depict all existing pipelines, wells, and other equipment located within 500 ft. of proposed surface locations and proposed equipment installation sites.

## Proposed Wellsite P13 and P13-ALT Mississippi Canyon Block 809 (OCS-G-05868)

## **Proposed Well Location**

The proposed surface locations P13 and P13-ALT are located in the northwestern portion of Mississippi Canyon Block 809. The proposed surface locations are within 500 ft. of each other, conditions are approximately equivalent, and will be discussed together. Table A-1 location coordinates.

Well / Equipment Name	_	atum: Clarke 1866 n: BLM Zone 16 North
P13 (Proposed)	X: 958743.06 ft.	Y: 10231374 ft.
P13-ALT (Proposed)	X: 958483.73 ft.	Y: 10231299 ft.

## Table A-1. Proposed Location Coordinates and Seafloor Equipment

Shell will drill these wells using a dynamically positioned drilling vessel. This assessment addresses the seafloor conditions within a 2000-ft radius around the proposed surface locations P13, and P13-ALT.

## Wellsite Conditions

The wellsite is clear of any geologic constraining conditions within 2000 ft radius.

**Water Depth and Seafloor Conditions.** The water depth at the proposed wellsites ranges from -3600 to -3670 ft. and the seafloor slopes 0.8 degrees to the southeast. The water depth at the proposed wellsite is -3631 ft.

**Deepwater Benthic Communities.** Deepwater high density benthic communities are not expected at the proposed wellsite. There are no features or areas that could or have been observed to support significant, high-density, benthic communities within 2000 ft of the proposed location. The Amplitude-Enhanced Surface Rendering and Side-Scan Sonar Mosaic show normal or ambient amplitudes and backscatter along the seabed with no indication of hardbottom or fluid expulsion events within 2000 ft of the proposed wellsite. There are no water bottom anomalies (positive possible oil) as defined by BOEM (BOEM, 2021) within 2000 ft. of the proposed location and therefore at the proposed seafloor equipment installation sites. (See ESR)

**Stratigraphy at Proposed Wellsites.** The top of the Magenta is estimated to be -4759 ft below the mud line (BML) or -8390 ft below sea level (BSL). The stratigraphy was subdivided into 5 units or sequences using 3-D seismic data volume. (See Tophole Prog)

<u>Near-Surface Sediments</u>. A low amplitude hemipelagic draping sediment occurs at the Proposed Wellsite P13. Beneath the drape overlies a sequence of continuous, alternating lower and higher amplitude, parallel reflectors.

<u>Unit 1 (Seafloor to Horizon A).</u> Unit 1 beneath the Proposed Wellsite P13 is 523 ft thick. The sequence is characterized by parallel layered low amplitude reflections consisting primarily of soft hemipelagic silts and clays.

#### Unit 2 (Horizon A to Top of Blue). Unit 2 occurs between -523 ft. and -1625 ft BML beneath the

proposed wellsite. The base of the gas hydrate stability zone is expected in this unit at a depth of -820 ft. BML. The Purple Event is mapped 2/3<sup>rd</sup> of the way down the unit at a depth of -1346 ft. BML. Soft hemipelagic silt and clays dominates the upper 2/3<sup>rds</sup> of this unit. Mud with thin laminated sands and silts dominate the lower 1/3<sup>rd</sup> of the section (below the Purple Event).

<u>Unit 3 (Horizon Top of Blue to Horizon Base of Blue).</u> Unit 3 is the regional basin floor fan known as the "Blue Unit". The sequence is sand-rich and has been the source of shallow water flow events in the area. Beneath the Proposed Wellsite P13 the sequence is 462 ft thick. The unit consist predominately of silt interbedded with thin sands.

<u>Unit 4( Base of Blue to Orange)</u>. Unit 4, beneath Proposed Wellsite P13, occurs between -2087 ft. and -3126 ft. BML and is 1039 ft. thick. In the upper section it is low amplitude with massive debris flows.

<u>Unit 5( Orange to Magenta).</u> Unit 5 occurs between -3126 ft and -4759 ft BML. Unit 5 is identified as the top of the regional slope-fan complex known as the "Orange Unit". The unit consist of channelized deposits overlying massive debris flow with localized sands.

Subsurface Faults. A wellbore beneath the proposed surface location will not intersect any mapped fault planes.

**Shallow Gas.** There are no apparent subsurface high-amplitude anomalies directly below the proposed wellsite. The P13 surface locations avoids all high-amplitude anomalies by 250 ft. The potential for encountering gas within the interbedded mud, silty sand sediments below the proposed wellsite is considered low to moderately high.

**Shallow Water Flow.** The potential for shallow water flow at the proposed wellsite from the seafloor to -4759 ft. BML varies from low to high. Two, regional, sand-rich basin floor and slope fan sequences occur in this area i.e., the Blue and the Orange Units (Units 3, and 5, respectively). Portions of these units have been assigned moderate to high potential for over-pressured sands.

**Archaeological Assessment.** The archaeological assessments of side-scan sonar covering MC 809 and the surrounding area resulted in 26 sonar contacts being identified within 2000 ft. of the proposed locations, (P13), and (P13-ALT). The contacts numbers within 2000 ft of proposed wellsite are: M106-116, M118-119, M122, M124-126, M128, M130-31. Review report, C&C Technologies (2009), for details. None of the contacts are considered archaeological significant. However, the contacts are identified as Industrial Waste Barrels and have a 10-meter avoidance as stated by the Waste Barrel Avoidance and Release in the Mississippi Canyon Area. (See ESR)

## Proposed Wellsite P13, P13-ALT Concluding Remarks

The proposed Wellsites P13, P13-ALT in Mississippi Canyon Block 809 (OCS-G-05868), appears suitable for development drilling operations. No seafloor obstructions, archaeological avoidances or conditions exist that will be a constraint to drilling at the proposed locations. Engineers should be aware of the potential for over pressured sands within the shallow section.

## <u>B-F:</u>

Pursuant to NTL No. 2008-G04 the proposed operations covered by this plan do not involve operations impacting the following: Topographic features map, Topographic features statement (shunting), Live bottoms, (Pinnacle Trend) map, Live bottoms (low relief) map, potentially sensitive biological features map.

## G. <u>Remotely Operated Vehicle (ROV) Monitoring Plan</u>

This information is no longer required by BOEM.

## H. <u>Threatened and Endanger Species Information</u>

Under Section 7 of the Endangered Species Act (ESA) all federal agencies must ensure that any actions they authorize, fund, or carry out are not likely to jeopardize the continued existence of a listed species, or destroy or adversely modify its designated critical habitat.

In accordance with 30 CFR 250, Subpart B, effective May 14, 2007 and further outlined in Notice to Lessees (NTL) 2008-G04, and the Biological Opinion on the National Marine Fisheries Service. 2020. Endangered Species Act, Section 7 Consultation – Biological Opinion on the Federally Regulated Oil and Gas Program Activities in the Gulf of Mexico. U.S. Department of Commerce, National Oceanic and Atmospheric Administration. St. Petersburg, FL. (NMFS 2020 Endangered Species Act, Section 7 Consultation – Biological Opinion), lessees/operators are required to address site-specific information on the presence of federally listed threatened or endangered species and critical habitat designated under the ESA, and marine mammals protected under the Marine Mammal Protection Act (MMPA) in the area of proposed activities under this plan.

Currently the only designated critical habitat is *Sargassum* habitat for the Loggerhead sea turtle in the proposed project area; however, it is possible that this species and one or more of the other listed species could be seen in the area of our operations. The following table reflects the Federally-listed endangered and threatened species in the lease area and along the northern Gulf coast:

Common Name	Scientific Name	T/E Status
Hawksbill Turtle	Eretmochelys imbricata	E
Green Turtle	Chelonia mydas	T/E
Kemp's Ridley Turtle	Lepidochelys kempii	E
Leatherback Turtle	Dermochelys coriacea	E
Loggerhead Turtle	Caretta caretta	Т
	Table 6.1 - Threatened and Endang	orad San Turtlac

Table 6.1 – Threatened and Endangered Sea Turtles

The green sea turtle is threatened, except for the Florida breeding population, which is listed as endangered.

There are 29 species of marine mammals that may be found in the Gulf of Mexico (see Table 6.7 below). Of the species listed as Endangered, only the Sperm whale is commonly found in the project area. No critical habitat for these species has been designated in the Gulf of Mexico.

Common Name	Scientific Name	T/E Status
Atlantic Spotted Dolphin	Stenella frontalis	
Blainville's Beaked Whale	Mesoplodon densirostris	
Blue Whale	Balaenoptera musculus	E
Bottlenose Dolphin	Tursiops truncatus	
Bryde's Whale	Balaenoptera ricei	E
Clymene Dolphin	Stenella clymene	
Cuvier's Beaked Whale	Ziphius cavirostris	
Dwarf Sperm Whale	Kogia simus	
False Killer Whale	Pseudorca crassidens	
Fin Whale	Balaenoptera physalus	E
Fraser's Dolphin	Lagenodelphis hosei	
Gervais' Beaked Whale	Mesoplodon europaeus	
Humpback Whale	Megaptera novaeangliae	E
Killer Whale	Orcinus orca	
Melon-headed Whale	Peponocephala electra	
Minke Whale	Balaenoptera acutorostrata	
North Atlantic Right Whale	Eubalaena glacialis	E
Pantropical Spotted Dolphin	Stenella attenuata	
Pygmy Killer Whale	Feresa attenuata	
Pygmy Sperm Whale	Kogia breviceps	
Risso's Dolphin	Grampus griseus	
Rough-toothed Dolphin	Steno bredanensis	
Sei Whale	Balaenoptera borealis	E
Short-finned Pilot Whale	Globicephala macrorhynchus	
Sowerby's Beaked Whale	Mesoplodon bidens	
Sperm Whale	Physeter macrocephalus	E
Spinner Dolphin (Long-snouted)	Stenella longirostris	
Striped Dolphin	Stenella coeruleoalba	
Florida manatee	Trichechus manatus	E

Table 6.2 Threatened and Endangered Marine Mammals

The blue, fin, humpback, North Atlantic right and sei whales are rare or extralimital in the Gulf of Mexico and are unlikely to be present in the lease area. The Environmental Impact Analysis found in Section 18 discusses potential impacts and mitigation measures related to threatened and endangered species.

There are also listed species of birds, fishes, invertebrates and terrestrial mammals in the Gulf of Mexico waters and coastal environments. Of these, it is possible that Giant manta ray may be present in the lease area, but it is highly unlikely that any other birds, fish species and terrestrial mammals, given their coastal ranges, will be present in the lease area. The presence of invertebrates is identified through different lease operations, as biologically sensitive habitat features that must be avoided per BOEM NTL 2009-G40.

Birds		
Piping Plover	Charadrius melodus	Т
Whooping Crane	Grus americana	E
Fishes		
Oceanic whitetip shark	Carcharhinus longimanus	т
Giant manta ray	Mobula birostris	Т
Gulf sturgeon	Acipenser oxyrinchus desotoi	Т
Nassau grouper	Epinephelus striatus	Т
Smalltooth sawfish	Pristis pectinata	E
Invertebrates		
Elkhorn coral	Acropora palmata	Т
Staghorn coral	Acropora cervicornis	Т
Pillar coral	Dendrogyra cylindrus	Т
Rough cactus coral	Mycetophyllia ferox	Т
Lobed star coral	Orbicella annularis	Т
Mountainous star coral	Orbicella faveolata	т
Boulder star coral	Orbicella franksi	Т
Terrestrial Mammals		
Beach mice (Alabama, Choctawhatchee, Perdido Key, St. Andrew)	Peromyscus polionotus	E
Florida salt marsh vole	Microtus pennsylvanicus dukecampbelli	E

Table 6.3– Birds, fishes, invertebrates and terrestrial mammals

## I. Air and Water Quality Information

Pursuant to NTL No. 2008-G04 the proposed operations covered by this plan do not require Shell to provide additional information relating to air and water quality information. For specific information relating to air and water quality information please refer to the EIA, Section 18.

## J. Socioeconomic Information

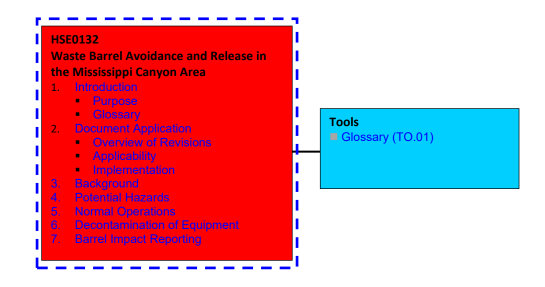
Pursuant to NTL No. 2008-G04 the proposed operations covered by this plan do not require Shell to provide additional information relating to socioeconomic information. For specific information relating to socioeconomic information please refer to the EIA, Section 18.

## K. Waste Barrel Avoidance and Release Response in the Mississippi Canyon Area

See following for Waste Barrel Avoidance and Release Response in the Mississippi Canyon Area document. Avoidance is 10 meters.

Attachment 6A

# WASTE BARREL AVOIDANCE AND RELEASE RESPONSE IN THE MISSISSIPPI CANYON AREA



**Document Suite Map** 

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# **1** Introduction

1.1 Purpose	This document provides expectations and guidance for avoiding and responding to a release of the contents of a seafloor waste barrel. The procedures below describe Shell's expectations for routine barrel avoidance, data management, and response to inadvertent release of barrel contents.
-	

**1.2 Glossary** Refer to HSE0132-TO.01 for a list of abbreviations used in this document suite.

## TOOL HSE0132-TO.01

## Glossary

Acronyms The table below contains acronyms used in this document suite.

Term	Definition
BOEM	Bureau of Ocean Energy Management
BOEMRE	Bureau of Ocean Energy Management, Regulation, and Enforcement
BSEE	Bureau of Safety and Environmental Enforcement
EPA	Environmental Protection Agency
GAL	Global Address List
MC	Mississippi Canyon
NPDES	National Pollutant Discharge Elimination System
PPE	Personal Protective Equipment
PVC	Polyvinyl Chloride
ROV	Remote Operated Vehicle
SEPCo	Shell Exploration & Production Company

# **2** Document Application

2.1 Overview of Revisions	Revisions to this standard are listed in the Change Matrix.
2.2 Applicability	This document applies to all ROV, anchor and other operations which could cause a seafloor barrel rupture.
	Changes to this procedure must be approved by BOEM. <sup>1</sup>
2.3 Implementation	This standard has been implemented for the Mississippi Canyon Area in the Gulf of Mexico.

<sup>&</sup>lt;sup>1</sup> Per MMS approval of West Boreas Supplemental Exploration Plan, MS 5231 December 16, 2008

Control No. S-07273, Lease(s) OCS-G07957, Block 762, Mississippi Canyon Area OCS-G07962, Block 806, Mississippi Canyon Area

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# **3 Background**

- **3.1 Background** Various projects will be carried out in an area of the Mississippi Canyon known to contain barrels of chemical waste.
  - The barrels were discharged in this area in the 1970's under government approved permits.
  - The content, and its toxicity, of each individual barrel is not known. However, there are records of a wide range of industrial waste materials that were disposed in the barrels including chlorinated hydrocarbons and liquid metal salts. Below is a summary of the barrel contents based on available records.
    - 1. Metallic sodium and calcium; calcium oxide, sodium oxide, and inert salts<sup>2</sup>
    - 2. 80-90% dichlorobutene, 20% organic high-boilers, and 1% quaternary ammonium salts. "Other wastes produced from the manufacture of fungicides and herbicides". <sup>3</sup>
  - Within the area there are/could be many hundreds of waste barrels. Many of the barrels may have released their contents over time. However, an unknown number of barrels still look intact, and they may or may not still contain their original content. Also, as some of the barrels contained metal based solid waste, some of the barrels that no longer look intact may still contain some waste.
  - Extensive sonar surveys of the area exist and are available for planning purposes.

## **4 Potential Hazards**

# 4.1 Potential Although there are no records of any issues regarding the barrels during the many years of Oil and Gas operations in the Mississippi Canyon area, the following potential hazards exist:

- Personnel exposure or equipment damage due to adherence of waste chemicals to recovered subsea equipment
- Equipment damage from sodium exposure to water (very vigorous reaction).

<sup>&</sup>lt;sup>3</sup> Chapter 5 "Ocean Discharge" in the book Assessing Potential Ocean Pollutants, A Report of the Study Panel on Assessing Potential Ocean Pollutants. National Academy of Sciences, Washington DC, 438 pp. This document details DuPont's application to dispose of the following at the ocean disposal site

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<sup>&</sup>lt;sup>2</sup> EPA Permit Application No. 730D009E from Ethyl Corp, March 1, 1977, Public Notice April 20, 1977,

5.1 Normal Operations For normal operations, all contractors and Shell employees must meet the following expectations:

- 1. Shell's over-arching policy is to avoid barrel contact.
- 2. Press releases making any reference to the chemical waste or barrels, or any incidents involving any chemical waste or barrels, will require the express written permission from Shell.
- 3. All recorded video material is confidential and the property of Shell (standard contract provision).

If during normal ROV operations there is a discovery of any potential archaeological resource (i.e., cannot be definitively identified as waste barrel/barrel remnant, modern debris, or refuse), any seafloor-disturbing activities in its proximity, must be stopped, the discovery must be reported to Dr. Chris Horrell of BSEE at 504-736-2796, and further instructions must be obtained before proceeding.

## 4. Equipment Placement/Stand-off Distance

- 4.1. A safe stand-off distance from the waste barrels is considered 10m (33ft). Care must be taken that flexible components (e.g. ROV tether, anchor lines, seismic cables) are controlled as well (e.g. don't drag through a barrel field).
- 4.2. If a seafloor action will generate cuttings or debris, increase the standoff distance as needed to avoid debris contact with nearby barrels.
- 4.3. Do not investigate any barrels or remainders of barrels. Remain the minimum stand-off of 10m (33 ft) at all times.
- 4.4. Survey the anchor/pile/export locations with an ROV to ensure barrel avoidance.
- 4.5. Record the (approximate) location of any chemical waste barrel seen, if feasible, without getting closer than the 10m (33 ft) stand-off distance.
- 5. Contact the Shell GOM Environmental Duty Phone for any questions or concerns: 1-504-390-1330.
- 6. Decontamination of Equipment: In the event of contact with a barrel contents decontaminate equipment per **Decontamination of Equipment** below.
- 7. Make reports of barrel contact/rupture per **Barrel Release Reporting** below.

# 6 Decontamination of Equipment

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6.1 General In the unlikely case that contact is suspected or has been made with any wastes from a barrel, appropriate action needs to be taken for safety of topside personnel handling the equipment (e.g. ROV, anchor lines, etc.). It is left solely to the judgment of the Person-in-Charge of the equipment/vessel to determine if it is necessary to abandon all or part of the equipment on the sea floor.

#### 6.2 Decon Based on various factors<sup>4</sup>, Shell recommends the following:

- Procedure
- 1. Use the ocean to "wash" the equipment (e.g. fly an ROV for at least an hour at depth high enough above sea floor to prevent umbilical dragging or other disturbance of the sea floor). For other equipment, provide any movement through the water column that's possible, again avoiding seafloor dragging.
- 2. Retrieve the equipment to the surface, but do not bring onboard if feasible.
- 3. Hose the equipment off before retrieving onto the vessel. Use as high a water flow as is available/safe. CAUTION- detergent/soap may be used BUT in as low a quantity as practicable to minimize foam. Only non-toxic and phosphate free cleaners and detergents may be used. Furthermore, cleaners and detergents should not be caustic or only minimally caustic and should be biodegradable<sup>5</sup>.
- 4. Avoid physical contact with the equipment and keep the equipment off the vessel at this point.
- 5. Dunk the equipment back in the sea and "wash" the equipment for approximately 15 minutes.
- Retrieve the equipment to the surface. Before recovering, visually inspect 6. the equipment, umbilical, cable surfaces with binoculars for signs of corrosion, discoloration, air reaction such as fuming/smoking, or any other signs of chemical contact. Rewash and dunk the equipment as needed.

<sup>&</sup>quot;Phosphate Free" soaps, cleaners, and detergents means these materials which contain, by weight, 0.5% or less of phosphates or derivatives of phosphates.

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Shell assumes, for purposes of this decontamination guidance, that:

The most toxic material identified in the disposal area's permits and other available documents is involved. However, Shell cannot guarantee there are not other toxic materials present than those identified in the permits and other documents.

It is assumed that the materials do not chemically interact with the materials of the ROV, its tools and equipment.

<sup>&</sup>lt;sup>5</sup> The NPDES General Permit for Discharges Incidental to the Normal Operation of a Vessel provides insight into managing any washing. Also, EPA provides the following definitions:

<sup>&</sup>quot;Non-toxic" soaps, cleaners, and detergents mean these materials which do not exhibit potentially harmful characteristics as defined by the Consumer Product Safety Commission regulations found at 16 CFR Chapter II, Subchapter C, Part 1500.

- Retrieve the equipment onto the back deck. Monitor the equipment and surrounding storage area for indications of chemical contamination (corrosion, discoloration, air reaction such as fuming/smoking, etc.). Establish secondary containment as necessary to collect any potentially contaminated drips.
- 8. Only essential personnel should be allowed near the equipment, once retrieved on the back deck.
- 9. While performing cleaning operations on the equipment, involving contact with potentially contaminated surfaces, personal protective equipment must be worn including, but not limited to: safety eye goggles, safety clothing such as coverall and aprons, Nitrile type chemical resistant industrial-safety gloves, and PVC boots.
- 10. Wash hands thoroughly and take a shower after performing cleaning operations on the equipment.
- 11. Avoid drinking liquids or eating food in the work area.
- 12. If contamination is still suspected, consult with the Shell representatives/management for further actions including additional washing, abandonment on the seafloor, segregated storage on the boat, wrapping the equipment partially or fully in plastic sheeting, etc.
- 13. Document all actions and results in a log.

# 7 Barrel Impact Reporting

7.1 Initial Reporting

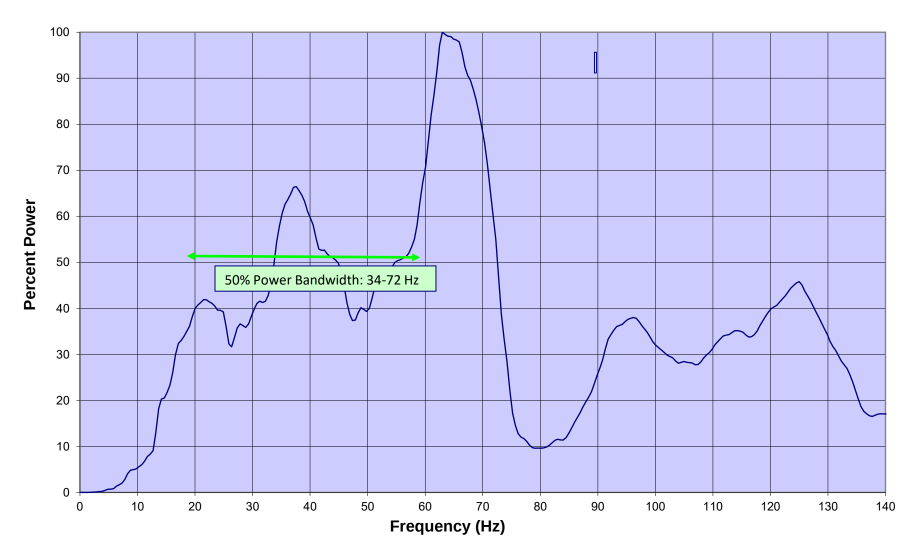
- 1. Equipment operator is to inform the Shell onsite representative and the Shell operations supervisor on duty.
  - 2. The Shell onsite representative or the Shell operations supervisor will call the Environmental Duty Phone 504-390-1330 with an estimate of chemical and volume released.
  - 3. The Shell onsite representative or the Shell operations supervisor should contact Regulatory Affairs (Tracy Albert) via email or phone listed in GAL.

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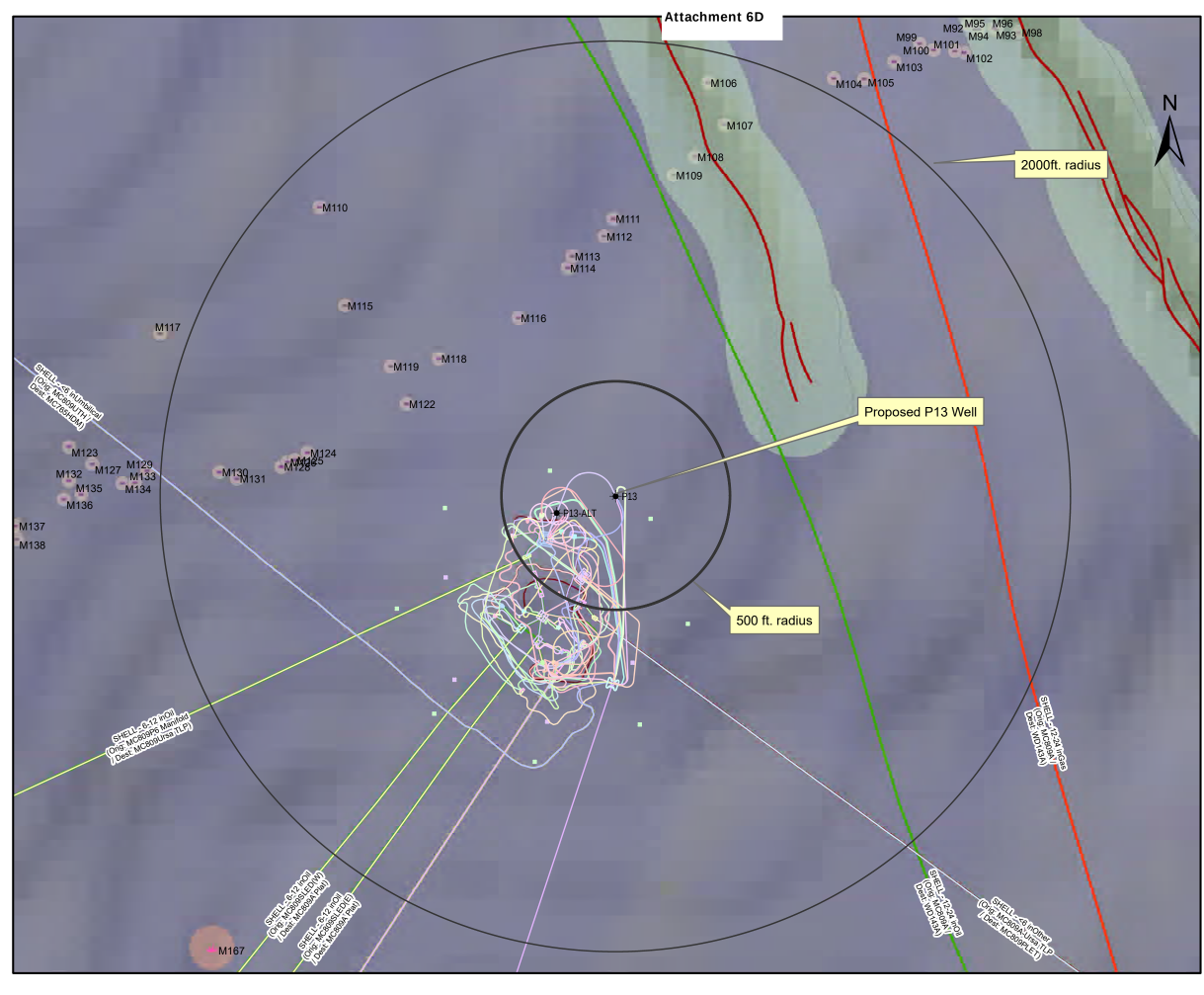
7.2 SEPCo Regulatory Affairs Reporting	<ul> <li>SEPCo Regulatory Affairs will contact the following to report the event:</li> <li>BSEE's Regional Environmental Officer – Office of Environmental Compliance, T. J. Broussard, at 504-736-3245</li> </ul>
	2. BSEE New Orleans District Manager at 504-734-6742
	The call should include the latitude/longitude, estimate of release if any (chemical or liquid hydrocarbon), and any circumstances of note.
7.3 Follow-up Reporting	SEPCo Regulatory Affairs will follow up with an email to the Regional Environmental Officer – Office of Environmental Compliance, T. J. Broussard, with the details of the ruptured barrel.
	BSEE has requested submission of a copy of whatever relevant video is available for the event period. No dedicated video survey is required for a barrel rupture (i.e. just be prepared to submit whatever video was obtained as normal part of the activities). BOEM has agreed we can submit any video after the project is completed.

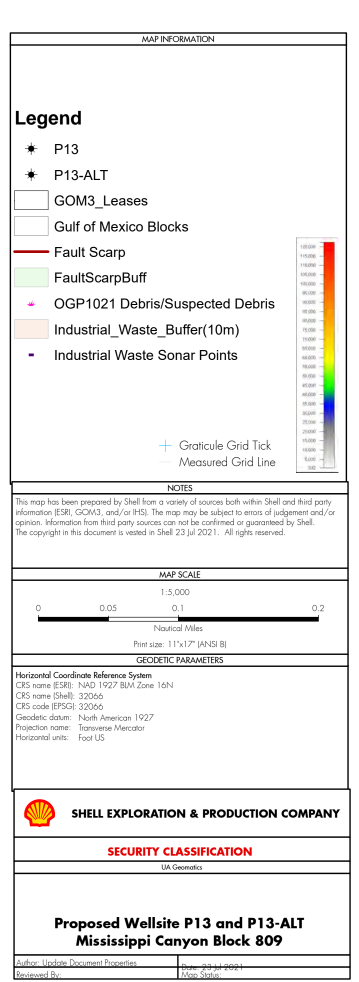
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## 3D Seismic Power Spectrum Princess P13



Start         Proposed Location PT3         Exercise PL3         Column Start PL3         Protect Location PT3         Dec. 07, 2022           N         Bin 758         Proposed Location PT3         Exercise PL3         Exercise PL3 <th></th> <th>То</th> <th>phole Summary (MC</th> <th>2809 Well)</th> <th>-</th> <th></th> <th>ted</th> <th>ted</th> <th>Predicted Sand Top</th> <th>Depth</th> <th>Depth</th> <th>TWIT</th> <th>Unit</th> <th>Predicted Lithology and Mud Dated:</th>		То	phole Summary (MC	2809 Well)	-		ted	ted	Predicted Sand Top	Depth	Depth	TWIT	Unit	Predicted Lithology and Mud Dated:
N         Bin 7318 788 778 728 728 738 73         State 778 728 728 738 738 75         State 778 728 728 738 75         State 778 728 728 738 75         State 758 738 757 72 728 738 75         State 758 738 757 72 728 738 758 75         State 758 738 757 72 728 738 758 75         State 758 738 757 72 728 738 758 758 758 758 758 758 758 758 758 75	Slope: 0	8°SE	a second and the second		3.06'	nt Unit	Predic	Predic	RKB (ft)	And a state of the second			and the second sec	Potential Geohazards
3335       Self On is smooth and sloping to the SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat SE. Parallel well layered low amplitude reflections consisting of heat Well SE. Parallel well layered low amplitude reflections consisting of heat Well SE. Parallel well layered low amplitude reflections consisting of heat Well SE. Parallel well well reflections consisting of heat Well SE. Parallel well well reflections consisting of heat Well Mean reflections well appear to the reflections consisting of heat Well SE. Parallel well well well well well well well		Track			056	or				. 0	- 3631	1477		Seafloor slope = 0.8" SE. Water depth = 3631 ft. Nearest seafloor geohazard sonar contact at 890 ft NW
22439       Ender the second sec	3326 3105 2883	1000				1							523	Seafloor is smooth and sloping to the SE. Parallel well layered low amplitude reflections consisting of hemipelagic clays and silts.
1109         1109 <th< td=""><td>2439 2218 1996 1774 1552</td><td>0000</td><td></td><td>BGHSZ (4451) 32* @-4877*</td><td>ss)</td><td>2 Section</td><td></td><td>Sihy</td><td>5287</td><td>* 820</td><td></td><td></td><td>1102</td><td>flow deposits of clays and silts with occasional minor sands and marls. Mud with thin laminated sands and silt in lower unit (Purple unit / Levee). Slight flow in annulus at offset well MC765 #1. Gumbo possible. Predicted sand at 5240 ft TVDSS Base gas hydrate stability zone (BGHSZ) at -4451 ft TVDSS (820 ft BML)</td></th<>	2439 2218 1996 1774 1552	0000		BGHSZ (4451) 32* @-4877*	ss)	2 Section		Sihy	5287	* 820			1102	flow deposits of clays and silts with occasional minor sands and marls. Mud with thin laminated sands and silt in lower unit (Purple unit / Levee). Slight flow in annulus at offset well MC765 #1. Gumbo possible. Predicted sand at 5240 ft TVDSS Base gas hydrate stability zone (BGHSZ) at -4451 ft TVDSS (820 ft BML)
222       0	1109 887 665	0 tt		Bose		2 3	nit	Sand	5342 5409 5474				462	Moderate to high amplitude seismic reflectors that are classified as mostly sand-prone channel deposits. High energy deposits of clays, silts and several sands. Pack off, wellbore stability, and losses in offset wells. Moderately high to high SWF probability. Elevated gas possible. Predicted sands at
-1331 -1552 -1774 -1996 -2218 -2439 -2661 -2883 -2661 -2883 -3105 -3326 -264 -3548 -264	222 0 -222 -444 -665	(ft) @				4		Sitty	0770				1039	sediments with occasional sand or silt.
- 2661 - 2883 - 3105 - 3326 - 3326 - 3548 - 3548 - 3548 - 3548 - 3548 - 3548 - 3548 - 3548 - 3548 - 5 - 5 - 5 - 5 - 5 - 5 - 5 - 5	-1331 -1552 -1774 -1996 -2218	7000			ange - 4	5		Sand	7107		6757	- 2564 -	1692	Upper section consist of moderate to high amplitude reflectors. Gumbo possible. Pack off and losses in offset wells. Slight to moderate flow at offset wells. Gas flow in offset well P6. Predicted sands at 6950 ft TVDSS.
SHUSCES JOING CARLAGGET USANTYBAN ATTACHMENT 6C	-2661 -2883 -3105 -3326			0 	500 ft enta - 5			Silty					1033	High
volrend/gmua_bgg31_thom_sdd.03_stretch_volrend.bin = Preliminary casing depth 0-10% 10-20% 30-40%	-		SHU5OBS_KING_GANUABGG31_KISA	ANT PR. vt.	D.I.			0-10		Pahliela 10-20		20-30		Moderately High         Page 37           30-40%         >40%





#### TABLE 7A: WASTES YOU WILL GENERATE, TREAT AND DOWNHOLE DISPOSE OR DISCHARGE TO THE GOM

Note: Please specify if the amount reported is a total or per well amount

Note: Please specify if the amount reported is a te	otal or per well amount				
F	Projected generated waste		Projec	Projected Downhole Disposa	
Type of Waste and Composition	Composition	Projected Amount	Discharge rate	Discharge Method	Answer yes or no
I drilling occur ? If yes, you should list muds and cutti	ngs Cuttings generated while using synthetic				
EXAMPLE: Cuttings wetted with ynthetic based fluid	based drilling fluid.	X bbl/well	X bbl/day/well	discharge pipe	No
Water-based drilling fluid	barite, additives, mud	85000 bbls/well	17000 bbls/day	Overboard and seafloor discharge prior to marine riser installation	No
Cuttings wetted with water-based fluid	Cuttings coated with water based drilling mud	11520 bbls/well	768 bbls/day	Seafloor prior to marine riser installation	No
Cuttings wetted with synthetic-based fluid	Cuttings generated while using synthetic based drilling fluid.	31902 bbls/well	409 bbls/day	Overboard discharge line below the water line	No
Synthetic based drilling fluid adhering to washed drill cuttings	Synthetic based drilling fluid adhering to washed drill cuttings	2340 bbls/well	30 bbls/day	Overboard discharge line below the water line	No
Spent drilling fluids - synthetic	Synthetic-based drilling mud	0 bbls / well	0 bbls/well	Overboard discharge line below the water line	No
Spent drilling fluids - water based	Synthetic-based drilling mud	0 bbls / well	0 bbls/well	Overboard discharge line below the water line	No
Chemical product waste	Chemical product waste	0 bbls / well	0 bbls/day	Treated to meet NPDES limits and discharged overboard	No
Brine	brine	N/A	N/A	N/A	No
Il humans be there? If yes, expect conventional waste EXAMPLE: Sanitary waste water		X literate care of device		chlorinate and discharge	A/-
Domestic waste (kitchen water, shower water)	grou water	X liter/person/day		Ground to less than 25 mm mesh size and discharge overboard	No
	grey water	36000 bbls/well	200 bbls/day/well	Treated in the MSD** prior to discharge to meet NPDES limits	No
Sanitary waste (toilet water) here a deck? If yes, there will be Deck Drainage	treated sanitary waste	27000 bbls/well	150 bbls/day/well	meet NPDES limits	INO
Deck Drainage	Wash and rainwater	3600 bbls/well	20 bbls/day	Drained overboard through deck scuppers	No
I you conduct well treatment, completion, or workover					
well treatment fluids	Linear Frac Gel Flush Fluids, Crosslinked Frac Fluids carrying ceramic proppant and acidic breaker fluid	820 bbls/well	10 bbls/day	Overboard discharge line below the water level if oil and greese free and meets LC50 requirements.	No
	Completion brine contaminated with WBDM and displacement spacers			Overboard discharge line below the water level if oil and greese free and meets	
well completion fluids		1230 bbls/well	15 bbls/day	LC50 requirements.	No
workover fluids cellaneous discharges. If yes, only fill in those associ	NA ated with your activity.	NA	NA	NA	No
Desalinization unit discharge	Rejected water from watermaker unit	72000 bbls/well	400 bbls/day/well	RO Desalinization Unit Discharge Line below waterline	No
Blowout preventer fluid	Water based	36 bbls/well	0 bbls/day	Discharge Line @ Subsea BOP @ seafloor	No
Ballast water	Uncontaminated seawater	589680 bbls/well	3276 bbls/day	Discharge line overboard just above water line	No
Bilge water	Bilge and drainage water will be treated to MARPOL standards (< 15ppm oil in water).	277740 bbls/well	1543 bbls/day	Bilge and drainage water will be treated to MARPOL standards (< 15ppm oil in water).	No
		19600 bbls/well (assume planned		Discharged in <i>G</i>	
Excess cement at seafloor Fire water	Cement slurry Treated seawater	100% excess is discharged) 12000 bbls/well	200 bbls/day 2000 bbls/month	Discharged at seafloor. Discharged below waterline	No No
Cooling water	Treated seawater	82141740 bbls/well	456343 bbls/day/well	Discharged below waterline	No
Hydrate Inhibitor	Hydrate Inhibitor	15 bbls/well methanol	15 bbls/well	Used as needed. Discharged at seafloor.	No
I you produce hydrocarbons? If yes fill in for produce		Public Information Copy			Page 39
Produced water	NA ormit 2	NA		NA GMG290103	
Il you be covered by an individual or general NPDES pont TE: If you will not have a type of waste, enter NA in the root of w			GENERAL PERMIT	GWG230103	

		TABLE 7B. WASTES	S Y	OU WILL TRANSPORT AND/OR	D	SPOSE OF ONSHORE		
	1	Note: Please s	spe	cify whether the amount reporte	əd	is a total or per well		
	-		Ċ	Solid and Liquid Wastes	Ē			
	Projected genera	ated waste		transportation		Waste	Disposal	
	Type of Waste	Composition		Transport Method	t		Amount	Disposal Method
Wil	II drilling occur ? If yes, fill in the muds ar	nd cuttings						
	EXAMPLE: Oil-based drilling fluid or mud	NA	$\square$	NA	T	NA	NA	NA
	Oil-based drilling fluid or mud	NA	Η	NA	+	NA	NA	NA
	Synthetic-based drilling fluid or mud	used SBF and additives		Drums/tanks on supply boat/barges		Halliburton Drilling Fluids, MiSwaco, Newpark Drilling Fluids - Fourchon, LA; R360 Environmental Solutions (Fourchon, LA)	6,500 bbls/well	Recycled/Reconditioned; Deep Well Injection
	Cuttings wetted with Water-based fluid	NA		NA		NA	NA	NA
	Cuttings wetted with Synthetic-based fluid Cuttings wetted with oil-based fluids	Drill cuttings from synthetic based interval. NA		storage tank on supply boat. NA		R360 Environmental Solutions (Fourchon, LA), NA	300 bbls / well NA	Deep Well Injection or landfarm NA
	Completion Fluids	Used brine, acid		Storage tank on supply boat		Halliburton, Baker Hughes, Newpark, or Tetra - Fourchon, LA; R360 Environmental Solutions - Fourchon, LA	4000 bbls/well	Recycled/Reconditioned Deep Well Injection
	Salvage Hydrocarbons	Well completion fluids, formation water, formation solids, and hydrocarbon		Barge or vessel tank		PSC Industrial Outsourcing, Inc. (Jeanerette, LA)	<8000 bbl./well	Recycled or Injection
Wil	Il you produce hydrocarbons? If yes fill in Produced sand		Ц	NIA	┡	NA	N 1 A	NA
Wil	If you have additional wastes that are not	NA permitted for discharge? If yes,	Η	NA	┢	NA	NA	NA
fill i	in the appropriate rows.		$\square$		┡			
	EXAMPLE: trash and debris	cardboard, aluminum,	Н	barged in a storage bin	┢	shorebase	z tons total	recycle
	Trash and debris - recyclables	trash and debris		various storage containers on supply boat		Omega Waste Management, Patterson, LA	200 lbs/month	Recycle
	Trash and debris - non-recyclables	trash and debris		various storage containers on supply boat	Γ	Riverbirch Landfill, Avondale, LA	400 lbs/month	Landfill
					-	R360 Environmental Solutions,		
	E&P Wastes	Completion, treatment, and production wastes		various storage containers on supply boat		Fourchon, LA; Clean Waste, Fourchon, LA	200 bbls / well	Deep Well Injection, or landfarm
	E&P Wastes Used oil and glycol						200 bbls / well 20 bbls/month	
		production wastes used oil, oily rags and pads,		boat various storage containers on supply		LA Omega Waste Management, Patterson, LA; Chemical Waste Management,		landfarm Recycle or RCRA
	Used oil and glycol	production wastes used oil, oily rags and pads, empty drums and cooking oil paints, insulation, chemicals, completion and treatment fluids Chemicals, completion and treatment fluids		boat various storage containers on supply boat various storage containers on supply		LA Omega Waste Management, Patterson, LA; Chemical Waste Management, Sulphur, LA Waste Management Woodside Landfill Walker, La. Chemical Waste Management Sulphur, LA; Clean Harbors, Colfax, LA	20 bbls/month	landfarm Recycle or RCRA Subtitle C landfill RCRA Subtitle D landfill Deep Well Injected
	Used oil and glycol Non-Hazardous Waste	production wastes used oil, oily rags and pads, empty drums and cooking oil paints, insulation, chemicals, completion and treatment fluids Chemicals, completion and		boat various storage containers on supply boat various storage containers on supply boat		LA Omega Waste Management, Patterson, LA; Chemical Waste Management, Sulphur, LA Waste Management Woodside Landfill Walker, La. Chemical Waste Management Sulphur, LA;	20 bbls/month 60 bbls/mo	landfarm Recycle or RCRA Subtitle C landfill RCRA Subtitle D landfill

#### **SECTION 8: AIR EMISSIONS INFORMATION**

#### A. Emissions Worksheet and Screening Questions

Screening Questions for EP's	Yes	No
Is any calculated Complex Total (CT) Emission amount (tons) associated with your proposed exploration activities more than 90% of the amounts calculated using the following formulas: $CT = 3400D2/3$ for CO, and $CT = 33.3D$ for the other air pollutants (where D = distance to shore in miles)?		Х
Do your emission calculations include any emission reduction measures or modified emission factors?	х	
Are your proposed exploration activities located east of 87.50 W longitude?		Х
Do you expect to encounter H2S at concentrations greater than 20 parts per million (ppm)?		Х
Do you propose to flare or vent natural gas for more than 48 continuous hours from any proposed well?		Х
Do you propose to burn produced hydrocarbon liquids?		Х

\*Note: The following AQR is using fuel limitations and Shell will perform fuel monitoring for this project.

# B. If you answer *no* to <u>all</u> of the above screening questions from the appropriate table, provide:

(1) Summary information regarding the peak year emissions for both Plan Emissions and Complex Total Emissions, if applicable. This information is compiled on the summary form of the two sets of worksheets. You can submit either these summary forms or use the format below. You do not need to include the entire set of worksheets.

Note: There are no collocated wells, activities or facilitates associated with this plan. The complex total is the same as Plan Emissions.

Air Pollutant	Plan Emission Amounts (tons)	Calculated Exemption Amounts (tons)	Calculated Complex Total Emission Amounts (tons)
РМ			
SOx			
NOx			
VOC			
СО			

(1)Contact: Josh O'Brien, (504) 425-9097, Joshua.E.OBrien@shell.com

#### C. Worksheets

See attached. The schedule in Form BOEM-0137 will not match the days presented in the AQR, as the AQR contains extra days for contingency delays.

Note: The air emissions in this plan were not previously approved in Plan S-7796, on May 25, 2016.

#### **D.** Emissions Reduction Measures

Emission	Reduction	Activity	Amount of	Monitoring	Annual Fuel
Source	Control Method	Year(s)	Reduction	System	Limit, gal
VESSELS- Drilling	Actual fuel consumption	2023772979777777	ation 20553.62 tons NOx/year	Fuel log	3,060,000 <sub>age</sub>

COMPANY	Shell Offshore Inc
AREA	Mississippi Canyon
BLOCK	MC809
LEASE	OCS-G 05868
FACILITY	Princess Exploration
WELL	P13, P13-Alt
COMPANY CONTACT	Josh O'Brien
TELEPHONE NO.	504-425-9097
	Supplemental EP MODU (Drillship or DP Semi-sub) No non-default emission factors were used in this AQR. Emission reduction measures are included in this AQR for VESSELS- Drilling - Propulsion Engine - Diesel during the years 2023-2024.
REMARKS	Princess P13 AQR-EP MODU-20210809-FINAL.xlsx

#### Purpose

Shell has reviewed engine information for its GOM fleet of Drillship and DP semi-sub MODUs. Of the proposed MODUs, the highest fuel consumption is Shell's contracted Transocean Deepwater MODUs, which has six, main engines of 9,387 hp/engine. (Shell's contracted Noble MODUs have lower total horsepower and fuel consumption.) The projected fuel usages presented below would therefore be conservative across the fleet of Drillships and DP Semi-subs.

Description	Value	Notes
Actual average daily fuel use (gal/day)	13,006	Based on daily fuel records for the Deepwater Thalassa from January 1, 2016 to December 31, 2016.
Contingency factor	1.30	The contingency factor is used to allow for more usage if need be.
Proposed MODU Campaign Average	17,000	Calculated Value - PTE fuel use * Proposed Operating Load and rounded up to
Daily Fuel Use (gal/day)		nearest thousand (for additional conservatism). This represents total fuel use on the
		MODU and is allocated equally amongst the six prime movers.
2023-2024 Annual Fuel Limits, Gals	3,060,000	Calculated Value - Campaign Average Daily Fuel Use * Campaign Days

#### Additional Notes

1 - Operating loads are campaign specific and may change in future AQRs depending on the future fuel usage tracking. Fuel levels depicted in this AQR does not restrict Shell from using a different value in future AQRs.

2 - If tracked fuel usage associated with this activity indicates emissions may exceed the approved emissions, Shell will submit revised AQR calculations.

Fuel Usage Conversion Factors	Natural Gas	s Turbines			Natural G	as Engines	Diesel Re	cip. Engine	Diesel 1	Turbines		1	1
·	SCF/hp-hr	9.524			SCF/hp-hr		GAL/hp-hr		GAL/hp-hr	0.0514			
Equipment/Emission Factors	units	TSP	PM10	PM2.5	SOx	NOx	VOC	Pb	CO	NH3	REF.	DATE	Reference Links
Natural Gas Turbine	g/hp-hr		0.0086	0.0086	0.0026	1.4515	0.0095	N/A	0.3719	N/A	AP42 3.1-1& 3.1-2a	4/00	https://www3.epa.gov/ttnchie1/ap42/ch03/final/c03s01.pdf
RECIP. 2 Cycle Lean Natural Gas	g/hp-hr		0.1293	0.1293	0.0020	6.5998	0.4082	N/A	1.2009	N/A	AP42 3.2-1	7/00	https://www3.epa.gov/ttn/chief/ap42/ch03/final/c03s02.pdf
RECIP. 4 Cycle Lean Natural Gas	g/hp-hr		0.0002	0.0002	0.0020	2.8814	0.4014	N/A	1.8949	N/A	AP42 3.2-2	7/00	https://www3.epa.gov/ttn/chief/ap42/ch03/final/c03s02.pdf
RECIP. 4 Cycle Rich Natural Gas	g/hp-hr		0.0323	0.0323	0.0020	7.7224	0.1021	N/A	11.9408	N/A	AP42 3.2-3	7/00	https://www3.epa.gov/ttn/chief/ap42/ch03/final/c03s02.pdf
Diesel Recip. < 600 hp	a/hp-hr	1	1	1	0.0279	14.1	1.04	N/A	3.03	N/A	AP42 3.3-1	10/96	https://www3.epa.gov/ttnchie1/ap42/ch03/final/c03s03.pdf
Diesel Recip. > 600 hp	g/hp-hr	0.32	0.182	0.178	0.0055	10.9	0.29	N/A	2.5	N/A	AP42 3.4-1 & 3.4-2	10/96	https://www3.epa.gov/ttn/chief/ap42/ch03/final/c03s04.pdf
Diesel Boiler	lbs/bbl	0.0840	0.0420	0.0105	0.0089	1.0080	0.0084	5.14E-05	0.2100	0.0336	AP42 1.3-6; Pb and NH3: WebFIRE (08/2018)	9/98 and 5/10	https://cfpub.epa.gov/webfire/
Diesel Turbine	g/hp-hr	0.0381	0.0137	0.0137	0.0048	2.7941	0.0013	4.45E-05	0.0105	N/A	AP42 3.1-1 & 3.1-2a	4/00	https://www3.epa.gov/ttnchie1/ap42/ch03/final/c03s01.pdf
Dual Fuel Turbine	g/hp-hr	0.0381	0.0137	0.0137	0.0048	2.7941	0.0095	4.45E-05	0.3719	0.0000	AP42 3.1-1& 3.1-2a; AP42 3.1-1 & 3.1-2a	4/00	https://cfpub.epa.gov/webfire/
Vessels – Propulsion	g/hp-hr	0.320	0.1931	0.1873	0.0047	7.6669	0.2204	2.24E-05	1.2025	0.0022	USEPA 2017 NEI;TSP refer to Diesel Recip. > 600 hp reference	3/19	
Vessels – Drilling Prime Engine, Auxiliary	g/hp-hr	0.320	0.1931	0.1873	0.0047	7.6669	0.2204	2.24E-05	1.2025	0.0022	USEPA 2017 NEI;TSP refer to Diesel Recip. > 600 hp reference	3/19	https://www.epa.gov/air-emissions-inventories/2017-national-emissions-
Vessels – Diesel Boiler	g/hp-hr	0.0466	0.1491	0.1417	0.4400	1.4914	0.0820	3.73E-05	0.1491	0.0003	USEPA 2017 NEI;TSP (units converted) refer to Diesel Boiler Reference	3/19	inventory-nei-data
Vessels – Well Stimulation	g/hp-hr	0.320	0.1931	0.1873	0.0047	7.6669	0.2204	2.24E-05	1.2025	0.0022	USEPA 2017 NEI;TSP refer to Diesel Recip. > 600 hp reference	3/19	
Natural Gas Heater/Boiler/Burner	lbs/MMscf	7.60	1.90	1.90	0.60	190.00	5.50	5.00E-04	84.00	3.2	AP42 1.4-1 & 1.4-2; Pb and NH3: WebFIRE (08/2018)	7/98 and 8/18	https://www3.epa.gov/tincnie1/ap42/cnu1/lina/cu1su4.por https://cfoub.epa.gov/webfire/
Combustion Flare (no smoke)	lbs/MMscf	0.00	0.00	0.00	0.57	71.40	35.93	N/A	325.5	N/A	AP42 13.5-1, 13.5-2	2/18	
Combustion Flare (light smoke)	lbs/MMscf	2.10	2.10	2.10	0.57	71.40	35.93	N/A	325.5	N/A	AP42 13.5-1, 13.5-2	2/18	https://www3.epa.gov/ttn/chief/ap42/ch13/final/C13S05_02-05-18.pdf
Combustion Flare (medium smoke)	lbs/MMscf	10.50	10.50	10.50	0.57	71.40	35.93	N/A	325.5	N/A	AP42 13.5-1, 13.5-2	2/18	https://www.c.cpa.gov/th/chici/ap42/chichina/chicolog_02-00-10.pdf
Combustion Flare (heavy smoke)	lbs/MMscf	21.00	21.00	21.00	0.57	71.40	35.93	N/A	325.5	N/A	AP42 13.5-1, 13.5-2	2/18	
Liquid Flaring	lbs/bbl	0.42	0.0966	0.0651	5.964	0.84	0.01428	5.14E-05	0.21	0.0336	AP42 1.3-1 through 1.3-3 and 1.3-5	5/10	https://www3.epa.gov/ttnchie1/ap42/ch01/final/c01s03.pdf
Storage Tank	tons/yr/tank						4.300				2014 Gulfwide Inventory; Avg emiss (upper bound of 95% CI)	2017	https://www.boem.gov/environment/environmental-studies/2014-gulfwide- emission-inventory
Fugitives	lbs/hr/component						0.0005				API Study	12/93	https://www.api.org/
Glycol Dehydrator	tons/yr/dehydrator						19.240				2011 Gulfwide Inventory; Avg emiss (upper bound of 95% CI)	2014	https://www.boem.gov/environment/environmental-studies/2011-gulfwide- emission-inventory
Cold Vent	tons/yr/vent						44.747				2014 Gulfwide Inventory; Avg emiss (upper bound of 95% CI)	2017	https://www.boem.gov/environment/environmental-studies/2014-gulfwide- emission-inventory
Waste Incinerator	lb/ton		15.0	15.0	2.5	2.0	N/A	N/A	20.0	N/A	AP 42 2.1-12	10/96	https://www3.epa.gov/ttnchie1/ap42/ch02/final/c02s01.pdf
On-Ice – Loader	lbs/gal	0.043	0.043	0.043	0.040	0.604	0.049	N/A	0.130	0.003	USEPA NONROAD2008 model; TSP (units converted) refer to Diesel Recip. <600 reference	2009	
On-Ice – Other Construction Equipment	lbs/gal	0.043	0.043	0.043	0.040	0.604	0.049	N/A	0.130	0.003	USEPA NONROAD2008 model; TSP (units converted) refer to Diesel Recip. <600 reference	2009	
On-Ice – Other Survey Equipment	lbs/gal	0.043	0.043	0.043	0.040	0.604	0.049	N/A	0.130	0.003	USEPA NONROAD2008 model; TSP (units converted) refer to Diesel Recip. <600 reference	2009	https://www.epa.gov/moves/nonroad2008a-installation-and-updates
On-Ice – Tractor	lbs/gal	0.043	0.043	0.043	0.040	0.604	0.049	N/A	0.130	0.003	USEPA NONROAD2008 model; TSP (units converted) refer to Diesel Recip. <600 reference	2009	https://www.epa.gov/moves/nonroad2006a=installation=and=updates
On-Ice – Truck (for gravel island)	lbs/gal	0.043	0.043	0.043	0.040	0.604	0.049	N/A	0.130	0.003	USEPA NONROAD2008 model; TSP (units converted) refer to Diesel Recip. <600 reference	2009	
On-Ice – Truck (for surveys)	lbs/gal	0.043	0.043	0.043	0.040	0.604	0.049	N/A	0.130	0.003	USEPA NONROAD2008 model; TSP (units converted) refer to Diesel Recip. <600 reference	2009	
Man Camp - Operation (max people/day)	tons/person/day		0.0004	0.0004	0.0004	0.006	0.001	N/A	0.001	N/A	BOEM 2014-1001	2014	https://www.boem.gov/sites/default/files/uploadedFiles/BOEM/BOEM_New sroom/Library/Publications/2014-1001.pdf
Vessels - Ice Management Diesel	g/hp-hr	0.320	0.1931	0.1873	0.0047	7.6669	0.2204	2.24E-05	1.2025	0.0022	USEPA 2017 NEI;TSP refer to Diesel Recip. > 600 hp reference	3/19	https://www.epa.gov/air-emissions-inventories/2017-national-emissions- inventory-nei-data
Vessels - Hovercraft Diesel	g/hp-hr	0.320	0.1931	0.1873	0.0047	7.6669	0.2204	2.24E-05	1.2025	0.0022	USEPA 2017 NEI;TSP refer to Diesel Recip. > 600 hp reference	3/19	https://www.epa.gov/air-emissions-inventories/2017-national-emissions- inventory-nei-data

Sulfur Content Source	Value	Units
Fuel Gas	3.38	ppm
Diesel Fuel	0.0015	% weight
Produced Gas (Flare)	3.38	ppm
Produced Oil (Liquid Flaring)	1	% weight

Density and Heat Value of Diesel							
Density	Fuel 7.05	lbs/gal					
Heat Value	19,300	Btu/lb					

H	leat Value o	f Natural Gas
Heat Value	1,050	MMBtu/MMscf

COMPANY	AREA	1	BLOCK	LEASE	FACILITY	WELL					CONTACT		PHONE		REMARKS										
Shell Offshore Inc	Mississippi Canyon		MC809	OCS-G 05868	Princess Exploration	P13, P13-Alt					Josh O'Brien		504-425-9097			Emissi	on reduction mea	sures are include	o non-default em d in this AQR for	VESSELS- Drillin	iemi-sub) re used in this AQ	gine - Diesel duri	ng the years 202	13-2024.	
OPERATIONS	EQUIPMENT	EQUIPMENT ID	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME				MAXIM	IM POUNDS PE	RHOUR						FILIDESS F 13 AG		TIMATED TO				
	Diesel Engines		HP	GAL/HR	GAL/D																				
	Nat. Gas Engines		HP	SCF/HR	SCF/D																				
	Burners		MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	TSP	PM10	PM2.5	SOx	NOx	VOC	Pb	CO	NH3	TSP	PM10	PM2.5	SOx	NOx	VOC	Pb	co	NH3
2022	VESSELS-DrillingPropulsion Engine - Dissel VESSELS-DrillingPropulsion Engine - Dissel RECIP -400hp Dissel RECIP -400hp Dissel VESSELS - Well Completion/Fracturing Annual Facility Total Emissions	Emergency Gene Emergency Air Co	9387 9387 9387 9387 9387 9387 9387 9387	482.9 482.9 482.9 482.9 482.9 131.0 1.3 1929.2	11590.2 11590.2 11590.2 11590.2 11590.2 11590.2 3144.8 32.1 46301.4	24 24 24 24 24 24 24 1 1 24	90 90 90 90 90 90 90 90 2	6.62 6.62 6.62 6.62 6.62 1.80 0.06 26.46 <b>68.04</b>	4.00 4.00 4.00 4.00 1.02 0.06 15.96 41.01	3.88 3.88 3.88 3.88 3.88 1.00 0.06 15.48 39.79	0.10 0.10 0.10 0.10 0.10 0.10 0.03 0.00 0.39 <b>1.00</b>	158.67 158.67 158.67 158.67 158.67 158.67 61.21 0.81 633.85 <b>1,647.86</b>	4.56 4.56 4.56 4.56 4.56 1.63 0.06 18.22 47.28	0.00 0.00 0.00 0.00 0.00  - - 0.00 0.00	24.89 24.89 24.89 24.89 24.89 24.89 14.04 0.17 99.42 262.95	0.05 0.05 0.05 0.05 0.05 0.05    0.18 0.46	7.15 7.15 7.15 7.15 7.15 7.15 0.08 0.00 0.63 <b>43.63</b>	4.32 4.32 4.32 4.32 4.32 4.32 0.05 0.00 0.38 <b>26.32</b>	4.19 4.19 4.19 4.19 4.19 4.19 0.04 0.00 0.37 <b>25.53</b>	0.10 0.10 0.10 0.10 0.10 0.10 0.00 0.00	171.36 171.36 171.36 171.36 171.36 171.36 2.75 0.04 15.21 <b>1,046.16</b>	4.93 4.93 4.93 4.93 4.93 4.93 0.07 0.00 0.44 <b>30.07</b>	0.00 0.00 0.00 0.00 0.00    0.00 0.00	26.88 26.88 26.88 26.88 26.88 26.88 0.63 0.01 2.39 164.29	0.05 0.05 0.05 0.05 0.05 0.05    0.00 0.30
EXEMPTION CALCULATION	DISTANCE FROM LAND IN MILES																1,798.20			1,798.20	1,798.20	1,798.20		48,574.47	
	54																								
	VESSELS- Fast/Crew Diesel VESSELS - Supply Diesel VESSELS - Supply Diesel VESSELS - Supply Diesel		8000 10100 10100 10100	411.57 519.60 519.60 519.60	9877.63 12470.51 12470.51 12470.51	24 24 24 24	45 90 14 14	5.64 7.13 7.13 7.13	3.41 4.30 4.30 4.30	3.30 4.17 4.17 4.17	0.08 0.10 0.10 0.10	135.22 170.72 170.72 170.72	3.89 4.91 4.91 4.91	0.00 0.00 0.00 0.00	21.21 26.78 26.78 26.78	0.04 0.05 0.05 0.05	3.05 7.70 1.15 1.15	1.84 4.64 0.70 0.70	1.78 4.50 0.68 0.68	0.04 0.11 0.02 0.02	73.02 184.37 27.66 27.66	2.10 5.30 0.80 0.80	0.00 0.00 0.00 0.00	11.45 28.92 4.34 4.34	0.02 0.05 0.01 0.01
2022	Annual Non-Facility Total Emissions							27.02	16.30	15.81	0.39	647.37	18.61	0.00	101.54	0.19	13.05	7.87	7.64	0.19	312.71	8.99	0.00	49.05	0.09

COMPANY	AREA		BLOCK	LEASE	FACILITY	WELL					CONTACT		PHONE		REMARKS										
Shell Offshore Inc	Misaisaippi Canyon		MC809	OCS-G 05868	incess Explorati	P13, P13-Alt					Josh O'Brien		504-425-9097			Emissi	on reduction mea		to non-default em	(Drillship or DP S ission factors wer VESSELS- Drilling	re used in this A0 ng - Propulsion E		ring the years 202	23-2024.	
OPERATIONS	EQUIPMENT	EQUIPMENT ID	RATING	MAX, FUEL	ACT. FUEL	RUN	TIME				MAXIM	JM POUNDS PE	RHOUR						Linesees 11.7 ar		TIMATED TO	INS			
	Diesel Engines		HP	GAL/HR	GAL/D																				
	Nat. Gas Engines		HP	SCF/HR	SCF/D																				
	Burners		MMBTU/HR	SCF/HR		HR/D	D/YR	TSP	PM10	PM2.5	SOx	NOx	VOC	Pb	co	NH3	TSP	PM10	PM2.5	SOx	NOx	VOC	Pb	co	NH3
	VESSELS- Drilling - Propulsion Engine - Diesel VESSELS- Drilling - Propulsion Engine - Diesel RECIP - e000h Diesel RECIP - e000h Diesel VESSELS - Wel Completion/Fracturing VESSELS - Wel Completion/Fracturing	Emergency Gene Emergency Air C	9387 9387 9387 9387 9387 9387 9387 9387	482.92 482.92 482.92 482.92 482.92 482.92 482.92 131.03 1.34 1929.2	2833.33 2833.33 2833.33 2833.33 2833.33 2833.33 3144.79 32.10 46301.4	24 24 24 24 24 24 1 1 24	180 180 180 180 180 180 180 180 2	6.62 6.62 6.62 6.62 6.62 6.62 1.80 0.06 26.46 68.04	4.00 4.00 4.00 4.00 4.00 1.02 0.06 15.96 41.01	3.88 3.88 3.88 3.88 3.88 1.00 0.06 15.48 39.79	0.10 0.10 0.10 0.10 0.10 0.10 0.03 0.00 0.39 1.00	158.67 158.67 158.67 158.67 158.67 158.67 61.21 0.81 633.85 1.647.86	4.56 4.56 4.56 4.56 4.56 1.63 0.06 18.22 47.28	0.00 0.00 0.00 0.00 0.00             -	24.89 24.89 24.89 24.89 24.89 24.89 14.04 0.17 99.42 262.95	0.05 0.05 0.05 0.05 0.05 0.05     0.18 0.46	3.50 3.50 3.50 3.50 3.50 3.50 0.16 0.01 0.63 21 78	2.11 2.11 2.11 2.11 2.11 2.11 0.09 0.01 0.38 13.14	2.05 2.05 2.05 2.05 2.05 2.05 2.05 0.09 0.01 0.37 12.75	0.05 0.05 0.05 0.05 0.05 0.05 0.00 0.00	83.78 83.78 83.78 83.78 83.78 83.78 83.78 5.51 0.07 15.21 523.48	2.41 2.41 2.41 2.41 2.41 2.41 0.15 0.01 0.44 <b>15.04</b>	0.00 0.00 0.00 0.00 0.00   0.00 0.00	13.14 13.14 13.14 13.14 13.14 13.14 1.26 0.02 2.39 82.51	0.02 0.02 0.02 0.02 0.02 0.02 
EXEMPTION CALCULATION	DISTANCE FROM LAND IN MILES							00.04	41.01	33.13	1.00	1,047.00	47.20	0.00	202.33	0.40	1,798.20	13.14	12.75		1,798.20		0.00	48,574.47	0.13
	54																							<b></b>	
	VESSELS- Fast/Crew Diesel		8000	411.57	9877.63	24	90	5.64	3.41	3.30 4 17	0.08	135.22	3.89	0.00	21.21	0.04	6.10	3.68	3.57	0.09	146.04	4.20	0.00	22.91	0.04
	VESSELS - Supply Diesel		10100	519.60	12470.51	24	180	7.13	4.30		0.10	170.72	4.91	0.00	26.78	0.05	15.39	9.29	9.01	0.22	368.75	10.60	0.00	57.84	0.11
	VESSELS - Supply Diesel VESSELS - Supply Diesel		10100 10100	519.60 519.60	12470.51 12470.51	24	27	7.13	4.30	4.17	0.10	170.72	4.91	0.00	26.78	0.05	2.31	1.39	1.35	0.03	55.31	1.59	0.00	8.68	0.02
	Annual Non-Facility Total Emissions		10100	519.60	12470.51	24	21	27.02	4.30	4.17	0.10	647.37	4.91	0.00	20.78	0.05	2.31	1.39	1.35	0.03	625.41	1.59	0.00	98.09	0.02

COMPANY		AREA	BLOCK	LEASE	FACILITY	WELL			
Shell Offs	shore Inc	Mississippi Canyon	MC809	OCS-G 05868	Princess Exploration	P13, P13-Alt			
Year			-	Facilit	y Emitted Su	ibstance			
	TSP	PM10	PM2.5	SOx	NOx	voc	Pb	со	NH3
2022	43.63	26.32	25.53	0.64	1046.16	30.07	0.00	164.29	0.30
2023-2024	21.78	13.14	12.75	0.32	523.48	15.04	0.00	82.51	0.15
Allowable	1798.20			1798.20	1798.20	1798.20		48574.47	

#### **SECTION 9: OIL SPILL INFORMATION**

#### A. Oil Spill Response Planning

All the proposed activities and facilities in this plan will be covered by the Regional OSRP filed by Shell Offshore Inc. (0689) in accordance with 30 CFR 254.47 and NTL 2013-N02. Shell's regional OSRP was approved by BSEE in June 2017, the bi-annual review was found to be in compliance November 22, 2019. Updates were found to be in compliance March 23, 2020.

#### Spill Response Sites:

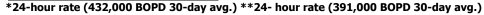
Primary Response Equipment Locations	Preplanned Staging Location(s)
Ingleside, TX; Galveston, TX; Venice, LA; Ft	Galveston, TX; Port Fourchon; Venice, LA;
Jackson, LA; Harvey, LA; Stennis, MS;	Pascagoula, MS ; Mobile, AL; Tampa, FL
Pascagoula, MS; Theodore, AL; Tampa, FL	

#### OSRO Information:

The names of the oil spill removal organizations (OSRO's) under contract include Clean Gulf Associates (CGA), Marine Spill Response Company (MSRC) and Oil Spill Response Limited (OSRL). These OSRO's provide equipment and will in some cases provide trained personnel to operate their response equipment (OSRVs, etc.) and Shell also has the option to pull from their trained personnel as needed for assistance/expertise in the Command Post and in the field.

Worst Case Scenario Determination:

		EP Drilling
Category	Regional OSRP	Subsea
Type of Activity	Subsea	Subsea
	Drilling	Drilling
Facility Location (area/block)	MC 812	MC 809
Facility Designation	Subsea well B	KK♦♦
Distance to Nearest Shoreline (miles)	59	55
Volume		
Storage tanks (total)	N/A	NA
Flowlines (on facility)	N/A	NA
Pipelines	N/A	NA
Uncontrolled blowout (volume per day)	468,000 BOPD*	425,000 BOPD**
Total Volume	468,000 BOPD	425,000 Bbls
Type of Oil(s) - (crude oil, condensate,	Crude oil	Crude Oil
diesel)		
API Gravity(s)	31º	28°



This well was reviewed and accepted by BOEM in plan N-9840.

◊◊This well was reviewed and accepted by BOEM in plan S-7621.

#### **Certification:**

Shell Offshore Inc. has the capability to respond to the appropriate worst-case spill scenario included in its Regional OSRP, approved by BSEE June 2017. The bi-annual review was found to be in compliance November 22, 2019. Updates were found to be in compliance March 23, 2020. I hereby certify that Shell Offshore Inc. has the capability to respond, to the maximum extent practicable, to a worst-case discharge, or a substantial threat of such a discharge, resulting from the activities proposed in our plan.

#### Modeling:

Based on the requirement per NTL 2008-G04 and the outcome of the OSRAM Model, Shell Offshore Inc. determined no additional modeling was needed for potential oil or hazardous substance spill for operations proposed in this exploration plan, as the current, approved OSRP adequately meets the necessary response capabilities.

#### B. Oil Spill Response Discussion

#### 1. Volume of the Worst-Case Discharge

Please refer to Section 2j and 9(iv) of this Plan.

#### 2. Trajectory Analysis

Trajectories of a spill and the probability of it impacting a land segment have been projected utilizing information in the BSEE Oil Spill Risk Analysis Model (OSRAM) for the Central and Western Gulf of Mexico available on the BSEE website using 30-day impact. Offshore areas along the trajectory between the source and land segment contact could be impacted. The land segment contact probabilities are shown in Table 9.C.1.

Area/Block	OCS-G	Launch Area	Land Segment Contact	%
			Galveston, TX	1
			Jefferson, TX	1
			Cameron, LA	3
			Vermillion, LA	2
			Iberia, LA	1
MC 809	5868	58	Terrebonne, LA	3
			LaFourche, LA	3
			Jefferson, LA	1
			Plaquemines, LA	8
			St. Bernard, LA	1
			Okaloosa, FL	1

Table 9.C.1 Probability of Land Segment Impact

#### C. <u>Resource Identification</u>

The locations identified in Table 9.C.1 are the highest probable land segments to be impacted using the BSEE Oil Spill Risk Analysis Model (OSRAM). The environmental sensitivities are identified using the appropriate National Oceanic and Atmospheric Administration (NOAA) Environmental Sensitivity Index (ESI) maps for the given land segment. ESI maps provide a concise summary of coastal resources that are at risk if an oil spill occurs nearby. Examples of at-risk resources include biological resources (such as birds and shellfish beds), sensitive shorelines (such as marshes and tidal flats), and human-use resources (such as public beaches and parks).

In the event an oil spill occurs, ESI maps can help responders meet one of the main response objectives: reducing the environmental consequences of the spill and the cleanup efforts. Additionally, ESI maps can be used by planners to identify vulnerable locations, establish protection priorities, and identify cleanup strategies.

The following is a list of resources of special economic or environmental importance that potentially could be impacted by the Mississippi Canyon 809 WCD scenario.

**Onshore/Nearshore:** Plaquemines Parish has been identified as the most probable impacted Parish within the Gulf of Mexico for the Greater than 10 Mile Worst Case Discharge and the Exploratory Worst Case Discharge. Plaquemines Parish has a total area of 2,429 square miles of which, 845 square miles of it is land and 1,584 square miles is water. Plaquemines Parish includes two National Wildlife Refuges: Breton National Wildlife Refuge and Delta National Wildlife Refuge. This area is also a nesting ground for the brown pelican, an endangered species. Examples of Environmental Sensitivity maps for Plaquemines Parish are detailed in the following pages. Key ESI maps for Plaquemines Parish and the legend are shown in Figures 9.C.1 through 9.C.5.

**Offshore:** An offshore spill may require an Essential Fishing Habitat (EFH) Assessment. This assessment would include a description of the spill, analysis of the potential adverse effects on EFH and the managed species; conclusions regarding the effects on the EFH; and proposed mitigation, if applicable.

Significant pre-planning of joint response efforts was undertaken in response to provisions of the National Contingency Plan (NCP). Area Contingency Plans (ACPs) were developed to provide a well coordinated response to oil discharges and other hazardous releases. The One Gulf Plan is specific to the Gulf of Mexico to advance the unity of policy and effort in each of the Gulf Coast ACPs. Strategies used for the response to an oil spill regarding protection of identified resources are detailed in the One Gulf Plan and relevant Gulf Coast ACP.

#### D. Worst Case Discharge Response

Shell will make every effort to respond to the MC809 Worst Case Discharge as effectively as possible. Below is a table outlining the applicable evaporation and surface dispersion quantity:

	Mississippi Canyon Block 809	Calculations (BBLS)					
i.	TOTAL WCD (based on 30-day average (per day))						
ii.	Approximate loss of volume of oil to natural surface dispersion and evaporation base (approximate bbls per day)*	-27,300					
	(7% Natural surface evaporation and dispersion in 24 hrs)						
	APPROXIMATE TOTAL REMAINING	~363,700					

Table 9.D.1 Oil Remaining After Surface Dispersion

Shell has contracted OSROs to provide equipment, personnel, materials and support vessels as well as temporary storage equipment to be considered in order to cope with a WCD spill. Under adverse weather conditions, major response vessels and Transrec skimmers are still effective and safe in sea states of 6-8 ft. If sea conditions prohibit safe mechanical recovery efforts, then natural dispersion and airborne chemical dispersant application (visibility & wind conditions permitting) may be the only safe and viable recovery option.

MSRC OSRV	8 foot seas
VOSS System	4 foot seas
Expandi Boom	6 foot seas, 20 knot winds
Dispersants	Winds more than 25 knots,
	Visibility less than 3 nautical miles, or
	Ceiling less than 1,000 feet.

Table 9.D.2 Operational Limitations of Response Equipment

Upon notification of the spill, Shell would request a partial or full mobilization of contracted resources, including, but not limited to, skimming vessels, oil storage vessels, dispersant aircraft, subsea dispersant, shoreline protection, wildlife protection, and containment equipment. Following is a list of the contracted resources including de-rated recovery capacity, personnel, and estimated response times (procurement, load out, travel time to the site, and deployment). The Incident Commander or designee may contact other service companies if the Unified Command deems such services necessary to the response efforts.

Based on the anticipated worst case discharge scenario, Shell can be onsite with dedicated, contracted on water oil spill recovery equipment with adequate response capacity to contain and recover surface oil, and prevent land impact, within 33 hours (based on the equipment's Estimated Daily Response Capacity (EDRC)). Shell will continue to ramp up additional on-water mechanical recovery resources as well as apply dispersants and in-situ burning as needed and as approved under the supervision of the USCG Captain of the Port (COTP) and the Regional Response Team (RRT).

**Subsea Control and Containment:** Shell, as a founding member of the MWCC, will have access to the interim containment system (ICS) that can be rapidly deployed through the MWCC. The is designed to contain oil flow in the unlikely event of an underwater well blowout, and is designed, constructed, tested, and available for rapid response. Shell's specific containment response for MC 809 will be addressed in Shell's NTL 2010-N10 submission at the time the APD is submitted.

Table 9.D.9 Control, Containment, and Subsea Dispersant Package Activation List

**Mechanical Recovery (skimming):** Response strategies include skimming utilizing available OSROs Oil Spill Response Vessels (OSRVs), Oil Spill Response Barges (OSRBs), ID Boats, and Quick Strike OSRVs. There is a combined de-rated recovery rate capability of approximately 848,000 barrels/day. Temporary storage associated with the identified skimming and temporary storage equipment equals approximately 861,000 barrels.

	De-rated Recovery Rate (bopd)	Storage (bbls)
Offshore Recovery and		
Storage	663,709	856,061
Nearshore Recovery and		
Storage	184,807	5,130
Total	848,516	861,191

Table 9.D.3 Mechanical Recovery Combined De-Rated Capability

Table 9.D.4Offshore On-Water Recovery and Storage Activation ListTable 9.D.5Nearshore On-Water Recovery and Storage 5ctivation List

**Oil Storage:** The strategy for transferring, storing and disposing of oil collected in these recovery zones is to utilize two 150,000-160,000 ton (dead weight) tankers mobilized by Shell (or any other tanker immediately available). The recovered oil would be transferred to Motiva's Norco, LA storage and refining facility, or would be stored at Delta Commodities, Inc. Harvey, LA facility.

**Aerial Surveillance:** Aircraft can be mobilized to detect, monitor, and target response to oil spills. Aircraft and spotters can be mobilized within hours of an event.

Table 9.D.6Aerial Surveillance Activation List

**Aerial Dispersant:** Depending on proximity to shore and water depth, dispersants may be a viable response option. If appropriate and approved, 4 to 5 sorties from three DC-3's can be made within the first 12 hour operating day of the response. These aerial systems could disperse approximately 7,704 to 9,630 barrels of oil per day. Additionally, 3 to 4 sorties from the BE90 King Air and 3 to 4 sorties from the Hercules C-130A within the first 12 hour operating day of the response could disperse 4,600 to 6,100 barrels of oil per day. For continuing dispersant operations, the CCA's Aerial Dispersant Delivery System (ADDS) would be mobilized. The ADDS has a dispersant spray capability of 5,000 gallons per sortie.

Table 9.D.7 Offshore Aerial Dispersant Activation List

**Vessel Dispersant:** Vessel dispersant application is another available response option. If appropriate, vessel spray systems can be installed on offshore vessels of opportunity using inductor nozzles (installed on fire-water monitors), skid mounted systems, or purpose-built boom arm spray systems. Vessels can apply dispersant within the first 12-24 hours of the response and continually as directed.

#### Table 9.D.8 Offshore Boat Spray Dispersant Activation List

**Subsea Dispersant:** Shell has contracted with Wild Well Control for a subsea dispersant package. Subsea dispersant application has been found to be highly effective at reducing the amount of oil reaching the surface. Additional data collection, laboratory tests and field tests will help in facilitating the optimal application rate and effectiveness numbers. For planning purposes, the system has the potential to disperse approximately 24,500 to 34,000 barrels of oil per day.

Table 9.D.9 Control, Containment, and Subsea Dispersant Package Activation List

**In-Situ Burning:** Open-water in-situ burning (ISB) also may be used as a response strategy, depending on the circumstances of the release. ISB services may be provided by the primary OSRO contractors. If appropriate conditions exist and approvals are granted, one or multiple ISB task forces could be deployed offshore. Task forces typically consist of two to four fire teams, each with two vessels capable of towing fire boom, guide boom or tow line with either a handheld or aeriallydeployed oil ignition system. At least one support/safety boat would be present during active burning operations to provide logistics, safety and monitoring support. Depending upon a number of factors, up to 4 burns per 12-hour day could be completed per ISB fire team. Most fire boom systems can be used for approximately 8-12 burns before being replaced. Fire intensity and weather will be the main determining factors for actual burns per system. Although the actual amount of oil that will be removed per burn is dependent on many factors, recent data suggests that a typical burn might eliminate approximately 750 barrels. For planning purposes and based on the above assumptions, a single task force of four fire teams with the appropriate weather and safety conditions could complete four burns per day and remove up to  $\sim 12,000$  bbls/day. In-situ burning nearshore and along shorelines may be a possible option based on several conditions and with appropriate approvals, as outlined in Section 19, In-situ Burn Plan (OSRP). In-situ burning along certain types of shorelines may be used to minimize physical damage where access is limited or if it is determined that mechanical/manual removal may cause a substantial negative impact on the environment. All safety considerations will be evaluated. In addition, Shell will assess the situation and can make notification within 48 hours of the initial spill to begin ramping up fire boom production through contracted OSRO(s). There are potential limitations that need to be assessed prior to ISB operations. Some limitations include atmospheric and sea conditions; oil weathering; air quality impacts; safety of response workers; and risk of secondary fires.

Table 9.D.10 In-Situ Burn Equipment Activation List

**Shoreline Protection:** If the spill went unabated, shoreline impact in Plaquemines Parish, LA would depend upon existing environmental conditions. Nearshore response may include the deployment of shoreline boom on beach areas, or protection and sorbent boom on vegetated areas. Strategies would be based upon surveillance and real time trajectories provided by The Response Group that depict areas of potential impact given actual sea and weather conditions. Strategies from the New Orleans, Louisiana Area Contingency Plan, Unified Command would be consulted to ensure that environmental and special economic resources would be correctly identified and prioritized to ensure optimal protection. Shell has access to shoreline response guides that depict the protection response modes applicable for oil spill clean-up operations. Each response mode is schematically represented to show optimum deployment and operation of the equipment in areas of environmental concern. Supervisory personnel have the option to modify the deployment and operation of equipment allowing a more effective response to site-specific circumstances.

Table 9.D.11 Shoreline Protection and Wildlife Support List

**Wildlife Protection:** If wildlife is threatened due to a spill, the contracted OSRO's have resources available to Shell, which can be utilized to protect and/or rehabilitate wildlife. The resources under contract for the protection and rehabilitation of affected wildlife are in Table 9.D.11.

#### New or unusual technology in regard to spill, prevention, control and clean-up:

Shell will use our normal well design and construction processes with multiple barrier approach as well as new stipulations mandated by NTL 2008-N05. Response techniques will utilize new learnings from Macondo response to include in-situ burning and subsea dispersant application. Mechanical recovery advancements are continuing to be made to incorporate utilization of Koseq arms outfitted on barges, conversion of Platform Support Vessels for Oil Spill Response, and inclusion of nighttime spill detection radar to improve tracking capabilities (X-Band radar, Infrared sensing, etc.). In addition, new response technologies/techniques are continuing to be considered by Shell and the appropriate government organizations for incorporation into our planned response. Any additional response technologies/techniques presented at the time of response will be used at the discretion of the Unified Command and USCG.



#### ENVIRONMENTAL SENSITIVITY INDEX MAP

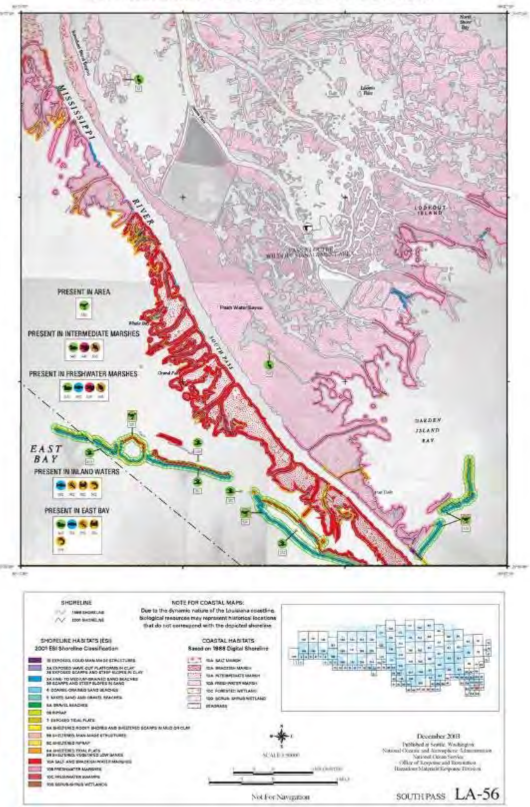


Figure 9.C.2 South Pass ESI Map

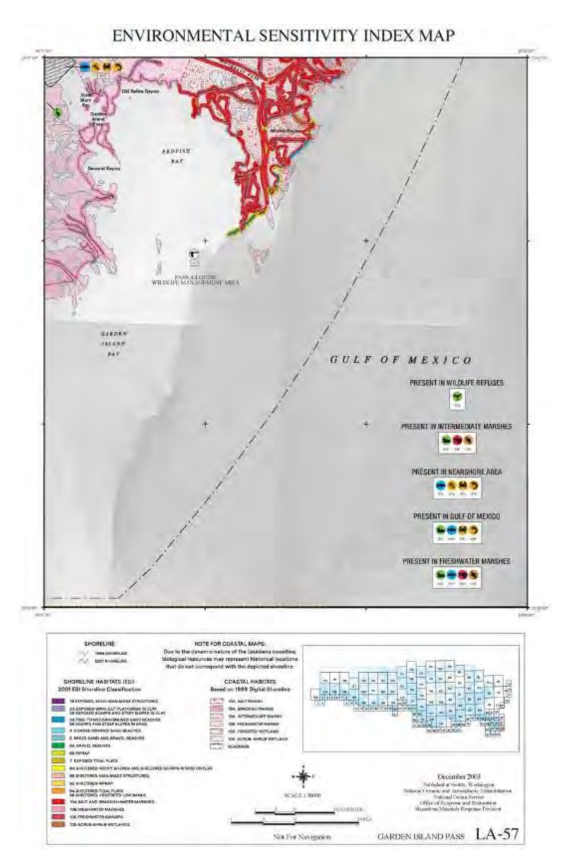


Figure 9.C.3 Garden Island Pass ESI Map

### ENVIRONMENTAL SENSITIVITY INDEX MAP

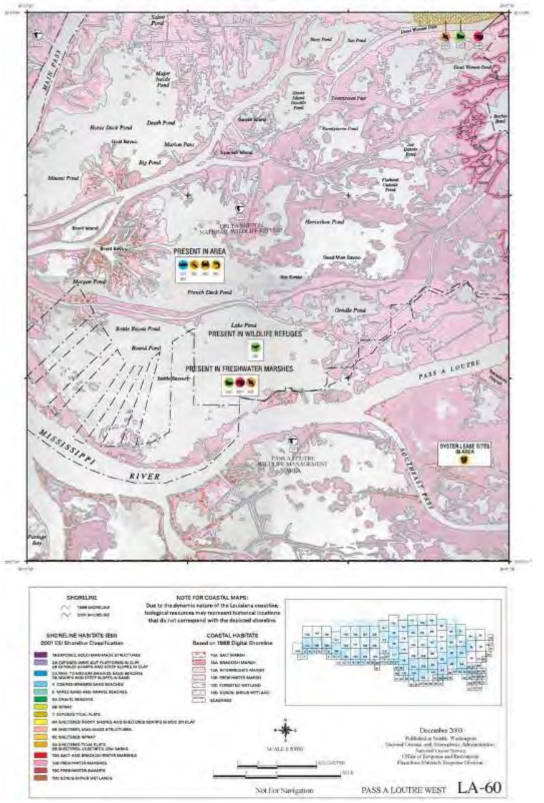


Figure 9.C.4 Pass a Loutre West ESI Map

#### ENVIRONMENTAL SENSITIVITY INDEX MAP

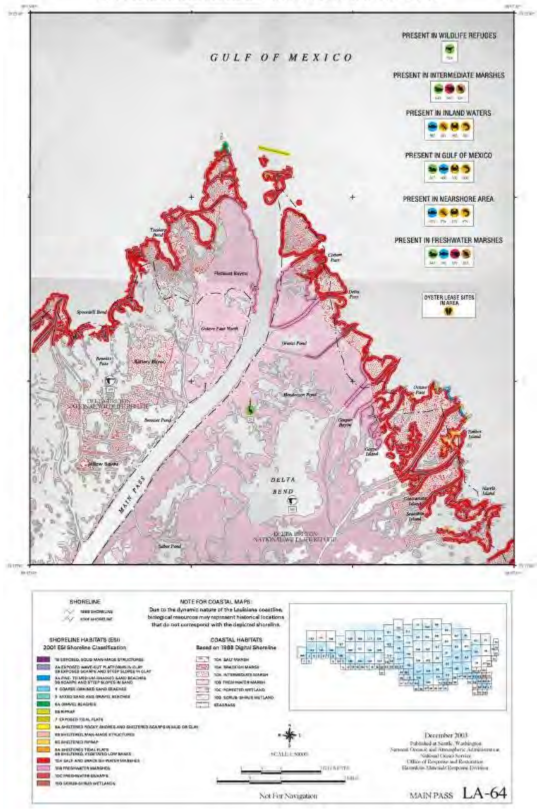


Figure 9.C.5 Main Pass ESI Map

		ample	Mississippi C					livatio					
	3	ampie C	Offshore On-Wate	r ke	covery a	Stor	age Aci	ivatio					
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Daily Recovery Capacity (EDRC in Bbis/Day)	Storage (Barrels)	Staging Area	Distance to Site from Staging (Miles)	Staging ETA	Tunobert Time	ETA to Site	Deployment 3	Total ETA
		hese compone	Fotal ETA might be effected by w ents are additional operational re are additional operational requir 	quireme ements	nts that must be p	procured to be use	in addition to	the system	n identif		nc.		
FRV JL O'Brien	CGA (888) 242- 2007	Leeville, LA	Lamor Brush Skimmer 36' Boom 95' Vessel X Band Radar Personnel	2 64 1 1 6	22,855	249	Leeville, LA	105	2	ø	6	1	9
FRV Breton Island	CGA (888) 242- 2007	Venice, LA	Lamor Brush Skimmer 36' Boom 95' Vessel X. Band Radar Personnel	2 64 1 1 6	22,885	249	Venice, LA	84	2	0	7	,	10
Louisiana Responder Transec 350	MSRC (800) OIL- SPIL	Fort Jackson, LA	Transrec Skimmer Back - Stress 1 Skimmer 67' Pressure Infatable Boom 210' Vessel Personnel 32' Support Boat X Band Radar Infrared Camera FAES #4 'Buster'	1 2310" 1 10 1 1 1 1 1 1	10,567	4,000	Fort Jackson, LA	93	2	ī	7.5	1	12
Stress 1	MSRC (800) OIL- SPIL	Fort Jackson, LA	Offshore Skimmer "Louislana Responder" 67° Pressure Inflatable Boom "Louislana Responder" Personnel *Appropriate Vessel	1 330' 5 2	15,840	0	Venice, LA	84	4	1	7	Ì	13
S.T. Benz Responder LFF 100 Brush	MSRC (800) OIL- SPIL	Port Fourchon, LA	"Temporary Storage LFF 100 Brush Skimmer Backup - Stress 1 Skimmer 67" Pressure Inflatable Boom 210' Vessel Personnel 32 Support Boat X Band Radar Infrared Camera	1 1 2,310" 1 10 1 1 1 1	18,086	4,000	Port Fourchon, LA	95	3	1	8	Î	13
Stress 1	MSRC (800) OIL- SPIL	Port Fourchon, LA	FAES #4 "Buster" Offshore Skimmer 'S.T. Benz Responder" 67" Pressure Inflatable Boom 'S.T. Benz Responder" Personnel "Appropriate Vessel	1 1 330' 5 2	15,840	0	Venice, LA	84	5.75	1	7	1	15
Mississippi Responder Transrec-350	MSRC (800) OIL- SPIL	Pascagoula, MS	1Temporary Storage Transrec Skimmer Backup - Stress 1 Skimmer 67' Pressure Inflatable Boom 210' Vessel Personnel 32' Support Boat X Band Radar Inflared Camera FAES #4 'Buster'	1 1 1,980" 1 10 1 1 1 1 1	10,567	4,000	Pascagoula, MS	163	2	1	13.5	1	18
MSRC-452 Offshore Barge	MSRC (800) OIL- SPIL	Fort Jackson, LA	Offshore Earge     Offshore Earge     Offshore Earge     Offshore Earge     Offshore Earge     Offshore Tug     X Band Radar     Infrared Camera	1 2640' 1 1 1 9 2 1 1	11,122	45,000	Fort Jackson, LA	93	4	CI.	11.5	î.	18
Stress 1	MSRC (800) OIL- SPIL	Galveston, TX	Offshore Skimmer "Mississippi Responder" 67" Pressure Inflatable Boom Personnel "Appropriate Vessel "Temporary Storage	1 330' 5 2 1	15,840	0	Venice, LA	84	9.5	à.	7	T	19
Fast Response Unit "FRU" 1.0	CGA (888) 242- 2007	Venice, LA	Personnel Villity Boat 53" Skimming Boom ** 67" Sea Sentry ** Crew Boat	1 4 1 75 440'	4,251	100	Venice, LA	84	4	6	8.5	1	20

Table 9.D.4 Offshore On-Water Recovery Storage Activation List

	s	ample (	Mississippi Ca Offshore On-Water					ivatio	nLis	t			
						01070					e Tim	es (Ho	urs)
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quadity	Effective Daily Recovery Capacity (EDRC in Bbis/Day)	Storage (Berrels)	Staging Area	Distance to Site from Staging (Miles)	Staging ETA	Loadout	ETA to Site	Deployment	Total ETA
		hese compon	Total ETA might be effected by we ents are additional operational req are additional operational require	uireme ments i	nts that must be p for the packages t	procured to be use	in addition to	the system			nt.		
				ific bar	ge names may val	у.		_		_	_		
			Foliex 250 Skimmer	1			-						
Fast Response Unit "FRU" 1.0	CGA (868) 242- 2007	Venice, LA	Personnel Utility Boat 53° Skimming Boom ** 67° Sea Sentry	4 1 75' 440'	4,251	100	Venice, LA	84	• 4	6	8.5	,	2
			** Crew Boat ** Add1 Storage	1		100							
Stress 1	MSRC (800) OIL- SPIL	Lake Charles, LA	Offshore Skimmer "Mississippi Responder" 67" Pressure Inflatable Boom Personnel "Appropriate Vessel	1 330' 5 2	15,840	p	Venice, LA	84	10.5	1	7	1	20
1	1.000		"Temporary Storage	1		500	1 m 1			-			
FRV H.L. Rich	CGA (888) 242- 2007	Vermillon, LA	Lamor Brush Skimmer 36" Boom 95" Vessel X Band Radar	2 64 1	22,885	249	Vermilion, LA	261	2	o	17.5	t	2
-			Personnel Follex 250 Skimmer	6	-	-						-	-
Fast Response Unit "FRU" 1.0	CGA (888) 242- 2007	Morgan City, LA	Personnel Utility Boat 53° Skimming Boom *6 57° Sea Sentry *6 7° Sea Sentry	4 1 75 440' 1	4,251	100	Venice, LA	64	5	6	8.5	1	2
			** Add1 Storage Follex 250 Skimmer	1		100					-		-
Fast Response Unit "FRU" 1.0	CGA (888) 242- 2007	Leeville, LA	Personnel Utility Boat 53° Skimming Boom *67° Sea Sentry ** Crew Boat	4 1 75 440 1	4,251	100	Venice, LA	84	5.5	6	8.5	1	2
			" Add1 Storage Follex 250 Skimmer	1		100				-			-
Fast Response Unit "FRU" 1.0	CGA (888) 242- 2007	Leeville, LA	Personnel Utility Boat 53' Skimming Boom ** 67" Sea Sentry ** Crew Boat ** Add Storage	4 1 75' 440' 1	4,251	100	Venice, LA	84	5.5	6	8.5	1	2
			Follex 250 Skimmer	1		100	-				-		
Fast Response Unit "FRU" 1.0	CGA (858) 242- 2007	Vermilion, LA	Personnel Utility Boat 53" Skimming Boom ** 67" Sea Sentry ** Crew Boat	4 1 75 440' 1	4,251	100	Venice, LA	84	6.25	6	8.5	7	21
FRV Galveston Island	CGA (888) 242- 2007	Galveston, TX	Lamor Brush Skiminer 36' Boom 95' Vessel X Band Radar Personnel	2 64 1 1 5	22,885	249	Galveston, TX	356	2	٥	23	1	2
MSRC-402 Offshore Barge	MSRC (800) OIL- SPIL	Pascagoula, MS	Offshore Barge 67° Pressure Inflatable Boom Crucial Disc Skimmer 68/30 Backup - Crucial Disc Skimmer 68/30 "Appropriate Vessel Personnel ° Offshore Tug X Band Radar	1 2640' 1 1 1 9 2	11,122	40,300	Pascagoula, MS	163	4	•	20.5	1	27

Table 9.D.4 Offshore On-Water Recovery Storage Activation List (continued)

				-			-	~	Res	spons	e Tim	es (Hou	irs)
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Dally Recovery Capacity (EDRC in Bbis/Day)	Storage (Berrels)	Staging Area	Distance to Site from Staging (Miles)	Staging ETA	Loadout	ETA to Site	Deployment Time	Total ETA
		hese compon	Total ETA might be effected by v ents are additional operational r are additional operational requi *** - Sp	equiremen rements f	nts that must be p	procured to be use	in addition to	the system			nz		
Guif Coast Responder Transrec-350	MSRC (800) OIL- SPIL	Lake Charles, LA	Transrec Skimmer Backup - Stress 1 Skimmer 67" Pressure inflatable Boom 210" Vessel Personnel 32" Support Boat X Band Radar Infrared Camera FAES #4" Buster"	1 2640' 1 10 1 1 1 1 1	10,567	4,000	Lake Charles, LA	303	2	ì	25	A.	25
CGA-200 HOSS Barge (OSRB)	CGA (888) 242- 2007	Harvey, LA	Marco Skimmer 67" Sea Sentry Personnel " Tug - 1,200 HP X Band Radar " Tug - 1,800 HP	4 2640' 12 2 1 1	76,285	4,000	Harvey, LA	146	6	ġ.	22	2	3(
PSV-VOO Skimming System (Brush)	MSRC (800) OIL- SPIL	Lake Charles, LA	Approximate and a second strain and a second strain and second str	1 1320' 1 9 1 1 2	18,085	0	Venice, LA	84	24	ł	7	÷	33
Texas Responder Transrec-350	MSRC (800) OIL- SPIL	Galveston, TX	Transrec Skimmer Backup - Stress 1 Skimmer 67° Pressure inflatable Boom 210° Vessel Personnel 32° Support Boat X Band Radar Infrared Camera	1 2640' 1 10 1 1 1 1	10,567	4,000	Galveston, TX	356	2	à	29.5	ĩ	34
Southern Responder Transrec-350	MSRC (800) OIL- SPIL	Ingleside, TX	FAES #4 'Buster' Transrec Skimmer Backup - Stress 1 Skimmer 67' Pressure Inflatable Boom 210' Vessel Personnel 32' Support Boat X Band Radar Inflared Camera FAES #4' Buster'	1 1 2640' 1 10 1 1 1 1	10,567	4,000	ingleside, TX	500	2	ł	41.5	x	46
Coseq Skimming Arms (6) (Mariflex Weir)	CGA (888) 242- 2007	Harvey, LA	15m rigid skimming arm Personnel * Offshore vessel (>200') * 30T crane * 500 bb Portable tank	2 5 1 1	36,326	0	Port Fourchon, LA	95	24	24	9.5	2	60
""Moran/ Long Island	CGA (888) 242- 2007	Houma, LA.	Offshore Barge Personnel Offshore Tug	1 4 1	N/A.	62,982	Houma, LA	149	24-72	٥	19	1	44 to 92
***Moran/ Tennessee	CGA (888) 242- 2007	Houma, LA	Offshore Barge Personnel Offshore Tug	1 4 1	N/A	82,022	Houma, LA	149	24-72	Ö.	19	1	44 to 92
**Moran/ New Hampshire	CGA (888) 242- 2007	Houma, LA	Offshore Barge Personnel Offshore Tug Offshore Tug	4	N/A	118,836	Houma, LA	149	24-72	0	19	1	44 to 92
""Moran/ Massachusetts ""K-Sea DBL	CGA (888) 242- 2007 CGA	Houma, LA	Offshore Barge Personnel Offshore Tug Offshore Barge	4	N/A.	137,123	Houma, LA	149	24-72	0	19	1	44 to 92 44
101 Offshore Barge	(888) 242- 2007	Belle Chasse, LA	Personnel * Offshore Tug	10 1	N/A	107,285	Houma, LA	149	24-72	٥	19	1	to 92

Table 9.D.4 Offshore On-Water Recovery Storage Activation List (continued)

	5		Mississippi ( Vearshore O						on L	ist	ł		
	-		1		8	-				Resp	onse Time	s (Hou	rs)
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Daily Recovery Capaci (EDRC in Bbls/Day)	Storage (Barrels,	Staging Area	Distance to Nearshore Environment (Miles)	Staging ETA	Loadout Time	ETA to Nearshore Environment	Deployment Time	Total ETA
* - Th			ditional operational re night be effected by w									fied.	
1	inc inc				, ocu siaic	100h	I I I I I I I I I I I I I I I I I I I	purly reco	CT GT G	Table		_	_
3.0% Test of	CGA	1	Lori Brush Skimmer 36" Boom	2							100		
SWS CGA-77 FRV	(888) 242-	Venice, LA	60' Vessel	1	22,885	249	Venice, LA	47	2	0	3	1 t	6
FRV	2007		X Band Radar	1			10000						
			Personnel	4									
	CGA		Lori Brush Skimmer	2			-		1.00				
FRV M/V Grand Bay	(888) 242-	Venice, LA	36" Boom	46'	15,257	65	Venice, LA	47	2	0	5	1	8
Day	2007	a second second	46' Vessel Personnel	1	and the second		and the second		12				
			Lori Brush Skimmer	2					-				
	CGA	C - 5 - 1	36" Boom	150			1.1.1						
SWS CGA-78 FRV	(888) 242-	Leeville, LA	60' Vessel	1	22,885	249	Leeville, LA	73	2	0	4.5	1	8
FRV	2007	and the second second	X Band Radar	1			1. The Court		100			1.1	
	day - Alexandria	1 ····································	Personnel	4	1 · · · · · · · · · · · ·					10.00	-	1.000	
and the state of		1.2772.1	Marco Belt Skimmer	1	1		1					- 11	
SWS CGA-52	CGA	1. 1. m. 1	* 18" Boom (contractor) Personnel	3	1.2.512	34	4.5.5.4	50	-21	12			
MARCO Shallow	(888) 242- 2007	Venice, LA	36' Skimming Vessel	1	3,588		Venice, LA	47	4	2	3	1	1
Water Skimmer	2007		a second second second			249	1						
		1.1.1	Shallow Water Barge	1		270			_				
SWS CGA-53	CGA	12.2	Marco Belt Skimmer 18" Boom (contractor)	1 100'			1				1		
MARCO Shallow	(888) 242-	Leeville, LA	Personnel	3	3,588	34	Venice, LA	47	5,5	2	3	1	1
Water Skimmer	2007		38' Skimming Vessel	1			4				-	1.1	
	10000	· · · · · · · · · · · · · · · · · · ·	Skimmer	1			the strength			1			
SBS w/	MSRC	Belle Chasse,	18" Boom	50'			Port						
Queensboro	(800) OIL-	LA	Personnel	4	905	400	Fourchon,	63	4.25	1	5.5	1	1
	SPIL		Non-self-propelled barge Push Boat	1			LA						
	MSRC	and Status	Marco I Skimmer	1		_	Port						-
MSRC "Kvichak"	(800) OIL-	Belle Chasse,	Personnel	2	3,588	24	Fourchon,	63	4.25	11	5.5	t	1
	SPIL	LA	30' Shallow Water Vessel	1		-	LA				1.1.4	-01	_
			Marco Belt Skimmer	2								1	
SW CGA-72	CGA	Morgan City,	36" Auto Boom	150'		249	Morgan City,	174	2				1
FRV	(888) 242- 2007	LA	Personnel 56' SWS Vessel	4	21,500	249	LA	1/4	2	0	10	1	- 1
	2007		14'-16' Alum, Flatboat	2					-				_
			Lori Brush Skimmer	2									
FRV M/V RW	CGA (888) 242-	Morgan City.	36" Boom	46"	15.257	65	Morgan City,	174	2	0	10	1	1
Armstrong	2007	LA	46' Vessel	1	10,207	00	LA	1/4	14		10	1.1	- 3
	2001		Personnel	4	1.		1			1.11			
	MSRC	1000	Skimmer	1	1		Port						
SBS w/ GT-185	(800) OIL-	Baton Rouge,	18" Boom Personnel	50°	1,371	400	Fourchon.	63	5	1	5.5	1	1
w/adapter	SPIL	LA	Non-self-propelled barge	4	1,371	400	LA	03	9		9.9	5.	
1.00 M		4	Push Boat	1		1.000					1.1		
	10000		Skimmer	1	A	-	1 I						
SBS w/	MSRC	Lake Charles,	18" Boom	50'	1000	1	Port	17 JON 1	05		1057		
Queensboro	(800) OIL-	LA LA	Personnel	4	905	400	Fourchon,	63	6.25	1	5.5	1	1
	SPIL	11.00	Non-self-propelled barge	1			LA						
			Push Boat		-								_

Table 9.D.5 Nearshore On-Water Recovery Activation List

	5		Mississippi ( Nearshore O						on L	ist	<b>L</b>		
					8					Resp	onse Time	s (Hou	(S)
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Daily Recovery Capacity (EDRC in Bbls/Day)	Storage (Barrels)	Staging Area	Distance to Nearshore Environment (Miles)	Staging ETA	Loadout Time	ETA to Nearshore Environment	Deployment Time	Total ETA
* - Th			ditional operational re night be effected by w									fied.	
		1	Skimmer	1	1		1				1	1	
SBS w/	MSRC	Lake Charles,	18" Boom	50"	1.00		Port		4		11		
Queensboro	(800) OIL-	Lake Chanes,	Personnel	4	905	400	Fourchon,	63	6.25	1	5.5	1	14
aucensuoro	SPIL	~	Non-self-propelled barge	1			LA						
	1.00		Push Boat	1									
	Sec. 5	1.0.2	Skimmer	1			114/011						
SBS w/	MSRC	Lake Charles,	18" Boom	50"	a la stradi		Port	15	1.2.4		i al al-	-	
Queensboro	(800) OIL-	LA	Personnel	4	905	400	Fourchon,	63	6.25	1	5.5	1	14
	SPIL	10122018	Non-self-propelled barge	1			LA	1					
	h		Push Boat	1			· . · · · · · · · · · · · · · · · · · ·		7.4.7.1	-			
SBS w/	MSRC	Lake Charles.	Skimmer	1 50'	1		Port	10 The 1	1000			1.1	1 a a
Queensboro	(800) OIL-	LA LA	18" Boom Personnel	- 5U - 4	905	400	Fourchon,	63	8.25	1	5.5	1	14
Queensooro	SPIL	5	Self-propelled barge	1	1.00		LA	11 10 10	1.00		-		
	10.000		Skimmer	1					-				
SBS w/	MSRC	Lake Charles,	18" Boom	50'		2.1	Port	10				1.00	
Queensboro	(800) OIL-	LA	Personnel	4	905	400	Fourchon,	63	6.25	1	5.5	1	14
	SPIL		Self-propelled barge	1			LA		1		-		
	MSRC		Marco I Skimmer	1	· · · · · · · · · · · · · · · · · · ·	-	Port					-	
MSRC "Kvichak"	(800) OIL-	Pascagoula, MS	Personnel	2	3,588	24	Fourchon,	63	5.75	1	5.5	1	14
	SPIL	ma	30' Shallow Water Vessel	1			LA		1			-	
	10.0 1007.1		Skimmer	1			1+						
SBS w/	MSRC	Pascagoula,	18" Boom	50'		1.000	Port		1		112.1	10	
Queensboro	(800) OIL-	MS	Personnel	4	905	400	Fourchon,	63	5.75	1	5.5	1	14
	SPIL		Non-self-propelled barge	1			LA		a second s				
			Push Boat	1						-	-	-	
	MSRC		Skimmer 18" Boom	1 50'			Port						
AARDVAC	(800) OIL-	Pascagoula,	Personnel	5	3,840		Fourchon.	63	8	1	5.5	1	14
OUTPANS	SPIL	MS	* Appropriate Vessel	2	5,040		LA				0.0		14
	0.12		* Temporary Storage	1		500	-	the second second					
	uena		Skimmer	1			Dert						
SBS w/ GT-185	MSRC	Pascagoula,	18" Boom	50'	1.074	400	Port		5.70	1.0		1	
w/adapter	(800) OIL- SPIL	MS	Personnel	4	1,371	400	Fourchon, LA	63	5.75	1	5.5	1	14
	SPIL		Self-propelled barge	1			LA		1				
	1.1.1.1	1.	Marco Skimmer	1									
SWS CGA-55	CGA	Morgan City,	* 18" Boom (contractor)	100"	Contract of	100	1.45	-	1.5				1.1
Egmopol Shallow	(888) 242-	LA	Personnel	3	1,810		Venice, LA	47	5	2	6.5	1	15
Water Skimmer	2007		38' Skimming Vessel	1			1.1.1.1.1.1.1.1.1.1		1.00				
			Shallow Water Barge	1		249	/ · · · · · · · · · · · · · · · · · · ·		/				
		11.00000000	Marco Belt Skimmer	1					1111				1000
SWS CGA-51 MARCO Shallow	CGA (888) 242-	Lake Charles,	* 18" Boom (contractor)	100'	2 500	20	Manies ( A	47	11	2	3		
Water Skimmer	(888) 242- 2007	LA	Personnel	3	3,588		Venice, LA	47	41	2	3	1	17
water skimmer	2007		34' Skimming Vessel	1	11	240	1						
			Shallow Water Barge Skimmer	1		249		+		-	-		
100.1	MSRC	1	18" Boom	50'			Port						
SBS w/	(800) OIL-	Galveston, TX	Personnel	4	905	400	Fourchon,	83	8.75	1	5.5	1	17
Queensboro	SPIL	San Shan, TA	Non-self-propelled barge	1	~~~~		LA		S.10		0.0		

Table 9.D.5 Nearshore On-Water Recovery Activation List (continued)

			Mississippi (										
	5	Sample I	Vearshore O	n-N	later R	eco	very A	ctivati					
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Daily Recovery Capacity (EDRC in Bbls/Day)	Storage (Barrels)	Staging Area	Distance to Nearshore Environment (Mites)	Staging ETA	Loadout Time	ETA to Nearshore Environment	Deployment Time	Total ETA
* - Th			ditional operational re night be effected by w									fied.	
SBS w/ GT-185 w/adapter	MSRC (800) OIL- SPIL	Galveston, TX	Skimmer 18" Boom Personnel Non-self-propelled barge Push Boat	1 50' 4 1	1,371	400	Port Fourchon, LA	63	8.75	1	5.5	1	17
MSRC "Kvichak"	MSRC (800) OIL- SPIL	Galveston, TX	Marco I Skimmer Personnel 30' Shallow Water Vessel	1 2 1	3,588	24	Port Fourchon, LA	63	8.75	1	5.5	1	17
SBS w/ Queensboro	MSRC (800) OIL- SPIL	Memphis, TN	Skimmer 18" Boom Personnel Non-self-propelled barge Push Boat	1 60' 4 1	905	400	Port Fourchon, LA	63	9.25	t	5,5	1	17
SW CGA-74 FRV	CGA (888) 242- 2007	Vermilion, LA	Marco Belt Skimmer 36" Auto Boom Personnel 56' SW Vessel 1 14'-16' Alum. Flatboat	2 150' 4 1 2	21,500	249	Vermilion, LA	246	2	Q	14.5	1	18
MSRC "Kvichak"	MSRC (800) OIL- SPIL	Ingleside, TX	Marco I Skimmer Personnel 30' Shallow Water Vessel	1 2	3,588	24	Port Fourchon, LA	63	11.5	4	5.5	Ĩ.	19
SBS w/ GT-185 w/adapter	MSRC (800) OIL- SPIL	Ingleside, TX	Skimmer 18" Boom Personnel Self-propelled barge	1 50' 4	1.371	400	Port Fourchon, LA	63	11.5	1	5.5	ţ.	19
SW CGA-73 FRV	CGA (888) 242- 2007	Lake Charles, LA	Marco Belt Skimmer 36" Auto Boom Personnel 56" SWS Vessel 1 14'-16" Alum. Flatboat	2 150' 5 1 2	21,500	249	Lake Charles, LA	287	2	0	17	+	20
SBS w/ GT-185 w/adapter	MSRC (800) OIL- SPIL	Jacksonville, FL	Skimmer 18" Boom Personnel Non-self-propelled barge 'Appropriate Vessel	1 60' 5 1	1,371	400	Port Fourchon, LA	63	12	t	5,5	1	20
SBS w/ GT-185 w/adapter	MSRC (800) OIL- SPIL	Tampa, FL	Skimmer 18" Boom Personnel Non-self-propelled barge Push Boat	1 50' 5 1	1,371	400	Port Fourchon, LA	63	13		5.5	1	21
FRV M/V Bastian Bay	CGA (888) 242- 2007	Lake Charles, LA	Lori Brush Skimmer 36" Boom 46' Vessel Personnel	2 46' 1 4	15,257	85	Lake Charles, LA	287	2	٥	19	1	22
SBS w/ GT-185 w/adapter	MSRC (800) OIL- SPIL	Savannah, GA	Skimmer 18" Boom	1 50' 4 1	1,371	400	Port Fourchon, LA	63	13.75	1	5.5	1	22
SBS w/ Queensboro	MSRC (800) OIL- SPIL	Roxana, IL	Skimmer 18" Boom Personnel Non-self-propelled barge Push Boat	1 50' 4 1	905	400	Port Fourchon, LA	63	14	a	5.5	1	22

Table 9.D.5 Nearshore On-Water Recovery Activation List (continued)

			Mississippi (	Can	yon 80	9-1	Explora	ation					
	S	ample l	Vearshore O	n-N	Vater R	eco	very A	ctivati	on L	ist	k		
i		· · · · · · · · · · · · · · · · · · ·	T	1	ţ	0	1	· · · · · · ·		Resp	onse Time	s (Hou	5)
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Daily Recovery Capacity (EDRC in Bbls/Day)	Storage (Barrels)	Staging Area	Distance to Nearshore Environment (Miles)	Staging ETA	Loadout Time	ETA to Nearshore Environment	Deployment Time	Total ETA
* - Th			ditional operational re night be effected by w									fied.	
		1	Marco Belt Skimmer	1		1	1			-	-		_
CGA-54 Egmopol	CGA		* 18" Boom (contractor)	100'		1000					1.1	110	
Shallow Water	(888) 242-	Galveston, TX		3	1,810	100	Venice, LA	47	10.5	2	9	1	22.5
Skimmer	2007		34' Skimming Vessel	1	1				100	121	-	10	
			Shallow Water Barge	1	1	249	1						
	100.000		Skimmer	1			2.071						
1.1.1.1.1.1.1.1.1	MSRC	1.000.011	18" Boom	50'			Port	1.1.1	1.1				
AARDVAC	(800) OIL-	Miami, FL	Personnel	- 5	3,840		Fourchon,	63	16	1	5.5	1	24
	SPIL		* Appropriate Vessel	2			LA						
			* Temporary Storage	1		500							
	MSRC		Marco I Skimmer	1	0.500	~	Port		40.00	1.5	1. 6 6 1	2	
MSRC "Kvichak"	(800) OIL- SPIL	Miami, FL	Personnel 30' Shallow Water Vessel	2	3,588	24	Fourchon,	63	16.25	1	5.5	t	24
	J. IL		Skimmer	1		-	5		-			-	
	MSRC	· · · · · · · · · · · · · · · · · · ·	18" Boom	50'			Port				1		
WP-1	(800) OIL-	Miami, FL	Personnel	5	3,017		Fourchon,	63	16	11	5.5	1	24
	SPIL	With the t	Appropriate Vessel	2	5,517		LA		,		0.0		24
		1	"Temporary Storage	1		500			1.1				
			Skimmer	1								¢	
	MSRC	1.000	18" Boom	50'			Port	1	100				
AARDVAC	(800) OIL-	Miami, FL	Personnel	5	3,840		Fourchon,	63	16	1	5.5	1	24
and the second se	SPIL		* Appropriate Vessel	2			LA	111.1	1		1000		
· · · · · · · · · · · · · · · · · · ·		the second se	* Temporary Storage	1	1	500	1				1	1 - 1	
	1.000	· · · · · · · · · · · · · · · · · · ·	Skimmer	1			A. C. T						
SBS w/	MSRC	Sector and	18" Boom	60'	I. J.		Port	1.1	1.21		Sec. 1		
Queensboro	(800) OIL-	Whiting, IN	Personnel	4	905	400	Fourchon,	63	17.25	1	5.5	1	25
	SPIL		Non-self-propelled barge	1	1.1		LA						
			Push Boat	1	-								
	MSRC	provide the second seco	Skimmer	1 50'	1		Port				1		
SBS w/	(800) OIL-	Toledo, OH	18" Boom Personnel	4	905	400	Fourchon,	63	18.75	1	5.5	1	27
Queensboro	SPIL	Toledo, Ori	Non-self-propelled barge	1	645	400	LA	00	10.75		0.0		
1			Push Boat	1									
Mana In (1	MSRC	Liber at a la	LORI Brush Skimmer	2	1	1	T. Carton		1	1	1.7.4	1	-
MSRC "Quick Strike"	(800) OIL-	Lake Charles,	Personnel	3	5,000	50	Lake Charles, LA	287	2	1	24	1	28
Strike	SPIL	LA	47' Fast Response Boat	1			Charles, LA	1.1.1.1	1.7		1.1.7%		
Contraction of the	MSRC	Virginia	Marco I Skimmer	1	1.0000.4	1.00	Port		100		1.00		
MSRC "Kvichak"	(800) OIL-	Beach, VA	Personnel	2	3,588	24	Fourchon,	63	20	1	5.5	1	28
	SPIL		30' Shallow Water Vessel	1		1.000	LA			_	1.000		
	MSRC		Skimmer	1	-		Port	-	1.1				
SBS W/ GT-185	(800) OIL-	Virginia Bosch VA	18" Boom	50'	1,371	400	Fourchon,	63	20	1	5.5	1.	28
w/adapter	SPIL	Beach, VA	Personnel		1.2.194		LA				1.00		
			Self-propelled barge Lori Brush Skimmer	2		-				-		<	_
2012.00.00	CGA	1.1	36" Boom	150							1		
SWS CGA-75	(888) 242-	Galveston, TX	60' Vessel	1	22,885	249	Galveston,	354	2	0	26	1	29
FRV	2007		X Band Radar	1	10000		TX		121	2		1	
		1.1.1.1.1.1.1.1.1.1	Personnel	4									
			Skimmer	1						-			
SBS w/ GT-185	MSRC	Chesapeake	18" Boom	50'	1		Port						
w/adapter	(800) OIL-	City, MD	Personnel	4	1.371	400	Fourchon,	63	21.5	1	5.5	1	29
madapter	SPIL	only, MiL	Non-self-propelled barge	1			LA						
		and the second sec	Push Boat	- 1 -	-	-							

Table 9.D.5 Nearshore On-Water Recovery Activation List (continued)

	_	-		-	× 1	eco	-	-	-	Resni	onse Time	s /Hou	e I
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Effective Daily Recovery Capacity (EDRC in Bbls/Day)	Storage (Barrels)	Staging Area	Distance to Nearshore Ervironment (Miles)	Staging ETA	Loadout Time	ETA to Nearshore Environment	Deployment Time	Total ETA
* - Th			ditional operational re night be effected by w									fied.	
and some street	MSRC		Skimmer	1		· · · · ·	Port					1.1	-
SBS w/ GT-185	(800) OIL-	Edison/Perth	18" Boom	50'	1,371	400	Fourchon,	63	23	1	5.5	1	3
w/adapter	SPIL	Amboy, NJ	Personnel	4	1.04		LA						
	Hana	-	Self-propelled barge	1			-		-				-
SRC "Kvichak"	MSRC (800) OIL-	Edison/Perth	Marco I Skimmer Personnel	2	3,588	74	Port Fourchon.	63	23	t		1	3
VISRC KVICNAK	SPIL	Amboy, NJ	30' Shallow Water Vessel	1	3,068	24	LA	03	23	1	5.5	101	3
	0116		Skimmer	1			5		-	-			-
	MSRC	C. and and the	18" Curtain Internal Foam	50'	1		Port						
SBS w/ GT-185	(800) OIL-	Bayonne, NJ	Personnel	4	1,371		Fourchon,	63	23	1	5.5	1	3
w/adapter	SPIL		Non-self-propelled barge	1	1.55	400	LA			1.00			
1	1 T . L		*Appropriate Vessel	. t									
			Skimmer	1 ~			1.1.1						
SBS w/ GT-185	MSRC		18" Curtain Internal Foam	60'	and a		Port		-				
w/adapter	(800) OIL-	Providence, RI		4	1,371		Fourchon,	63	26	1	5.5	1	3
and the second	SPIL	1000 1000 100	Non-self-propelled barge Push Boat	1		400	LA		11.17				
			Skimmer	1					-	-		-	_
	MSRC	122 222	18" Boom	60'	t I		Port		100				
SBS w/ GT-185	(800) OIL-	Everett, MA	Personnel	4	1,371	400	Fourchon,	63	26	1	5.5	1	3
the province of the second	SPIL		Non-self-propelled barge	1			LA			1.1			
			Push Boat	1								_	
5 75 m F	MSRC	Farmer and	Marco I Skimmer	1	1.000		Port		1	0			
MSRC "Kvichak"	(800) OIL-	Portland, ME	Personnel	2	3,588	24	Fourchon,	63	28	1	5.5	1.1	3
	SPIL		30' Shallow Water Vessel	10			LA		-			-	_
	MSRC	in the second second	Skimmer	1			Port	Annual and					
SBS w/ WP-1	(800) OIL-	Portland, ME	18" Boom Personnel	50	3,017	400	Fourchon,	63	28	1	5.5	1	3
MC-1	SPIL	A CONTRACTOR	Self-propelled barge	4	+		LA	hand of the state					
	5357		Lori Brush Skimmer	2					-	-			
FRV CGA 58	CGA	Aransas Pass.	36" Boom	46"			Aransas	1000		-	12.2	1	
Timbalier Bay	(888) 242-	TX	46' Vessel	1	15,257	65	Pass, TX	533	2	0	33.5	1	3
	2007		Personnel	4	1		1.						
			Marco Belt Skimmer	2									
SW CGA-71	CGA	Aransas Pass.	36" Auto Boom	150'	1		Aransas		151				
FRV	(888) 242-	TX	Personnel	5	21,500	249	Pass, TX	533	2	0	36	1	3
	2007	10	56' SWS Vessel	1	1		1 025, 17	a service and services	10.00	1.1			
-	-	1	* 14'-16' Alum. Flatboat	2	-								
MSRC	MSRC	120.00	LORI Brush Skimmer	2	Course 1		2012	1.1	1.21	18	152.1	1.51	
"Lightning"	(800) OIL-	Tampa, FL	Personnel	3	5,000	50	Tampa, FL	571	2	1	47.5	1	5
	SPIL	and the second second	47' Fast Response Boat	1.11			a contract of the second se		1000			· · · · ·	

Table 9.D.5 Nearshore On-Water Recovery Activation List (continued)

					ua	te s)	R	esponse T	īmes (Hou	rs)
Aerial Surveillance System	Supplier & Phone	Airport/City, State	Aerial Surveillance Package	Quantity	Staging Location	Distance to Site from Staging (nautical miles)	Steging ETA	Loadout Time	ETA to Site	Total ETA
*- These	components	are additional	operational requiren	ents the	at must be p	rocured in	addition	to the sys	stem ident	ified.
Twin	Airborne		Surveillance Aircraft	1		1.1.1.1				
Commander Air Speed - 260	Support (985) 851-	Houma, LA	Spotter Personnel	2	Houma, LA	134	1	0.25	0.45	1.70
Knots	6391		Crew - Pilots	1	-			1 20-	2.14	
Aztec Piper	Airborne		Surveillance Aircraft	1	Carried State	1		1.000	100	
Air Speed - 150	Support (985) 851-	Houma, LA	Spotter Personnel	2	Houma, LA	134	1	0.25	0.78	2.05
Knots	6391	1.1.1.1	Crew - Pilots	1				100	M	
Eurocopter EC-	PHI		Surveillance Aircraft	1	-				1000	
135 Helicopter Air Speed -	(800) 235-	Houma, LA	Spotter Personnel	2	Houma, LA	134	1	0.25	0.83	2,10
141 knots	2452		Crew - Pilots	1					1 22	
Sikorsky S-76	PHI		Surveillance Aircraft	1		1.1.1	1.	1.5	1.50	
Helicopter Air Speed -	(800) 235-	Houma, LA	Spotter Personnel	2	Houma, LA	134	1	0.25	0.83	2.10
	2452		Crew - Pilots	1						

Table 9.D.6 Aerial Surveillance Activation List

	Sam		issippi Canyo shore Aerial L					Lis	t		
				-	-		B	espons	e Time	s (Hou	rsi
Aerial Dispersant System	Supplier & Phone	Airport/ City, State	Aerial Dispersant Package	Quantity	Staging Location	Distance to Site from Staging (Miles)	Staging ETA	Loadout Time	ETA to Site	Deployment	fotal ETA
	components a ** The seco	are additional and flight time	o additional dispersant a operational requirement & listed are to demonstra listed is for gallon capa	s that mu ate subse	ist be procui equent sortie	ed in addi and appli	tion to t cation t	he syst imefrat	tem(s) i		ed.
Twin	CGA/Airborne		Aero Commander	1					1		
Commander	Support	Houma, LA	Spotter Personnel	2	Houma, LA	134	1	0	0.45	0	1.4
Air Speed - 300 MPH	(985) 851- 6391		Crew - Pilots	1	1.00	12.00					
001.11	0381		Grew - Fligts	1			-	-	-	-	
BT-67 (DC-3 Turboprop) Aircraft	CGA/Airborne Support	Houma, LA	DC-3 Dispersant Aircraft Dispersant - Gallons	1 2000	Houma, LA 1st Flight	134	2	0.5	0.69	0.5	3.7
Air Speed - 194	(985) 851-		Spotter Aircraft	1		1.1	-		-		
MPH	6391		Spotter Personnel	2	Houma, LA	134	0.69	0.5	0.69	0.3	2.2
			Crew - Pilots	2	2nd Flight	134	0.08	0.0	0.08	0.3	2.2
	CGA/Airborne	i	DC-3 Dispersant Aircraft	1	Houma, LA	1000	1.00	1.1	1	1774	
DC-3 Aircraft	Support		Dispersant - Gallons	1200	1st Flight	134	2	0.5	0.89	0.5	3.9
Air Speed - 150	(985) 851-	Houma, LA	Spotter Aircraft	1			_	_		-	
MPH	6391		Spotter Personnel	2	Houma, LA	134	0.89	0.5	0.89	0.3	2.6
	1		Crew - Pilots	2	2nd Flight	- 387 ····	1.000	1.944	1.112.	10.0	
25.3.2	CGA/Airborne		DC-3 Dispersant Aircraft	1	Houma, LA	-			0.00	6.0	
DC-3 Aircraft	Support	Houma, LA	Dispersant - Gallons Spotter Aircraft	1200	1st Flight	134	2	0.5	0.89	0.5	3.9
Air Speed - 150 MPH	(985) 851-	Houma, LA		2	Houma, LA		-		-		
	6391		Spotter Personnel Crew - Pilots	2	2nd Flight	134	0.89	0,5	0.89	0.3	2.6
			BE-90 Dispersant Aircraft	1	Stennis	_	-	-	-	-	
BE-90 King Air	1000		Dispersant - Gallons	250	INTL., MS	152	4	0.00	0.72	0.20	4.9
Aircraft	MSRC	10.000	* Spotter Aircraft	1	1st Flight		1.101				4.0
Air Speed - 213	(800) OIL-SPIL	Kiln, MS	State of the second second		Stennis						
MPH	parts and the		*Spotter Personnel	2	INTL. MS	152	0.72	0.3	0.72	0.20	2.0
Lating to Access		1 · · · · · · · · · · · · · · · · · · ·	Crew - Pilots	2	2nd Flight	and the second	1000	100	, <u>`</u>	222	
			C130-A Disp Aircraft	1	Stennis	1.500	Test li		1.5		
C130-A Aircraft	1107.0		Dispersant - Gallons	4125	INTL., MS	152	4	0.0	0.45	0.5	4.9
Air Speed - 342	MSRC (800) OIL-SPIL	Kiln, MS	*Spotter Aircraft	1	1st Flight			-	-		_
MPH	(out) one offic		*Spotter Personnel	2	Stennis INTL., MS	152	0.50	0.3	0.45	0.5	1.8
			Crew - Pilots	2	2nd Flight	1.52	0.00	0.0	V.40	0.0	1.0
			C130-A Disp. Aircraft	1	Stennis		·				
			Dispersant - Gallons	4125	INTL., MS	152	9	0.3	0.45	0.5	10.3
C130-A Aircraft Air Speed - 342	MSRC	Mesa, AZ	*Spotter Aircraft	1	1st Flight	. <u>.</u>		-	1		
MPH	(800) OIL-SPIL	Wesd, AL	*Spotter Personnel	2	Stennis	1		1000	1	1	1.00
	2	1	Crew - Pilots	2	INTL., MS 2nd Flight	152	0.50	0.3	0.45	0.5	1.8
			BE-90 Dispersant Aircraft	1	Stennis	100	10		0.70	0.00	40.0
BE-90 King Air	HODO		Dispersant - Gallons	330	INTL., MS	152	15	0.3	0.72	0.20	16.2
Aircraft Air Speed - 213	MSRC (800) OIL-SPIL	Concord, CA	* Spotter Aircraft	1	1st Flight		_				
MPH	(out) oit-sPit		*Spotter Personnel	2	Stennis INTL., MS	152	0.72	0.3	0.72	0.20	2.0
					2nd Flight					H	2.0

Table 9.D.7 Offshore Aerial Dispersant Activation List

	Sampl		ssippi Canyoı Dre Boat Spra					ion	List		
					10			Respon	se l'ime	s (Hours	s)
Boat Spray Dispersant System	Supplier & Phone	Warehouse	Boat Spray Dispersant Package	Quantity	Steging Are	Distance to Site from Staging (Miles)	Staging ETA	Loadout Time	ETA to Site	Deploymen t Time	Total ETA
NOT			additional dispersant as								100
	-		operational requirements identi Personnel					·			
USCG SMART Team	USCG	Mobile, AL	identi	fied.	Venice, LA	84	e for the formation of	1	6	0.5	13.5
USCG SMART	-		identi Personnel	fied.				·			

Table 9.D.8 Offshore Boat Spray Dispersant Activation List

		-		1		2	F	lespons	Time	s (Davs	1
Containment System	Supplier & Phone	Warehouse	Package	Quantity	Staging Area	Distance to Site from Staging (Miles)	Staging ETA	Loadout	ETA to Site	Deployment Time	TotalETA
	^ - Respoi	nse time may	vary depending on Drill Sh	ip's operatio	ons and locatio	n at the tim	e of dep	loyment			
Site Assessment		Port	Multi-Service Vessel	1	Port			775	100	100	
and Surveillance	RP	Fourchon, LA	ROVs	2	Fourchon, LA	95	0	1.5	7	0.5	9
		Drint.	Multi-Service Vessel	1				1			
	1.	Fourchon, LA	ROVs	2	I						
A Commonly	t RP / MWCC	Fouraion, LA	Coil Tubing Unit	1			1.1	1.12			
Subsea Dispersant Application			Dispersant	200,000 gal	Port Fourchon, LA	85	1.5	1.5	7	2	12
Application		Houston, TX	Manifold	1	Fourcion, LA						
	L.	Housion, TA	Subsea Dispersant Injection System	1							
1.35		Port	Anchor Handling Tug Supply Vessel	1							
Capping Stack	RP / MWCC	Fourchon, LA	ROVs	1 1	Port	95	2'	1.5	7	3	14
		Houston, TX	Hydraulic System	1	Fourchon, LA		1.00				
		Houston, 1A	Capping Stack	1			1000			1.1.1	
		1.5.1	Anchor Handling Tug Supply Vessel	1		1.1					
		Port	ROV's	2			1.1				
-		Fourchon, LA	Multi-Purpose Supply Vessel	1	Port				123		1.
"Top Hat" Unit	RP / MWCC	· million I	Drill Ship (Processing Vessel)	1	Fourchon, LA	95	13*	1	7	3	24
		1. T. A.	"Top Hat"	1							
		Houston, TX	Containment Chamber	1							
		and the second se	Shuttle Barge	1			_				

Table 9.D.9 Subsea Control, Containment, and Subsea Dispersant Package Activation List

			Mississippi Canyor ple In-Situ Burn Eq				ł				
							Re	spon	se Tim	ies (Ho	urs)
Skimming System	Supplier & Phone	Warehouse	Skimming Package	Quantity	Staging Area	Distance to Site from Staging (Miles)	Staging ETA	Loadout Time	ETA to Site	Deployment Time	Total ETA
		Total ETA n	s access to additional ISB assets. F right be effected by weather, sea st additional operational requirement — Teams will deploy in secti	ate, lock closure, s that must be pro	3rd party vesse ocured in additio	l availabi	lity.				
SB Fire-Fighting Team	TBD	TBD	Offshore Firefighting Vessels     Cranes     Roll-off Boxes     Personnel     Air Monitoring Equipment	2 2 2 8 2	Venice, LA	84	4	7	6	4	12
SMART In-Situ Burn Monitoring Team	USCG	Mobile, AL	* Air Monitoring Equipment * Offshore Vessel Personnel	1 1 4	Venice, LA	84	4	1	6	1	12
Safety Monitoring Team	TBD	TBD	* Air Monitoring Equipment * Offshore Vessel Personnel * Air Monitoring Equipment	1 4 1	Venice, LA	.84	4	1	ő	1	12
Wildlife Monitoring Team Aerial Spotting	TBD	TBD	* Offshore Vessel Personnel Fixed Wing Aircraft	1 4	Venice, LA	84	4	)	8	4	12
Team (per 2 ISB Task Forces)	TBD	TBD	Trained ISB Spotter ISB Documenter "Fire Boom (ft)	2 1 16.000	Venice, LA	84	4	1	6	1	12
Fire Team (In-Situ Burn Fire System)	MSRC (800) OIL- SPIL	Houston, TX	Tow Line (ft) ' Appropriate Vessel Personnel Ignition Device	600 2 2 155	Venice, LA	84	9	Î	10.5	Ŧ	21.5
Fire Team (In-Situ Burn Fire System)	MSRC (800) OIL- SPIL	Galveston, TX	"Fire Boom (ft) Tow Line (ft) ' Appropriate Vessel Personnel Ignition Device	1,000 600 2 2 10	Venice, LA	84	9.5	î	10.5	1	22
Supply Team (Supply Vessel System)	MSRC (800) OIL- SPIL	Venice, LA	*Offshore Vessel 110' - 310' Personnel	1	Venice, LA	84	4	Î	17	9	23
Fire Team (In-Situ Burn Fire System)	MSRC (800) OIL- SPIL	Lake Charles, LA	**Fire Boom (ft) Tow Line (ft) * Appropriate Vessel Personnel Ignition Device	2,000 600 2 2 25	Venice, LA	84	10.5	1	10.5	1	23
Fire Team (In-Situ Burn Fire System)	MSRC (800) OIL- SPIL	Edison/Perth Amboy, NJ	"Fire Boom (ft) Tow Line (ft) " Appropriate Vessel Personnel Ignition Device	1,000 600 2 2 10	Venice, LA	84	22.75	1	10.5	Ť	35.2
Fire Team (In-Situ Bum Fire System)	CGA (888) 242- 2007	Harvey, LA	Fire Boom (ft) Guide Boom/Tow Line (ft) * Offshore Vessel (0.5 kt capability) Personnel Junition Device	500 400 3 20 10	Venice, LA	84	ō	24	8.5	6	38.
Fire Team (In-Situ Burn Fire System)	CGA (888) 242- 2007	Harvey, LA	Fire Boom (ft) Guide Boom/Tow Line (ft) * Offshore Vessel (0.5 kt capability) Personnel Ignition Device	500 400 3 20 10	Venice, LA	84	0	24	8.5	6	38.5
					L FIRE BOOM	-		-		21.0	

Table 9.D.10 In-Situ Burn Equipment Activation List

		Mississippi Canyon 80 Shoreline Protection			ort Li	ist		
							mes (Ho	urst
Supplier & Phone	Warehouse	Equipment Listing	Quantity	Staging Area	Staging ETA	Loadout Time	Deployment S	Total ETA
		Containment Boom - 18" to 24"	2,250	C			1 - 1	
AMPOL (800) 482-6765	Venice, LA	Response Boats - 14' to 20' Response Boats - 21' to 36' Portable Skimmers	2 1 2	Venice, LA	4	1	1	6
AMPOL	2	Containment Boom - 18" to 24"	8.000'	1		1.00		
(800) 482-8765	Harvey, LA	Containment Boom - 6" to 10"	3,000"	Venice, LA	4	1	1.1	6
CGA (888) 242-2007	Harvey, LA	Wildlife Rehab Trailer Wildlife Husbandry Trailer Support Trailer Bird Scare Cannons Contract Truck (Third Party)	1 1 3 120 3	Venice, LA	4	,	1	6
		Personnel (Responder/Mechanic) Containment Boom - 10° Containment Boom - 18° Containment Boom - 24° Jon Boat - 12° to 16°	4 1,500' 15,500' 5,000' 4					
ES&H Environmental (877) 437-2634	Belle Chasse, LA	Response Boats - 18' to 21' Response Boats - 22' to 25' Response Boats - 26' to 29' Portable Skimmers Wildlife Hazing Cannon	1 1 3 10 50	Venice, LA	4	1	1	6
OMI (800) 645-6671	Belle Chasse, LA	Containment Boom - 18" to 24" Containment Boom - 6" to 10" Response Boats - 20" Response Boats - 25' to 28" Portable Skimmers Shallow Water Skimmers Bird Scare Cannons Response Personnel	4,500' 500' 1 2 12 1 1 12 2 4	Venice, LA	4	1	1	6
ES&H Environmental (877) 437-2634	Venice, LA	Containment Boom - 10" Containment Boom - 18" Containment Boom - 24" Jon Boat - 12' to 16' Response Boats - 22' to 25' Response Boats - 28' to 29" Portable Skimmers Wildlife Hazing Cannon	2,000° 13,000° 10,000 4 1 2 5 25	Venice, LA	4	1	ñ,	6
OMI (800) 645-6671	Venice, LA	Containment Boom - 18" to 24" Response Boats - 16" Response Boats (Barge) - 25" to 33" Response Boats - 25" to 28' Response Boats - (Cabin Boat) 27" to 30" Shallow Water Skimmers Portable Skimmers	1,500° 4 1 2 1 3 2	Venice, LA	4	1	x	6
USES Environmental (888) 279-9930	Venice, LA	Containment Boom - 18" Response Boats - 16" Response Boats - 20" Response Boats - 30" Portable Skimmers Shallow Water Skimmers	10,000' 15 2 1 2 1 2 1	Venice, LA	4	1	1	6
USES Environmental (888) 279-9930	Meraux, LA	Containment Boom - 18" Containment Boom - 10" Response Boats - 16" Response Boats - 18" Response Boats - 24" Response Boats - 26" Response Boats - 28" Portable Skimmers	6,000' 1,000' 23 1 1 2 1 2 1 2	Venice, LA	4	a	ì	6

9.D.11 Shoreline Protection and Wildlife Support List

Mississippi Canyon 809 - Exploration Sample Shoreline Protection & Wildlife Support List								
Supplier & Phone	Warehouse	Equipment Listing	Quantity	Staging Area	Response Times (Hours)			
					Staging ETA	Loadout Time	Deployment Time	Total ETA
AMPOL (800) 482-6765	Venice, LA	Containment Boom - 18" to 24"	2,250	Venice, LA	4	1	1	6
		Response Boats - 14' to 20'	2					
		Response Boats - 21' to 36' Portable Skimmers	1					
AMPOL	2 7	Containment Boom - 18" to 24"	8,000'			1.00	-	-
(800) 482-8765	Harvey, LA	Containment Boom - 6" to 10"	3,000	Venice, LA	4	1	1	6
CGA (888) 242-2007	Harvey, LA	Wildlife Rehab Trailer	1	Venice, LA	4	1	1	6
		Wildlife Husbandry Trailer	1					
		Support Trailer	3					
		Bird Scare Cannons	120					
		Contract Truck (Third Party)	3					
		Personnel (Responder/Mechanic)	4					
ES&H Environmental (877) 437-2634	Belle Chasse, LA	Containment Boom - 10	1,500"	Venice, LA	4	1		6
		Containment Boom - 18"	15,500'					
		Containment Boom - 24"	5,000'					
		Jon Boat - 12' to 16'	4				7	
		Response Boats - 18' to 21'	1					
		Response Boats - 22' to 25' Response Boats - 26' to 29'	3					
		Portable Skimmers	10					
		Wildlife Hazing Cannon	50					
OMI (800) 845-8671	Beile Chasse, LA	Containment Boom - 18" to 24"	4,500'	Venice, LA	4	1	1	6
		Containment Boom - 6" to 10"	500'					
		Response Boats - 20'	1					
		Response Boats - 25' to 28'	2					
		Portable Skimmers	12					
		Shallow Water Skimmers	1					
		Bird Scare Cannons	12					
		Response Personnel	24					
ES&H Environmental (877) 437-2634	Venice, LA	Containment Boom - 10"	2,000	Venice, LA	4	1	ä	6
		Containment Boom - 18"	13,000					
		Containment Boom - 24"	10,000					
		Jon Boat - 12' to 16'	4					
		Response Boats - 22' to 25'	1					
		Response Boats - 26' to 29'	2					
		Portable Skimmers Wildlife Hazing Cannon	5 25					
		Containment Boom - 18" to 24"	1.500'					
OMI (800) 645-8671	Venice, LA	Response Boats - 18'	4	Venice, LA	4	1	x	6
		Response Boats (Barge) - 25' to 33'	1					
		Response Boats - 25' to 28'	2					
		Response Boats - (Cabin Boat) 27' to 30'	1					
		Shallow Water Skimmers	3					
		Portable Skimmers	2					
USES Environmental (888) 279-9930	Venice, LA	Containment Boom - 18"	10,000'	Venice, LA	4	1	1	
		Response Boats - 16'	15					
		Response Boats - 26'	2					6
		Response Boats - 30'	1					
		Portable Skimmers	2					
		Shallow Water Skimmers	1					-
Contraction (1)	Meraux, LA	Containment Boom - 18"	6,000'	Venice, LA	4	3	i	6
		Containment Boom - 10"	1,000					
USES		Response Boats - 16' Response Boats - 18'	1					
Environmental (888) 279-9930		Response Boats - 18 Response Boats - 24'	1					
		Response Boats - 26'	2					
		Response Boats - 28'	1					
		Portable Skimmers	2				1	

Table 9.D.11 Shoreline Protection and Wildlife Support List (cont.)

		Mississippi Canyon 80 Shoreline Protection			ort Li	ist		
						_	mes (Ho	urs)
Supplier & Phone	Warehouse	Equipment Listing	Quantity	Staging Area	Staging ETA	Loadout Time	Deployment Time	Total ETA
USES Environmental (888) 279-9930	Marrero, LA	Containment Boom - 18"	600'	Venice, LA	4	t	4	6
OMI (800) 645-6671	Port Allen, LA	Containment Boom - 18" to 24" Containment Boom - 6" to 10" Response Boats - 16' Response Boats - 25 to 33' Shallow Water Skimmers Response Personnel	2500' 500' 2 1 1 6	Venice, LA	5	1	ì	7
Wildlife Ctr. of Texas (713) 861-9453	Baton Rouge, LA	Wildlife Specialist - Personnel	6 to 20	Venice, LA	5	1	1	7
Clean Harbors (800) 645-8265	Baton Rouge. LA	Containment Boom - 18" to 24" Response Boats - 14' to 20' Portable Skimmers Response Personnel	14,000' 1 3 13	Venice, LA	5	1	Ť	7
ES&H Environmental (877) 437-2634	Houma, LA	Containment Boom - 10" Containment Boom - 18" Containment Boom - 24" Jon Boat - 12' to 16' Response Boats - 22' to 25' Response Boats - 26' to 29' Portable Skimmers Shallow Water Skimmers Wildlife Hazing Cannon	2,000' 20,000' 5,000' 30 2 4 23 2 2 57	Venice, LA	4.75	t	1	7
OMI (985) 798-1005	Houma, LA	Containment Boom - 18" to 24" Containment Boom - 6" to 10" Response Boats - 16' Response Boats - 25' to 28' Response Boats - (Cabin Boat) 27' to 30' Shallow Water Skimmers	2,000' 500' 2 1 1 3	Venice, LA	4.75	1	1	7
Lawson Environmental Service (985) 876-0420	Houma, LA	Containment Boom - 18" Containment Boom - 12" Containment Boom - 10" Response Boats - 14" Response Boats - 20" Response Boats - 20" Response Boats - 20" Response Boats - 20" Response Boats - 28" Response Boats - 32" Portable Skimmers	30,000' 2,000' 9,500' 10 6 5 8 4 7 7 4 8	Venice, LA	4.75		-	7
ES&H Environmental (877) 437-2634	Morgan City, LA	Containment Boom - 10" Containment Boom - 18" Jon Boat - 12' to 16' Response Boats - 18' to 21' Response Boats - 22' to 25' Portable Skimmers Wildlife Hazing Cannon	2,000' 500' 3 2 1 2 1 2	Venice, LA	5	1	ī	7
OMI (800) 845-6671	Morgan City, LA	Containment Boom - 18" to 24" Containment Boom - 6" to 10" Response Boats - 16" Response Boats - 25' to 28' Portable Skimmers Response Personnel	2,500 400' 2 1 3 3	Venice, LA	5	1		7
OMI (800) 645-6671	Galliano, LA	Containment Boom - 18" to 24" Containment Boom - 6" to 10" Response Boats - 16" Response Boats (Barge) - 25" to 33" Response Boats - 26" to 28" Portable Skimmers	2,000' 500' 1 1 1 3	Venice, LA	5	Ŷ	1	7

Table 9.D.11 Shoreline Protection and Wildlife Support List (cont.)

4		Mississippi Canyon & Shoreline Protection			ort Li	ist		
					Respo	onse Ti	mes (Ho	urs)
Supplier & Phone	Warehouse	Equipment Listing	Quantity	Staging Area	Staging ETA	Loadout Time	Deployment Time	Total ETA
USES	1.200.000	Containment Boom - 18"	1,000'					
Environmental (888) 534-2744	Geismar, LA	Response Boats - 16' Portable Skimmers	2	Venice, LA	4.75	1	1	7
USES Environmental (888) 279-9930 USES	Hahnville, LA	Containment Boom - 18"	500'	Venice, LA	4.25	1	1	7
Environmental (888) 279-9930	Amelia, LA	Containment Boom - 18"	500'	Venice, LA	5	1	1	7
USES		Containment Boom - 18"	1,000'	and an	105	1.5		
Environmental (888) 279-9930	Lafitte, LA	Response Boats - 18'	2	Venice, LA	4.25	1	1	7
USES	**	Containment Boom - 18"	2,000'			-		
Environmental (888) 279-9930	Biloxi, MS	Response Boats - 16'	1	Venice, LA	5	1	1	7
		Containment Boom - 6" to 10"	4,150'	-			1	
AMPOL		Containment Boom - 18" to 24"	34,050		ē	1.1	1.1	
(800) 482-6765	New Iberia, LA	Response Boats - 14' to 20' Response Boats - 21' to 36'	3	Venice, LA		1	1	8
		Portable Skimmers	27					
Clean Harbors		Containment Boom - 18" to 24"	33,800'		6	1	1.275	
(800) 645-8265	New Iberia, LA	Containment Boom - 6" to 10"	500'	Venice, LA		1	1.1	8
(000/010 0200		Response Boats - 21' to 36'	4		-	-		
1		Containment Boom - 18" to 24" Containment Boom - 6" to 10"	12,000'	Venice, LA		à		
(11)		Response Boats - 16'	3		8		T	
OMI (800) 645-6671		Response Boats (Barge) - 25' to 33'	1					8
(000) 040-0071		Response Boats - 25' to 28'	1					
La Charles I I		Portable Skimmers Response Personnel	8					
		Containment Boom - 18"	1000'		-		+	_
ES&H Environmental	Port Fourchon,	Response Boats - 22' to 25'	1	Venice, LA	5.75	1	1	8
(877) 437-2634	LA.	Portable Skimmers	1	Venice, LA				
		Containment Boom - 10"	1,000'		1	1	1	
NO 127 1	11.000	Containment Boom - 18"	13,000					
and a state of the state of the	1.1.1.1.1.1.1	Jon Boat - 12' to 16'	2		5.25			- 21
ES&H Environmental (877) 437-2634	Golden Meadow, LA	Response Boats - 18' to 21' Response Boats - 22' to 25'	1	Venice, LA			1	8
(011) 101 2001	meddon, EA	Response Boats - 26' to 29'	1					
		Portable Skimmers	5	1				
-		Wildlife Hazing Cannon	12		-	1. 1.	10 1	_
		Containment Boom - 10"	500'			1		
and the second s		Containment Boom - 18" Jon Boat - 12' to 16'	13,000'					
ES&H Environmental	and the second	Response Boats - 18' to 21'	1	in the second				
(877) 437-2634	Lafayette, LA	Response Boats - 22' to 25'	1	Venice, LA	6	1	1	8
and the second sec	11.00	Response Boats - 26' to 29'	1					
		Portable Skimmers Wildlife Hazing Cannon	4	1				
		Containment Boom - 10"	800'	-	-	1.1.2		
1 P	1	Containment Boom - 10 Containment Boom - 18"	5,000'					
USES		Response Boats - 16'	1				1.1	
Environmental	Mobile, AL	Response Boats - 18'		Venice, LA	8	1	1	8
(888) 279-9930		Response Boats - 20'	1					
and the second se		Response Boats - 26'	1					
	1.1	Portable Skimmers	2		-	-		

Table 9.D.11 Shoreline Protection and Wildlife Support List (cont.)

		Mississippi Canyon 80 Shoreline Protection			ort Li	st				
				·	Response Times (Hours)					
Supplier & Phone	Warehouse	Equipment Listing	Quantity	Staging Area	Staging ETA	Loadout Time	Deployment Time	Total ETA		
	1	Containment Boom - 10"	800'							
		Containment Boom - 18"	14,000'							
		Jon Boats - 14' to 16'	2							
a free and a state	1.	Jon Boats - 16' w/25hp HP Outboard Motor	2		1.0					
Miller Env. Services	Sulphur, LA	Air Boat - 18'	1	Venice, LA	7		1	9		
(800) 929-7227	224.04.2.1	Work Boat - 18'	2	Concert Co.		1.1				
		Response Boats - 24' - 28'	4							
		Portable Skimmers	5							
	1.1.2.4.1	Shallow Water Skimmers	1	-	1					
		Response Personnel	49	1			-	_		
014		Containment Boom - 18" to 24"	4000'		-					
OMI (800) 645-6671	Port Arthur, TX	Response Boats - 14' to 20'	6	Venice_LA	8	1	1	1		
(000) 040-007 1	A 1917	Response Boats - 21' to 36' Shallow Water Skimmers	1	1						
		Containment Boom - 18" to 24"	16,000'	-		-	-	-		
AMPOL		Response Boats - 14' to 20'	2	1.	8			÷ .		
(800) 482-6765 Port Arth	Port Arthur, TX	Response Boats - 21' to 36'	1	Venice, LA		1	- T.	1		
(000) 402-0700	1	Portable Skimmers	3	1.200 2.30						
		Containment Boom - 18" to 24"	3.000'	Venice, LA	-		-	-		
Clean Harbors (800) 645-8265 Port Arth		Response Boats - 21' to 36'	2		Content A			1		
	Port Arthur, TX	Portable Skimmers	2		8	1	1	1		
	1 and 1 and 1 and 1	Response Personnel	54	Contraction of the	1.1		-			
		Containment Boom - 6"	22,000				1	-		
	Port Arthur, TX	Response Boats - 14' to 20'	8	and the second						
		Response Boats - 21' to 36'	1	Venice, LA	8	1	1	1		
424-1716		Portable Skimmers	3				- · ·			
	Beaumont, TX	Containment Boom - 18"	14,000'	Venice, LA			÷	_		
tiller Env. Services		Response Boats - 18'	2		A support of			_		
(800) 929-7227		Response Boats - 24'	2		7.75			1		
(800) 929-1221		Shallow Water Skimmers								
Concernance of the second seco		Response Personnel	47				-	-		
Wildlife Ctr. of Texas (713) 861-9453	Houston, TX	Wildlife Specialist - Personnel	6 to 20	Venice, LA	9	1	1	1		
	12	Containment Boom - 18" to 24"	4,500	1	g	1				
Clean Harbors	Sec. and	Response Boats - 14' to 20'	2	and and and and				1		
(800) 645-8265	Houston, TX	Response Boats - 21' to 36'	3	Venice_LA			1 E			
(000) 010 0200		Portable Skimmers	1	1.0						
		Response Personnel	14	-						
	1	Containment Boom - 10"	500'				-	-		
1	the second	Containment Boom - 18"	13,000'	1.100	1.0					
ES&H Environmental	and the second second	Containment Boom - 24"	5,000*	Contraction 1	1.1		1.2			
(877) 437-2634	Houston, TX	Jon Boat - 12' to 18'	2	Venice, LA	9		1	1		
for the second second	A second second	Response Boats - 26' to 29'	2							
and the second s		Portable Skimmers	2							
		Wildlife Hazing Cannon Containment Boom - 18"	12	· · · · · · · · · · · · · · · · · · ·	-	-		_		
In the second	Press and the second		12,000							
Miller Env. Services	Houston, TX	Shallow Water Skimmers	1	Venice, LA	.9	1	1	1		
(800) 929-7227	10000	Response Boats - 28'	1	Construction of the						
And A CONTRACTOR OF THE		Responder Personnel	38	-	_	_				
000	in a summer from the	Containment Boom - 18" to 24"	4000	Sec. and			1 1			
OMI CON BALL BOT	Houston, TX	Response Boats - 16'	3	Venice, LA	Venice, LA 9	1	1	1		
(800) 645-6671		Response Boats - 25' to 28'	1	-	1000	200				
		Portable Skimmers	1 10.000		-					
USES	1	Containment - 18"	10,000'	11 L T. T	1. S.					
Environmental	Houston, TX	Response Boats - 16'	4	Venice, LA	9	1	1	- 11		
(888) 279-9930	investment, 174	Response Boats - 26'	1							

 Portable Skimmers
 1

 Table 9.D.11 Shoreline Protection and Wildlife Support List (cont.)

	and the second second	Shoreline Protection & Wildlife Support List Response Times (Hours						
Supplier & Phone	Warehouse	Equipment Listing	Quantity	Staging Area	Staging ETA	Loadout Time	Deployment Time	Total ETA
	10 A	Containment Boom - 18"	16,000'	1.				
Gamer	Section 201	Response Boats - 12'	2	and the				
Environmental (800)	Deer Park, TX	Response Boats - 16' to 20'	5	Venice, LA	8.75	1	1	1
424-1716		Respons Boats - 30' Portable Skimmers	2	1				
		Containment Boom - 18"	13.000'	-	-	-	-	-
Phoenix Pollution		Containment Boom - 10"	1,150	-				
Control &		Response Boats - 16'	6	1				
Environmental	Baytown, TX	Response Boats - 20'	3	Venice, LA	8.75		1	11
Services		Response Boats - 24'	1					1.0
(281) 838-3400		Response Boats - 35'	2	1				
S. 1. 12		Portable Skimmers	24					
Gamer		Containment Boom - 6"	9,500'	Venice, LA	12	1.1.1	1 (	
Environmental (800)	La Marque, TX	Response Boats - 16	5		9.25	1		1
424-1716	ca marque, 15	Response Boats - 24'	1		0.4.0		100	
		Portable Skimmers	7		-	-		
The second second	Memphis, TN	Containment Boom - 6"	850'	Venice, LA Venice, LA		1	1	h
USES		Containment Boom - 12*	300'					
		Containment Boom - 18"	5,000"					
		Response Boats - 12'	3					
Environmental		Response Boats - 14'	5		9.5		1	1
(888) 279-9930		Response Boats - 16'	2				1.5	
		Response Boats - 24'	1					
		Response Boats - 28'	1					
		Portable Skimmers	2					
		Containment Boom - 10"	500'					-
	Lake Charles.	Containment Boom - 10 Containment Boom - 18"	15,000'		_	1		
		Containment Boom - 10	5.000		10.5			
ES&H Environmental		Jon Boat - 12' to 16'	3					
(877) 437-2634	LA	Response Boats - 18' to 21'	2				1	1
ford per proj.		Response Boats - 26' to 29'	2					
		Portable Skimmers	13					
-		Wildlife Hazing Cannon	40				1.000	
	1 · · · · · · · · · · · · · · · · · · ·	Containment Boom - 10"	100'	10.0				
USES	1.10.00	Containment Boom - 18"	7,700	11	1. Sec. 1			
Environmental	Lake Charles,	Response Boats - 16'	3	Venice, LA	10.5	1	1	1
(888) 279-9930	LA	Response Boats - 27'	1	1	- Carlor 1			
a contract of		Response Boats - 37'	1	1				
		Wildlife Trailer	1	1				
MSRC	Lake Charles,	Contract Truck (Third Party)	1	Venice, LA	10.5	1	1	1
(800) OIL-SPIL	LA	Personnel (Responder/Mechanic)	- 1		16/2	- 1	-	
	· · · · · · · · · · · · · · · · · · ·	Containment Boom - 10"	2,000'					
1		Containment Boom - 18"	30,000'	1.				
the second second		Jon Boats - 14' to 16' w/25hp motor	4					
Miller Env. Services	Corpus Christi,	Jon Boats - 16' to 18' w/Outboard motor	4	and the second	1.227.2		6	
(800) 929-7227	TX	Air Boat - 14'	1	Venice, LA	12.25	1	1	- 1
and the fact		Response Boats - 24' to 26'	4					
		Portable Skimmers	6					
		Shallow Water Skimmers	2					
ri-State Bird Rescue		Response Personnel	142			-		_
& Research, Inc. (800) 261-0980	Newark, DE	Wildlife Specialist - Personnel	6 to 12	Venice, LA	21	1	1	2

Table 9.D.11 Shoreline Protection and Wildlife Support List (cont.)

## SECTION 10: ENVIRONMENTAL MONITORING INFORMATION

## A. Monitoring Systems

A rig based Acoustic Doppler Current Profiler (ADCP) is used to continuously monitor the current beneath the rig. Metocean conditions such as sea states, wind speed, ocean currents, etc. will also be continuously monitored. Shell will comply with NTL 2015-G04.

## **B.** Incidental Takes

Although marine mammals and other protected marine species may be seen in the area, Shell does not believe that its operations proposed under this EP will result in any incidental takes. Shell implements the mitigation measures and monitors for incidental takes of protected species according to the following notices to lessees and operators from the BOEM/BSEE:

NTL 2015-BSEE-G03"Marine Trash and Debris Awareness and Elimination"NTL 2016-BOEM-G01"Vessel Strike Avoidance and Injured/Dead Protected Species Reporting"NTL 2016-BOEM-G02"Implementation of Seismic Survey Mitigation Measures & Protected Species ObserverProgram"

Additionally, the NMFS 2020 Endangered Species Act, Section 7 Consultation – Biological Opinion discusses the potential for entrapment or entanglement of listed marine species from proposed operations, and specifically references the use of areas commonly called "moon pools." Shell provides the following information regarding the use of moon pools on vessels supporting the proposed operations:

- The area that may be referred to as a "moon pool" on a DP semi-submersible rig is an open area under the rig and is not enclosed and poses no risk to marine life.
- The typical drillship MODUs that may be used to conduct the operations stated in this plan will be selected from our common fleet and the sizes of the moonpools range from approximately 82 x 41 ft to 111 x 36 ft.
- Regardless of which MODU will be used, all moon pool/open areas for these operations will be used for deploying casing and well heads, tools supporting drilling, blow-out preventers, and riser system components. The moon pool will not be used to deploy remote-operated vehicles (ROVs).
- Moon pools on MODUs intended to be used do not have doors. Some MODUs have wave breakers, but these will not be used during drilling operations. All MODUs have flexible lines, which are drape hoses, to support drilling operations, see image below. By definition, drape hoses have a U-shaped bend or 'drape' in the line that allows for relative movement between the inner barrel of the telescopic joint and the outer barrel of the telescopic joint as the MODU moves (ISO 13624-1:2009 Petroleum and Natural Gas Industries). The purpose of the flexible lines is to connect a choke, kill, or auxiliary line (e.g. hydraulic) terminal fitting on the telescopic joint to the appropriate piping on the drilling structure (API Specification 16Q). These drape hoses do not present a potential entanglement or entrapment threat to listed species.



Figure 1 Moon Pool on Transocean MODU

Specific to monitoring of the moon pool during operations, there is a minimum of one camera monitoring each moon pool 24/7. During operations there are generally two or more personnel monitoring the drilling unit and overseeing the moon pool.

At the time of this submission, the MODU contractor is not selected. Once this is determined, the following mitigations will be adhered to. Shell is committed to protecting marine life and will mitigate the potential for entrapment of endangered marine species in a moon pool area specific to these activities as follows:

- The presence of Endangered Species Act listed marine species (listed species) in moon pools will be documented in MODU daily reports and logs. If a listed species is observed, rig/vessel personnel will follow actions listed in Bullet 3.
- 2. MODU personnel will take steps to avoid the presence or use of multiple flexible lines or ropes and/or nettings in the moon pool in a way that potentially may result in the entrapment or entanglement of a listed species. In the event critical operational and/or safety lines, ropes or nettings will be present, camera monitoring of the moon pool area as specified below will be in place. As stated above, drape hoses are not considered a type of flexible line that potentially may result in the entanglement or entrapment of listed species.
- 3. Cameras will monitor the moon pool area for the presence of listed species. Camera footage will be transmitted to the control room where personnel will monitor for presence of listed species. The occurrence of sea turtles or other listed species in a moon pool will be documented in operations daily report logs and personnel will alert

our environmental lead on duty, who will immediately contact NMFS at nmfs.psoreview@noaa.gov and BSEE at 985-722-7902 and protectedspecies@bsee.gov for additional guidance on any operation restrictions, continued monitoring requirements, recovery assistance needs (if required), and incidental report information.

- a. If a listed species is observed in the moon pool prior to the start of operations, appropriate rig/vessel personnel will be notified by the control room before operations will be allowed to begin.
- b. If operations have not commenced and conditions within the moonpool are such that visibility is limited to visually detect a listed species, rig/vessel personnel will monitor the moon pool for 30 minutes prior to start of activities in the moon pool. If operations are ongoing and conditions within the moonpool are such that visibility is limited, rig/vessel personnel will continue to monitor the moon pool and adjust operations (e.g., deploy or retrieve equipment) when it is safe to do so to minimize any potential interaction with an undetected listed species.
- c. If any listed species is detected in the moon pool, personnel will assess whether ongoing operations have the potential to entangle or entrap the listed species:
  - If ongoing operations in the moon pool pose no potential threat of entrapment or entanglement to the listed species (e.g. drill pipe), operations will proceed and monitoring by rig/vessel operations personnel will continue.
  - If personnel determine that a potential threat exists, operations will pause until the threat is eliminated (e.g., the animal exits the moon pool on its own).
  - If pausing operations cannot eliminate the threat (e.g., the animal cannot or will not exit the moon pool within a reasonable time on its own volition) and/or the animal is dead, in distress, or injured, personnel will alert our environmental lead on duty, who will immediately contact NMFS at <u>nmfs.psoreview@noaa.gov</u> and BSEE at 985-722-7902 and <u>protectedspecies@bsee.gov</u> for additional guidance on any operation restrictions, continued monitoring requirements, recovery assistance needs (if required), and incidental report information.

## C. Flower Garden Banks National Marine Sanctuary

The operations proposed in this Plan will not be conducted within the Protective Zones of the Flower Garden Banks and Stetson Bank.

## **SECTION 11: LEASE STIPULATIONS INFORMATION**

These leases are part of Unit Contract No. 754393012, effective 06/30/2009, which consists of leases OCS-G 5868, 5871, 6981, 9873, 9883, 12166 and 14653.

These leases are not part of a Biological Sensitive Area, known Chemosynthetic Area, or Shipping Fairway.

Stipulations associated with the lease activities in this plan are as follows:

#### OCS-G 5868, Mississippi Canyon Block 809

*Stipulation 1 – Cultural Resource* (historical or archeological significance) See Section 6 for information regarding archeological/cultural resources.

#### OCS-G 6981, Mississippi Canyon Block 808

*Stipulation 1 – Cultural Resource* (historical or archeological significance) See Section 6 for information regarding archeological/cultural resources.

#### OCS-G 12166, Mississippi Canyon Block 765

*Stipulation 1 – Cultural Resource* (historical or archeological significance) See Section 6 for information regarding archeological/cultural resources.

#### OCS-G 14653, Mississippi Canyon Block 766

*Stipulation 1 – Cultural Resource* (historical or archeological significance) See Section 6 for information regarding archeological/cultural resources.

## SECTION 12: ENVIRONMENTAL MITIGATION MEASURE INFORMATION

#### A. Impacts to Marine and coastal environments

The proposed action will implement mitigation measures required by laws and regulations, including all applicable Federal & State requirements concerning air emissions, discharges to water and solid waste disposal, as well as any additional permit requirements and Shell policies. Project activities will be conducted in accordance with the Regional OSRP. Section 18 of this plan discusses impacts and mitigation measures, including Coastal Habitats and Protected Areas.

## **B.** Incidental Takes

We do not anticipate any incidental takes related to the proposed operations. Shell implements the mitigation measures and monitors for incidental takes of protected species according to the following notices to lessees and operators from the BOEM/BSEE:

NTL 2015-BSEE-G03"Marine Trash and Debris Awareness and Elimination"NTL 2016-BOEM-G01"Vessel Strike Avoidance and Injured/Dead Protected Species Reporting"NTL 2016-BOEM-G02"Implementation of Seismic Survey Mitigation Measures & Protected Species Observer<br/>Program"

## SECTION 13: RELATED FACILITIES AND OPERATIONS INFORMATION

## A. <u>Related OCS Facilities and Operations</u>

This information is not required for EP's.

## B. Transportation System

This information is not required for EP's.

## C. <u>Produced liquid hydrocarbons transportation vessels</u>

This information is not required for EP's.

## SECTION 14: SUPPORT VESSELS AND AIRCRAFT INFORMATION

## A. General

Туре	Maximum Fuel Tank Storage Capacity (Gals)	Maximum No. In Area at Any Time	Trip Frequency or Duration
Crew Boats	8,000	1	Twice per week
Offshore Support Vessels	120,000	2	Twice per week
Helicopter	760	1	Once per day

## **B.** Diesel Oil Supply Vessels

Size of Fuel Supply	Capacity of Fuel Supply	Frequency of Fuel	Route Fuel Supply Vessel Will
Vessel	Vessel	Transfers	Take
280-foot length	100,000 gals.	1 week	6 miles from Port Fourchon to the mouth of Bayou Lafourche, then to MC 809

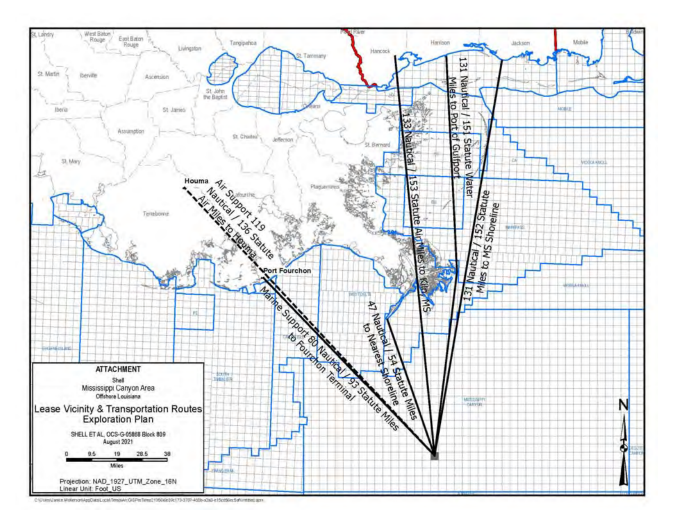
Vessels associated with this proposed activity will not transit the designated Bryde's whale area in the NMFS 2020 Endangered Species Act, Section 7 Consultation – Biological Opinion.

No support vessels associated with the proposed operations in this plan will have moon pools.

## C. Drilling Fluids Transportation

According to NTL 2008-G04, this information in only required when activities are proposed in the State of Florida.

- **D.** Solid and Liquid Wastes Transportation See Section 7, Table 7B.
- **E.** Vicinity Map See Attachment 14A for Vicinity Map.



## **SECTION 15: ONSHORE SUPPORT FACILITIES INFORMATION**

## A. General

Name	Location	Existing/New/Modified
Fourchon	Port Fourchon, LA	Existing
PHI Heliport	Houma, LA	Existing

The onshore support bases for water and air transportation will be the existing terminals in Houma and Fourchon, Louisiana. The Fourchon boat facility is operated by Shell and is located on Bayou Lafourche, south of Leeville, LA approximately 3 miles from the Gulf of Mexico. The existing onshore air support base in Houma, LA is located at 3550 Taxi Rd., Houma, LA 70363.

However, in the event of an emergency or Post-Hurricane events at the Louisiana onshore facilities, Shell is requesting to use the following onshore support facilities in Mississippi:

Name	Location	Existing/New/Modified
PHI	Kiln, MS	Existing
C-Logistics	Gulfport, MS	Existing

Aviation operations will take place at Stennis (HAS) Million Air 7250 Stennis Airport Rd, Kiln, MS 39556, and it is being operated by PHI. Our marine terminal is at Port of Gulfport at 1000 30th Ave in Gulfport, MS 39501, and it is being sourced and operated by C-Logistics LLC.

Once the Louisiana facilities resume normal operations, Shell will return to the Louisiana onshore bases.

## B. Support Base Construction or Expansion

This does not apply as Shell does not plan to construct a new onshore support base or expand an existing one to accommodate the activities proposed in this Plan.

## C. Support Base Construction or Expansion Timetable

Since no onshore support base construction or expansion is planned for these activities, a timetable for land acquisition and construction or expansion is not applicable.

## D. Waste Disposal

See Section 7, Tables 7A and 7B.

## E. Air emissions

Not required by BOEM GoM.

#### F. Unusual solid and liquid wastes

Not required by BOEM GoM.

# SECTION 16: SULPHUR OPERATIONS INFORMATION

Information regarding Sulphur Operations is not included in this Plan as we are not proposing to conduct sulphur operations.

## SECTION 17: COASTAL ZONE MANAGEMENT ACT (CZMA) INFORMATION

Louisiana Coastal Zone Consistency was obtained for these leases in plan N-6230 and is not required for Supplemental plans.

Texas Coastal Zone Consistency was obtained for these leases in plan R-6858 and is not required for Supplemental plans.

Mississippi Coastal Zone Consistency was requested for MC 809 in plan R-7135 and is not required for Supplemental Plans.

Mississippi Coastal Zone Consistency for MC 854 Unit is included in this Plan.

#### **MISSISSIPPI**

#### COASTAL ZONE MANAGEMENT CONSISTENCY CERTIFICATION

Development Operations Coordination Document Type of Plan

OCS-G 12166, Mississippi Canyon Block 765 OCS-G 14653, Mississippi Canyon Block 766 OCS-G 05868, Mississippi Canyon Block 809 OCS-G 09873, Mississippi Canyon Block 810 MC 854 Unit No. 754393012

The proposed activities described in detail in this Plan will comply with Mississippi's approved Coastal Resources Program and Coastal Area Management Program Policies.

We have considered all of Mississippi's Enforceable Policies in making this certification of consistency.

SHELL OFFSHORE INC. Operator

Jan Aunt

Tracy Albert Certifying Official

11/02/2021

Date

## Coastal Zone Management Consistency Information For the State of Mississippi

Goal 1. To provide for reasonable industrial expansion in the Coastal Area and to ensure the efficient utilization of waterfront industrial sites so that suitable sites are conserved for the water dependent industry.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

Goal 2. To favor the preservation of the coastal wetlands and ecosystems, except where a specific alternation of specific coastal wetlands would serve a higher public interest in compliance with the public purposes of the public trust in which the coastal wetlands are held.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

Goal 3. To protect, propagate, and conserve the State's seafood and aquatic life in connection with the revitalization, and conserve the State's seafood and aquatic life in connection with the revitalization of the seafloor industry of the State of Mississippi.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

Goal 4. To conserve the air and waters of the State, and to protect, maintain and improve the quality thereof for public use, for the prorogation of wildlife, fish and aquatic life, and for domestic, agricultural, industrial, recreational and other legitimate beneficial uses.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

Goal 5. To put the benefit use to the fullest extent of which they are capable to water resources of the State, and to prevent the waste, unreasonable use, or unreasonable method of use of water.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

Goal 6. To preserve the State's historical and archaeological resources, to prevent their destruction, and to enhance these resources whenever possible.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

#### Goal 7. To encourage the preservation of natural scenic qualities in the coastal area.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

Goal 8. To assist local government in the provision of public facilities services in a manner consistent with the coastal program.

The proposed activities are located in OCS Federal Waters, Gulf of Mexico, approximately 54 miles from the nearest Louisiana shoreline. Shell will utilize existing facilities in Fourchon, Louisiana; therefore, there should not be any adverse impacts to the Mississippi coastal areas.

However, if the Louisiana onshore base is not available, Shell will utilize existing facilities in Gulfport, Mississippi. This facility is  $\sim$ 152 miles from the nearest Mississippi shoreline and there should not be any adverse impacts to the Mississippi coastal areas.

#### SECTION 18: ENVIRONMENTAL IMPACT ASSESSMENT

## **Environmental Impact Analysis**

## for a

## **Supplemental Exploration Plan**

# Mississippi Canyon Block 809 (OCS-G-05868)

Offshore Louisiana October 2021

## **Prepared for:**

Shell Offshore Inc. P.O. Box 61933 New Orleans, Louisiana 70161 Telephone: (504) 425-6021

#### **Prepared by:**

CSA Ocean Sciences Inc. 8502 SW Kansas Avenue Stuart, Florida 34997 Telephone: (772) 219-3000

# Acronyms and Abbreviations

8	section	NWR	National Wildlife Defuge
§ uDo		OCS	National Wildlife Refuge Outer Continental Shelf
μPa	micropascal		
ac	acre	OCSLA	Outer Continental Shelf Lands
ADIOS	Automated Data Inquiry for Oil	0001	Act
	Spills	OSRA	Oil Spill Risk Analysis
AQR	Air Quality Emissions Report	OSRP	Oil Spill Response Plan
bbl	barrel	PAH	polycyclic aromatic
BOEM	Bureau of Ocean Energy		hydrocarbon
	Management	PM	particulate matter
BOP	blowout preventer	re	referenced to
BSEE	Bureau of Safety and	SEL <sub>24h</sub>	sound exposure level over
	Environmental Enforcement		24-hours
CFR	Code of Federal Regulations	Shell	Shell Offshore Inc.
dB	decibel	SPL	root-mean-square sound
DP	dynamic positioning		pressure level
DPS	distinct population segment	USCG	U.S. Coast Guard
EFH	Essential Fish Habitat	USDOI	U.S. Department of the Interior
EIA	Environmental Impact Analysis	USEPA	U.S. Environmental Protection
EIS	Environmental Impact		Agency
	Statement	USFWS	U.S. Fish and Wildlife Service
EP	Exploration Plan	VOC	volatile organic compound
ESA	Endangered Species Act	WCD	worst case discharge
FAD	fish-aggregating device		3
FR	Federal Register		
GMFMC	Gulf of Mexico Fishery		
	Management Council		
ha	hectare		
HAPC	Habitat Area of Particular		
	Concern		
IPF	impact-producing factor		
MARPOL	International Convention for		
	the Prevention of Pollution		
	from Ships		
MC	Mississippi Canyon		
MMC	Marine Mammal Commission		
MMPA	Marine Mammal Protection Act		
MODU	mobile offshore drilling unit		
MWCC	Marine Well Containment		
	Company		
NAAQS	National Ambient Air Quality		
10/0/(25	Standards		
NEPA	National Environmental Policy		
	Act		
NMFS	National Marine Fisheries		
	Service		
NOAA	National Oceanic and		
	Atmospheric Administration		
NPDES	National Pollutant Discharge		
	Elimination System		
NTL	Notice to Lessees and		
	Operators		
	oporators		

## Introduction

#### **Project Summary**

Shell Offshore Inc. (Shell) is submitting a Supplemental Exploration Plan (EP) for Mississippi Canyon (MC) Block 809 (MC 809) to drill and complete two wells (P13 and P13-Alt). The Environmental Impact Analysis (EIA) provides information on potential impacts to environmental resources that could be affected by Shell's proposed activities in the project area under this EP.

The project area is in the Central Planning Area, 54 miles (87 km) from the nearest shoreline (Louisiana), 93 miles (150 km) from the onshore support base at Port Fourchon, Louisiana, 151 miles (243 km) from the temporary onshore support base at Gulfport, Mississippi, 136 miles (219 km) from the helicopter base at Houma, Louisiana, and 153 miles (246 km) from the temporary helicopter base at Kiln, Mississippi. Due to the impacts from Hurricane Ida, temporary support locations have been provided and are subject to change. All miles in the EIA are statute miles. Water depth at the project area is approximately 3,631 ft (1,107 m).

The proposed activities will be completed with a dynamically positioned (DP), drillship or mobile offshore drilling unit (MODU), as detailed in EP Section 14. Drilling and completion of the proposed wells are estimated to take up to 90 days per year in 2022 and up to 180 days per year from 2023 to 2024. There are no anchors associated with the proposed work in the plan. The EIA addresses the environmental impacts from the proposed EP activities.

### **Purpose of the Environmental Impact Analysis**

The EIA was prepared pursuant to the requirements of the Outer Continental Shelf Lands Act (OCSLA), 43 United States Code §§ 1331-1356 as well as regulations including 30 Code of Federal Regulations (CFR) § 550.212 and § 550.227. The EIA is a project- and site-specific analysis of Shell's planned activities under this EP.

The EIA presents data, analyses, and conclusions to support the Bureau of Ocean Energy Management (BOEM) reviews as required by the National Environmental Policy Act (NEPA) and other relevant federal laws, including the Endangered Species Act (ESA) and Marine Mammal Protection Act (MMPA). The EIA addresses impact-producing factors (IPFs), resources, and impacts associated with the proposed project activities. It identifies mitigation measures to be implemented in connection with the planned activities. Potential environmental impacts of a blowout scenario and worst-case discharge (WCD) are addressed in the EIA.

Potential impacts have been analyzed at a broad level in the 2017 to 2022 Programmatic Environmental Impact Statement (EIS) for the Outer Continental Shelf (OCS) Oil and Gas Leasing Program (BOEM, 2016a) and in multisale EISs for the Western and Central Gulf of Mexico Planning Areas (BOEM, 2012a,b, 2013, 2014, 2015, 2016b, 2017a).

The most recent multisale EISs updated environmental baseline information in light of the Macondo (*Deepwater Horizon*) incident and addressed potential impacts of a catastrophic spill (BOEM, 2012a,b, 2013, 2014, 2015, 2016b, 2017a). Numerous technical studies have also been conducted to address the impacts of the incident. The findings of the post *Deepwater Horizon* incident studies have been incorporated into this report and are supplemented by site-specific analyses, where applicable. The EIA relies on these documents, technical studies, and post *Deepwater Horizon* incident studies, where applicable, to provide BOEM and other regulatory agencies with the necessary information to evaluate Shell's EP and ensure that oil and gas exploration activities are performed in a sound manner to minimize environmental impacts.

#### **Outer Continental Shelf Regulatory Framework**

The regulatory framework for OCS activities in the Gulf of Mexico is summarized by BOEM in its Final Programmatic EIS for the OCS Oil and Gas Leasing Program for 2017 to 2022 (BOEM, 2016a). Under the OCSLA, the U.S. Department of the Interior (USDOI) is responsible for the administration of mineral exploration and development of the OCS. Within the USDOI, BOEM and the Bureau of Safety and Environmental Enforcement (BSEE) are responsible for managing and regulating the development of OCS oil and gas resources in accordance with the provisions of the OCSLA. The BSEE offshore regulations are in 30 CFR Chapter II, Subchapter B. BOEM offshore regulations are in 30 CFR Chapter V, Subchapter B.

In implementing its responsibilities under the OCSLA and NEPA, BOEM consults numerous federal departments and agencies that have authority to comment on permitting documents under their jurisdiction and maintain ocean resources pursuant to other federal laws. Among these are the U.S. Coast Guard (USCG), U.S. Environmental Protection Agency (USEPA), U.S. Fish and Wildlife Service (USFWS), and the National Oceanic and Atmospheric Administration (NOAA) through the National Marine Fisheries Service (NMFS). Federal laws (e.g., ESA, MMPA, Coastal Zone Management Act of 1972, Magnuson-Stevens Fishery Conservation and Management Act) establish the consultation and coordination processes with federal, state, and local agencies. The NMFS Biological Opinion on the Federally Regulated Oil and Gas Program Activities in the Gulf of Mexico assess impacts and mitigation measures to listed species (NMFS, 2020a).

In addition, Notices to Lessees and Operators (NTLs) are formal documents issued by BOEM and BSEE that provide clarification, description, or interpretation of pertinent regulations or standards. **Table 1** lists and summarizes the NTLs applicable to the EIA.

NTL	Title	Summary
BOEM NTL No. 2020-G01	Air Quality Information Requirements for Exploration Plans, Development Operations Coordination Documents, and Development and Production Plans in the Gulf of Mexico Region	Cancels and supersedes the air emission information portion of NTL 2008-G04, Information Requirement for Exploration Plans and Development Operations Coordination Documents, effective date May 5, 2008.
BOEM-2016-G01	Vessel Strike Avoidance and Injured/Dead Protected Species Reporting	Recommends protected species identification training; recommends that vessel operators and crews maintain a vigilant watch for marine mammals and slow down or stop their vessel to avoid striking protected species; and requires operators to report sightings of any injured or dead protected species. Reissued in June 2020 to address instances where guidance in the 2020 National Marine Fisheries Service (NMFS) Biological Opinion Appendix C (NMFS, 2020a) replaces compliance with this NTL.

Table 1. Notices to Lessees and Operators (NTLs) that are applicable to this Environmental Impact Analysis (EIA), ordered from most recent to oldest.

NTL	Title	Summary
BSEE-2015-G03	Marine Trash and Debris Awareness and Elimination	Instructs operators to exercise caution in the handling and disposal of small items and packaging materials; requires the posting of placards at prominent locations on offshore vessels and structures; and mandates a yearly marine trash and debris awareness training and certification process. Reissued in June 2020 to address instances where guidance in the 2020 NMFS Biological Opinion Appendix B (NMFS, 2020a) replaces compliance with this NTL.
BOEM-2015-N02	Elimination of Expiration Dates on Certain Notice to Lessees and Operators Pending Review and Reissuance	Eliminates the expiration dates on past or upcoming expiration dates from NTLs currently posted on the Bureau of Ocean Energy Management website.
BOEM-2015-N01	Information Requirements for Exploration Plans, Development and Production Plans, and Development Operations Coordination Documents on the Outer Continental Shelf (OCS) for Worst Case Discharge (WCD) Blowout Scenarios	Provides guidance regarding information required in WCD descriptions and blowout scenarios.
BOEM-2014-G04	Military Warning and Water Test Areas	Provides contact links to individual command headquarters for the military warning and water test areas in the Gulf of Mexico.
BSEE-2014-N01	Elimination of Expiration Dates on Certain Notices to Lessees and Operators Pending Review and Reissuance	Eliminates expiration dates (past or upcoming) of all NTLs currently posted on the Bureau of Safety and Environmental Enforcement website.
BSEE-2012-N06	Guidance to Owners and Operators of Offshore Facilities Seaward of the Coast Line Concerning Regional Oil Spill Response Plans	Provides clarification, guidance, and information for preparation of regional Oil Spill Response Plans. Recommends description of response strategy for WCD scenarios to ensure capability to respond to oil discharges is both efficient and effective.

NTL	Title	Summary
2010-N10	Statement of Compliance with Applicable Regulations and Evaluation of Information Demonstrating Adequate Spill Response and Well Containment Resources	Informs operators using subsea or surface blowout preventers on floating facilities that applications for well permits must include a statement signed by an authorized company official stating that the operator will conduct all activities in compliance with all applicable regulations, including the increased safety measures regulations (75 <i>Federal Register</i> 63346). Informs operators that the Bureau of Ocean Energy Management will be evaluating whether each operator has submitted adequate information demonstrating that it has access to and can deploy containment resources to promptly respond to a blowout or other loss of well control.
2009-G40	Deepwater Benthic Communities	Provides guidance for avoiding and protecting high-density deepwater benthic communities (including chemosynthetic and deepwater coral communities) from damage caused by OCS oil and gas activities in water depths greater than 984 ft (300 m). Prescribes separation distances of 2,000 ft (610 m) from each mud and cuttings discharge location and 250 ft (76 m) from all other seafloor disturbances.
2009-G39	Biologically Sensitive Underwater Features and Areas	Provides guidance for avoiding and protecting biologically sensitive features and areas (i.e., topographic features, pinnacles, low-relief live bottom areas, and other potentially sensitive biological features) when conducting OCS operations in water depths less than 984 ft (300 m) in the Gulf of Mexico.
2009-N11	Air Quality Jurisdiction on the OCS	Clarifies jurisdiction for regulation of air quality in the Gulf of Mexico OCS.
2008-G04	Information Requirements for Exploration Plans and Development Operations Coordination Documents	Provides guidance on the information requirements for OCS plans, including EIA requirements and information regarding compliance with the provisions of the Endangered Species Act and the Marine Mammal Protection Act.
2005-G07	Archaeological Resource Surveys and Reports	Provides guidance on regulations regarding archaeological discoveries, specifies requirements for archaeological resource surveys and reports, and outlines options for protecting archaeological resources. Reissued in June 2020 to comply with Executive Order 13891 of October 9, 2019 and to rescind NTL 2011-JOINT- G01.

## **Oil Spill Prevention and Contingency Planning**

Shell has an approved Gulf of Mexico Regional Oil Spill Response Plan (OSRP) as a fundamental component of the planned drilling program that certifies Shell's capability to respond to the maximum extent practicable to a WCD (30 CFR § 254.2) (see EP Section 9). The OSRP demonstrates Shell's capability to rapidly and effectively manage oil spills that may result from the project activities. Despite the extremely low likelihood of a large oil spill occurring during the project, Shell has designed its response program based on a regional capability of responding to a range of spill volumes that increase from small operational spills to a WCD from a well blowout. Shell's program is intended to meet the response planning requirements of the relevant coastal states and federal oil spill planning regulations. The OSRP includes information regarding Shell's regional oil spill organization, dedicated response assets, potential spill risks, and local environmental sensitivities. The OSRP presents specific information on the response program that includes a description of personnel and equipment mobilization, the incident management team organization, and the strategies and tactics used to implement effective and sustained spill containment and recovery operations.

### **Environmental Impact Analysis Organization**

The EIA is organized into **Sections A** through **I** corresponding to the requirements of NTL 2008-G04 (as extended by NTL 2015-N02 and partially amended by 2020-G01), which provides guidance regarding information required by 30 CFR Part 550 for EIAs. The main impact-related discussions are in **Section A** (Impact-Producing Factors) and **Section C** (Impact Analysis).

## A. Impact-Producing Factors

Based on the description of Shell's proposed activities, a series of IPFs have been identified. **Table 2** identifies the potentially affected environmental resources and identifies IPFs associated with the proposed project. **Table 2** was adapted from Form BOEM-0142 and developed *a priori* to focus the impact analysis on those environmental resources that may be impacted as a result of one or more IPFs. The tabular matrix indicates which routine activities and accidental events could affect specific resources. An "X" indicates that an IPF could reasonably be expected to affect a certain resource, and a dash (--) indicates no impact or negligible impact on the resource (**Table 2**). Where there may be an effect from an IPF on an environmental resource, an analysis is provided in **Section C**. Potential IPFs for the proposed activities are listed below and briefly discussed in the following sections.

- MODU presence (including noise and lights);
- Physical disturbance to the seafloor;
- Air pollutant emissions;
- Effluent discharges;
- Water intake;

- Onshore waste disposal;
- Marine debris;
- Support vessel and helicopter traffic; and
- Accidents.

	Impact-producing Factors									
		Physical	Air	i		Onshore	. ·	Support	Accid	ents
Environmental Resources	MODU Presence (including	Disturbance	Pollutant	Effluent	Water	Waste	Marine	Vessel/Helicopter		Large Oil
	noise & lights)	to Seafloor	Emissions	Discharges	Intake	Disposal	Debris	Traffic	Spill	Spill
Physical/Chemical Environment	•		•			•				
Air quality			<b>X</b> (5)						<b>X</b> (6)	<b>X</b> (6)
Water quality				X					<b>X</b> (6)	<b>X</b> (6)
Seafloor Habitats and Biota								•		
Soft bottom benthic communities		Х		X						<b>X</b> (6)
High-density deepwater benthic communities		(4)		(4)						<b>X</b> (6)
Designated topographic features		(1)		(1)						
Pinnacle trend area live bottoms		(2)		(2)						
Eastern Gulf live bottoms		(3)		(3)						
Threatened, Endangered, and Protected	Species and Critical Hab	itat	•			•				
Sperm whale (Endangered)	<b>X</b> (8)							<b>X</b> (8)	<b>X</b> (6,8)	<b>X</b> (6,8)
Rice's whale (Endangered) <sup>1</sup>	<b>X</b> (8)							<b>X</b> (8)	<b>X</b> (6,8)	<b>X</b> (6,8)
West Indian manatee (Endangered)								X(8)		X(6,8)
Non-endangered marine mammals (Protected)	X							X	<b>X</b> (6)	<b>X</b> (6)
Sea turtles (Endangered/Threatened)	<b>X</b> (8)							<b>X</b> (8)	<b>X</b> (6,8)	<b>X</b> (6,8)
Piping Plover (Threatened)										<b>X</b> (6)
Whooping Crane (Endangered)										<b>X</b> (6)
Oceanic whitetip shark (Threatened)	X									X(6)
Giant manta ray (Threatened)	X									X(6)
Gulf sturgeon (Threatened)										X(6)
Nassau grouper (Threatened)										<b>X</b> (6)
Smalltooth sawfish (Endangered)										<b>X</b> (6)
Beach mice (Endangered)										X(6)
Florida salt marsh vole (Endangered)										X(6)
Threatened coral species										X(6)
Coastal and Marine Birds										<b>A</b> (0)
Marine birds	X							X	<b>X</b> (6)	<b>X</b> (6)
Coastal birds	<b>X</b>							x	<b>A</b> (0)	<b>X</b> (6)
Fisheries Resources								Λ		<b>A</b> (0)
Pelagic communities and ichthyoplankton	X			X	X				<b>X</b> (6)	<b>X</b> (6)
Essential Fish Habitat	Â			x	- Â				<b>X</b> (6)	X(6)
Archaeological Resources	<b>^</b>			^	~				<b>A</b> (0)	<b>A</b> (0)
Shipwreck sites		(7)					1			<b>X</b> (6)
Prehistoric archaeological sites		(7)								X(6)
Coastal Habitats and Protected Areas		(7)								<b>A</b> (0)
		-			1			v		<b>V</b> (()
Coastal Habitats and Protected Areas								X		<b>X</b> (6)
Socioeconomic and Other Resources	X	1	1	1		1		1	<b>X</b> (6)	$\mathbf{V}(t)$
Recreational and commercial fishing										<b>X</b> (6)
Public health and safety										<b>X</b> (6)
Employment and infrastructure										<b>X</b> (6)
Recreation and tourism										<b>X</b> (6)
Land use										<b>X</b> (6)
Other marine uses										<b>X</b> (6)

# Table 2. Matrix of impact producing- factors and affected environmental resources. X = potential impact on the resource; dash (--) = no impact or negligible impact on the resource.

<sup>1</sup>The Rice's whale was recently identified as a new species of baleen whale in the Gulf of Mexico (86 FR 47022; effective October 22, 2021) and not a subspecies of the Bryde's whale as previously classified.

Numbers in parentheses refer to table footnotes on the following page. MODU = Mobile Offshore Drilling Unit.

## Table 2 Footnotes and Applicability:

- (1) Activities that may affect a marine sanctuary or topographic feature. Specifically, if the well, platform site, or any anchors will be on the seafloor within the following:
  - (a) 4-mile zone surrounding the Flower Garden Banks, or the 3-mile zone of Stetson Bank;
  - (b) 1,000-m, 1-mile, or 3-mile zone of any topographic feature (submarine bank) protected by the Topographic Features Stipulation attached to an Outer Continental Shelf (OCS) lease;
  - (c) Essential Fish Habitat (EFH) criteria of 500 ft from any no-activity zone; or
  - (d) Proximity of any submarine bank (500-ft buffer zone) with relief greater than 2 m that is not protected by the Topographic Features Stipulation attached to an OCS lease.
  - None of these conditions (a through d) are applicable. The project area is not within the given range (buffer zone) of any marine sanctuary, topographic feature, or no-activity zone. There are no submarine banks in the project area.
- (2) Activities with any bottom disturbance within an OCS lease block protected through the Live Bottom (Pinnacle Trend) Stipulation attached to an OCS lease.
  - The Live Bottom (Pinnacle Trend) Stipulation is not applicable to the project area.
- (3) Activities within any Eastern Gulf OCS block and portions of Pensacola and Destin Dome area blocks in the Central Planning Area where seafloor habitats are protected by the Live Bottom (Low-Relief) Stipulation attached to an OCS lease.
  - The Live Bottom (Low-Relief) Stipulation is not applicable to the project area.
- (4) Activities on blocks designated by the Bureau of Ocean Energy Management (BOEM) as being in water depths 300 m or greater.
  - No impacts on high-density deepwater benthic communities are anticipated. The wellsite clearance assessments identified no features indicative of high-density chemosynthetic communities or coral communities within 2,000 ft (610 m) of the proposed wellsites (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009).
- (5) Exploration or production activities where hydrogen sulfide (H<sub>2</sub>S) concentrations greater than 500 parts per million might be encountered.
  - Mississippi Canyon Block 809 is classified as H<sub>2</sub>S "absent".
- (6) All activities that could result in an accidental spill of produced liquid hydrocarbons or diesel fuel that you determine would impact these environmental resources. If the proposed action is located a sufficient distance from a resource that no impact would occur, the Environmental Impact Analysis (EIA) can note that in a sentence or two.
  - Accidental hydrocarbon spills could affect the resources marked (X) in the matrix, and impacts are analyzed in Section C.
- (7) All activities that involve seafloor disturbances, including anchor emplacements, in any OCS block designated by the BOEM as having high-probability for the occurrence of shipwrecks or prehistoric sites, including such blocks that will be affected that are adjacent to the lease block in which the planned activity will occur. If the proposed activities are located at a sufficient distance from a shipwreck or prehistoric site that no impact would occur, this will be noted in the EIA.
  - No impacts on archaeological resources are expected from routine activities. The locations of the proposed activities are well beyond the 197 ft (60 m) depth contour used by BOEM as the seaward extent for prehistoric archaeological site potential in the Gulf of Mexico. As discussed in Section C.6, the shallow hazard assessment did not identify any archaeologically significant sonar contacts within 2,000 ft (610 m) of the proposed wellsites (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009).
- (8) All activities that might have an adverse effect on Endangered or Threatened marine mammals or sea turtles or their critical habitats.
  - IPFs that may affect marine mammals or sea turtles include Mobile Offshore Drilling Unit presence and emissions, support vessel and helicopter traffic, and accidents. See **Section C**.
- (9) Production activities that involve transportation of produced fluids to shore using shuttle tankers or barges.
  - Not applicable.

## A.1 Mobile Offshore Drilling Unit Presence (including noise and lights)

Drilling activities will be accomplished with a DP MODU. DP vessels are self-propelled and maintains position using a global positioning system, specific computer software, and sensors in conjunction with a series of thrusters or azimuth propellers. Potential impacts to marine resources from the presence of the MODU include the physical presence of the MODU and support vessels in the ocean, increased light from working and safety lighting on the vessel, and audible noise above and below the water's surface.

The physical presence of the MODU in the ocean can attract pelagic fishes and other marine life. The vessels may concentrate small epipelagic fish species, resulting in the attraction of epipelagic predators. See **Section C.5.1** for further discussion.

The MODU will maintain exterior lighting for working at night and navigational and aviation safety in accordance with federal navigation and aviation safety regulations (International Regulations for Preventing Collisions at Sea, 1972 [72 COLREGS], Part C). Artificial lighting may attract and directly or indirectly impact natural resources, particularly birds, as discussed in **Section C.4**.

MODUs can be expected to produce noise from station keeping, and maintenance operations. The noise levels produced by DP vessels largely depend on the level of thruster activity required to keep position and, therefore, vary based on environmental site conditions, vessel thruster specifications, and operational requirements. Representative source levels for vessels in DP mode range from 184 to 190 decibels (dB) referenced to (re) 1 micropascal ( $\mu$ Pa) m with a primary frequency below 600 Hz (Blackwell and Greene Jr., 2003; McKenna et al., 2012b; Kyhn et al., 2014). Zykov (2016) characterized a noisier MODU thruster with source levels from 190 to 195 dB re 1  $\mu$ Pa m expressed as root-mean-square sound pressure level (SPL). The source level for the thrusters used by Zykov (2016) were estimated for power output close to the nominal value (the maximum sustainable) for all thrusters; it is highly unlikely that all the thrusters of all vessels will be operated at such conditions for a prolonged period of time.

Positioning of the MODU requires the use of a vessel-mounted transducer and a series of transceivers placed on the seafloor. The transducer employs a high frequency acoustic signal (i.e., main energy between 21 and 31 kHz) throughout the operation. While the acoustic signal emitted by the transducer is similar to that emitted by a commercial echosounder, its source level will vary depending upon water depth (i.e., higher source levels required in deeper water). Source levels for the vessel-mounted transceiver are estimated to be >200 dB re 1  $\mu$ Pa m expressed as SPL, with energy focused toward the seafloor (Equinor, 2019). However, the directionality and frequency of the source results in minimal propagation outside the main beam of the pulse.

The response of marine mammals, sea turtles, and fishes to a perceived marine noise depends on a range of factors, including 1) the SPL, frequency, duration, and novelty of the noise; 2) the physical and behavioral state of the animal at the time of perception; and 3) the ambient acoustic features of the environment (Hildebrand, 2004).

## A.2 Physical Disturbance to the Seafloor

Drilling activities will be accomplished with a DP MODU; no vessel will use anchors. There will be minimal disturbance to the seafloor and soft bottom communities during positioning of the equipment. Physical disturbance of the seafloor will be limited to the proximal area where the wellbore penetrates the substrate, where mud and drill cuttings will be deposited. The total disturbed area is estimated to be 0.62 ac (0.25 ha) per well (BOEM, 2012a) but may vary depending on the specific well configuration.

## A.3 Air Pollutant Emissions

Estimates of air pollutant emissions are provided in EP Section 8. Offshore air pollutant emissions will result from operations of the MODU as well as service vessels and helicopters. These emissions occur mainly from combustion of diesel. Primary air pollutants typically associated with OCS activities are suspended particulate matter (PM<sub>2.5</sub> and PM<sub>10</sub>), sulfur oxides (SO<sub>x</sub>), nitrogen oxides (NO<sub>x</sub>), volatile organic compounds (VOCs), carbon monoxide (CO), (**Reşitoğlu** et al., 2015) and ammonia (NH<sub>3</sub>), and lead (Pb) (NTL 2020-G01).

The project area is located westward of 87.5° W longitude; thus, air quality is under BOEM jurisdiction, as explained in NTL 2009-N11. Anticipated emissions from the proposed project activities are calculated in the Air Quality Emissions Report (AQR) (see EP Section 8) prepared in accordance with BOEM requirements provided in 30 CFR Part 550 Subpart C. The AQR shows that the projected emissions associated with the proposed activities meet BOEM's exemption criteria.

### A.4 Effluent Discharges

Effluent discharges from drilling operations are summarized in EP Section 7. Discharges from the MODU are required to comply with the National Pollutant Discharge Elimination System (NPDES) General Permit for Oil and Gas Activities (General Permit No. GMG290000). Support vessel discharges are expected to be in accordance with USCG regulations.

Water-based drilling muds (WBM) and cuttings will be released at the seafloor during the initial well intervals before the marine riser is set. Excess cement slurry and blowout preventer (BOP) fluid will also be released at the seafloor.

A synthetic-based mud (SBM) system will be used for drilling activities after the marine riser is installed, which allows recirculation of the SBM fluids and cuttings and their subsequent processing aboard the surface vessel. Unused or residual SBM will be collected and transported to Port Fourchon, Louisiana, for recycling. Drill cuttings wetted with SBM will be discharged overboard via a downpipe below the water surface after treatment that complies with the NPDES permit limits for synthetic fluid retained on cuttings. The estimated volume of drill cuttings to be discharged is provided in EP Section 7.

Other effluent discharges from the MODU and support vessels are expected to include treated sanitary and domestic wastes, deck drainage, desalination unit discharge, ballast water, bilge water, fire water, hydrate inhibitor, BOP fluid, well treatment and completion fluids, excess cement, and non-contact cooling water. All discharges shall comply with the NPDES General Permit and/or USCG regulations, as applicable.

#### A.5 Water Intake

Seawater will be drawn from several meters below the ocean surface for various services, including firewater and once-through, non-contact cooling of machinery on the MODU (EP Table 7a).

Section 316(b) of the Clean Water Act requires NPDES permits to ensure that the location, design, construction, and capacity of cooling water intake structures reflect the best technology available to minimize adverse environmental impacts from impingement and entrainment of aquatic organisms. The NPDES General Permit No. GMG290000 specifies requirements for new facilities for which construction commenced after July 17, 2006, with cooling water intake structures having a design intake capacity of greater than 2 million gallons of water per day, of which at least 25% is used for cooling purposes.

The MODU that will be selected for this project will meet the described applicability for new facilities, and the vessel's water intakes are expected to be in compliance with the design, monitoring, and recordkeeping requirements of the General NPDES permit.

## A.6 Onshore Waste Disposal

Wastes generated during exploration activities are tabulated in EP Section 7. Used SBMs and additives will be transported to shore for recycling, reconditioning, or deep well injection at Halliburton Drilling Fluids, MiSwaco, Newpark Drilling Fluids, or R360 Environmental Solutions, in Port Fourchon, Louisiana. Cuttings wetted with SBMs will be transported to shore for deep well injection or landfarm at R360 Environmental Solutions in Port Fourchon, Louisiana. Completion fluids will be transported to shore for recycling or deep well injection at Haliburton, Baker Hughes, Newpark, Tetra, or R360 Environmental Solutions in Port Fourchon, Louisiana. Salvage hydrocarbons will be transported to shore for recycling or deep well injection at PSC Industrial Outsourcing, Inc. in Jeanerette, Louisiana.

Recyclable trash and debris will be generated during the proposed project and will be recycled at Omega Waste Management in West Patterson, Louisiana, or at a similarly permitted facility. Non-recyclable trash and debris will be transported to the Riverbirch landfill in Avondale, Louisiana; or to a similarly permitted facility. Exploration and production wastes will be transported to R360 Environmental Solutions or Clean Waste in Port Fourchon, Louisiana. Used oil and glycol will be transported to Omega Waste Management in West Patterson, Louisiana; to Chemical Waste Management in Sulphur, Louisiana; or at a similarly permitted facility. Non-hazardous waste will be transported to the Waste Management Woodside landfill in Walker, Louisiana; or to a similarly permitted facility. Non-hazardous oilfield waste will be transported to Chemical Waste Management in Sulphur, Louisiana. Universal waste items such as batteries, lamps, glass, and mercury contaminated waste will be sent to Chemical Waste Management in Sulphur, Louisiana, for processing. Hazardous waste will be sent to Chemical Waste Management in Sulphur, Louisiana; Clean Harbors in Colfax, Louisiana; or to a similarly permitted facility. Wastes will be recycled or disposed according to applicable regulations at the respective onshore facilities.

## A.7 Marine Debris

Trash and debris accidently released into the marine environment can harm marine animals through entanglement and ingestion. Shell will adhere to the International Convention for the Prevention of Pollution from Ships (MARPOL 73/78) Annex V requirements, USEPA and USCG regulations, and BSEE regulations and NTLs regarding solid wastes. BSEE regulations at 30 CFR § 250.300(a) and (b)(6) prohibit operators from deliberately discharging containers and other materials (e.g., trash, debris) into the marine environment, and BSEE regulation 30 CFR § 250.300(c) requires durable identification markings on equipment, tools and containers (especially drums), and other material. USCG and USEPA regulations require operators to become proactive in avoiding accidental loss of solid waste items by developing waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Additionally, the debris awareness training, instruction, and placards required by the Protected Species Lease Stipulation should minimize the amount of debris that is accidentally lost overboard by offshore personnel (NMFS [2020a] Appendix B). Shell will comply with NTL BSEE-2015-G03, which instructs operators to exercise caution in the handling and disposal of small items and packaging materials, requires the posting of informational placards at prominent locations on offshore vessels and structures, and mandates a yearly marine trash and debris awareness training and certification process. Compliance with these requirements is expected to result in either no or negligible impacts from this factor.

## A.8 Support Vessel and Helicopter Traffic

Shell will use existing shore-based facilities in Port Fourchon, Louisiana and a temporary base in Gulfport, Mississippi, for onshore support of vessels, and in Houma, Louisiana and a temporary base in Kiln, Mississippi for air transportation support. No terminal expansion or construction is planned at either location.

IPFs associated with support vessel and helicopter traffic include their physical presence and operational noise. Each factor is discussed in the following subsections.

### A.8.1 Physical Presence

The supply base in Port Fourchon, Louisiana, is operated by Shell and located on Bayou Lafourche, approximately 3 miles (5 km) from the Gulf of Mexico. A temporary base has been identified in Gulfport, Mississippi. There will likely be at least one support vessel in the field at all times during drilling activities. NMFS (2020a) has found that support vessel traffic has the potential to disturb protected species (e.g., marine mammals, sea turtles, fishes) and creates a risk of vessel strikes. The probability of a vessel strike depends on the number, size, and speed of vessels as well as the distribution, abundance, and behavior of the species (Laist et al., 2001; Jensen and Silber, 2004; Hazel et al., 2007; Vanderlaan and Taggart, 2007; Conn and Silber, 2013; NMFS, 2020a). To reduce the potential for vessel strikes, BOEM issued NTL BOEM-2016-G01, which recommends protected species identification training, and that vessel operators and crews maintain a vigilant watch for marine mammals and slow down or stop their vessel to avoid striking protected species and requires operators to report sightings of any injured or dead protected species. Supply vessels will normally move to the project area via the most direct route from the shorebase.

Helicopters transporting personnel and small supplies will normally take the most direct route of travel between the helicopter base in Houma, Louisiana, and a temporary base in Kiln, Mississippi and the project area when air traffic and weather conditions permit. Helicopters typically maintain a minimum altitude of 700 ft (213 m) while in transit offshore; 1,000 ft (305 m) over unpopulated areas or across coastlines; and 2,000 ft (610 m) over-populated areas and sensitive habitats such as wildlife refuges and park properties. Additional guidelines and regulations specify that helicopters maintain an altitude of 1,000 ft (305 m) within 328 ft (100 m) of marine mammals (NMFS, 2020a).

#### A.8.2 Noise

Vessel noise is one of the main contributors to overall noise in the sea (National Research Council, 2003b; Jasny et al., 2005). Offshore supply and service vessels associated with the proposed project will contribute to the overall acoustic environment by transmitting noise through both air and water. The support vessels will use conventional diesel-powered screw propulsion. Vessel noise is a combination of narrow-band (tonal) and broadband sound (Richardson et al., 1995; Hildebrand, 2009; McKenna et al., 2012). The vessel tonal noise typically dominates frequencies up to approximately 50 Hz, whereas broadband sounds may extend to 100 kHz. The primary sources of vessel noise are propeller cavitation, propeller singing (high-pitched, clear harmonic tone), and propulsion; other sources include auxiliary engine noise, flow noise from water dragging along the hull, and bubbles breaking in the vessel's wake while moving through the water (Richardson et al., 1995). The intensity of noise from service vessels is approximately related to ship size, weight, and speed. Large ships tend to be noisier than small ones and ships underway with a full load (or towing or pushing a load) produce more noise than unladed vessels. For any given vessel, relative noise tends to increase with increased speed, and propeller cavitation is usually the dominant underwater noise source. Broadband source levels for most small ships (a category that includes support vessels) are anticipated to be in the range of 150 to 180 dB re 1 µPa m (Richardson et al., 1995; Hildebrand, 2009; McKenna et al., 2012).

Helicopters used for offshore oil and gas operational support are potential sources of noise to the marine environment. Helicopter noise is generated from their jet turbine engines, airframe, and rotors. The dominant tones for helicopters are generally below 500 Hz (Richardson et al., 1995). Richardson et al. (1995) reported received underwater SPLs of 109 dB re 1  $\mu$ Pa from a Bell 212 helicopter flying at an altitude of 500 ft (152 m). Penetration of helicopter noise below the sea surface is greatest directly below the aircraft; at angles greater than 13 degrees from vertical, much of the sound is reflected from the sea surface and so does not penetrate into the water (Richardson et al., 1995). The duration of underwater noise from passing aircraft is much shorter in water than air. For example, a helicopter passing at an altitude of 500 ft (152 m) that is audible in air for 4 minutes may be detectable under water for only 38 seconds at 10 ft (3 m) depth and for 11 seconds at 59 ft (18 m) depth (Richardson et al., 1995). Additionally, the sound amplitude is greatest as the aircraft approaches or leaves a location.

### A.9 Accidents

The analysis in the EIA focuses on two types of potential accidents:

- a small fuel spill (<1,000 barrels [bbl]), which is the most likely type of spill during OCS exploration and development activities; and
- an oil spill resulting from an uncontrolled blowout. A blowout resulting in a large oil spill (>1,000 bbl) is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures detailed in EP Section 2j.

The following subsections summarize assumptions about the sizes and fates of these spills as well as Shell's spill response plans. Impacts are analyzed in **Section C**.

The lease sale EISs (BOEM, 2012a, 2015, 2016b, 2017a) discuss other types of accidents: loss of well control, pipeline failures, vessel collisions, chemical and drilling fluid spills, and  $H_2S$  release. These are briefly discussed in this section. No other site-specific issues have been identified for the EIA. The analysis in the lease sale EISs specific to these various accidental events is incorporated by reference.

Loss of Well Control. A loss of well control is the uncontrolled flow of a reservoir fluid that may result in the release of gas, condensate, oil, drilling fluids, sand, or water. Loss of well control is a broad term that includes very minor up to the most serious well control incidents, while blowouts are considered to be a subset of more serious incidents with greater risk of oil spill or human injury (BOEM, 2016a, 2017a). Loss of well control may result in the release of drilling fluid or loss of oil. Not all loss of well control events result in blowouts (BOEM, 2012a). In addition to the potential release of gas, condensate, oil, sand, or water, the loss of well control can also suspend and disperse bottom sediments (BOEM, 2012a, 2017a). BOEM (2016a) noted that most OCS blowouts have resulted in the release of gas; ABSG Consulting Inc. (2018) reported that most loss of well control event spills were <1,000 bbl.

Shell has a robust system in place to prevent loss of well control. Included in this EP is Shell's response to NTL 2015-N01, which includes descriptions of measures to prevent a blowout, reduce the likelihood of a blowout, and conduct effective and early intervention in the event of a blowout. Shell will comply with NTL 2010-N10, as extended under NTL 2015-N02, which specify additional safety measures for OCS activities. See EP Sections 2j and 9b for further information.

<u>Pipeline Failures</u>. Pipeline failures can result from mass sediment movements and mudslides, impacts from anchor drops, and accidental excavation in the case that the exact location of a pipeline is uncertain (BOEM, 2012a, 2013, 2015). The project area has been evaluated through geologic and geohazard surveys and found to be geologically suitable for the proposed activities (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009).

<u>Vessel Collisions</u>. BSEE data show that there were 181 OCS-related collisions between 2007 and 2019 (BSEE, 2019). Most collision mishaps are the result of service vessels colliding with platforms or vessel collisions with pipeline risers. Approximately 10% of vessel collisions with platforms in the OCS resulted in diesel spills, and in several collision incidents, fires resulted from hydrocarbon releases. To date, the largest diesel spill associated with a collision occurred in 1979 when an anchor-handling boat collided with a drilling platform in the Main Pass project area, spilling 1,500 bbl. Diesel fuel is the product most frequently spilled, but oil, natural gas, corrosion inhibitor, hydraulic fluid, and lube oil have also been released as the result of vessel collisions. Human error accounted for approximately half of all reported vessel collisions from 2006 to 2009. As summarized by BOEM (2017c), vessel collisions occasionally occur during routine operations. Some of these collisions have caused spills of diesel fuel or chemicals. Shell intends to comply with all USCG- and BOEM-mandated safety requirements to minimize the potential for vessel collisions.

<u>Chemical Spills</u>. Chemicals are stored and used for pipeline hydrostatic testing, and during drilling and in well completion operations. The relative quantities of their use is reflected in the largest volumes spilled (BOEM, 2017c). Completion, workover, and treatment fluids are the largest quantity used and comprise the largest releases. Between 2007 and 2014, an average of two chemical spills <50 bbl in volume and three chemical spills >50 bbl in volume occurred each year (BOEM, 2017a).

<u>H<sub>2</sub>S Release</u>. MC 809 is classified as H<sub>2</sub>S absent. Based on the H<sub>2</sub>S absent classification, no further discussion on H<sub>2</sub>S impacts is warranted.

### A.9.1 Small Fuel Spill

<u>Spill Size</u>. According to the analysis by BOEM (2017a), the most likely type of small spill (<1,000 bbl) resulting from OCS activities is a failure related to the storage of oil or diesel fuel. Historically, most diesel spills have been  $\leq 1$  bbl, and this is predicted to be the most common spill volume in ongoing and future OCS activities in the Western and Central Gulf of Mexico Planning Areas (Anderson et al., 2012). As the spill volume increases, the incident rate declines dramatically (BOEM, 2017a). The median size for spills  $\leq 1$  bbl is 0.024 bbl, and the median volume for spills of 1 to 10 bbl is 3 bbl (Anderson et al., 2012). For the EIA, a small diesel fuel spill of 3 bbl is used. Operational experience suggests that the most likely cause of such a spill would be a rupture of the fuel transfer hose resulting in a loss of contents (<3 bbl of fuel) (BOEM, 2012a).

<u>Spill Fate</u>. The fate of a small fuel spill in the project area would depend on meteorological and oceanographic conditions at the time of the spill as well as the effectiveness of spill response activities. However, given the open ocean location of the project area and the short duration of a small spill, it is expected that the opportunity for impacts to occur would be very brief.

The water-soluble fractions of diesel are dominated by two- and three-ringed polycyclic aromatic hydrocarbons (PAHs), which are moderately volatile (National Research Council, 2003a). The constituents of these oils are light to intermediate in molecular weight and can be readily degraded by aerobic microbial oxidation. Diesel density is such that it will not sink to the seafloor unless it is dispersed in the water column and adheres to suspended sediments, but this generally occurs only in coastal areas with high-suspended solids loads (National Research Council, 2003a). Adherence to suspended sediments is not expected to occur to any appreciable degree in offshore waters of the Gulf of Mexico. Diesel oil is readily and completely degraded by naturally occurring microbes (NOAA, 2019).

The fate of a small diesel fuel spill was estimated using NOAA's Automated Data Inquiry for Oil Spills (ADIOS) 2 model (NOAA, 2016a). This model uses the physical properties of oils in its database to predict the rate of evaporation and dispersion over time as well as changes in the

density, viscosity, and water content of the product spilled. It is estimated that more than 90% of a small diesel spill would evaporate or naturally disperse within 24 hours. Based on the results of the ADIOS 2 model, the area of diesel fuel on the sea surface would range from 1.2 to 12 acres (ac) (0.5 to 5 hectares [ha]), depending on sea state and weather conditions.

The project area is 54 miles (87 km) from the nearest shoreline (Louisiana). Slicks from fuel spills are expected to persist for relatively short periods of time ranging from minutes (<1 bbl) to hours (<10 bbl) to a few days (10 to 1,000 bbl) and rapidly spread out, evaporate, and disperse into the water column (BOEM, 2012a). Because of the distance from shore of these potential spills and their lack of persistence, it is unlikely that a small diesel spill would make landfall prior to dissipation (BOEM, 2012a).

<u>Spill Response</u>. In the unlikely event of a fuel spill, response equipment and trained personnel would be available to ensure that spill effects are localized and would result only in short-term, localized environmental consequences. EP Section 9b provides a detailed discussion of Shell's oil spill response plans.

## A.9.2 Large Oil Spill

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures detailed in EP Section 2j. Blowouts are rare events, and most well control incidents do not result in oil spills (BOEM, 2016a). According to ABS Consulting Inc. (2016), the spill rate for spills >1,000 bbl is 0.22 spills per billion bbl. The baseline risk of loss of well control spill >10,000 bbl on the OCS is estimated to be once every 27.5 years (ABSG Consulting, 2018).

<u>Spill Size</u>. Shell has calculated the WCD for this EP using the requirements prescribed by NTL 2015-N01. The calculated initial release volume is 425,000 bbl of oil during the first day, and the calculated 30-day average WCD rate is 391,000 bbl of oil per day. The total potential spill volume along with a detailed analysis of this calculation can be found in EP Section 2j. The WCD scenario for this EP has a low probability of being realized. Some of the factors that are likely to reduce rates and volumes, which are not incorporated in the WCD calculation, include, but are not limited to, obstructions or equipment in the wellbore, well bridging, and early intervention such as containment.

Shell has a robust system in place to prevent blowouts. Shell's response to NTL 2015-N01, which includes descriptions of measures to prevent a blowout, reduce the likelihood of a blowout, and conduct effective and early intervention in the event of a blowout, can be found in EP Sections 2j and 9b. Shell will also comply with NTL 2010-N10 and applicable drilling regulations in 30 CFR Part 250, Subpart D, which specify additional safety measures for OCS activities.

<u>Spill Trajectory</u>. The fate of a large oil spill in the project area would depend on meteorological and oceanographic conditions at the time. The Oil Spill Risk Analysis (OSRA) model is a computer simulation of oil spill transport that uses realistic data for winds and currents to predict spill fate. The OSRA report by Ji et al. (2004) provides conditional contact probabilities for shoreline segments in the Gulf of Mexico.

The results for Launch Area C058 (the launch area which includes the project area) are presented in **Table 3**. The 30-day OSRA model predicts a <0.5% chance of shoreline contact within 3 days of a spill. After 10 days, the model predicts a 1% chance of shoreline contact in Terrebonne Parish, Louisiana, a 2% chance of shoreline contact in Lafourche Parish, Louisiana, and a 4% chance of shoreline contact in Plaquemines Parish, Louisiana. After 30 days, shorelines in two Texas counties, seven Louisiana parishes, and one Florida county could be contacted. Plaquemines Parish, Louisiana, is predicted to have an 8% probability of being contacted within

30 days. Counties whose conditional probability for shoreline contact is <0.5% for 3, 10, and 30 days are not shown in **Table 3**.

Table 3. Conditional probabilities of a spill in the project area contacting shoreline segments based on a 30-day Oil Spill Risk Analysis (OSRA) (From: Ji et al., 2004). Values are conditional probabilities that a hypothetical spill in the project area (represented by OSRA Launch Area C058) could contact shoreline segments within 3, 10, or 30 days.

Sharalina Sagmant	County or Darich State	Conditional Probability of Contact <sup>1</sup> (%)					
Shoreline Segment	County or Parish, State	3 Days	10 Days	30 Days			
C11	Galveston, Texas			1			
C12	Jefferson, Texas			1			
C13	Cameron, Louisiana			3			
C14	Vermilion, Louisiana			2			
C17	Terrebonne, Louisiana		1	3			
C18	Lafourche, Louisiana		2	3			
C19	Jefferson, Louisiana			1			
C20	Plaquemines, Louisiana		4	8			
C21	St. Bernard, Louisiana			1			
C28	Okaloosa, Florida			1			

<sup>1</sup> Conditional probability refers to the probability of contact within the stated time period, assuming that a spill has occurred. -- indicates <0.5% probability of contact.

The OSRA model presented by Ji et al. (2004) does not evaluate the fate of a spill over time periods longer than 30 days, nor does it predict the fate of a release that continues over a period of weeks or months. Also as noted in Ji et al. (2004), the OSRA model does not take into account the chemical composition or biological weathering of oil spills, the spreading and splitting of oil spills, or spill response activities. The model does not assume a particular spill size; however, the model has generally been used by BOEM to evaluate contact probabilities for spills greater than 1,000 bbl. Thus, OSRA is a preliminary risk assessment model. In the event of an actual oil spill, trajectory modeling would be conducted using the location and estimated amount of spilled oil as well as current and wind data.

<u>Weathering</u>. Following an oil spill, several physical, chemical, and biological processes, collectively called weathering, interact to change the properties of the oil, and thereby influence its potential effects on marine organisms and ecosystems. The most important weathering processes include spreading, evaporation, dissolution, dispersion into the water column, formation of water-in-oil emulsions, photochemical oxidation, microbial degradation, adsorption to suspended PM, and stranding on shore or sedimentation to the seafloor (National Research Council, 2003a; International Tanker Owners Pollution Federation Limited, 2018).

Weathering decreases the concentration of oil and produces changes in its chemical composition, physical properties, and toxicity (BOEM, 2017a). The more toxic, light aromatic and aliphatic hydrocarbons in the oil are lost rapidly by evaporation and dissolution on the water surface. Evaporated hydrocarbons are degraded rapidly by sunlight. Biodegradation of oil on the water surface and in the water column by marine bacteria removes first the n-alkanes and then the light aromatics from the oil. Other petroleum components are biodegraded more slowly. Photo-oxidation attacks mainly the medium and high molecular weight PAHs in the oil on the water surface.

<u>Spill Response</u>. Shell is a founding member of the Marine Well Containment Company (MWCC) and has access to an integrated subsea well control and containment system that can be rapidly deployed through the MWCC. The MWCC is a non-profit organization that assists with the subsea containment system during a response. The near-term containment response capability will be

specifically addressed in Shell's NTL 2010-N10 submission of an Application for Permit to Drill. The application will include equipment and services available to Shell through MWCC's near-term containment capabilities and other industry response sources. Shell is a member of Clean Caribbean & Americas, Marine Preservation Association (which funds Marine Spill Response Corporation), Clean Gulf Associates, and Oil Spill Response Limited: organizations that are committed to providing the resources necessary to respond to a spill as outlined in Shell's OSRP.

MWCC also offers its members access to equipment, instruments, and supplies for marine environmental sampling and monitoring in the event of an oil spill in the Gulf of Mexico. Members have access to a mobile laboratory container, operations container, and a launch and recovery system, which enables water sampling and monitoring to water depths of 3,000 m. The two 8-ft × 20-ft containers have been certified for offshore use by Det Norske Veritas and the American Bureau of Shipping. The launch and recovery system is a combined winch, A-frame, and 3,500-meter long cable customized for instruments in the containers. The containers are designed to enable rapid mobilization of equipment to an incident site. The required equipment includes redundant systems to avoid downtime and supplies for sample handling and storage. Once deployed on a suitable vessel, the mobile containers then act as workspaces for scientists and operations personnel.

Mechanical recovery capabilities are addressed in the OSRP. The mechanical recovery response equipment that could be mobilized to the spill location in normal and adverse weather conditions is included in the Offshore On-Water Recovery Activation List in the OSRP.

Chemical dispersion capabilities are also readily available from resources identified in the OSRP. Available equipment for surface and subsea application of dispersants, response times, and support resources are identified in the OSRP.

Open-water *in situ* burning may also be used as a response strategy, depending on the circumstances of the release. If appropriate conditions exist and approval from the Unified Command is received, one or multiple *in situ* burning task forces could be deployed offshore. See EP Section 9b for a detailed description of spill response measures.

## B. Affected Environment

The project area is in the Central Planning Area, approximately 54 miles (87 km) from the nearest shoreline (Louisiana), 93 miles (150 km) from the onshore support base at Port Fourchon, Louisiana, 151 miles (243 km) from the temporary onshore support base at Gulfport, Mississippi, and 136 miles (219 km) from the helicopter base in Houma, Louisiana and 153 miles (246 km) from the temporary helicopter base in Kiln, Mississippi. Due to the impacts from Hurricane Ida, temporary support locations have been provided and are subject to change. Estimated water depths at the project area is approximately 3,631 ft (1,107 m).

A detailed description of the regionally affected environment is provided by BOEM (2016b, 2017a), including meteorology, oceanography, geology, air and water quality, benthic communities, Threatened and Endangered species, biologically sensitive resources, archaeological resources, socioeconomic conditions, and other marine uses. These regional descriptions are based on extensive literature reviews and are incorporated by reference. General background information is presented in the following sections, and brief descriptions of each potentially affected resource are presented in **Section C**, including site-specific or new information if available.

The local environment in the project area is not known to be unique with respect to the physical, chemical, biological, or socioeconomic conditions found in this region of the Gulf of Mexico. The baseline environmental conditions in the project area are expected to be consistent with the regional description of the locations evaluated by BOEM (2016b, 2017a).

## C. Impact Analysis

This section analyzes the potential direct and indirect environmental impacts of routine activities and accidents; cumulative impacts are discussed in **Section C.9**.

Environmental impacts have been analyzed extensively in lease sale EISs for the Central and Western Gulf of Mexico Planning Areas (BOEM, 2012a, 2013, 2014, 2015, 2016b, 2017a). Site-specific issues are addressed in this section as appropriate and are organized by the environmental resources identified in **Table 2** that addresses each potential IPF.

# C.1 Physical/Chemical Environment

#### C.1.1 Air Quality

Due to the distance from shore-based pollution sources, offshore air quality is expected to be good. The attainment status of federal OCS waters is unclassified because there is no provision in the Clean Air Act for classification of areas outside state waters (BOEM, 2012a).

In general, ambient air quality on coastal counties along the Gulf of Mexico is relatively good (BOEM, 2012a). As of August 2021, Mississippi, Alabama, and Florida Panhandle coastal counties are in attainment of the National Ambient Air Quality Standards (NAAQS) for all criteria pollutants (USEPA, 2021). St. Bernard Parish in Louisiana and Hillsborough County in Florida are nonattainment areas for sulfur dioxide based on the 2010 standard. One coastal metropolitan area in Texas (Houston-Galveston-Brazoria) is a nonattainment area for 8-hour ozone (2015 Standard). One coastal metropolitan area in Florida (Tampa) was reclassified in 2018 from a nonattainment area to maintenance status for lead based on the 2008 Standard (USEPA, 2021).

Winds in the region are driven by the clockwise circulation around the Bermuda High (BOEM, 2017a). The Gulf of Mexico is located to the southwest of this center of circulation, resulting in a prevailing southeasterly to southerly flow, which is conducive to transporting emissions toward shore. However, circulation is also affected by tropical cyclones (hurricanes) during summer and fall and by extratropical cyclones (cold fronts) during winter.

IPFs that could potentially affect air quality are air pollutant emissions and both types of accidents: a small fuel spill and a large oil spill.

#### **Impacts of Air Pollutant Emissions**

Air pollutant emissions are the only routine IPF anticipated to affect air quality. Offshore air pollutant emissions will result from the operation of the MODU, and associated equipment as well as helicopters and service vessels as described in **Section A.3**. These emissions occur mainly from combustion or burning of diesel and Jet-A aircraft fuel. Primary air pollutants typically associated with OCS activities are suspended PM, SO<sub>x</sub>, NO<sub>x</sub>, VOCs, CO, NH<sub>3</sub>, and Pb.

Due to the distance from shore, routine operations in the project area are not expected to impact air quality along the coast. As noted by BOEM (BOEM, 2012a, 2013, 2014, 2015, 2016b, 2017b), emissions of air pollutants from routine activities in the project area are projected to have

minimal impacts on onshore air quality because of the prevailing atmospheric conditions, emission heights, emission rates, and the distance of these emissions from the coastline.

MC 809 is located west of 87.5° W longitude; thus, air quality is under BOEM jurisdiction as explained in NTL 2009-N11. The BOEM-implementing regulations are provided in 30 CFR Part 550 Subpart C. The AQR (see EP Section 8) prepared in accordance with BOEM requirements shows that the projected emissions from sources associated with the proposed activities meet BOEM's exemption criteria. Therefore, this EP is exempt from further air quality review pursuant to 30 CFR § 550.303(d).

The Breton Wilderness Area, which is part of the Breton National Wildlife Refuge (NWR), is designated under the Clean Air Act as a Prevention of Significant Deterioration Class I air quality area. BOEM coordinates with the USFWS if emissions from proposed projects may affect the Breton Class I area. The project area is approximately 88 miles (142 km) from the Breton Wilderness Area. Shell intends to comply with all BOEM requirements regarding air emissions. No further analysis or control measures are required.

There are three Class I air quality areas on the west coast of Florida: St Mark's Wildlife Refuge in Wakulla County, Chassahowitzka Wilderness Area in Hernando County, and Everglades National Park in Monroe, Miami-Dade, and Collier Counties. The project area is approximately 306 miles (492 km) from the closest Florida Class I air quality area (Saint Mark's Wildlife Refuge Class I Air Quality Area). Shell will comply with emissions requirements as directed by BOEM. No further analysis or control measures are required.

Greenhouse gas emissions contribute to climate change, with impacts on temperature, rainfall, frequency of severe weather, ocean acidification, and sea level rise (Intergovernmental Panel on Climate Change, 2014). Carbon dioxide ( $CO_2$ ) and methane ( $CH_4$ ) emissions from the project would constitute a very small incremental contribution to greenhouse gas emissions from all OCS activities. According to the Programmatic EIS (BOEM, 2016a) and OCS lease sale EISs (BOEM, 2017a), estimated  $CO_2$  emissions from OCS oil and gas sources are 0.4% of the U.S. total. Greenhouse gas emissions from the proposed project represent a negligible contribution to the total greenhouse gas emissions from reasonably foreseeable activities in the Gulf of Mexico area and would not significantly alter any of the climate change impacts evaluated in the Programmatic EIS (BOEM, 2016a).

#### **Impacts of a Small Fuel Spill**

Potential impacts of a small spill on air quality are expected to be consistent with those analyzed and discussed by BOEM (2012a, 2015, 2016b, 2017a). **Section A.9.1** discusses the size and fate of a potential small diesel fuel spill as a result of Shell's proposed activities. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area, the extent and duration of air quality impacts at the project area from a small spill would not be significant.

A small fuel spill would likely affect air quality near the spill site by introducing VOCs into the atmosphere through evaporation. The ADIOS 2 model (see **Section A.9.1**) indicates that more than 90% of a small diesel spill would evaporate or disperse within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions. Given the open ocean location of the project area, the extent and duration of air quality impacts at the project area from a small spill would not be significant.

A small fuel spill would not affect coastal air quality because the spill would be expected to dissipate prior to making landfall or reaching coastal waters (see **Section A.9.1**).

# Impacts of a Large Oil Spill

Potential impacts of a large oil spill on air quality are expected to be consistent with those analyzed and discussed by BOEM (2012a, 2015, 2016b, 2017a).

A large oil spill would likely affect air quality by introducing VOCs into the atmosphere through evaporation from the oil on the water surface. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time and the effectiveness of spill response measures. Additional air quality impacts could occur if response measures approved by the Unified Command included *in situ* burning of the floating oil. *In situ* burning would generate a plume of black smoke offshore and result in emissions of NO<sub>x</sub>, SO<sub>x</sub>, CO, and PM as well as greenhouse gases.

Due to the project area location, most air quality impacts would occur in offshore waters. Depending on the spill trajectory and the effectiveness of spill response measures, coastal air quality could also be affected. Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a large oil spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures. Based on OSRA modeling, and the low likelihood of a large oil spill event, significant spill impacts on coastal air quality are not expected.

## C.1.2 Water Quality

There are no site-specific baseline water quality data for the project area. Due to the lease location in deep, offshore waters, water quality is expected to be good, with low levels of contaminants. As noted by BOEM (2017a), deepwater areas in the northern Gulf of Mexico are relatively homogeneous with respect to temperature, salinity, and oxygen. Kennicutt (2000) noted that the deepwater region has little evidence of contaminants in the dissolved or particulate phases of the water column. IPFs that could potentially affect water quality are effluent discharges and two types of accidents (i.e., a small fuel spill and a large oil spill).

#### **Impacts of Effluent Discharges**

As described in **Section A.4**, NPDES General Permit No. GMG290000 establishes permit limits and monitoring requirements for effluent discharges from the MODU and support vessels.

WBM and cuttings, excess cement slurry, and BOP fluid will be released at the seafloor. The seafloor discharges of WBM and associated drill cuttings will produce turbidity near the seafloor. The turbidity plume will be carried away from the well by near-bottom currents and may be detectable within tens to hundreds of meters of the wellbore. As resuspended sediments settle to the seafloor, the water clarity will return to background conditions within minutes to a few hours after drilling of these well intervals ceases (Neff, 1987). Discharges of WBM and cuttings are likely to have little or no impact on water quality due to the low toxicity and rapid dispersion of these discharges (National Research Council, 1983; Neff, 1987; Hinwood et al., 1994).

Cuttings wetted with SBMs will be discharged overboard in accordance with the NPDES permit. After discharge, SBM retained on cuttings would be expected to adhere to the cuttings particles and, consequently, would not produce much turbidity as the cuttings sink through the water column (Neff et al., 2000). A EIS published by BOEM in 2017 concluded that the discharge of treated SBM cuttings will not cause persistent impacts on water quality in the project area (BOEM, 2017a). NPDES permit limits and requirements are expected to be met, and little or no impact on water quality is anticipated.

Treated sanitary and domestic wastes will be discharged by the MODU and support vessels and may have a transient effect on water quality in the immediate vicinity of these discharges. NPDES permit limits and USCG requirements are expected to be met, as applicable, and little or no impact on water quality is anticipated.

Deck drainage includes effluents resulting from rain, deck washings, and runoff from curbs, gutters, and drains, including drip pans in work areas. Rainwater that falls on uncontaminated areas of the MODU will flow overboard without treatment. However, rainwater that falls on the MODU decks and other areas that may be contaminated with chemicals, such as chemical storage areas or places where equipment is exposed, will be collected and processed to separate oil and water to meet NPDES permit requirements. Negligible impact on water quality is anticipated.

Other effluent discharges from the MODU and support vessels are expected to include desalination unit brine and non-contact cooling water, BOP fluid, well treatment and completion fluids, excess cement, hydrate inhibitor, treated seawater, fire water, bilge water, and ballast water. The MODU and support vessel discharges are expected to be in compliance with NPDES permit and USCG regulations, as applicable, and therefore are not expected to cause significant impacts on water quality.

#### **Impacts of a Small Fuel Spill**

Potential impacts of a small spill on water quality are expected to be consistent with those analyzed and discussed by BOEM (2012a, 2015, 2016b, 2017a). **Section A.9.1** discusses the size and fate of a potential small diesel fuel spill as a result of Shell's proposed activities. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area, the extent and duration of water quality impacts from a small spill would not be significant.

The water-soluble fractions of diesel are dominated by two- and three-ringed PAHs, which are moderately volatile (National Research Council, 2003a). The constituents of these oils are light to intermediate in molecular weight and can be readily degraded by aerobic microbial oxidation. Diesel oil is much lighter than water (specific gravity is between 0.83 and 0.88, compared to 1.03 for seawater). When spilled on water, diesel oil spreads very quickly to a thin film of rainbow and silver sheens, except for marine diesel, which may form a thicker film of dull or dark colors. However, because diesel oil has a very low viscosity, it is readily dispersed into the water column when winds reach 5 to 7 knots or with breaking waves (NOAA, 2019). It is possible for diesel oil that is dispersed by wave action to form droplets that are small enough to be kept in suspension and moved by the currents.

Diesel dispersed in the water column can adhere to suspended sediments, but this generally occurs only in coastal areas with high suspended solids loads (National Research Council, 2003a) and would not be expected to occur to any appreciable degree in offshore waters of the Gulf of Mexico.

The extent and persistence of water quality impacts from a small diesel fuel spill would depend on the meteorological and oceanographic conditions at the time and the effectiveness of spill response measures. It is estimated that more than 90% of a small diesel spill would evaporate or disperse within 24 hours (see **Section A.9.1**). The sea surface area covered with a very thin layer of diesel fuel would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions. In addition to removal by evaporation, constituents of diesel oil are readily and completely degraded by naturally occurring microbes (NOAA, 2019). Given the open ocean location of the project area, the extent and duration of water quality impacts from a small spill would not be significant.

A small fuel spill would not affect coastal water quality because the spill would not be expected to make landfall or reach coastal waters due to response efforts that would be undertaken as well as natural degradation and dilution (**Section A.9.1**).

# Impacts of a Large Oil Spill

Potential impacts of a large oil spill on water quality are expected to be consistent with those analyzed and discussed by BOEM (2012a, 2015, 2016b, 2017a). Section A.9.2 discusses the size and fate of a potential large oil spill as a result of Shell's proposed activities. A large spill would likely affect water quality by producing a slick on the water surface and increasing the concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time of the spill as well as the effectiveness of the spill response measures. Most of the spilled oil would be expected to form a slick at the surface, although observations following the Deepwater Horizon incident indicate that plumes of submerged oil droplets can be produced when subsea dispersants are applied at the wellhead (Camilli et al., 2010; Hazen et al., 2010; NOAA, 2011a,b,c). Recent analyses of the entire set of samples associated with the Deepwater Horizon incident have confirmed that the application of subsurface dispersants resulted in subsurface hydrocarbon plumes (Spier et al., 2013). A report by Kujawinski et al. (2011) indicates that chemical components of subsea dispersants used during the Deepwater Horizon incident persisted for up to 2 months and were detectable up to 186 miles (300 km) from the wellsite at water depths of 3,280 to 3,937 ft (1,000 to 1,200 m). Though White et al. (2014) found that dispersants could remain associated with oil in the environment for up to 4 years. Dispersants were detectable in <9% of the samples (i.e., 353 of the 4,114 total water samples), and concentrations in the samples were significantly below the chronic screening level for dispersants (BOEM, 2012b).

Once oil enters the ocean, a variety of physical, chemical, and biological processes take place that degrade and disperse the oil. These processes include spreading, evaporation of the more volatile constituents, dissolution into the water column, emulsification of small droplets, agglomeration sinking, microbial modification, photochemical modification, and biological ingestion and excretion (National Research Council, 2003a). Marine water quality would be temporarily affected by the dissolved components and small oil droplets that do not rise to the surface or are mixed down by surface turbulence. Liu et al. (2017) observed that after the *Deepwater Horizon* incident, hydrocarbon levels were reduced in the surface waters from May to August 2010 by either rapid weathering and/or physical dilution. A combination of dispersion by currents that dilutes the constituents and microbial degradation which removes the oil from the water column reduces concentrations to background levels. Most crude oil blends will emulsify quickly when spilled, creating a stable mousse that presents a more persistent cleanup and removal challenge (NOAA, 2017).

A large oil spill could result in a release of gaseous hydrocarbons that could affect water quality. During the *Deepwater Horizon* incident, large volumes of CH<sub>4</sub> were released, causing localized oxygen depletion as methanotrophic bacteria rapidly metabolized the hydrocarbons (Joye et al., 2011; Kessler et al., 2011). However, a broader study of the deepwater Gulf of Mexico found that although some stations showed slight depression of dissolved oxygen concentrations relative to climatological background values, the findings were not indicative of hypoxia (<2.0 mg L<sup>-1</sup>) (Operational Science Advisory Team, 2010). Stations revisited around the Macondo wellhead in October 2010, approximately 6 months after the beginning of the event showed no measurable oxygen depressions (Operational Science Advisory Team, 2010).

Due to the project area's location, most water guality impacts would occur in offshore waters. Depending on the spill trajectory and the effectiveness of spill response measures, coastal water quality could be affected. Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures detailed in EP Section 2j. In the event of a large spill, water quality would be temporarily affected, but no long-term detectable impacts are expected. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce any resultant impacts. EP Section 9b provides detail on spill response measures.

#### **C.2** Seafloor Habitats and Biota

The water depth at the proposed project area is approximately 3,631 ft (1,107 m). See EP Section 6a for further information.

According to BOEM (2016b, 2017a), existing information for the deepwater Gulf of Mexico indicates that the seafloor is composed primarily of soft sediments; exposed hard substrate habitats and associated biological communities are rare. No features or areas that could support significant, high-density benthic communities were found within 2,000 ft (610 m) of the proposed wellsites (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009). As a result, proposed activities are not expected to have an impact on regionally present high-density deepwater benthic communities.

#### C.2.1 Soft Bottom Benthic Communities

There are no site-specific benthic community data from the project area. However, data from various gulf-wide studies have been conducted to regionally characterize the continental slope habitats and benthic ecology (Wei, 2006; Rowe and Kennicutt, 2009; Wei et al., 2010; Carvalho et al., 2013; Spies et al., 2016), which can be used to describe typical baseline benthic communities that could be present in vicinity of the proposed activities. Table 4 summarizes data from two stations in the vicinity of the proposed activities. Sediments at these two stations were similar, predominantly clay (53%) and silt (42%). Sediments at Station MT4 had even proportions of clay (46%) and silt (46%), respectively (Rowe and Kennicutt, 2009).

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Station	Distance from Lease Area	Water Depth (m)	Density								
			Meiofauna	Macroinfauna	Megafauna						
			(individuals m <sup>-2</sup> )	(individuals m <sup>-2</sup> )	(individuals ha <sup>-1</sup> )						
MT3	15 miles (24 km)	987	885,995	4,924	1,034						
MT4	25 miles (40 km)	1,401	246,058	3,262	1,548						

Table 4. Baseline benthic community data from stations near to the project area in water depths similar to those sampled during the Northern Gulf of Mexico Continental Slope Habitats and Benthic Ecology Study (From: Wei 2006; Rowe and Kennicutt 2009)

Densities of meiofauna (animals that pass through a 0.5-millimeter sieve but are retained on a 0.062-millimeter sieve) in sediments collected at water depths representative of the project area ranged from approximately 246,000 to 886,000 individuals m<sup>-2</sup> (Rowe and Kennicutt, 2009). Nematodes, nauplii, and harpacticoid copepods were the three dominant groups in the meiofauna, accounting for approximately 90% of total abundance.

The benthic macroinfauna is characterized by small mean individual sizes and low densities, both of which reflect the intrinsically low primary production in surface waters of the Gulf of Mexico continental slope (Wei, 2006). Densities decrease exponentially with water depth (Carvalho et al., 2013). Based on an equation presented by Wei (2006), the macroinfaunal density in the water depths of the project area is estimated to be approximately 2,992 individuals m<sup>-2</sup>; however, actual densities at the project area are unknown and often highly variable.

Polychaetes are typically the most abundant macroinfaunal group on the northern Gulf of Mexico continental slope, followed by amphipods, tanaids, bivalves, and isopods (Rowe and Kennicutt, 2009). Carvalho et al. (2013) found polychaete abundance to be higher in the central region of the northern Gulf of Mexico when compared to the eastern and western regions. Wei (2006) recognized four depth-dependent faunal zones (1 through 4), two of which (Zones 2 and 3) are divided horizontally. The project area is located in Zone 2E, which extends from the Texas-Louisiana slope to the west Florida terrace. The most abundant species in this zone were the polychaetes *Aricidea suecica, Litocorsa antennata, Paralacydonia paradoxa*, and *Tharyx marioni*; and the bivalve *Heterodonta* sp. D. (Wei, 2006, Wei et al., 2010).

Megafaunal density at nearby stations ranged from 1,034 to 1,548 individuals ha<sup>-1</sup> (**Table 4**). Common megafauna included motile groups such as decapods, holothurians, and demersal fishes as well as sessile groups such as sponges, gorgonians, and Alcyonaria (Rowe and Kennicutt, 2009).

Bacteria are the foundation of deep-sea chemosynthetic communities (Ross et al., 2012) and are an important component in terms of biomass and cycling of organic carbon (Cruz-Kaegi, 1998). Bacterial biomass at the depth range of the project area typically is approximately 1 to 2 g C m<sup>-2</sup> in the top 6 inches (15 cm) of sediments (Rowe and Kennicutt, 2009). In deep-sea sediments, Main et al. (2015) observed that microbial oxygen consumption rates increased and bacterial biomass decreased with hydrocarbon contamination.

IPFs that could potentially affect benthic communities are physical disturbance to the seafloor, effluent discharges (drilling mud and cuttings), and a large oil spill resulting from a well blowout at the seafloor. A small fuel spill would not affect benthic communities because the diesel fuel would float and dissipate on the sea surface.

#### **Impacts of Physical Disturbance to the Seafloor**

Drilling activities will be accomplished with a DP MODU; no vessel will use anchors. There will be minimal disturbance to the seafloor and soft bottom communities during positioning of the equipment. Physical disturbance of the seafloor will be limited to the proximal area where the wellbore penetrates the substrate and where mud and drill cuttings will be deposited. The total disturbed area is estimated to be 0.62 ac (0.25 ha) per well (BOEM, 2012a) but may vary depending on the specific well configuration. Physical disturbance to the seafloor during this project will have no significant impact on soft bottom benthic communities on a regional basis.

#### **Impacts of Effluent Discharges**

Drilling muds and cuttings are the only effluents likely to affect these soft bottom benthic communities that could be present in vicinity of the wellsites. During drilling activities, cuttings and seawater-based "spud mud" may be released at the seafloor. Excess cement slurry will also be released at the seafloor by casing installation during the riserless portion of the drilling operations. Cement slurry components typically include cement mix and some of the same chemicals used in WBM (Boehm et al., 2001; Fink, 2015). The main impacts will be burial and smothering of benthic organisms within several meters to tens of meters around the wellbore. Small amounts of water-based BOP fluid will be released at the seafloor and are expected to be rapidly diluted and dispersed.

Benthic community effects of drilling discharges have been reviewed extensively by the National Research Council (1983), Neff (1987), Neff et al. (2005), and Hinwood et al. (1994). Due to the low toxicity of WBM and associated drill cuttings, the main mechanism of impact to benthic communities is increased sedimentation, possibly resulting in burial or smothering within several meters to tens of meters around the wellbore. Monitoring programs have shown that benthic impacts of drilling are minor and localized within a few hundred meters of the wellsite (National Research Council, 1983; Neff, 1987; Neff et al., 2005; Continental Shelf Associates, 2006). Soft bottom sediments disturbed by cuttings, drilling mud, cement slurry, and BOP fluid will eventually be recolonized through larval settlement and migration from adjacent areas. Because some deep-sea biota grow and reproduce slowly, recovery may require several years.

Discharges of treated SBM associated cuttings from the MODU may affect benthic communities, primarily within several hundred meters of the wellsites. The fate and effects of SBM cuttings have been reviewed by Neff et al. (2000), and monitoring studies have been conducted in the Gulf of Mexico by Continental Shelf Associates (2004, 2006). In general, cuttings with adhering SBM tend to clump together and form thick cuttings piles close to the drill sites. Areas of SBM cuttings deposition may develop elevated organic carbon concentrations and anoxic conditions (Continental Shelf Associates, 2006). Where SBM cuttings accumulate and concentrations exceed approximately 1,000 mg kg<sup>-1</sup>, benthic infaunal communities may be adversely affected due to both the toxicity of the base fluid and organic enrichment (with resulting anoxia) (Neff et al., 2000). Infaunal numbers may increase and diversity may decrease as opportunistic species that tolerate low oxygen and high H<sub>2</sub>S predominate (Continental Shelf Associates, 2006). As the base SBM is biodegraded by microbes, the area will gradually recover to pre-drilling conditions. Disturbed sediments will be recolonized through larval settlement and migration from adjacent areas.

The areal extent of impacts from drilling discharges will be small; the typical effect radius is approximately 1,640 ft (500 m) around each wellsite. Soft bottom benthic communities are ubiquitous along the northern Gulf of Mexico continental slope (Gallaway, 1988; Gallaway et al., 2003; Rowe and Kennicutt, 2009); thus, impacts from drilling discharges during this project will have no significant impact on soft bottom benthic communities on a regional basis.

#### **Impacts of a Large Oil Spill**

Potential impacts of a large oil spill on the benthic community are expected to be consistent with those analyzed and discussed by BOEM (2012a, 2015, 2016b, 2017a). Impacts from a subsea blowout could include smothering and exposure to toxic hydrocarbons from oiled sediment settling to the seafloor. The most likely effects of a subsea blowout on benthic communities would be within a few hundred meters of the wellsites. BOEM (2012a) estimated that a severe subsurface blowout could suspend and disperse sediments within a 984 ft (300 m) radius. Although coarse sediments (sands) would probably settle at a rapid rate within 1,312 ft (400 m) from the blowout site, fine sediments (silts and clays) could be suspended for more than 30 days and dispersed over a much wider area. A previous study characterized surface sediments at the sampling stations in the vicinity of the proposed activities' location. Sediments at these two stations were similar, predominantly clay (53%) and silt (42%). Sediments at Station MT4 had even proportions of clay (46%) and silt (46%), respectively (Rowe and Kennicutt, 2009).

Previous analyses by BOEM (2016b, 2017a) concluded that oil spills would be unlikely to affect benthic communities beyond the immediate vicinity of the wellhead (i.e., due to physical impacts of a blowout) because the oil would rise quickly to the sea surface directly over the spill location. During the *Deepwater Horizon* incident, the use of subsea dispersants at the wellhead caused the formation of subsurface plumes (NOAA, 2011b). While the behavior and impacts of subsurface plumes are not well known, a subsurface plume could contact the seafloor and affect benthic communities beyond the 984 ft (300 m) radius (BOEM, 2012a), depending on its extent,

trajectory, and persistence (Spier et al., 2013). This contact could result in smothering and/or toxicity to benthic organisms. The subsurface plumes observed following the Deepwater Horizon incident were reported in water depths of approximately 3,600 ft (1,100 m), extending at least 22 miles (35 km) from the wellsite and persisting for more than a month (Camilli et al., 2010). The subsurface plumes apparently resulted from the use of subsea dispersants at the wellhead (NOAA, 2011b; Spier et al., 2013). Montagna et al. (2013) estimated that the most severe impacts to soft bottom benthic communities (e.g., reduction of faunal abundance and diversity) from the Deepwater Horizon incident extended 2 miles (3 km) from the wellhead in all directions, covering an area of approximately 9 miles<sup>2</sup> (24 km<sup>2</sup>). Moderate impacts were observed up to 11 miles (17 km) to the southwest and 5 miles (8.5 km) to the northeast of the wellhead, covering an area of 57 miles<sup>2</sup> (148 km<sup>2</sup>). NOAA (2016b) documented a footprint of over 772 miles<sup>2</sup> (2,000 km<sup>2</sup>) of impacts to benthic habitats surrounding the *Deepwater Horizon* incident site. The analysis also identified a larger area of approximately 3,552 miles<sup>2</sup> (9,200 km<sup>2</sup>) of potential exposure and uncertain impacts to benthic communities (NOAA, 2016b). Stout and Payne (2018) also noted that SBM released as a result of the blowout covered a seafloor area of 2.5 miles<sup>2</sup> (6.5 km<sup>2</sup>).

While the behavior and impacts of subsurface oil plumes are not well known, the Macondo findings indicate that benthic impacts likely extend beyond the immediate vicinity of the wellsite, depending on the extent, trajectory, and persistence of the plume. Baguley et al. (2015) noted that while nematode abundance increased with proximity to the Macondo wellhead, copepod abundance, relative species abundance, and diversity decreased in response to the Deepwater Horizon incident. Washburn et al. (2017) noted that richness, diversity, and evenness were affected within a radius of 0.62 miles (1 km) of the wellhead. Reuscher et al. (2017) found that meiofauna and macrofauna community diversity was significantly lower in areas that were impacted by Macondo oil. Demopoulos et al. (2016) reported abnormally high variability in meiofaunal and macrofaunal density in areas near the Macondo wellhead, which supports the Valentine et al. (2014) supposition that hydrocarbon deposition and impacts in the vicinity of the Macondo wellhead were patchy. Noirungsee et al. (2020) observed that pressure has a significant influence on deep-sea sediment microbial communities with the addition of dispersant and oil with dispersants being shown to have an inhibitory effect on hydrocarbon degraders. Thus, the dispersant persistence due to hydrostatic pressure could further limit microbial oil biodegradation (Noirungsee et al., 2020). While there are some indications of partial recovery of benthic fauna, as of 2015, full recovery had not occurred (Montagna et al., 2016; Reuscher et al., 2017; Washburn et al., 2017).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will minimize potential impacts. EP Section 9b provides detail on spill response measures. A large oil spill could have impacts on soft bottom communities but significant impacts on a regional basis are not expected.

#### C.2.2 High-Density Deepwater Benthic Communities

As defined in NTL 2009-G40, high-density deepwater benthic communities are features or areas that could support high-density chemosynthetic communities, high-density deepwater corals, or other associated high-density hard bottom communities. Chemosynthetic communities were discovered in the central Gulf of Mexico in 1984 and have been studied extensively (MacDonald, 2002). Deepwater coral communities are also known from numerous locations in the Gulf of Mexico (Cordes et al., 2008; Brooks et al., 2012; Demopoulos et al., 2017; Hourigan et al., 2017). These communities occur almost exclusively on exposed authigenic carbonate rock created by a biogeochemical (microbial) process, and on shipwrecks.

In water depths such as those encountered in the project area, the DP MODU will disturb the seafloor only in the immediate vicinity of the drill sites (**Section A.2**). The nearest known high-density deepwater benthic community is located approximately 48 miles (77 km) from the project area. A high-resolution geophysical survey, including an autonomous underwater vehicle, multi-beam echo-sounder and three-dimensional seismic data, has been conducted in the project area as part of the assessment of archaeological resources and shallow hazards (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009). The survey found no evidence of high-density deepwater benthic communities.

The only IPF identified for this project that could potentially affect high-density deepwater benthic communities is a large oil spill from a well blowout at the seafloor. Physical disturbances and effluent discharges are not likely to affect high-density deepwater benthic communities since these are generally limited to localized impacts. A small fuel spill would not affect benthic communities because the diesel fuel would float and dissipate from the sea surface.

#### Impacts of a Large Oil Spill

BOEM (2012a, 2015, 2016c, 2017a) concluded that oil spills would be unlikely to affect benthic communities beyond the immediate vicinity of the wellhead (i.e., due to physical impacts of a blowout) because the oil would rise quickly to the sea surface directly over the spill location. However, subsea oil plumes resulting from a seafloor blowout could affect sensitive deepwater communities (BOEM, 2016b). During the Deepwater Horizon incident, subsurface plumes were reported at a water depth of approximately 3,600 ft (1,100 m), extending at least 22 miles (35 km) from the wellsite and persisting for more than a month (Camilli et al., 2010). The subsurface plumes apparently resulted from the use of subsea dispersants at the wellhead (NOAA, 2011c). Chemical components of subsea dispersants used during the *Deepwater Horizon* incident persisted for up to 2 months and were detectable up to 186 miles (300 km) from the wellsite at water depths of 3,280 to 3,937 ft (1,000 to 1,200 m) (Kujawinski et al., 2011). However, estimated dispersant concentrations in the subsea plume were below levels known to be toxic to marine life. While the behavior and impacts of subsurface plumes are not well known, a subsurface plume could have the potential to contact high-density deepwater benthic communities beyond the 984 ft (300 m) radius estimated by (BOEM, 2016a) depending on its extent, trajectory, and persistence (Spier et al., 2013). Potential impacts on sensitive resources would be an integral part of the decision and approval process for the use of dispersants.

Potential impacts of oil on high-density deepwater benthic communities are discussed by BOEM (2012a, 2015, 2016c, 2017a). Oil plumes that directly contact localized patches of sensitive benthic communities before degrading could potentially impact the resource. However, the potential impacts would be localized due to the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution. The more likely result would be exposure to widely dispersed, biodegraded particles that "rain" down from a passing oil plume. While patches of habitat may be affected, the Gulf-wide ecosystem of live bottom communities would be expected to suffer no significant effects (BOEM, 2016b).

Although chemosynthetic communities live among hydrocarbon seeps, natural seepage occurs at a relatively constant low rate compared with the potential rates of oil release from a blowout. In addition, seep organisms require unrestricted access to oxygenated water at the same time as exposure to hydrocarbon energy sources (MacDonald, 2002). Oil droplets or oiled sediment particles could come into contact with chemosynthetic organisms. As discussed by BOEM (2017a), impacts could include loss of habitat and biodiversity; destruction of hard substrate; change in sediment characteristics; and reduction or loss of one or more commercial and recreational fishery habitats.

Sublethal effects are possible for deepwater coral communities that receive a lower level of oil impact. Effects to deepwater coral communities could be temporary (e.g., lack of feeding, loss of tissue mass) or long lasting and could affect the resilience of coral colonies to natural disturbances (e.g., elevated water temperature and diseases) (BOEM, 2012a, 2015, 2016b, 2017a). The potential for a spill to affect deepwater corals was observed during an October 2010 survey of deepwater coral habitats in water depths of 4,600 ft (1,400 m) approximately 7 miles (11 km) southwest of the Macondo wellhead. Much of the soft coral observed in a location measuring approximately 50 ft  $\times$  130 ft (15 m  $\times$  40 m) was covered by a brown flocculent material (Bureau of Ocean Energy Management, Regulation, and Enforcement, 2010) with signs of stress, including varying degrees of tissue loss and excess mucous production (White et al., 2012). Hopanoid petroleum biomarker analysis of the flocculent material indicated that it contained oil from the Deepwater Horizon incident. The injured and dead corals were in an area in which a subsea plume of oil had been documented during the spill in June 2010. The deepwater coral at this location showed signs of tissue damage that was not observed elsewhere during these surveys or in previous deepwater coral studies in the Gulf of Mexico. The team of researchers concluded that the observed coral injuries likely resulted from exposure to the subsurface oil plume (White et al., 2012). Apparent recovery of some affected areas by March 2012 correlated negatively with the proportion of the coral covered with floc in late 2010 (Hsing et al., 2013). Fisher et al. (2014a) reported two additional coral areas affected by the Deepwater Horizon incident; one 4 miles (6 km) south of the Macondo wellsite, and the other 14 miles (22 km) to the southeast. Prouty et al. (2016) found evidence that corals located northeast of the *Deepwater Horizon* incident were also affected. In addition to direct impacts on corals and other sessile epifauna, the spill also affected macroinfauna associated with these hard bottom communities (Fisher et al., 2014b).

Although no known deepwater coral communities are likely to be impacted by a subsurface plume, previously unidentified communities may be encountered if a large subsurface oil spill occurs. However, because of the scarcity of deepwater hard bottom communities, their comparatively low surface area, and the requirements set by BOEM in NTL 2009-G40, it is unlikely that a sensitive habitat would be located adjacent to a seafloor blowout or that concentrated oil would contact the site (BOEM, 2012a).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on Shell's spill response measures. Potential impacts on sensitive resources would be an integral part of the decision and approval process for the use of dispersants.

#### C.2.3 Designated Topographic Features

The project location is not within or near a designated topographic feature or a no-activity zone as identified in NTL 2009-G39. The nearest designated topographic feature stipulation block is West Delta Block 147, located approximately 37 miles (60 km) from the project area. There are no IPFs associated with either routine operations or accidents that could cause impacts to designated topographic features due to their distance from the project area.

## C.2.4 Pinnacle Trend Area Live Bottoms

The project area is not covered by the Live Bottom (Pinnacle Trend) Stipulation. As defined in NTL 2009-G39, the nearest pinnacle trend block is Viosca Knoll Block 778, approximately 81 miles (130 km) from the project area. There are no IPFs associated with either routine operations or accidents that could cause impacts to pinnacle trend area live bottoms due to the distance from the project area.

#### C.2.5 Eastern Gulf Live Bottoms

The project area is not covered by the Live Bottom (Low-Relief) Stipulation, which pertains to seagrass communities and low-relief hard bottom reef within the Gulf of Mexico Eastern Planning Area blocks in water depths of 328 ft (100 m) or less and portions of Pensacola and Destin Dome Area Blocks in the Central Planning Area. The nearest block covered by the Live Bottom Stipulation, as defined in NTL 2009-G39, is Destin Dome Block 573, located approximately 115 miles (185 km) from the project area. There are no IPFs associated with either routine operations or accidents that could cause impacts to eastern Gulf of Mexico live bottom areas due to the distance from the project area.

# C.3 Threatened, Endangered, and Protected Species and Critical Habitat

This section discusses species listed as Endangered or Threatened under the ESA. In addition, it includes marine mammal species in the region that are protected under the MMPA. To provide reference for potential impacts to Threatened, Endangered, and protected species, the following sections include discussions of individual- (i.e., effect on single individual), population- (i.e., effect on localized population of individuals) and species-level (i.e., effect on entire species as a whole) impacts for select species. It is understood that contact with potential IPFs, particularly large oil spills, does not necessarily result in mortality. However, the size of the population, along with its status as Threatened, Endangered, or protected were considered when determining if potential individual mortality may result in impacts at the individual, population, or species level.

Endangered, Threatened, or species of concern that may occur in the project area and/or along the northern Gulf Coast are listed in **Table 5**. The table also indicates the location of designated critical habitat in the Gulf of Mexico. Critical habitat is defined as (1) specific areas within the geographical area occupied by the species at the time of listing, if they contain physical or biological features essential to conservation, and those features may require special management considerations or protection; and (2) specific areas outside the geographical area occupied by the species if the agency determines that the area itself is essential for conservation. NMFS has jurisdiction over ESA-listed marine mammals (cetaceans) and fishes in the Gulf of Mexico, and USFWS has jurisdiction over ESA-listed birds and the West Indian manatee (*Trichechus manatus*). These two agencies share federal jurisdiction over sea turtles, with NMFS having lead responsibility at sea and USFWS on nesting beaches.

# Table 5. Federally listed Endangered and Threatened species potentially present in the project area and along the northern Gulf Coast. Adapted from U.S. Fish and Wildlife Service (2020a) and NOAA Fisheries (2020).

			Detential	Dressmes				
Species	Scientific Name	Status	Potential Project	Presence	Critical Habitat Designated in			
Species		Status	Area	Coastal	Gulf of Mexico			
Marine Mammals								
Rice's whale <sup>1</sup>	Balaenoptera ricei	E	Х		None			
Sperm whale	Physeter macrocephalus	Ē	X		None			
West Indian manatee	Trichechus manatus <sup>2</sup>	T		Х	Florida (Peninsular)			
Sea Turtles								
	Caretta caretta	T,E <sup>3</sup>	х	х	Nesting beaches and nearshore			
					reproductive habitat in			
Loggerhead turtle					Mississippi, Alabama, and			
					Florida; <i>Sargassum</i> habitat			
					including most of the central & western Gulf of Mexico.			
Green turtle	Chelonia mydas	Т	Х	х	None			
Leatherback turtle	Dermochelys coriacea	E	X	X	None			
Hawksbill turtle	Eretmochelys imbricata	E	X	X	None			
Kemp's ridley turtle	Lepidochelys kempii	E	X	X	None			
Birds			Λ	^	None			
		1			Coastal Texas, Louisiana,			
Piping Plover	Charadrius melodus	Т		Х	Mississippi, Alabama, and Florida			
					Coastal Texas (Aransas National			
Whooping Crane	Grus americana	E		Х	Wildlife Refuge)			
Fishes								
Oceanic whitetip shark	Carcharhinus longimanus	Т	Х		None			
Giant manta ray	Mobula birostris	Ť	X	Х	None			
	Acipenser oxyrinchus				Coastal Louisiana, Mississippi,			
Gulf sturgeon	desotoi	Т		Х	Alabama, and Florida			
Nassau grouper	Epinephelus striatus	Т		Х	None			
Smalltooth sawfish	Pristis pectinata	E		Х	Southwest Florida			
Invertebrates								
Elkhorn coral	Aaranara nalmata	т		х	Florida Keys and the Dry			
	Acropora palmata	I		^	Tortugas			
Staghorn coral	Acropora cervicornis	т		х	Florida Keys and the Dry			
Stagnorn corai	•	1		^	Tortugas			
Pillar coral	Dendrogyra cylindrus	Т		Х	None			
Rough cactus coral	Mycetophyllia ferox	Т		Х	None			
Lobed star coral	Orbicella annularis	Т		Х	None			
	Orbicella faveolata	Т		Х	None			
Boulder star coral	Orbicella franksi	Т		Х	None			
Terrestrial Mammals								
Beach mice (Alabama,								
Choctawhatchee,	Peromyscus polionotus	Е		Х	Alabama and Florida			
Perdido Key,					(Panhandle) beaches			
St. Andrew)								
Florida salt marsh vole	Microtus pennsylvanicus	Е		х	None			
	dukecampbelli							

-- = not present; E = Endangered; T = Threatened; X = potentially present.

In 2021, NMFS recognized that what had previously been accepted as a subspecies of the Bryde's whale is actually a separate species. The reclassification is formerly recognized under 86 *FR* 47022 effective date October 22, 2021 as the Rice's whale (*Balaenoptera rice*).

<sup>2</sup> There are two subspecies of West Indian manatee: the Florida manatee (*T. m. latirostris*), which ranges from the northern Gulf of Mexico to Virginia, and the Antillean manatee (*T. m. manatus*), which ranges from northern Mexico to eastern Brazil. Only the Florida manatee subspecies is likely to be found in the northern Gulf of Mexico.

<sup>3</sup> The Northwest Atlantic Ocean Distinct Population Segment (DPS) of loggerhead turtles is designated as Threatened (76 *Federal Register* [*FR*] 58868). The National Marine Fisheries Service and the U.S. Fish and Wildlife Service designated critical habitat for this DPS, including beaches and nearshore reproductive habitat in Mississippi, Alabama, and the Florida Panhandle as well as *Sargassum* spp. habitat throughout most of the central and western Gulf of Mexico (79 *FR* 39756 and 79 *FR* 39856). Coastal Endangered or Threatened species that may occur along the U.S. Gulf Coast include the West Indian manatee, Piping Plover (*Charadrius melodus*), Florida salt marsh vole (*Microtus pennsylvanicus dukecampbelli*), Whooping Crane (*Grus americana*), Gulf sturgeon (*Acipenser oxyrinchus desotoi*), smalltooth sawfish (*Pristis pectinata*), and four subspecies of beach mouse. Critical habitat has been designated for all of these species (except the Florida salt marsh vole) as indicated in **Table 5** and discussed in individual sections. Two other coastal bird species (Bald Eagle [*Haliaeetus leucocephalus*] and Brown Pelican [*Pelecanus occidentalis*]) are no longer federally listed as Endangered or Threatened; these are discussed in **Section C.4.2**.

Five sea turtle species, the Rice's whale (*Balaenoptera ricel*), sperm whale (*Physeter macrocephalus*), oceanic whitetip shark (*Carcharhinus longimanus*), and giant manta ray (*Mobula birostris*) are the only Endangered or Threatened species that could potentially occur within the project area. The listed sea turtles include the leatherback turtle (*Dermochelys coriacea*), Kemp's ridley turtle (*Lepidochelys kempil*), hawksbill turtle (*Eretmochelys imbricata*), loggerhead turtle (*Caretta caretta*), and green turtle (*Chelonia mydas*) (Pritchard, 1997). Effective August 11, 2014, NMFS has designated certain marine areas as critical habitat for the northwest Atlantic distinct population segment (DPS) of the loggerhead sea turtle (**Section C.3.5**). No critical habitat has been designated in the Gulf of Mexico for the leatherback turtle, Kemp's ridley turtle, hawksbill turtle, or the green turtle.

Listed marine mammal species include one odontocete (sperm whale) which is known to occur in the Gulf of Mexico (Würsig, 2017); no critical habitat has been designated for the sperm whale. The Rice's whale exists in the Gulf of Mexico as a small, resident population. This species was formally known as a subspecies to the Bryde's whale (*Balaenoptera edeni bryde*) until recent DNA studies identified it as a separate species (Rosel et al., 2021). It is the only baleen whale known to be resident to the Gulf. The species is severely restricted in range, being found only in the northeastern Gulf in the waters of the DeSoto Canyon (Waring et al., 2016; Rosel et al., 2021) and are therefore not likely to occur within the project area. The giant manta ray could occur in the project area but is most commonly observed in the Gulf of Mexico at the Flower Garden Banks. The Nassau grouper (*Epinephelus striatus*) has been observed in the Gulf of Mexico at the Flower Garden Banks but is most commonly observed in shallow tropical reefs of the Caribbean and is not expected to occur in the project area. The smalltooth sawfish is a coastal species limited to shallow areas off the west coast of Florida and is not expected to occur in the project area.

Four Endangered mysticete whales (blue whale [*Balaenoptera musculus*], fin whale [*Balaenoptera physalus*], North Atlantic right whale [*Eubalaena glacialis*], and sei whale [*Balaenoptera borealis*]) have been reported in the Gulf of Mexico but are considered rare or extralimital (Würsig et al., 2000). These species are not included in the most recent NMFS stock assessment report (Hayes et al., 2021) nor in the most recent BOEM multisale EIS (BOEM, 2017a) as present in the Gulf of Mexico; therefore, they are not considered further in the EIA.

Seven Threatened coral species are known to be present in the Gulf of Mexico: elkhorn coral (*Acropora palmata*), staghorn coral (*Acropora cervicronis*), lobed star coral (*Orbicella annularis*), mountainous star coral (*Orbicella faveolata*), boulder star coral (*Orbicella franksi*), pillar coral (*Dendrogyra cylindrus*), and rough cactus coral (*Mycetophyllia ferox*). None of these species are expected to be present in the project area (see **Section C.3.15**).

There are no other Threatened or Endangered species in the Gulf of Mexico that are likely to be affected by either routine or accidental events associated with project activities.

#### C.3.1 Sperm Whale (Endangered)

The only Endangered marine mammal likely to be present at or near the project area is the sperm whale. Resident populations of sperm whales occur within the Gulf of Mexico. Gulf of

Mexico sperm whales are classified as an Endangered species and a "strategic stock" by NMFS (Waring et al., 2016). A "strategic stock" is defined by the MMPA as a marine mammal stock that meets the following criteria:

- The level of direct human-caused mortality exceeds the potential biological removal level;
- Based on the best available scientific information, is in decline and is likely to be listed as a Threatened species under the ESA within the foreseeable future; or
- Is listed as a Threatened or Endangered species under the ESA or is designated as depleted under the MMPA.

Current threats to sperm whale populations worldwide are discussed in a final recovery plan for the sperm whale published by NMFS (2010a). Threats are defined as "any factor that could represent an impediment to recovery," and include fisheries interactions, anthropogenic noise, vessel interactions, contaminants and pollutants, disease, injury from marine debris, research, predation and natural mortality, direct harvest, competition for resources, loss of prey base due to climate change and ecosystem change, and cable laying. In the Gulf of Mexico, the impacts from many of these threats are identified as either low or unknown (BOEM, 2012a).

The distribution of sperm whales in the Gulf of Mexico is correlated with mesoscale physical features such as eddies associated with the Loop Current (Jochens et al., 2008). Sperm whale populations in the north-central Gulf of Mexico are present there throughout the year (Davis et al., 2000). Results of a multi-year tracking study show female sperm whales typically concentrated along the upper continental slope between the 656- and 3,280-foot (200- and 1,000-meter) depth contours (Jochens et al., 2008). Male sperm whales were more variable in their movements and were documented in water depths greater than 9,843 ft (3,000 m). Generally, groups of sperm whales sighted in the Gulf of Mexico during the Minerals Management Service-funded Sperm Whale Seismic Study consisted of mixed-sex groups comprising adult females and juveniles, and groups of bachelor males. Typical group size for mixed groups was 10 individuals (Jochens et al., 2008). A review of sighting reports from seismic mitigation surveys in the Gulf of Mexico conducted over a 6-year period found a mean group size for sperm whales of 2.5 individuals (Barkaszi et al., 2012).

In these mitigation surveys, sperm whales were the most common cetacean encountered. Results of the Sperm Whale Seismic Study showed that sperm whales transit through the vicinity of the project area. Movements of satellite-tracked individuals suggest that this area of the Gulf continental slope is within the home range of the Gulf of Mexico population (within the 95% utilization distribution) (Jochens et al., 2008).

IPFs that could potentially affect sperm whales include MODU presence, noise, and lights; support vessel and helicopter traffic; and both types of spill accidents: a small fuel spill and a large oil spill. Effluent discharges are likely to have negligible impacts on sperm whales due to rapid dispersion, the small area of ocean affected, the intermittent nature of the discharges, and the mobility of these marine mammals.

Though NMFS (2020a) identified marine debris as an IPF for sperm whales, compliance with BSEE NTL 2015-G03 and NMFS (2020a) Appendix B will minimize the potential for marine debris-related impacts on sperm whales. NMFS (2020a) estimates that no more than three sperm whales will be nonlethally taken, with one sperm whale lethally taken through the ingestion of marine debris over 50 years of proposed action. Therefore, marine debris is likely to have negligible impacts on sperm whales and is not further discussed (See **Table 2**).

#### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Some noises produced by the MODU may be emitted at levels that could potentially disturb individual whales or mask the sounds animals would normally produce or hear. Noise associated

with drilling activities are relatively weak in intensity, and an individual animal's sound exposure would be transient. As discussed in **Section A.1**, noise generated by an actively drilling MODU are maximum broadband (10 Hz to 10 kHz) source level of approximately 190 dB re 1  $\mu$ Pa m (Hildebrand, 2005).

NMFS (2018a) lists sperm whales in the same functional hearing group (i.e., mid frequency cetaceans) as most dolphins and other toothed whales, with an estimated hearing sensitivity from 150 Hz to 160 kHz. Therefore, vessel-related noise is likely to be heard by sperm whales. Frequencies <150 Hz produced by the drilling operations are not likely to be perceived with any significance by mid-frequency cetaceans. The sperm whale may possess better low frequency hearing than some of the other odontocetes, although not as low as many baleen whale species that primarily produce sounds between 30 Hz and 5 kHz (Wartzok and Ketten, 1999). Generally, most of the acoustic energy produced by sperm whales is present at frequencies below 10 kHz, although diffuse energy up to and past 20 kHz is common, with source levels up to 236 dB re 1  $\mu$ Pa m (Møhl et al., 2003).

It is expected that, due to the relatively stationary nature of the MODU, sperm whales would move away from the proposed operations area, and sound levels that could cause auditory injury would be avoided. Noise associated with proposed vessel operations may cause behavioral (disturbance) effects to sperm whales. Observations of sperm whales near offshore oil and gas operations suggest an inconsistent response to anthropogenic marine sound (Jochens et al., 2008). Most observations of behavioral responses of marine mammals to anthropogenic sounds, in general, have been limited to short-term behavioral responses, which included the cessation of feeding, resting, or social interactions (NMFS, 2015b). Animals can determine the direction from which a sound arrives based on cues, such as differences in arrival times, sound levels, and phases at the two ears. Thus, an animal's directional hearing capabilities have a bearing on its ability to avoid sound sources (National Research Council, 2003b).

NMFS (2018a) presents criteria that are used to determine physiological (i.e., injury) thresholds for marine mammals. Behavioral disturbance thresholds have not been updated in the most recent acoustic guidance (NMFS, 2018a) and therefore, revert to thresholds established and published by NMFS in 70 *Federal Register (FR)* 1871. Behavioral disturbance thresholds for marine mammals are applied equally across all functional hearing groups. Received SPL of 120 dB re 1  $\mu$ Pa from a non-impulsive, continuous source is considered high enough to elicit a behavioral reaction in some marine mammal species. The 120-dB isopleth may extend tens to hundreds of kilometers from the source depending on the propagation environment. However, in the case of behavioral responses, received levels alone do not indicate a behavioral response and, more importantly, do not equate to biologically important responses (Southall et al., 2016; Ellison et al., 2012).

For mid frequency cetaceans exposed to a non-impulsive source (such as MODU operations), permanent threshold shifts are estimated to occur when the mammal has received a sound exposure level over 24-hours (SEL<sub>24h</sub>) of 198 dB re 1  $\mu$ Pa<sup>2</sup> s (NMFS, 2018a). Similarly, temporary threshold shifts are estimated to occur when the mammal has received a SEL<sub>24h</sub> of 178 dB re 1  $\mu$ Pa<sup>2</sup> s. Due to the short propagation distance of above-threshold SEL<sub>24h</sub>, the transient nature of sperm whales, and the stationary nature of the proposed activites, it is not expected that any sperm whales will receive exposure levels necessary for the onset of auditory threshold shifts.

The MODU will be located within a deepwater, open ocean environment. Sounds generated by drilling operations will be generally non-impulsive and continuous, with some variability in sound level. This analysis assumes that the continuous nature of noise produced by the MODU will provide individual whales with cues relative to the direction and relative distance (sound intensity) of the sound source, and the fixed position of the MODU will allow for active avoidance

of potential physical impacts. Drilling-related noise will contribute to increases in the ambient noise environment of the Gulf of Mexico, but it is not expected to be in amplitudes sufficient enough to cause hearing effects to sperm whales. MODU lighting and presence are not identified as an IPF for sperm whales (NMFS, 2007, 2015a, 2020b; BOEM, 2016c, 2017a).

#### **Impacts of Support Vessel and Helicopter Traffic**

NMFS has found that support vessel traffic has the potential to disturb sperm whales and creates a risk of vessel strikes, which are identified as a threat in the recovery plan for this species (NMFS, 2010a). To reduce the potential for vessel strikes, BOEM issued NTL BOEM-2016-G01, which recommends protected species identification training and that vessel operators and crews maintain a vigilant watch for marine mammals and slow down or stop their vessel to avoid striking protected species and requires operators to report sightings of any injured or dead protected species. This NTL was reissued in June 2020 to address instances where guidance in the 2020 NMFS Biological Opinion was updated (NMFS, 2020a). In addition, when sperm whales are sighted, vessel operators and crews are required to attempt to maintain a distance of 328 ft (100 m) or greater whenever possible (NTL BOEM 2016-G01 and NMFS, 2020a). Vessel operators are required to reduce vessel speed to 10 knots or less, as safety permits, when mother/calf pairs, pods, or large assemblages of cetaceans are observed near an underway vessel (NTL BOEM-2016-G01). When sperm whales are sighted while a vessel is underway, the vessel should take action (e.g., attempt to remain parallel to the whale's course, avoid excessive speed or abrupt changes in direction until the whale has left the area) as necessary to avoid violating the relevant separation distance. However, if the sperm whale is sighted within this distance, the vessel should reduce speed and shift the engine to neutral and not re-engage until the whale is outside of the separation area. This does not apply to any vessel towing gear (NMFS [2020a] Appendix C). Compliance with these mitigation measures will minimize the likelihood of vessel strikes as well as reduce the chance for disturbing sperm whales.

NMFS (2020a) analyzed the potential for vessel strikes and harassment of sperm whales in its Biological Opinion on the Federally Regulated Oil and Gas Program Activities in the Gulf of Mexico. NMFS concluded that the observed avoidance of passing vessels by sperm whales is an advantageous response to avoid a potential threat and is not expected to result in any significant effect on migration, breathing, nursing, breeding, feeding, or sheltering to individuals, or have any consequences at the level of the population. With the implementation of the NMFS vessel strike protocols listed in Appendix C of NMFS (2020a) in addition to the NTL BOEM-2016-G01, NMFS concluded that the likelihood of collisions between vessels and sperm whales would be reduced during daylight hours. During nighttime and during periods of poor visibility, it is assumed that vessel noise and sperm whale avoidance of moving vessels would reduce the chance of vessel strikes with this species. It is, however, likely that a collision between a sperm whale and a moving support vessel would result in severe injury or mortality of the stricken animal. The current Potential Biological Removal (PBR) level for the Gulf of Mexico stock of sperm whales is 2.0 (Hayes et al., 2021). The PBR level is defined by the MMPA as the maximum number of animals, not including natural mortalities, that may be removed from a marine mammal stock while allowing that stock to reach or maintain its optimum sustainable population. Based on its Endangered status, mortality of a single sperm whale would constitute a significant impact to the local (Gulf of Mexico) population of sperm whales but would not likely be significant at the species level.

Helicopter traffic also has the potential to disturb sperm whales. Smultea et al. (2008) documented responses of sperm whales offshore Hawaii to fixed wing aircraft flying at an altitude of 804 ft (245 m). A reaction to the initial pass of the aircraft was observed during 3 (12%) of 24 sightings. All three reactions consisted of a hasty dive and occurred at less than 1,180 ft (360 m) lateral distance from the aircraft. Additional reactions were seen when aircraft circled certain whales to make further observations. Based on other studies of cetacean responses to

noise, the authors concluded that the observed reactions to brief overflights by the aircraft were short-term and limited to behavioral disturbances (Smultea et al., 2008).

Helicopters maintain altitudes above 700 ft (213 m) during transit to and from the offshore working area. If a whale is seen during transit, the helicopter will not approach or circle the animal(s). In addition, guidelines and regulations issued by NMFS under the authority of the MMPA specify that helicopters maintain an altitude of 1,000 ft (305 m) within 328 ft (100 m) of marine mammals (BOEM, 2016a, 2017a, NMFS, 2020a). Although whales may respond to helicopters (Smultea et al., 2008), NMFS (2020a) concluded that this altitude would minimize the potential for disturbing sperm whales. Therefore, no significant impacts are expected.

#### Impacts of a Small Fuel Spill

Potential spill impacts on marine mammals including sperm whales are discussed by NMFS (2020a) and BOEM (2012a, 2015, 2016b, 2017a). Oil impacts on marine mammals are discussed by Geraci and St. Aubin (1990) and by the Marine Mammal Commission (MMC) (2011). For the EIA, there are no unique site-specific issues with respect to spill impacts on sperm whales that were not analyzed in the previous documents.

The probability of a fuel spill will be minimized by Shell's preventative measures during routine operations, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the potential for impacts on sperm whales. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area and the duration of a small spill, the opportunity for impacts to occur would be very brief.

A small fuel spill in offshore waters would produce a thin slick on the water surface and introduce concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time of the spill as well as the effectiveness of spill response measures. **Section A.9.1** discusses the likely fate of a small fuel spill and indicates that more than 90% would evaporate or disperse naturally within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions.

Direct physical and physiological effects of exposure to diesel fuel could include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft (MMC, 2011). However, due to the limited areal extent and short duration of water quality impacts from a small fuel spill as well as the mobility of sperm whales, no significant impacts are expected.

#### Impacts of a Large Oil Spill

Potential spill impacts on marine mammals including sperm whales are discussed by BOEM (2012a, 2015, 2016b, 2017a) and NMFS (2020a). Oil impacts on marine mammals are discussed by Geraci and St. Aubin (1990) and by the MMC (2011). For the EIA, there are no unique site-specific issues with respect to spill impacts on sperm whales.

Impacts of oil spills on sperm whales can include direct impacts from oil exposure as well as indirect impacts due to response activities and materials (e.g., vessel traffic, noise, dispersants) (MMC, 2011). Direct physical and physiological effects can include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil (and dispersants) directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft. The level of impact of oil exposure depends on the amount, frequency, and duration of exposure; route of exposure; and type or condition of petroleum compounds or chemical dispersants (Waring et al., 2016). Complications of the above

may lead to dysfunction of immune and reproductive systems, physiological stress, declining physical condition, and death. Behavioral responses can include displacement of animals from prime habitat, disruption of social structure, changing prey availability and foraging distribution and/or patterns, changing reproductive behavior/productivity, and changing movement patterns or migration (MMC, 2011). Ackleh et al. (2012) hypothesized that sperm whales may have temporarily relocated away from the vicinity of the *Deepwater Horizon* incident in 2010. However, based on aerial surveys conducted in the aftermath of the spill, visibly oiled cetaceans (including several sperm whales) were identified within the footprint of the oil slick (Dias et al., 2017).

In the event of a large spill, the level of vessel and aircraft activity associated with spill response could disturb sperm whales and potentially result in vessel strikes, entanglement, or other injury or stress. Response vessels would operate in accordance with NTL BOEM-2016-G01 (see **Table 1**) to reduce the potential for striking or disturbing these animals.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill contacting sperm whales, it is expected that impacts resulting in the injury or death of individual sperm whales would be adverse. Based on the current PBR level for the Gulf of Mexico stock of sperm whales (2.0), mortality of a single sperm whale would constitute a significant impact to the local (Gulf of Mexico) population of sperm whales but would not be significant at species level. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

#### C.3.2 Rice's Whale (Endangered)

A recent study by Rosel et al. (2021), identified the genetically distinct Northern Gulf of Mexico Bryde's whale stock as a new species of baleen whale named the Rice's whale (*Balaenoptera ricei*) through DNA analysis. The reclassification was approved by NMFS under 86 *FR* 47022 and will be effective October 22, 2021. The designated Rice's whale distribution area as presented by NMFS is presented in **Figure 1** for reference.

The Rice's whale is the only year-round resident baleen whale in the northern Gulf of Mexico. The Rice's whale is sighted most frequently in the waters over DeSoto Canyon between the 328 ft (100 m) and 3,280 ft (1,000 m) isobaths (Rosel et al., 2016; Hayes et al., 2021). Most sightings have been made in the DeSoto Canyon region and off western Florida, although there have been some in the west-central portion of the northeastern Gulf of Mexico. Based on the available data, it is possible that Rice's whales could occur in the project area though unlikely.

In 2014, a petition was submitted to designate the northern Gulf of Mexico population as a DPS and list it as Endangered under the ESA (Natural Resources Defense Council, 2014). This petition received a 90-day positive finding by NMFS in 2015 and a proposed rule to list was published in 2016 (Hayes et al., 2019). On April 15, 2019, NMFS issued a final rule to list the Gulf of Mexico DPS of Bryde's whale as Endangered under the ESA. NMFS final rule on the reclassification (86 *FR* 47022) does not affect the ESA standing; thus, the Rice's whale is listed as an Endangered species.

IPFs that could affect the Rice's whales include MODU presence, noise, and lights; support vessel and helicopter traffic; and both types of spill accidents: a small fuel spill and a large oil spill. Effluent discharges are likely to have negligible impacts on Rice's whales due to rapid dispersion, the small area of ocean affected, the intermittent nature of the discharges, and the mobility and low abundance of Rice's whales in the Gulf of Mexico.

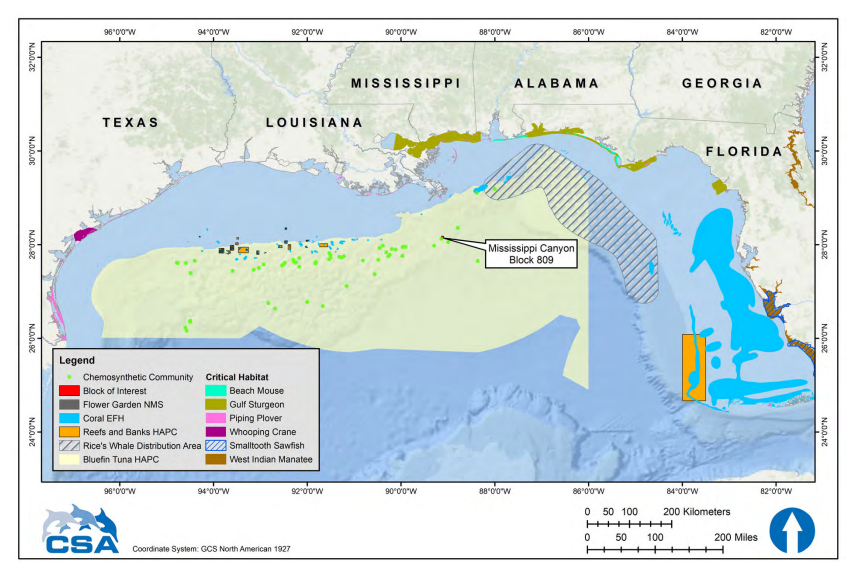


Figure 1. Location of selected environmental features in relation to the project area. EFH = Essential Fish Habitat; HAPC = Habitat Area of Particular Concern; NMS = National Marine Sanctuary.

Though NMFS (2020a) stated marine debris as an IPF, compliance with BSEE NTL 2015-G03 and NMFS (2020a) Appendix B will minimize the potential for marine debris-related impacts on Rice's whales. NMFS (2020a) estimated one sublethal take and no lethal takes of Rice's whale (Bryde's whales at the time of publication) from marine debris over 50 years of proposed action. Therefore, marine debris is likely to have negligible impacts on Rice's whales and is not further discussed (See **Table 2**).

#### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Some noise produced by the MODU may be emitted at levels that could potentially disturb individual whales or mask the sounds animals would normally produce or hear. Noise associated with drilling is relatively weak in intensity, and an individual animal's sound exposure would be transient. As discussed in **Section A.1**, frequencies generated by an actively drilling MODU are maximum broadband (10 Hz to 10 kHz) with source levels of approximately 177 to 190 dB re 1  $\mu$ Pa m expressed as SPL (Hildebrand, 2005).

NMFS (2018a) lists Rice's whales (Bryde's whales at the time of publication) in the functional hearing group of low frequency cetaceans (baleen whales), with an estimated hearing sensitivity from 7 Hz to 35 kHz. Therefore, vessel-related noise is likely to be heard by Rice's whales.

It is expected that, due to the relatively stationary nature of the MODU operations, Rice's whales would move away from the proposed operations area, and sound levels that could cause auditory injury would be avoided. Noise associated with proposed vessel operations may cause behavioral (disturbance) effects to individual Rice's whales. NMFS (2018a) presents criteria that are used to determine physiological (i.e., injury) thresholds for marine mammals. Behavioral disturbance thresholds have not been updated in the most recent acoustic guidance (NMFS, 2018a) and therefore, revert to thresholds established and published by NMFS in 70 *FR* 1871. Received SPL of 120 dB re 1  $\mu$ Pa from a non-impulsive, continuous source is considered high enough to elicit a behavioral reaction in some marine mammal species. The 120-dB isopleth may extend tens to hundreds of kilometers from the source depending on the propagation environment. However, exposure to a SPL of 120 dB re 1  $\mu$ Pa alone does not equate to a behavioral response or a biological consequence; rather it represents the level at which onset of a behavioral response may occur (Southall et al., 2016; Ellison et al., 2012).

For low frequency cetaceans, specifically the Rice's whale, permanent and temporary threshold shift onset from non-impulsive sources is estimated to occur at SEL<sub>24h</sub> of 199 dB re 1  $\mu$ Pa<sup>2</sup> s and 179 re 1  $\mu$ Pa<sup>2</sup> s, respectively. MODU operations and DP thrusters are not expected to reach permanent or temporary theshold shift values, and due to the short propagation distance of above-threshold SEL<sub>24h</sub> and the stationary nature of the proposed activites, it is not expected that any Rice's whales will receive exposure levels necessary for the onset of auditory threshold shifts.

The MODU will be located within a deepwater, open ocean environment. This analysis assumes that the non-impulsive, continuous nature of noise produced by the MODU will provide individual whales with cues relative to the direction and relative distance (sound intensity) of the sound source, and the fixed position of the MODU will allow for active avoidance of potential physical impacts. Drilling-related noise will contribute to increases in the ambient noise environment of the Gulf of Mexico, but it is not expected to be in amplitudes sufficient enough to cause hearing effects to Rice's whales and due to the low density of Rice's whales in the Gulf of Mexico, no significant impacts are expected.

#### Impacts of Support Vessel and Helicopter Traffic

Support vessel traffic has the potential to disturb Rice's whales and creates a potential for vessel strikes. To reduce the potential for vessel strikes, BOEM has issued NTL BOEM-2016-G01, which

recommends protected species identification training and that vessel operators and crews maintain a vigilant watch for marine mammals and slow down or stop their vessel to avoid striking protected species and requires operators to report sightings of any injured or dead protected species. When whales are sighted, vessel operators and crews are required to attempt to maintain a distance of 1,640 ft (500 m) or greater whenever possible (NTL BOEM-2016-G01; NMFS, 2020a). Vessel operators are required to reduce vessel speed to 10 knots or less, as safety permits, when mother/calf pairs, pods, or large assemblages of cetaceans are observed near an underway vessel (NTL BOEM-2016-G01). When a Rice's whale is sighted while a vessel is underway, the vessel should take action (e.g., attempt to remain parallel to the whale's course, avoid excessive speed or abrupt changes in direction until the whale has left the area) as necessary to avoid violating the relevant separation distance. However, if the whale is sighted within this distance, the vessel should reduce speed and shift the engine to neutral and not re-engage until the whale is outside of the separation area. This does not apply to any vessel towing gear (NMFS [2020a] Appendix C).

Compliance with these mitigation measures will minimize the likelihood of vessel strikes as well as reduce the chance for disturbing Rice's whales. The current PBR level for the Gulf of Mexico stock of Rice's whale is 0.1 (Hayes et al., 2021). Mortality of a single Rice's whale would constitute a significant impact to the local (Gulf of Mexico) stock of Rice's whales. However, it is very unlikely that Rice's whales occur within the project area, including the transit corridor for support vessels; consequently, the probability of a vessel collision with this species is extremely low. Compliance with these mitigation measures will minimize the likelihood of vessel strikes as well as reduce the chance for disturbing Rice's whales.

Helicopter traffic also has the potential to disturb Rice's whales. Based on studies of cetacean responses to noise, the observed reactions to brief overflights by aircraft were short-term and limited to behavioral disturbances (Smultea et al., 2008). Helicopters maintain altitudes above 700 ft (213 m) during transit to and from the offshore working area. In the event that a whale is seen during transit, the helicopter will not approach or circle the animal(s). In addition, guidelines and regulations issued by NMFS under the authority of the MMPA specify that helicopters maintain an altitude of 1,000 ft (305 m) within 1,640 ft (500 m) of marine mammals (BOEM, 2016a, 2017a, NMFS, 2020a). Due to the brief potential for disturbance the low density of Rice's whales thought to reside in the Gulf of Mexico, no significant impacts are expected.

#### **Impacts of a Small Fuel Spill**

Potential spill impacts on marine mammals are discussed by NMFS (2020a) and BOEM (2012a, 2015, 2016b, 2017a). Oil impacts on marine mammals are discussed by Geraci and St. Aubin (1990) and by the MMC (2011). The probability of a fuel spill will be minimized by Shell's preventative measures during routine operations, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the potential for impacts on Rice's whales. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area and the duration of a small spill, the opportunity for impacts to occur would be very brief.

A small fuel spill in offshore waters would produce a thin slick on the water surface and introduce concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time of the spill as well as the effectiveness of spill response measures. **Section A.9.1** discusses the likely fate of a small fuel spill and indicates that more than 90% would evaporate or disperse naturally within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions.

Direct physical and physiological effects of exposure to diesel fuel could include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft (MMC, 2011). However, due to the limited areal extent and short duration of water quality impacts from a small fuel spill as well as the mobility of Rice's whales and the unlikelihood of Rice's whales in the project area, no significant impacts are expected.

## Impacts of a Large Oil Spill

Potential spill impacts on marine mammals are discussed by BOEM (2012a, 2015, 2016b, 2017a), and NMFS (2020a). Oil impacts on marine mammals are discussed by Geraci and St. Aubin (1990) and by the MMC (2011).

Potential impacts of a large oil spill on Rice's whales could include direct impacts from oil exposure as well as indirect impacts due to response activities and materials (e.g., vessel traffic, noise, dispersants) (MMC, 2011). Direct physical and physiological effects could include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil (and dispersants) directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft. The level of impact of oil exposure depends on the amount, frequency, and duration of exposure; route of exposure; and type or condition of petroleum compounds or chemical dispersants (Hayes et al., 2019). Complications of the above may lead to dysfunction of immune and reproductive systems, physiological stress, declining physical condition, and death. Behavioral responses can include displacement of animals from prime habitat, disruption of social structure, changing prey availability and foraging distribution and/or patterns, changing reproductive behavior/productivity, and changing movement patterns or migration (MMC, 2011).

In the event of a large spill, the level of vessel and aircraft activity associated with spill response could disturb Rice's whales and potentially result in vessel strikes, entanglement, or other injury or stress. Response vessels would operate in accordance with NTL BOEM-2016-G01 (see **Table 1**) to reduce the potential for striking or disturbing these animals.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill contacting Rice's whales, it is expected that impacts resulting in the injury or death of individual Rice's whales would be significant based on the current PBR level for the Gulf of Mexico subspecies and stock (0.1) (Hayes et al., 2021). Mortality of a single Rice's whale would constitute a significant population- and species-level impact to this subspecies of Rice's whales. The core distribution area for Rice's whales is within the eastern Gulf of Mexico OCS Planning Area; therefore, it is very unlikely that Rice's whales occur within the project area and surrounding waters. Consequently, the probability of spilled oil from a project-related well blowout reaching Rice's whales is extremely low.

#### C.3.3 West Indian Manatee (Threatened)

Most of the Gulf of Mexico West Indian manatee population is located in peninsular Florida (USFWS, 2001a). Critical habitat has been designated in southwest Florida in Manatee, Sarasota, Charlotte, Lee, Collier, and Monroe counties. Manatees regularly migrate farther west of Florida in the warmer months (Wilson, 2003) into Alabama and Louisiana coastal habitats, with some individuals traveling as far west as Texas (Fertl et al., 2005). There have been three verified reports of Florida manatee sightings on the OCS during seismic mitigation surveys in mean water depths of over 1,969 ft (600 m) (Barkaszi and Kelly, 2019). One of these sightings resulted in a shutdown of airgun operations. A species description is presented in the recovery plan for this species (USFWS, 2001a).

IPFs that could potentially affect manatees include support vessel and helicopter traffic and a large oil spill. A small fuel spill in the project area would be unlikely to affect manatees because the project area is approximately 54 miles (87 km) from the nearest shoreline (Louisiana). As explained in **Section A.9.1**, a small fuel spill would not be expected to make landfall or reach coastal waters prior to dissipating. Compliance with NTL BSEE 2015-G013 (see **Table 1**) will minimize the potential for marine debris-related impacts on manatees. In certain cases, guidance in Appendix A of NMFS (2020a) replaces guidance in the NTL per the June 2020 reissued BSEE-NTL-2015-G03. Consistent with the analysis by BOEM (2016a), impacts of routine project-related activities on the manatee would be negligible.

#### **Impacts of Support Vessel and Helicopter Traffic**

Support vessel traffic associated with routine operations has the potential to disturb manatees, and there is also a risk of vessel strikes, which are identified as a threat in the recovery plan for this species (USFWS, 2001a). Manatees are expected to be limited to inner shelf and coastal waters, and impacts are expected to be limited to transits of these vessels and helicopters through these waters. To reduce the potential for vessel strikes, BOEM has issued NTL BOEM-2016-G01, which recommends protected species identification training and that vessel operators and crews maintain a vigilant watch for marine mammals and slow down or stop their vessel to avoid striking protected species and requires operators to report sightings of any injured or dead protected species. Vessel strike avoidance measures described in NMFS (2020a) for the marine mammal species managed by that agency may also provide some additional indirect protections to manatees.

Compliance with NTL BOEM-2016-G01 will minimize the likelihood of vessel strikes, and no significant impacts on manatees are expected. The current PBR level for the Florida subspecies of Antillean manatee is 14 (USFWS, 2014). In the event of a vessel strike during support vessel transits, the mortality of a single manatee would constitute an adverse but insignificant impact to the subspecies.

Depending on flight altitude, helicopter traffic also has the potential to disturb manatees. Rathbun (1988) reported that manatees were disturbed more by helicopters than by fixed-wing aircraft; however, the helicopter was flown at relatively low altitudes of 66 to 525 ft (20 to 160 m). Helicopters used in support operations maintain a minimum altitude of 700 ft (213 m) while in transit offshore, 1,000 ft (305 m) over unpopulated areas or across coastlines, and 2,000 ft (610 m) over-populated areas and sensitive habitats such as wildlife refuges and park properties. In addition, guidelines and regulations issued by NMFS under the authority of the MMPA specify that helicopters maintain an altitude of 1,000 ft (305 m) within 328 ft (100 m) of marine mammals (BOEM, 2012a,b; NMFS, 2020a). This mitigation measure will minimize the potential for disturbing manatees, and no significant impacts are expected.

#### **Impacts of a Large Oil Spill**

Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability). There is no manatee critical habitat designated in these areas, and the number of manatees potentially present is a small fraction of the population in peninsular Florida.

In the event that manatees were exposed to oil, effects could include direct impacts from oil exposure as well as indirect impacts due to response activities and materials (e.g., vessel traffic, noise, dispersants) (MMC, 2011). Direct physical and physiological effects can include asphyxiation, acute poisoning, lowering of tolerance to other stress, nutritional stress, and

inflammation infection (BOEM, 2017a). Indirect impacts include stress from the activities and noise of response vessels and aircraft (BOEM, 2017a). Complications of the above may lead to dysfunction of immune and reproductive systems, physiological stress, declining physical condition, and death. Behavioral responses can include displacement of animals from prime habitat, disruption of social structure, changing prey availability and foraging distribution and/or patterns, changing reproductive behavior/productivity, and changing movement patterns or migration (MMC, 2011).

In the event that a large spill reached coastal waters where manatees were present, the level of vessel and aircraft activity associated with spill response could disturb manatees and potentially result in vessel strikes, entanglement, or other injury or stress. Response vessels would operate in accordance with NTL BOEM-2016-G01 (see **Table 1**) to reduce the potential for striking or disturbing these animals.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill enters areas inhabited by manatees, it is expected that impacts resulting in the injury or death of individual manatees could be significant at the population level. The current PBR level for the Florida subspecies of Antillean manatee is 14 (USFWS, 2014). It is not anticipated that groups of manatees would occur in coastal waters of the north central Gulf of Mexico; therefore, in the event of mortality of individual manatees from a large oil spill would constitute an adverse but insignificant impact at the population level to the subspecies. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.3.4 Non-Endangered Marine Mammals (Protected)

All marine mammal species are protected under the MMPA. In addition to the three Endangered species of marine mammals that were cited in **Sections C.3.1** to **C.3.3**, 20 additional species of marine mammals may be found in the Gulf of Mexico. These include the dwarf and pygmy sperm whales (*Kogia sima* and *K. breviceps*, respectively), four species of beaked whales, and 14 species of delphinid whales and dolphins (see EP Section 6h). The minke whale (*Balaenoptera acutorostrata*) is considered rare in the Gulf of Mexico, and is therefore not considered further in the EIA (BOEM, 2012a). The most common non-endangered cetaceans in the deepwater environment are odontocetes (toothed whales and dolphins) such as the pantropical spotted dolphin (*Stenella attenuata*), spinner dolphin (*Stenella longirostris*), and Clymene dolphin (*Stenella clymene*). A brief summary is presented in this section, and additional information on these groups is presented by BOEM (2017a).

<u>Dwarf and pygmy sperm whales</u>. At sea, it is difficult to differentiate dwarf sperm whales from pygmy sperm whales, and sightings are often grouped together as *Kogia* spp. Both species have a worldwide distribution in temperate to tropical waters. In the Gulf of Mexico, both species occur primarily along the continental shelf edge and in deeper waters off the continental shelf (Mullin et al., 1991; Mullin, 2007; Hayes et al., 2019; Hayes et al., 2021). Either species could occur in the project area.

<u>Beaked whales</u>. Four species of beaked whales are known from the Gulf of Mexico. They are Blainville's beaked whale (*Mesoplodon densirostris*), Sowerby's beaked whale (*Mesoplodon bidens*), Gervais' beaked whale (*Mesoplodon europaeus*), and Cuvier's beaked whale (*Ziphius cavirostris*). Stranding records (Würsig et al., 2000) as well as passive acoustic monitoring in the Gulf of Mexico (Hildebrand et al., 2015), suggest that Gervais' beaked whale and Cuvier's beaked whale are the most common species in the region. The Sowerby's beaked whale is considered extralimital, with one documented stranding reported in the Gulf of Mexico by Bonde and O'Shea (1989). There are a number of extralimital strandings and sightings reported beyond the recognized range of Sowerby's beaked whale (e.g., Canary Islands, Mediterranean Sea), including from the Gulf of Mexico side of Florida (Pitman and Brownell, 2020). Blainville's beaked whales are rare, with only four documented strandings in the northern Gulf of Mexico (Würsig et al., 2000) and three sightings in the Gulf of Mexico (Hayes et al., 2021).

Due to the difficulties of at-sea identification, beaked whales in the Gulf of Mexico are identified either as Cuvier's beaked whales (*Ziphius* spp.) or grouped into an undifferentiated species complex (*Mesoplodon* spp.). In the northern Gulf of Mexico, they are broadly distributed in waters greater than 3,281 ft (1,000 m) over lower slope and abyssal landscapes (Davis et al., 2000). Any of these species could occur in the project area (Hayes et al., 2021).

<u>Delphinids</u>. Fourteen species of delphinids are known to occur in the Gulf of Mexico: Atlantic spotted dolphin (*Stenella frontalis*), bottlenose dolphin (*Tursiops truncatus*), Clymene dolphin, killer whale (*Orcinus orca*), false killer whale (*Pseudorca crassidens*), Fraser's dolphin (*Lagenodelphis hosel*), melon-headed whale (*Peponocephala electra*), pantropical spotted dolphin, pygmy killer whale (*Feresa attenuata*), short-finned pilot whale (*Globicephala macrorhynchus*), Risso's dolphin (*Grampus griseus*), rough-toothed dolphin (*Steno bredanensis*), spinner dolphin, and striped dolphin (*Stenella coeruleoalba*). The most common non-endangered cetaceans in the deepwater environment of the northern Gulf of Mexico are the pantropical spotted dolphin, spinner dolphin, and rough-toothed dolphin. Any of these delphinid species could occur in the project area (Waring et al., 2016; Hayes et al., 2021).

The bottlenose dolphin is a common inhabitant of the northern Gulf of Mexico, particularly within continental shelf waters. There are two ecotypes of bottlenose dolphins, a coastal form and an offshore form, which are genetically isolated from each other (Waring et al., 2016). The offshore form of the bottlenose dolphin inhabits waters seaward from the 200-meter isobath and may occur within the project area. Inshore populations of coastal bottlenose dolphins in the northern Gulf of Mexico are separated by the NMFS into 31 geographically distinct population units, or stocks, for management purposes (Hayes et al., 2021).

Bottlenose dolphins in the northern Gulf of Mexico are categorized into three stocks by NMFS (2016): Bay, Sound, and Estuary; Continental Shelf; and Coastal and Oceanic. The Bay, Sound, and Estuary Stocks are considered to be strategic stocks. The strategic stock designation in this case was based primarily on the occurrence of an "unusual mortality event" of unprecedented size and duration (from April 2010 through July 2014) (NOAA, 2016c) that affected these stocks. Carmichael et al. (2012) hypothesized that the unusual number of bottlenose dolphin strandings in the northern Gulf of Mexico during this time may have been associated with environmental perturbations, including sustained cold weather and the Deepwater Horizon incident in 2010 as well as large volumes of cold freshwater discharge in the early months of 2011. Carmichael et al. (2012) and Schwacke et al. (2014a) reported that 1 year after the Deepwater Horizon incident, many dolphins in Barataria Bay, Louisiana, showed evidence of disease conditions associated with petroleum exposure and toxicity. Venn-Watson et al. (2015) performed histological studies to examine contributing factors and causes of deaths for stranded common bottlenose dolphins from Louisiana, Mississippi, and Alabama and found that the dead dolphins from the "unusual mortality event" were more likely than those from other areas to have primary bacterial pneumonia and thin adrenal cortices. The adrenal gland and lung diseases were consistent with exposure to petroleum compounds, and the exposure to petroleum compounds during and after the Deepwater Horizon incident are proposed as a cause.

IPFs that could potentially affect non-endangered marine mammals include MODU presence, noise, and lights; support vessel and helicopter traffic; and two types of accidents (a small fuel spill and a large oil spill). Effluent discharges are likely to have negligible impacts on marine mammals due to rapid dispersion, the small area of ocean affected, the intermittent nature of the discharges, and the mobility of marine mammals. Compliance with NTL BSEE 2015-G013 (see **Table 1**) will minimize the potential for marine debris-related impacts on marine mammals.

#### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Noise from routine drilling activities has the potential to disturb marine mammals. Most odontocetes use higher frequency sounds than those produced by OCS drilling activities (Richardson et al., 1995). Three functional hearing groups are represented in the 20 non-endangered cetaceans found in the Gulf of Mexico (NMFS, 2018a). Eighteen of the 19 odontocete species are considered to be in the mid-frequency functional hearing group and two species (dwarf and pygmy sperm whales) are in the high frequency functional hearing group (NMFS, 2018a). Thruster noise will affect each group differently depending on the frequency bandwiths produced by operations.

For mid frequency cetaceans exposed to a non-impulsive source (like drilling operations), permanent threshold shifts are estimated to occur when the mammal has received a SEL<sub>24h</sub> of 198 dB re 1 µPa<sup>2</sup> s. Simlarly, temporary threshold shifts are estimated to occur when the mammal has received a SEL<sub>24h</sub> of 178 dB re 1 µPa<sup>2</sup> s. Due to the short propagation distance of above-threshold SEL<sub>24h</sub>, the transient nature of marine mammals and the stationary nature of the proposed activites, it is not expected that any marine mammals will receive exposure levels necessary for the onset of auditory threshold shifts. NMFS (2018a) presents criteria that are used to determine physiological (i.e., injury) thresholds for marine mammals. Behavioral disturbance thresholds have not been updated in the most recent acoustic guidance (NMFS, 2018a) and therefore, revert to thresholds established and published by NMFS in 70 FR 1871. Received SPL of 120 dB re 1 µPa from a non-impulsive, continuous source is considered high enough to elicit a behavioral reaction in some marine mammal species. The 120-dB isopleth may extend tens to hundreds of kilometers from the source depending on the propagation environment. However, in the case of behavioral responses, received levels alone do not indicate a behavioral response and, more importantly, do not equate to biologically important responses (Southall et al., 2016, Ellison et al., 2012).

BOEM (2012a) stated the source level from oil and gas production platforms are low with a frequency range of 50 to 500 Hz. The operation of the MODU would represent an incremental contribution of noise to the ambient levels. It is expected that marine mammals within or near the project area would be able to detect the presence of the MODU to avoid exposure to higher energy sounds, particularly within an open ocean environment.

Some odontocetes have shown increased feeding activity around lighted platforms at night (Todd et al., 2009). Even the temporary presence of the MODU present an attraction to pelagic food sources that may attract cetaceans (and sea turtles). Therefore, prey congregation could pose an attraction to protected species that would expose them to higher levels or longer durations of noise that might otherwise be avoided.

There are other OCS facilities and activities near the project area, and the region as a whole has a large number of similar sources. Due to the limited scope, timing, and geographic extent of drilling activities, this project would represent a small temporary contribution to the overall noise regime, and any short-term impacts are not expected to be biologically significant to marine mammal populations.

MODU lighting and presence are not identified as an IPF for marine mammals by BOEM (2016b, 2017a). Therefore, no significant impacts are expected from this IPF.

#### **Impacts of Support Vessel and Helicopter Traffic**

Support vessel traffic has the potential to disturb marine mammals, and there is also a risk of vessel strikes. Data concerning the frequency of vessel strikes are presented by BOEM (2017a). To reduce the potential for vessel strikes, BOEM has issued NTL BOEM-2016-G01 (see **Table 1**), which recommends protected species identification training and that vessel operators and crews maintain a vigilant watch for marine mammals and slow down or stop their vessel to avoid striking protected species and requires operators to report sightings of any injured or dead protected species. Vessel operators and crews are required to attempt to maintain a distance of 300 ft (91 m) or greater from whales and 148 ft (45 m) or greater from small cetaceans and sea turtles (NTL BOEM-2016-G01). When cetaceans are sighted while a vessel is underway, vessels must attempt to remain parallel to the animal's course and avoid excessive speed or abrupt changes in direction until the cetacean has left the area. Vessel operators are required to reduce vessel speed to 10 knots or less when mother/calf pairs, pods, or large assemblages of cetaceans are observed near an underway vessel, when safety permits. Although vessel strike avoidance measures described in NMFS (2020a) are only applicable to ESA-listed species, complying with them may provide additional indirect protections to non-listed species as well. Use of these measures will minimize the likelihood of vessel strikes as well as reduce the chance for disturbing marine mammals, and therefore no significant impacts are expected.

The current PBR level for several non-endangered cetacean species in the Gulf of Mexico are less than 3 individuals (e.g., rough-toothed dolphin = undetermined, Clymene dolphin = 2.5, Fraser's dolphin = 1.0, killer whale = 1.5, pygmy and false killer whale = 2.8, dwarf and pygmy sperm whales = 2.5) (Hayes et al., 2021). Mortality of individuals equal to or in excess of their PBR level would constitute a significant impact at a population level to the local (Gulf of Mexico) stocks of these species.

Helicopter traffic also has the potential to disturb marine mammals (Würsig et al., 1998). However, while flying offshore, helicopters maintain altitudes above 700 ft (213 m) during transit to and from the working area. In addition, guidelines and regulations issued by NMFS under the authority of the MMPA specify that helicopters maintain an altitude of 1,000 ft (305 m) within 300 ft (91 m) of marine mammals (BOEM, 2017a; NMFS, 2020a). Maintaining this altitude will minimize the potential for disturbing marine mammals, and no significant impacts are expected.

#### **Impacts of a Small Fuel Spill**

Potential spill impacts on marine mammals are discussed by BOEM (2016b, 2017a), and oil impacts on marine mammals in general are discussed by Geraci and St. Aubin (1990). For the EIA, there are no unique site-specific issues with respect to spill impacts on these animals.

The probability of a fuel spill will be minimized by Shell's preventative measures, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP is expected to mitigate and reduce the potential for impacts on marine mammals. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area and the duration of a small spill, the opportunity for impacts to occur would be very brief.

A small fuel spill in offshore waters would produce a thin slick on the water surface and introduce the concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time and the effectiveness of spill response measures. **Section A.9.1** discusses the likely fate of a small fuel spill and indicates that over 90% would evaporate or disperse naturally within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions.

Direct physical and physiological effects of exposure to diesel fuel could include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft (MMC, 2011). However, due to the limited areal extent and short duration of water quality impacts from a small fuel spill, as well as the mobility of marine mammals, no significant impacts would be expected.

#### **Impacts of a Large Oil Spill**

Potential spill impacts on marine mammals are discussed by BOEM (2016b, 2017a). For the EIA, there are no unique site-specific issues.

Impacts of oil spills on marine mammals can include direct impacts from oil exposure as well as indirect impacts due to response activities and materials (e.g., vessel traffic, noise, dispersants) (MMC, 2011). Direct physical and physiological effects can include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil (and dispersants) directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft. Complications of the above may lead to dysfunction of immune and reproductive systems (DeGuise et al., 2017), physiological stress, declining physical condition, and death. Kellar et al. (2017) estimated reproductive success rates for two northern Gulf of Mexico stocks affected by oil were less than a third (19.4%) of those previously reported in other areas (64.7%) not impacted. Behavioral responses can include displacement of animals from prime habitat (McDonald et al., 2017a); disruption of social structure; changing prey availability and foraging distribution and/or patterns; changing reproductive behavior/productivity; and changing movement patterns or migration (MMC, 2011).

Data from the Deepwater Horizon incident, as analyzed and summarized by NOAA (2016b) indicate the scope of potential impacts from a large spill. Tens of thousands of marine mammals were exposed to oil, where they likely inhaled, aspirated, ingested, physically contacted, and absorbed oil components (NOAA, 2016b; Takeshita et al., 2017). Nearly all of the marine mammal stocks in the northern Gulf of Mexico were affected. The oil's physical, chemical, and toxic effects damaged tissues and organs, leading to a constellation of adverse health effects, including reproductive failure, adrenal disease, lung disease, and poor body condition (NOAA, 2016b), According to the National Wildlife Federation (2016a), nearly all of the 20 species of non-endangered dolphins and whales that live in the northern Gulf of Mexico had demonstrable, quantifiable injuries. Because of known low detection rates of carcasses (Williams et al., 2011), it is possible that the number of marine mammal deaths was underestimated. Also, necropsies to confirm the cause of death could not be conducted for many of these marine mammals, therefore some cause of deaths reported as unknown were likely attributable to oil interaction. Schwacke et al. (2014b) reported that 1 year after the spill, many dolphins in Barataria Bay, Louisiana, showed evidence of disease conditions associated with petroleum exposure and toxicity. Lane et al. (2015) noted a decline in pregnancy success rate among dolphins in the same region. BOEM (2012a) concluded that potential effects from a large spill could potentially contribute to more significant and longer-lasting impacts including mortality and longer-lasting chronic or sublethal effects than a small, but severe accidental spill.

In the event of a large spill, response activities that may impact marine mammals include increased vessel traffic, use of dispersants, and remediation activities (e.g., controlled burns, skimmers, boom) (BOEM, 2017a). The increased level of vessel and aircraft activity associated with spill response could disturb marine mammals, potentially resulting in behavioral changes. The large number of response vessels could result in vessel strikes, entanglement or other injury, or stress. Response vessels would operate in accordance with NTL BOEM-2016-G01 to reduce the potential for striking or disturbing these animals, and therefore no significant impacts are expected.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill, it is expected that impacts resulting in the injury or death of individual marine mammals could be significant at the population level depending on the level of oiling and the species affected. Based on the current PBR level for several non-endangered cetacean species in the Gulf of Mexico that are less than 3 individuals (e.g., rough-toothed dolphin = undetermined, Clymene dolphin = 2.5, Fraser's dolphin = 1.0, killer whale = 1.5, pygmy and false killer whales = 2.8, dwarf and pygmy sperm whales = 2.5) (Hayes et al., 2021), mortality of individuals equal to or in excess of their PBR level would constitute a significant impact at the population level to the local (Gulf of Mexico) stocks of these species. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

#### C.3.5 Sea Turtles (Endangered/Threatened)

As listed in EP Section 6h, five species of Endangered or Threatened sea turtles may be found near the project area. Endangered species are the leatherback, Kemp's ridley, and hawksbill turtles. As of May 6, 2016, the entire North Atlantic DPS of the green turtle is listed as Threatened (81 *FR* 20057). The DPS of loggerhead turtle that occurs in the Gulf of Mexico is listed as Threatened, although other DPSs are Endangered. Of the sea turtle species that may be found in the project area, only the Kemp's ridley relies on the Gulf of Mexico as its sole breeding ground. Species descriptions are presented by BOEM (2017a).

Critical habitat has been designated for the loggerhead turtle in the Gulf of Mexico as shown in **Figure 2**. Critical habitat in the northern Gulf of Mexico includes nesting beaches in Mississippi, Alabama, and the Florida Panhandle; nearshore reproductive habitat seaward from these beaches; and a large area of *Sargassum* habitat. The nearest designated nearshore reproductive critical habitat for loggerhead sea turtles is approximately 142 miles (229 km) from the project area.

Loggerhead turtles in the Gulf of Mexico are part of the Northwest Atlantic Ocean DPS (NMFS, 2014a). In July 2014, NMFS and the USFWS designated critical habitat for this DPS. The USFWS designation (79 *FR* 39756) includes nesting beaches in Jackson County, Mississippi; Baldwin County, Alabama; and Bay, Gulf, and Franklin Counties in the Florida Panhandle as well as several counties in southwest Florida and the Florida Keys (and other areas along the Atlantic coast). The NMFS designation (79 *FR* 39856) includes nearshore reproductive habitat within 1 mile (1.6 km) seaward of the mean high-water line along these same nesting beaches. NMFS also designated a large area of shelf and oceanic waters, termed *Sargassum* habitat, in the Gulf of Mexico (and Atlantic Ocean) as critical habitat. *Sargassum* is a genus of brown alga (Class Phaeophyceae) that has a pelagic existence. Rafts of *Sargassum* spp. serve as important foraging and developmental habitat for numerous fishes, and young sea turtles, including loggerhead turtles. NMFS also designated three other categories of critical habitat: of these, two (migratory habitat and overwintering habitat) are along the Atlantic coast, and the third (breeding habitat) is found in the Florida Keys and along the Florida east coast (NMFS, 2014a).

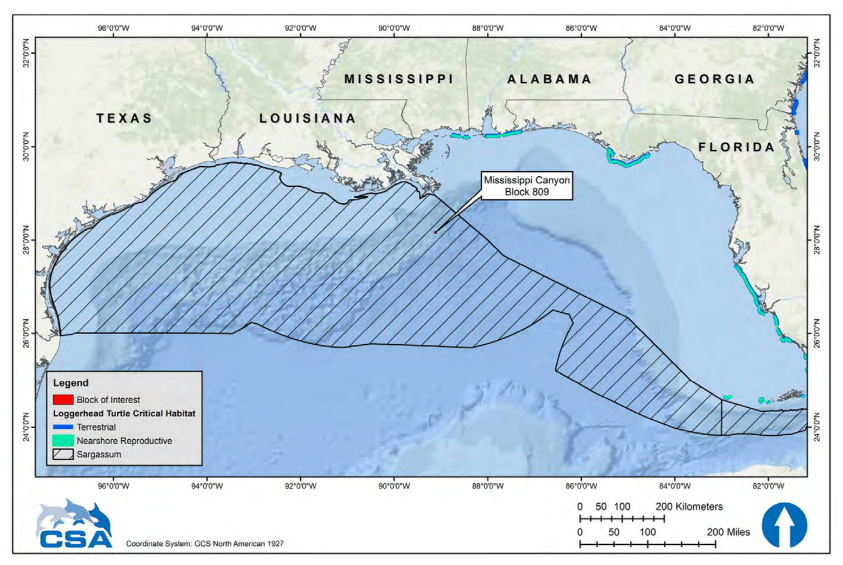


Figure 2. Location of loggerhead turtle critical habitat in the northern Gulf of Mexico in relation to the project area. The critical habitat includes terrestrial habitat (nesting beaches) and nearshore reproductive habitat in Mississippi, Alabama, and the Florida Panhandle as well as *Sargassum* habitat.

Leatherbacks and loggerheads are the species most likely to be present near the project area as adults. Green, hawksbill, and Kemp's ridley turtles are typically inner-shelf and nearshore species, unlikely to occur near the project area as adults. Female Kemp's ridley turtles may be found in the project area as they transit to and from nesting beaches. Hatchlings or juveniles of any of the sea turtle species may be present in deepwater areas, including the project area, where they may be associated with *Sargassum* spp. and other flotsam.

All five sea turtle species in the Gulf of Mexico are migratory and use different marine habitats according to their life stage. These habitats include high-energy beaches for nesting females and emerging hatchlings and pelagic convergence zones for hatchling and juvenile turtles. As adults, green, hawksbill, Kemp's ridley, and loggerhead turtles forage primarily in shallow benthic habitats. Leatherbacks are the most pelagic of the sea turtles, feeding primarily on jellyfish.

Sea turtle nesting in the northern Gulf of Mexico can be summarized by species as follows:

- Loggerhead turtles—loggerhead turtles nest in significant numbers along the Florida Panhandle (Florida Fish and Wildlife Conservation Commission, nd-a) and, to a lesser extent, from Texas through Alabama (NMFS and USFWS, 2008);
- Green and leatherback turtles—green and leatherback turtles infrequently nest on Florida Panhandle beaches (Florida Fish and Wildlife Conservation Commission, nd-b,-c);
- Kemp's ridley turtles—The main nesting site is Rancho Nuevo beach in Tamaulipas, Mexico (NMFS et al., 2011). A total of 194 Kemp's ridley turtle nests have been counted on Texas beaches for the 2021 nesting season. A total of 262 Kemp's ridley turtle nests were counted on Texas beaches during the 2020 nesting season. This was an increase from 2019 (190 nests), but similar to 2018 (250 nests) (Turtle Island Restoration Network, 2021). Padre Island National Seashore, along the coast of Willacy, Kenedy, and Kleberg Counties in southern Texas, is the most important nesting location for this species in the U.S.; and
- Hawksbill turtles—hawksbill turtles typically do not nest anywhere near the project area, with
  most nesting in the region located in the Caribbean Sea and on beaches of the Yucatán
  Peninsula (USFWS, 2016).

IPFs that could potentially affect sea turtles include MODU presence, noise, and lights; support vessel and helicopter traffic; and two types of accidents (a small fuel spill and a large oil spill). Effluent discharges are likely to have negligible impacts on sea turtles due to rapid dispersion, the small area of ocean affected, and the intermittent nature of the discharges.

Though NMFS (2020a) stated marine debris as an IPF, compliance with NTL BSEE 2015-G03 (See **Table 1**) and NMFS (2020a) Appendix B will minimize the potential for marine debris-related impacts on sea turtles. NMFS (2020a) estimated a small proportion of individual sea turtles would be adversely affected from exposure to marine debris. Therefore, marine debris is likely to have negligible impacts on sea turtles and is not further discussed (See **Table 2**).

#### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Offshore activities produce broadband sounds at frequencies and intensities that may be detected by sea turtles (Samuel et al., 2005; Popper et al., 2014). Potential impacts could include behavioral disruption and displacement from the area near the sound source. There is scarce information regarding hearing and acoustic thresholds for marine turtles. Sea turtles can hear low to mid-frequency sounds and they appear to hear best between 200 and 750 Hz and do not respond well to sounds above 1,000 Hz (Ketten and Bartol, 2005). The currently accepted hearing and response estimates are derived from fish hearing data rather than from marine mammal hearing data in combination with the limited experimental data available (Popper et al., 2014). NMFS Biological Opinion (NMFS, 2020a) lists the sea turtle underwater acoustic SEL<sub>24h</sub> PTS and TTS thresholds as 204 and 189 dB re 1  $\mu$ Pa<sup>2</sup> s, respectively, and the SPL behavioral threshold as 175 dB re 1  $\mu$ Pa. However, these thresholds were developed for impulsive sound sources based on work by Finneran et al. (2017). Based on the assessment conducted in the NMFS Biological Opinion (NMFS, 2020a), there is a minimal likelihood of acoustic injury such as PTS in sea turtles, and behavioral responses to noise produced by activities such as vessel operations are not expected beyond 10 m from the source. Certain sea turtles, especially loggerheads, may be attracted to offshore structures (Lohoefener et al., 1990; Gitschlag et al., 1997; Colman et al., 2020) and thus, may be more susceptible to impacts from noise produced during routine drilling activities. Helicopters and support vessels may also affect sea turtles because of machinery noise or visual disturbances. Any impacts would likely be short-term behavioral changes such as diving and evasive swimming, disruption of activities, or departure from the area. Because of the limited scope, these short-term impacts are not expected to be biologically significant to sea turtle populations.

BOEM (2012a) stated the source level from oil and gas production platforms are low with a frequency range of 50 to 500 Hz. The operation of the MODU would represent an incremental contribution of noise to the ambient levels. This noise will be of variable duration and intensity, depending on the type of machinery used.

Artificial lighting can disrupt the nocturnal orientation of sea turtle hatchlings (Tuxbury and Salmon, 2005; Berry et al., 2013; Simões et al., 2017). However, hatchlings may rely less on light cues when they are offshore than when they are emerging on the beach (Salmon and Wyneken, 1990). NMFS (2007) concluded that the effects of lighting from offshore structures on sea turtles are insignificant. Therefore, no significant impacts are expected.

NMFS (2020a) stated sea turtles have the potential to be entangled or entrapped in moon pools, and though many sea turtles could exit the moon pool under their own volition, sublethal effects could occur. Based on the moon pool entrapment cases of sea turtles reported and successful rescues and releases that have occurred, NMFS (2020a) estimated approximately one sea turtle will be sub-lethally entrapped in moon pools every year. Therefore, no significant impacts are expected.

#### **Impacts of Support Vessel and Helicopter Traffic**

Support vessel traffic has the potential to disturb sea turtles, and there is also a risk of vessel strikes. Data show that vessel traffic is one cause of sea turtle mortality in the Gulf of Mexico (Lutcavage et al., 1997, NMFS, 2020a). While adult sea turtles are visible at the surface during the day and in clear weather, they can be difficult to spot from a moving vessel when resting below the water surface, during nighttime, or during periods of inclement weather. To reduce the potential for vessel strikes, BOEM issued NTL BOEM-2016-G01, which recommends protected species identification training, and that vessel operators and crews maintain a vigilant watch for sea turtles and slow down or stop their vessel to avoid striking protected species and requires operators to report sightings of any injured or dead protected species. When sea turtles are sighted, vessel operators and crews are required to attempt to maintain a distance of 164 ft (50 m) or greater whenever possible (NMFS [2020a] Appendix C). Compliance with these mitigation measures will minimize the likelihood of vessel strikes as well as reduce the chance for disturbing sea turtles. Therefore, no significant impacts are expected.

Helicopter traffic also has the potential to disturb sea turtles. However, while flying offshore, helicopters maintain altitudes above 700 ft (213 m) during transit to and from the working area. This altitude will minimize the potential for disturbing sea turtles, and no significant impacts are expected (NMFS, 2020a, BOEM, 2012a).

#### Impacts of a Small Fuel Spill

Potential spill impacts on sea turtles are discussed by NMFS (2020a) and BOEM (2017a). For this EP, there are no unique site-specific issues with respect to spill impacts on sea turtles.

**Section A.9.1** discusses the size and fate of a potential small diesel fuel spill as a result of Shell's proposed activities. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area, the duration of a small spill and opportunity for impacts to occur would be very brief.

Direct physical and physiological effects of exposure to diesel fuel could include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes; ingestion of oil directly or via contaminated prey; and stress from the activities and noise of response vessels and aircraft (NMFS, 2020b). As discussed in **Section A.9.1**, more than 90% of a small diesel spill in offshore waters would evaporate or disperse naturally within 24 hours. Therefore, due to the limited areal extent and short duration of water quality impacts from a small fuel spill, no significant impacts to sea turtles from direct or indirect exposure would be expected.

Loggerhead Critical Habitat – Nesting Beaches. A small fuel spill in the project area would be unlikely to affect sea turtle nesting beaches because the project area is 54 miles (87 km) from the nearest shoreline (Louisiana). Loggerhead turtle nesting beaches and nearshore reproductive habitat designated as critical habitat are located in Mississippi, Alabama, and the Florida Panhandle, at least 142 miles (229 km) from the project area. As explained in **Section A.9.1**, a small fuel spill would not be expected to make landfall or reach coastal waters prior to dissipating.

Loggerhead Critical Habitat – *Sargassum* Habitat. The project area is within the *Sargassum* portion of the loggerhead turtle critical habitat (**Figure 2**). Juvenile sea turtles could come into contact with or ingest oil, resulting in death, injury, or other sublethal effects. Affects would be limited to the small area (1.2 to 12 ac [0.5 to 5 ha]) likely to be impacted by a small spill. A 12-ac (5-ha) impact would represent a negligible portion of the 96,776,959 ac (39,164,246 ha) designated *Sargassum* habitat for loggerhead turtles in the northern Gulf of Mexico.

# Impacts of a Large Oil Spill

Impacts of oil spills on sea turtles can include direct impacts from oil exposure as well as indirect impacts due to response activities and materials (e.g., vessel traffic, noise, dispersants). Direct physical and physiological effects can include skin irritation, inflammation, or necrosis; chemical burns of skin, eyes, and mucous membranes; inhalation of toxic fumes and smoke (e.g., from *in situ* burning of oil); ingestion of oil (and dispersants) directly or via contaminated food; and stress from the activities and noise of response vessels and aircraft. Complications of the above may lead to dysfunction of immune and reproductive systems, physiological stress, declining physical condition, and death. Behavioral responses can include displacement of animals from prime habitat, disruption of social structure, change in food availability and foraging distribution and/or patterns, changing reproductive behavior/productivity, and changing movement patterns or migration (MMC, 2011, NMFS, 2014a). In the unlikely event of a spill, implementation of Shell's OSRP is expected to mitigate and reduce the potential for these types of impacts on sea turtles. EP Section 9b provides detail on spill response measures.

Studies of oil effects on loggerheads in a controlled setting (Lutcavage et al., 1995; NOAA, 2010) suggest that sea turtles show no avoidance behavior when they encounter an oil slick, and any sea turtle in an affected area would be expected to be exposed. Sea turtles' diving behaviors also put them at risk. Sea turtles rapidly inhale a large volume of air before diving and continually resurface over time, which may result in repeated exposure to volatile vapors and oiling (NMFS, 2020a).

Results of *Deepwater Horizon* incident studies provide an indication of potential effects of a large oil spill on sea turtles. NOAA (2016b) estimated that between 4,900 and 7,600 large juvenile and adult sea turtles (Kemp's ridleys, loggerheads, and hardshelled sea turtles not identified to species) and between 56,000 and 166,000 small juvenile sea turtles (Kemp's ridleys, green turtles,

loggerheads, hawksbills, and hardshelled sea turtles not identified to species) were killed by the *Deepwater Horizon* incident. Nearly 35,000 hatchling sea turtles (loggerheads, Kemp's ridleys, and green turtles) were also injured by response activities (NOAA, 2016b). Evidence from McDonald et al. (2017b) suggests 402,000 turtles were exposed to oil in the aftermath of the *Deepwater Horizon* incident, including 54,800 which were likely to have been heavily oiled.

Spill response activities could also kill sea turtles and interfere with nesting. NOAA (2016b) concluded that after the *Deepwater Horizon* incident, hundreds of sea turtles were likely killed by response activities such as increased boat traffic, dredging for berm construction, increased lighting at night near nesting beaches, and oil cleanup operations on nesting beaches. In addition, it is estimated that oil cleanup operations on Florida Panhandle beaches following the spill deterred adult female loggerheads from coming ashore and laying their eggs, resulting in a decrease of approximately 250 loggerhead nests, or a reduction of 43.7%, in 2010 (NOAA, 2016b; Lauritsen et al., 2017). Impacts from a large oil spill resulting in the death of individual listed sea turtles would be significant to local populations.

Loggerhead Critical Habitat – Nesting Beaches. Spilled oil reaching sea turtle nesting beaches could affect nesting sea turtles and egg development (NMFS, 2020a). An oiled beach could affect nest site selection or result in no nesting at all (e.g., false crawls). Upon hatching and successfully reaching the water, hatchlings would be subject to the same types of oil spill exposure hazards as adults. Hatchlings that contact oil residues while crossing a beach could exhibit a range of effects, from acute toxicity to impaired movement and normal bodily functions (NMFS, 2007).

Based on the 30-day OSRA modeling (**Table 3**), there is a 0.5% or less conditional probability of contact to any terrestrial or nearshore reproductive critical habitat for the loggerhead sea turtle, or to Padre Island National Seashore within 30 days of a spill. The nearest nearshore reproductive critical habitat for loggerhead turtles is 142 miles (229 km) from the project area.

Loggerhead Critical Habitat – Sargassum Habitat. The project area is within the Sargassum habitat portion of the loggerhead turtle critical habitat (**Figure 2**). Due to the large area covered by the designated Sargassum habitat for loggerhead turtles, a large spill could result in oiling of a substantial part of the Sargassum habitat in the northern Gulf of Mexico. The Deepwater Horizon incident affected approximately one-third of the Sargassum habitat in the northern Gulf of Mexico (BOEM, 2016b). It is extremely unlikely that the entire Sargassum habitat would be affected by a large spill. Because Sargassum spp. are floating, pelagic species, it would only be affected by oil that is present near the surface.

The effects of oiling on *Sargassum* spp. vary with severity, but moderate to heavy oiling that could occur during a large spill could cause complete mortality to *Sargassum* spp. and its associated communities (BOEM, 2017a). *Sargassum* spp. also has the potential to sink during a large spill; thus temporarily removing the habitat and possibly being an additional pathway of exposure to the benthic environment (Powers et al., 2013). Lower levels of oiling may cause sublethal affects, including reduced growth, productivity, and recruitment of organisms associated with *Sargassum* spp. The *Sargassum* spp. algae itself could be less impacted by light to moderate oiling than associated organisms because of a waxy outer layer that might help protect it from oiling (BOEM, 2016b). *Sargassum* spp. have a yearly seasonal cycle of growth and a yearly cycle of dispersal from the Gulf of Mexico to the western Atlantic. A large spill could affect a large portion of the annual crop of the algae; however, because of its ubiquitous distribution and seasonal cycle, recovery of the *Sargassum* spp. community would be expected to take one to two years (BOEM, 2017a).

Impacts to sea turtles from a large oil spill and associated cleanup activities would depend on spill extent, duration, and season (relative to turtle nesting season); the amount of oil reaching the shore; the importance of specific beaches to sea turtle nesting; and the level of cleanup vessel

and beach crew activity required. A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill, it is expected that impacts resulting in the injury or death of individual sea turtles would be adverse but not likely significant at the population level. In the unlikely event of a spill, implementation of Shell's OSRP would mitigate and reduce direct and indirect impacts to turtles from oil exposure and response activities and materials. EP Section 9b provides detail on spill response measures.

## C.3.6 Piping Plover (Threatened)

The Piping Plover is a migratory shorebird that overwinters along the southeastern U.S. and Gulf of Mexico coasts. This Threatened species experienced declines in population as a result of hunting, habitat loss and modification, predation, and disease (USFWS, 2003). However, as a result of intensive conservation and management, populations of Piping Plover appear to have been increasing since 1991 throughout its range (Bird Life International, 2018). Critical overwintering habitat has been designated, including beaches in Texas, Louisiana, Mississippi, Alabama, and Florida (**Figure 1**). Piping Plovers inhabit coastal sandy beaches and mudflats, feeding by probing for invertebrates at or just below the surface. They use beaches adjacent to foraging areas for roosting and preening (USFWS, 2010). A species description is presented by BOEM (2017a).

A large oil spill is the only IPF that could potentially affect Piping Plovers. There are no IPFs associated with routine project activities that could affect these birds. A small fuel spill in the project area would be unlikely to affect Piping Plovers because a small fuel spill would not be expected to make landfall or reach coastal waters prior to dissipating (see explanation in **Section A.9.1**).

# Impacts of a Large Oil Spill

The project area is 56 miles (90 km) from the nearest shoreline designated as Piping Plover critical habitat. The 30-day OSRA modeling (**Table 3**) predicts that Louisiana shorelines designated as critical habitat for the wintering Piping Plover could be contacted by a spill within 10 days (Terrebonne, Lafourche, and Plaquemines parishes) or 30 days (Cameron, Vermilion, Terrebonne, Lafourche, Jefferson, Plaquemines, and St. Bernard parishes in Louisiana).

Piping Plovers could become externally oiled while foraging on oiled shores or become exposed internally through ingestion of oiled intertidal sediments and prey (BOEM, 2017a). They congregate and feed along tidally exposed banks and shorelines, following the tide out and foraging at the water's edge. It is possible that some deaths of Piping Plovers could occur, especially if spills occur during winter months when the birds are most common along the coastal Gulf or if spills contacted critical habitat. Impacts could also occur from vehicular traffic on beaches and other activities associated with spill cleanup. Shell has extensive resources available to protect and rehabilitate wildlife in the event of a spill reaching the shoreline, as detailed in the OSRP.

However, a large spill that contacts shorelines would not necessarily impact Piping Plovers. In the aftermath of the *Deepwater Horizon* incident, Gibson et al. (2017) completed thorough surveys of coastal Piping Plover habitat in coastal Louisiana, Mississippi, and Alabama and found that only 0.89% of all observed Piping Plovers were visibly oiled, leaving the authors to conclude that the *Deepwater Horizon* incident did not substantially affect Piping Plover populations.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill contacting beaches inhabited by Piping Plovers, it is expected that impacts resulting in the injury or death of individual Piping Plovers could be significant at the population level. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.3.7 Whooping Crane (Endangered)

The Whooping Crane (*Grus americana*) is a large omnivorous wading bird and a federally listed Endangered species. Four wild populations live in North America (National Wildlife Federation, 2016b; USFWS, 2020b). One of these populations winters along the Texas coast at Aransas NWR and summers at Wood Buffalo National Park in Canada. This population represents the majority of the world's population of free-ranging Whooping Cranes, reaching an estimated population of 504 at Aransas NWR as of February 2020 (USFWS, 2020b) and an estimated population of 506 during the 2019 to 2020 winter (USFWS, 2020c). Another reintroduced population summers in Wisconsin and migrates to the Florida for the winter (USFWS, 2020b). Whooping Cranes breed, migrate, winter, and forage in a variety of habitats, including coastal marshes and estuaries, inland marshes, lakes, ponds, wet meadows and rivers, and agricultural fields (USFWS, 2007). About 22,240 ac (9,000 ha) of salt flats in Aransas NWR and adjacent islands comprise the principal wintering grounds of the Whooping Crane. Aransas NWR is designated as critical habitat for the species (**Figure 1**). A species description is presented by BOEM (2012a).

A large oil spill is the only IPF that could potentially affect Whooping Cranes due to the distance of the project area from Aransas NWR.

# Impacts of a Large Oil Spill

The 30-day OSRA modeling (**Table 3**) predicts a <0.5% chance of oil contacting Whooping Crane critical habitat (Calhoun or Aransas Counties, Texas) within 30 days of a spill. The nearest Whooping Crane critical habitat is approximately 446 miles (718 km) from the project area.

In the event of oil exposure, Whooping Cranes could physically oil themselves while foraging in oiled areas or secondarily contaminate themselves through ingestion of contaminated shellfish, frogs, and fishes. It is possible that some deaths of Whooping Cranes could occur if the spill contacts their critical habitat in Aransas NWR, especially if spills occur during winter months when Whooping Cranes are most common along the Texas coast. Impacts could also occur from vehicular traffic on beaches and other activities associated with spill cleanup. Shell has extensive resources available to protect and rehabilitate wildlife in the event of a spill reaching the shoreline, as detailed in the OSRP. Impacts leading to the death of individual Whooping Cranes would be significant at population and species levels.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.3.8 Oceanic Whitetip Shark (Threatened)

The oceanic whitetip shark was listed as Threatened under the ESA in 2018 by NMFS (83 *FR* 4153). Oceanic whitetip sharks are found worldwide in offshore waters between approximately 30° N and 35° S latitude, and historically were one of the most widespread and abundant species of shark (Rigby et al., 2019). However, based on reported oceanic whitetip shark catches in several major long-line fisheries, the global population appears to have suffered

substantial declines (Camhi et al., 2008) and the species is now only occasionally reported in the Gulf of Mexico (Rigby et al., 2019).

Oceanic whitetip shark management is complicated due to it being globally distributed, highly migratory, and overlapping in areas of high fishing; thus, leaving assessment of population trends on fishery dependent catch-and-effort data rather than scientific surveys (Young and Carlson, 2020). A comparison of historical shark catch rates in the Gulf of Mexico by Baum and Myers (2004) noted that most recent papers dismissed the oceanic whitetip shark as rare or absent in the Gulf of Mexico. NMFS (2018b) noted that there has been an 88% decline in abundance of the species in the Gulf of Mexico since the mid-1990s due to commercial fishing pressure.

IPFs that could affect the oceanic whitetip shark include MODU presence, noise, and lights, and a large oil spill. Though NMFS (2020a) lists a small diesel fuel spill as an IPF, in the project area, a small diesel fuel spill would be unlikely to affect oceanic whitetip sharks due to rapid natural dispersion of diesel fuel and the low density of oceanic whitetip sharks potentially present in the project area. Therefore, no significant impacts are expected from small diesel fuel spills and they are not further discussed (**Table 2**).

#### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Offshore drilling activities produce a broad array of noise at frequencies and intensities that may be detected by elasmobranchs including the Threatened oceanic whitetip shark. The general frequency range for elasmobranch hearing is approximately between 20 Hz and 1 kHz (Ladich and Fay, 2013), which includes frequencies exhibited by individual species such as the nurse shark (*Ginglymostoma cirratum*; 300 and 600 Hz) and the lemon shark (*Negaprion brevirostris*; 20 Hz to 1 kHz) (Casper and Mann, 2006). These frequencies overlap with SPLs associated with production activities (195 dB re 1 µPa m with peak frequencies at 40 to 100 Hz) (Hildebrand, 2005). Impacts from offshore activities (i.e., non-impulsive sound from MODU activities) could include masking or behavioral change (Popper et al., 2014). However, because of the limited propagation distances of high SPLs from the MODU would be limited in geographic scope and no population level impacts on oceanic whitetip sharks are expected.

### **Impacts of a Large Oil Spill**

Information regarding the direct effects of oil on elasmobranchs, including the oceanic whitetip shark are largely unknown. A study by Cave and Kajiura (2018) reported that when exposed to crude oil, the Atlantic stingray (*Hypanus sabinus*) experienced impaired olfactory function which could lead to decreased fitness. In the event of a large oil spill, oceanic whitetip sharks could be affected by direct ingestion, ingestion of oiled prey, or the absorption of dissolved petroleum products through the gills. Because oceanic whitetip sharks may be found in surface waters, they could be more likely to be impacted by floating oil than other species which only reside at depth.

It is possible that a large oil spill could affect individual oceanic whitetip sharks and result in injuries or deaths. Due to the low density of oceanic whitetip sharks thought to exist in the Gulf of Mexico, it is unlikely that a large spill would come in contact with oceanic whitetip sharks. However, if contact resulted in individual mortality, regional population-level effects on the species could be observed.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.3.9 Giant Manta Ray (Threatened)

The giant manta ray was listed as Threatened under the ESA in 2018 by NMFS (83 *FR* 2916). The species is a slow-growing, migratory, and planktivorous, inhabiting tropical, subtropical, and temperate bodies of water worldwide (NOAA, 2018a).

Commercial fishing is the primary threat to giant manta rays (NOAA, 2018a). The species is targeted and caught as bycatch in several global fisheries throughout its range. Although protected in U.S. waters, protection of populations is difficult as they are highly migratory with sparsely distributed and fragmented populations throughout the world. Some estimated regional population sizes are small (between 100 to 1,500 individuals) (Marshall et al., 2018; NOAA, 2018a). Stewart et al. (2018) recently reported evidence that the Flower Garden Banks serves as nursery habitat for aggregations of juvenile manta rays. Approximately 100 unique individuals have been positively identified at the Flower Garden Banks based on unique underbelly coloration (Belter et al., 2020). Genetic and photographic evidence in the Flower Garden Banks over 25 years of monitoring showed that 95% of identified giant manta ray male individuals were smaller than mature size (Stewart et al., 2018).

IPFs that may affect giant manta rays include MODU presence, noise, and lights, and a large oil spill. Though NMFS (2020a) lists a small diesel fuel spill as an IPF, in the project area a small diesel fuel spill would be unlikely to affect giant manta rays due to rapid natural dispersion of diesel fuel and the low density of giant manta rays potentially present in the project area. Therefore, no significant impacts are expected from small diesel fuel spills and they are not further discussed (See **Table 2**).

### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Offshore drilling activities produce a broad array of noise at frequencies and intensities that may be detected by elasmobranchs including the giant manta ray. The general frequency range for elasmobranch hearing is approximately between 20 Hz and 1 kHz (Ladich and Fay, 2013). Studies indicate that the most sensitive hearing ranges for individual species were 300 and 600 Hz (yellow stingray [*Urobatis jamaicensis*]) and 100 to 300 Hz (little skate [*Erinacea raja*]) (Casper et al., 2003; Casper and Mann, 2006). These frequencies overlap with SPLs associated with production activities (195 dB re 1  $\mu$ Pa m with peak frequencies at 40 to 100 Hz) (Hildebrand, 2005). Impacts from offshore activities (i.e., non-impulsive sounds from MODU activities) could include masking or behavioral change (Popper et al., 2014). However, because of the limited propagation distances of high SPLs from the MODU would be limited in geographic scope and no population level impacts on giant manta rays are expected.

# Impacts of a Large Oil Spill

A large oil spill in the project area could reach coral reefs at the Flower Garden Banks which is the only known location of giant manta ray aggregations in the Gulf of Mexico; although, individuals may occur anywhere in the Gulf. Information regarding the direct effects of oil on elasmobranchs, including the giant manta ray, are largely unknown. In the unlikely event of a large oil spill impacting areas with giant manta rays, individual rays could be affected by direct ingestion of oil which could cover their gill filaments or gill rakers, or by ingestion of oiled plankton. A study by Cave and Kajiura (2018) reported that when exposed to crude oil, the Atlantic stingray experienced impaired olfactory function which could lead to decreased fitness. Giant manta rays typically feed in shallow waters of less than 33 ft (10 m) depth (NOAA, 2018a). Because of this shallow water feeding behavior, giant manta rays may be more likely to be impacted by floating oil than other species which only reside at depth.

In the event of a large oil spill, due to the distance between the project area and the Flower Garden Banks (approximately 270 miles [435 km]), it is unlikely that oil would impact the giant

manta ray nursery habitat. It is possible that a large oil spill could impact individual giant manta rays, and due to the low density of individuals thought to occur in the Gulf of Mexico, there would likely be regional population-level effects on the species if mortality is observed.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.3.10 Gulf Sturgeon (Threatened)

The Gulf sturgeon is a Threatened fish species that inhabits major rivers and inner shelf waters from the Mississippi River to the Suwannee River, Florida (Barkuloo, 1988; Wakeford, 2001). The Gulf sturgeon is anadromous, migrating from the sea upstream into coastal rivers to spawn in freshwater. The historic range of the species extended from the Texas/Louisiana border to Tampa Bay, Florida (Pine and Martell, 2009). This range has contracted to encompass major rivers and inner shelf waters from the Lake Pontchartrain and the Pearl River system in Louisiana and Mississippi to the Suwannee River, Florida (NOAA, 2018b). Populations have been depleted or even extirpated throughout the species' historical range by fishing, shoreline development, dam construction, water quality changes, and other factors (Barkuloo, 1988; Wakeford, 2001). These declines prompted the listing of the Gulf sturgeon as a Threatened species in 1991. The best-known populations occur in the Apalachicola and Suwannee Rivers in Florida (Carr, 1996 Sulak and Clugston, 1998), the Choctawhatchee River in Alabama (Fox et al., 2000), and the Pearl River in Mississippi/Louisiana (Morrow et al., 1998). Rudd et al. (2014) reconfirmed the spatial distribution and movement patterns of Gulf sturgeon by surgically implanting acoustic telemetry tags. Critical habitat in the Gulf extends from Lake Borgne. Louisiana (St. Bernard Parish), to Suwannee Sound, Florida (Levy County) (NMFS, 2014b) (Figure 1). Species descriptions are presented by BOEM (2012a) and in the recovery plan for this species (USFWS et al., 1995).

A large oil spill is the only IPF that could potentially affect Gulf sturgeon. There are no IPFs associated with routine project activities that could affect this species. A small fuel spill in the project area would be unlikely to affect Gulf sturgeon because a small fuel spill would not be expected to make landfall or reach coastal waters prior to dissipating (see explanation in **Section A.9.1**). Vessel strikes to Gulf sturgeon would be unlikely based on the location of the support vessel base and that NMFS (2020a) estimated one non-lethal Gulf sturgeon strike in the 50 years of proposed action. Due to the distance of the project area from the nearest Gulf sturgeon critical habitat (138 miles [222 km]) and the support vessel base being in Port Fourchon, Louisiana and a temporary base in Gulfport, Mississippi, it is anticipated impacts from vessel strikes due to project activities will be negligible. The large oil spill IPF with potential impacts listed in **Table 2** is discussed below.

### **Impacts of a Large Oil Spill**

Potential spill impacts on Gulf sturgeon are discussed by BOEM (2016b, 2017a) and NMFS (2007). For this EP, there are no unique site-specific issues with respect to this species.

The project area is approximately 138 miles (222 km) from the nearest Gulf sturgeon critical habitat. The 30-day OSRA modeling (**Table 3**) predicts that a spill in the project area has a 1% conditional probability of contacting any coastal areas containing Gulf sturgeon critical habitat in St. Bernard Parish, Louisiana, or a 1% conditional probability of contacting coastal areas containing Gulf sturgeon critical habitat in Walton or Bay counties, Florida, within 30 days of a spill.

In the event of oil reaching Gulf sturgeon habitat, the fish could be affected by direct ingestion, ingestion of oiled prey, or the absorption of dissolved petroleum products through the gills. Based on the life history of this species, sub-adult and adult Gulf sturgeon would be most vulnerable to an estuarine or marine oil spill, and would be vulnerable primarily from October through April when this species is foraging in estuarine and marine habitats (NMFS, 2020a).

NOAA (2016b) estimated that 1,100 to 3,600 Gulf sturgeon were exposed to oil from the *Deepwater Horizon* incident. Overall, 63% of the Gulf sturgeon from six river populations were potentially exposed to the spill. Although the number of dead or injured Gulf sturgeon was not estimated, laboratory and field tests indicated that Gulf sturgeon exposed to oil displayed both genotoxicity and immunosuppression, which can lead to malignancies, cell death, susceptibility to disease, infections, and a decreased ability to heal (NOAA, 2016b).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill contacting waterways inhabited by Gulf sturgeon, it is expected that impacts resulting in the injury or death of individual sturgeon would be adverse but not likely significant at the population level. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. Shell has extensive resources available to protect coastal and estuarine wildlife and habitats in the event of a spill reaching the shoreline, as detailed in the OSRP. EP Section 9b provides detail on spill response measures.

### C.3.11 Nassau Grouper (Threatened)

The Nassau grouper is a Threatened, long-lived reef fish typically associated with hard bottom structures such as natural and artificial reefs, rocks, and underwater ledges (NOAA, nd). Once one of the most common reef fish species in the coastal waters of the United States and Caribbean (Sadovy, 1997), the Nassau grouper has been subject to overfishing and is considered extinct in much of its historical range. Observations of current spawning aggregations compared with historical landings data suggest that the Nassau grouper population is substantially smaller than its historical size (NOAA, nd). The Nassau grouper was listed as Threatened under the ESA in 2016 (81 *FR* 42268).

Nassau groupers are found mainly in the shallow tropical and subtropical waters of eastern Florida (rare), the Florida Keys, Bermuda, the Yucatán Peninsula, and the Caribbean, including the U.S. Virgin Island and Puerto Rico (NOAA, nd). There has been one confirmed sighting of Nassau grouper from the Flower Garden Banks in the Gulf of Mexico at a water depth of 118 ft (36 m) (Foley et al., 2007). Three additional unconfirmed reports (i.e., lacking photographic evidence) of Nassau grouper have also been documented from mooring buoys and the coral cap region of the West Flower Garden flats (Foley et al., 2007).

There are no IPFs associated with routine project activities that could affect Nassau grouper. A small fuel spill would not affect Nassau grouper because the fuel would float and dissipate on the sea surface and would not be expected to reach the Flower Garden Banks or the Florida Keys. A large oil spill is the only relevant IPF.

### **Impacts of a Large Oil Spill**

Based on the 30-day OSRA modeling results, a large oil spill would be unlikely (<0.5% probability) to reach Nassau grouper habitat in the Florida Keys (Monroe County, Florida). A spill would be unlikely to contact the Flower Garden Banks based on the distance between the project area and the Flower Garden Banks (approximately 270 miles [435 km]), and the difference in water depth between the project area (3,631 ft [1,107 m]) and the Banks (approximately 56 to 476 ft [17 to 145 m]). While on the surface, oil would not be expected to contact subsurface fish. Natural or

chemical dispersion of oil could cause a subsurface plume which would have the possibility of contacting Nassau groupers.

If a subsurface plume were to occur, impacts to Nassau groupers on the Flower Garden Banks would be unlikely due to the low density of Nassau grouper present on the Banks, the distance between the project area and the Flower Garden Banks (approximately 270 miles [435 km]), and the shallow location of the coral cap of the Banks. Near-bottom currents in the region are predicted to flow along the isobaths (Nowlin et al., 2001) and typically would not carry a plume up onto the continental shelf edge. Valentine et al. (2014) observed the spatial distribution of excess hopane, a crude oil tracer from the *Deepwater Horizon* incident sediment core samples, to be in the deeper waters and not transported up the shelf, thus confirming that near-bottom currents flow along the isobaths.

In the unlikely event that an oil slick should reach Nassau grouper habitat, oil droplets or oiled sediment particles could come into contact with Nassau grouper present on the reefs. Potential impacts include the direct ingestion of oil which could cover their gill filaments or gill rakers, ingestion of oiled prey, or the absorption of dissolved petroleum products through the gills.

In the event of a large oil spill, due to the distance between the project area and the Flower Garden Banks, it is unlikely that oil would impact Nassau grouper habitats. Due to the low density of individuals thought to occur in the Gulf of Mexico, there is a very low probability for Nassau groupers to be exposed to oil from the spill. Impacts to Nassau grouper from a large oil spill would be considered at an individual level and very unlikely at a population level.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.3.12 Smalltooth Sawfish (Endangered)

The smalltooth sawfish, named after their flat, saw-like rostrum, is an elasmobranch ray which lives in shallow coastal tropical seas and estuaries where they feed on fish and invertebrates such as shrimp and crabs (NOAA Fisheries, nd). Once found along most of the northern Gulf of Mexico coast from Texas to Florida, their current range in Gulf of Mexico is restricted to areas primarily in southwest Florida (Brame et al., 2019) where several areas of critical habitat have been designated (**Figure 1**). A species description is presented in the recovery plan for this species (NMFS, 2009a).

Listed as Endangered under the ESA in 2003, population numbers have drastically declined over the past century primarily due to accidental bycatch (Seitz and Poulakis, 2006). Although there are no reliable estimates for smalltooth sawfish population numbers throughout its range (NMFS, 2018c), data from 1989 to 2004 indicated a slight increasing trend in population numbers in Everglades National Park during that time period (Carlson et al., 2007). More recent data resulted in a similar conclusion, with indications that populations were stable or slightly increasing in southwest Florida (Carlson and Osborne, 2012).

There are no IPFs associated with routine project activities that could affect smalltooth sawfish. A small fuel spill would not affect smalltooth sawfish because the fuel would float and dissipate on the sea surface and would not be expected to reach smalltooth sawfish habitat in coastal areas (see **Section A.9.1**). A large oil spill is the only relevant IPF.

#### Impacts of a Large Oil Spill

The project area is approximately 427 miles (687 km) from the nearest smalltooth sawfish critical habitat in Charlotte County, Florida. Based on the 30-day OSRA modeling (**Table 3**), coastal areas containing smalltooth sawfish critical habitat are unlikely to be affected within 30 days of a spill (<0.5% conditional probability).

Information regarding the direct effects of oil on elasmobranchs, including the smalltooth sawfish are largely unknown. A study by Cave and Kajiura (2018) reported that when exposed the crude oil, the Atlantic stingray experienced impaired olfactory function which could lead to decreased fitness. In the event of oil reaching smalltooth sawfish habitats, the smalltooth sawfish could be affected by direct ingestion, ingestion of oiled prey, or the absorption of dissolved petroleum products through the gills. Based on the shallow, coastal habitats preferred by smalltooth sawfish, individuals in areas subject to coastal oiling could be more likely to be impacted than other species that reside at depth. Due to its Endangered status, a large oil spill with death to individuals could have impacts to smalltooth sawfish at population and species levels.

#### C.3.13 Beach Mouse (Endangered)

Four subspecies of Endangered beach mouse occur on the barrier islands of Alabama and the Florida Panhandle: the Alabama (*Peromyscus polionotus ammobates*), Choctawhatchee (*P. p. allophrys*), Perdido Key (*P. p. trissyllepsis*), and St. Andrew beach mouse (*P. p. peninsularis*). Critical habitat has been designated for all four subspecies and is shown combined in **Figure 1**. One additional species of beach mouse inhabiting dunes on the western Florida Panhandle, the Santa Rosa beach mouse (*P. p. leucocephalus*), is not listed under the ESA. Species descriptions are presented by BOEM (2017a).

A large oil spill is the only IPF that could potentially affect subspecies of beach mouse. There are no IPFs associated with routine project activities that could affect these animals due to the distance from shore and the lack of onshore support activities near their habitat.

### **Impacts of a Large Oil Spill**

Potential spill impacts on Endangered beach mouse subspecies are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to these species.

The project area is approximately 155 miles (249 km) from the nearest beach mouse critical habitat. The 30-day OSRA modeling predicts that a spill in the project area has a 1% conditional probability of contacting any coastal areas containing beach mouse critical habitat within 30 days of a spill.

In the event of oil contacting these beaches, beach mice could experience several types of direct and indirect impacts. Contact with spilled oil could cause skin and eye irritation and subsequent infection; matting of fur; irritation of sweat glands, ear tissues, and throat tissues; disruption of sight and hearing; asphyxiation from inhalation of fumes; and toxicity from ingestion of oil and oiled food. Indirect impacts could include reduction of food supply, destruction of habitat, and fouling of nests. Impacts could also occur from vehicular traffic and other activities associated with spill cleanup (BOEM, 2017a).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill contacting beach mice habitat, it is expected that impacts resulting in the death of individual beach mice would be adverse and due to its Endangered status potentially significant at the population and species levels. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.3.14 Florida Salt Marsh Vole (Endangered)

The Florida salt marsh vole (*Microtus pennsylvanicus dukecampbelli*) is a small, dark brown or black rodent found only in saltgrass (*Distichlis spicata*) meadows in the Big Bend region of Florida that was listed as Endangered under the ESA in 1991. Only two populations of Florida salt marsh vole are known to exist: one near Cedar Key in Levy County, Florida and one in the Lower Suwanee National Wildlife Refuge in Dixie County, Florida (Florida Fish and Wildlife Conservation Commission, nd-d). No critical habitat has been established for the Florida salt marsh vole in part due to concerns over illegal trapping or trespassing if the location of the populations were publicly disclosed (USFWS, 2001b).

A large oil spill is the only IPF that potentially may affect the Florida salt marsh vole. There are no IPFs associated with routine project activities that could affect these animals due to the distance from the project area to their habitat and the lack of any onshore support activities near their habitat. A small fuel spill in the project area would not affect the Florida salt marsh vole because a small fuel spill would not be expected to reach their habitat prior to dissipating (see **Section A.9.1**).

# **Impacts of a Large Oil Spill**

Florida salt marsh vole habitat in Levy and Dixie counties, Florida is approximately 353 miles (568 km) from the project area. The 30-day OSRA modeling predicts that a spill in the project area has <0.5% or less conditional probability of contacting any coastal areas containing Florida salt marsh voles within 30 days of a spill.

In the event of oil contacting beaches containing these animals, Florida salt marsh voles could experience several types of direct and indirect impacts. Contact with spilled oil could cause skin and eye irritation and subsequent infection; matting of fur; irritation of sweat glands, ear tissues, and throat tissues; disruption of sight and hearing; asphyxiation from inhalation of fumes; and toxicity from ingestion of oil and contaminated food. Indirect impacts could include reduction of food supply, destruction of habitat, and fouling of nests. Impacts could also occur from vehicular traffic and other activities associated with spill cleanup. Impacts associated with an extensive oiling of coastal habitat containing Florida salt marsh voles from a large oil spill are expected to be significant. Due to the extremely low population numbers, extensive oiling of Florida salt marsh vole habitat could result in the extinction of the species. However, any such impacts are unlikely due to the distance from the project area to Florida salt marsh vole habitat and response actions that would occur in the event of a spill.

### **C.3.15 Threatened Coral Species**

Seven Threatened coral species are known from the Gulf of Mexico: elkhorn coral, staghorn coral, lobed star coral, mountainous star coral, boulder star coral, pillar coral, and rough cactus coral. Elkhorn coral, lobed star coral, mountainous star coral, and boulder star coral have been reported from the coral cap region of the Flower Garden Banks (NOAA, 2014), but are unlikely to be present as regular residents in the northern Gulf of Mexico (proximity to project area) because they typically inhabit coral reefs in shallow, clear tropical, or subtropical waters. Staghorn coral, pillar coral, and rough cactus coral are not known to inhabit reefs of the Flower Garden Banks, but are present on reefs in the Florida Keys and Dry Tortugas (Florida Fish and Wildlife Conservation Commission, nd-e). Other Caribbean coral species evaluated by NMFS in 2014 (79 *FR* 53852) either do not meet the criteria for ESA listing or are not known from the Flower Garden Banks, Florida Keys, or Dry Tortugas. Critical habitat has been designated for elkhorn coral and staghorn coral in the Florida Keys (Monroe County, Florida) and Dry Tortugas.

In November 2020, NMFS proposed to designate critical habitat for the boulder star coral, lobed star coral, mountainous star coral, pillar coral, and rough cactus coral in the Atlantic Ocean,

Gulf of Mexico, and Caribbean Sea. For the areas in the Gulf of Mexico this includes the Flower Garden Banks and the waters near Miami-Dade and Monroe counties, Florida, and the Dry Tortugas.

There are no IPFs associated with routine project activities that could affect Threatened corals in the northern Gulf of Mexico. A small fuel spill would not affect Threatened coral species because the oil would float and dissipate on the sea surface. A large oil spill is the only relevant IPF (potential impacts listed in **Table 2**) and is discussed below.

#### Impacts of a Large Oil Spill

A large oil spill would be unlikely to reach coral reefs at the Flower Garden Banks or elkhorn coral critical habitat in the Florida Keys (Monroe County, Florida) or Dry Tortugas. The 30-day OSRA modeling (**Table 3**) predicts the conditional probability of oil contacting the Florida Keys is <0.5% within 30 days of a spill. A surface slick would not contact corals on the seafloor. If a subsurface plume were to occur, impacts on the Flower Garden Banks would be unlikely due to the distance and the difference in water depth.

Near-bottom currents in the region are predicted to flow along the isobaths (Nowlin et al., 2001) and typically would not carry a plume up onto the continental shelf edge. Valentine et al. (2014) observed the spatial distribution of excess hopane, a crude oil tracer from *Deepwater Horizon* incident sediment core samples, to be in the deeper waters and not transported up the shelf, thus confirming near-bottom currents flow along the isobaths.

In the unlikely event that an oil slick reached reefs at the Flower Garden Banks or other Gulf of Mexico reefs, oil droplets or oiled sediment particles could come into contact with reef organisms or corals. As discussed by BOEM (2017a) impacts could include loss of habitat, biodiversity, and live coral coverage; destruction of hard substrate; change in sediment characteristics; and reduction or loss of one or more commercial and recreational fishery habitats. Sublethal effects could be long-lasting and affect the resilience of coral colonies to natural disturbances (e.g., elevated water temperature, diseases) (BOEM, 2017a).

Due to the distance between the project area and coral habitats, there is a low chance of oil contacting Threatened coral habitat in the event of a spill and no significant impacts on Threatened coral species are expected.

### C.4 Coastal and Marine Birds

#### C.4.1 Marine Birds

Marine birds include seabirds and other species that may occur in the pelagic environment of the project area (Clapp et al., 1982a,b; Clapp et al., 1983; Peake, 1996; Hess and Ribic, 2000). Seabirds spend much of their lives offshore over the open ocean, except during breeding season when they nest on islands and along the coast. Other waterbirds, such as waterfowl, marsh birds, and shorebirds may occasionally be present over open ocean areas. No Endangered or Threatened bird species are likely to occur at the project area. For a discussion of coastal birds, see **Section C.4.2**.

Marine birds of the northern Gulf of Mexico were surveyed from ships during the GulfCet II program (Davis et al., 2000). Davis et al. (2000) reported that terns, storm-petrels, shearwaters, and jaegers were the most frequently sighted seabirds in the deepwater area. From these surveys, four ecological categories of seabirds were documented in the deepwater areas of the Gulf: summer migrants (shearwaters, storm-petrels, boobies); summer residents that breed along the Gulf coast (Sooty Tern [*Onychoprion fuscatus*], Least Tern [*Sternula antillarum*], Sandwich Tern [*Thalasseus sandvicensis*], Magnificent Frigatebird [*Fregata magnificens*]); winter residents (gannets, gulls, jaegers); and permanent resident species (Laughing Gulls [*Leucophaeus atricilla*],

Royal Terns [*Thalasseus maximus*], Bridled Terns [*Onychoprion anaethetus*]) (Davis et al., 2000). The GulfCet II study did not estimate bird densities; however, seabird densities over the open ocean have been estimated to be 0.62 birds mile<sup>-2</sup> (1.6 birds km<sup>-2</sup>) (Haney et al., 2014).

The distributions and relative densities of seabirds within the deepwater areas of the Gulf of Mexico, including the project area, vary temporally (i.e., seasonally) and spatially. In GulfCet II studies (Davis et al., 2000), species diversity and density varied by hydrographic environment and by the presence and relative location of mesoscale features such as Loop Current eddies that may enhance nutrient levels and productivity of surface waters where these seabird species forage (Davis et al., 2000).

Trans-Gulf migrant birds including shorebirds, wading birds, and terrestrial birds may also be present in the project area. Migrant birds may use offshore structures, including platforms and semisubmersibles for resting, feeding, or as temporary shelter from inclement weather (Ronconi et al., 2015). Some birds may be attracted to offshore structures because of the lights and the fish populations that aggregate around these structures.

IPFs that could potentially affect marine birds include MODU presence, noise, and lights; support vessel and helicopter traffic; and two types of accidents (a small fuel spill and a large oil spill). Effluent discharges permitted under the NPDES general permit are likely to have negligible impacts on the birds due to rapid dispersion, the small area of ocean affected, the intermittent nature of the discharges, and the mobility of these animals. Compliance with BSEE NTL 2015-G013 (See **Table 1**) will minimize the potential for marine debris-related impacts on birds.

### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

Marine birds migrating over water have been known to strike offshore structures, resulting in death or injury (Wiese et al., 2001; Russell, 2005). Mortality of migrant birds at tall towers and other land-based structures has been reviewed extensively, and the mechanisms involved in platform collisions appear to be similar. In some cases, migrants simply do not see a part of the platform until it is too late to avoid it. In other cases, navigation may be disrupted by noise or lighting (Russell, 2005; Ronconi et al., 2015). However, offshore structures may in some cases serve as suitable stopover habitats for trans-Gulf migrant species, particularly in the spring (Russell, 2005; Ronconi et al., 2015).

Overall, potential negative impacts to marine birds from MODU lighting, potential collisions, or other adverse effects are highly localized and may be expected to affect only small numbers of birds during migration periods. Therefore, these potential impacts are not expected to affect birds at the population level and are not significant (BOEM, 2012a). Any impacts on populations of marine and pelagic birds are not expected to be significant.

#### **Impacts of Support Vessel and Helicopter Traffic**

Support vessels and helicopters are unlikely to substantially disturb marine birds in open, offshore waters. Schwemmer et al. (2011) showed that several sea birds showed behavioral responses and altered distribution patterns in response to ship traffic, which could potentially cause loss of foraging time and resting habitat. However, it is likely that individual birds would experience, at most, only short-term behavioral disruption resulting from support vessel and helicopter traffic, and the impact would not be significant.

#### Impacts of a Small Fuel Spill

Potential spill impacts on marine birds are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to spill impacts on marine birds.

The probability of a fuel spill will be minimized by Shell's preventative measures implemented during routine operations, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the potential for impacts on marine birds. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area and the short duration of a small spill, the potential exposure for pelagic marine birds would be brief.

A small fuel spill in offshore waters would produce a thin slick on the water surface and introduce concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time and the effectiveness of spill response measures. **Section A.9.1** discusses the likely fate of a small fuel spill and indicates that more than 90% would evaporate or disperse naturally within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions.

Birds exposed to fuel on the sea surface could experience direct physical and physiological effects including skin irritation; chemical burns of skin, eyes, and mucous membranes; and inhalation of VOCs. Because of the limited areal extent and short duration of water quality impacts from a small fuel spill, secondary impacts due to ingestion of oil via contaminated prey or reductions in prey abundance are unlikely. Due to the low densities of birds in open ocean areas, the small area affected, and the brief duration of the surface slick, no significant impacts on marine birds are expected.

# **Impacts of a Large Oil Spill**

Potential spill impacts on marine birds are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to spill impacts on marine birds.

Pelagic seabirds could be exposed to oil from a spill at the project area. Hess and Ribic (2000) reported that terns, storm-petrels, shearwaters, and jaegers were the most frequently sighted seabirds in the deepwater Gulf of Mexico (>200 m). Haney et al. (2014) estimated that seabird densities over the open ocean are approximately 1.6 birds km<sup>-2</sup>. The number of marine birds that could be affected in open, offshore waters would depend on the extent and persistence of the oil slick.

Data following the *Deepwater Horizon* incident provide relevant information about the species of marine birds that may be affected in the event of a large oil spill. Birds that have been treated for oiling include several pelagic species such as the Northern Gannet (*Morus bassanus*), Magnificent Frigatebird, and Masked Booby (*Sula dactylatra*) (USFWS, 2011). The Northern Gannet was among the species with the largest numbers of individuals affected by the spill. NOAA reported that at least 93 resident and migratory bird species across all five Gulf Coast states were exposed to oil from the *Deepwater Horizon* incident in multiple habitats, including offshore/open waters, island waterbird colonies, barrier islands, beaches, bays, and marshes (NOAA, 2016b). Exposure of marine birds to oil can result in adverse health, with severity depending on the level of oiling. Effects can range from plumage damage and loss of buoyancy for external oiling to more severe effects such as organ damage, immune suppression, endocrine imbalance, reduced aerobic capacity and death as a result of oil inhalation or ingestion (NOAA, 2016b).

However, a blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. It is expected that impacts to marine birds from a large oil spill resulting in the death of individual birds would be adverse but likely not significant at population levels. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.4.2 Coastal Birds

Threatened and Endangered bird species present in the Gulf of Mexico (Piping Plover and Whooping Crane) are discussed in **Section C.3**. Various species of non-endangered coastal birds are also found along the northern Gulf Coast, including diving birds, shorebirds, marsh birds, wading birds, and waterfowl. Gulf Coast marshes and beaches also provide important feeding grounds and nesting habitats. Species that nest on beaches, flats, dunes, bars, barrier islands, and similar coastal and nearshore habitats include the Sandwich Tern, Wilson's Plover (*Charadrius wilsonia*), Black Skimmer (*Rynchops niger*), Forster's Tern (*Sterna forsteri*), Gull-Billed Tern (*Gelochelidon nilotica*), Laughing Gull, Least Tern, and Royal Tern (USFWS, 2010). Additional information is presented by BOEM (2012a, 2017a).

The Brown Pelican was delisted from federal Endangered status in 2009 (USFWS, 2021) and was delisted from state species of special concern status by the State of Florida in 2017 (Florida Fish and Wildlife Conservation Commission, 2018) and Louisiana (Louisiana Wildlife & Fisheries, 2020). However, this species remains listed as endangered by Mississippi (Mississippi Natural Heritage Program, 2018). Brown Pelicans inhabit coastal habitats and forage within both coastal waters and waters of the inner continental shelf. Aerial and shipboard surveys, including GulfCet and GulfCet II (Davis et al., 2000) indicate that Brown Pelicans do not occur over deep offshore waters (Fritts and Reynolds, 1981; Peake, 1996). Nearly half the southeastern population of Brown Pelicans lives in the northern Gulf Coast, generally nesting on protected islands (USFWS, 2010).

The Bald Eagle was delisted from its federal Threatened status in 2007. The Bald Eagle still receives protection under the Migratory Bird Treaty Act of 1918 and the Bald and Golden Eagle Protection Act of 1940 (USFWS, 2015). The Bald Eagle is a terrestrial raptor widely distributed across the southern U.S., including coastal habitats along the Gulf of Mexico. The Gulf Coast is inhabited by both wintering migrant and resident Bald Eagles (Buehler, 2000).

IPFs that could potentially affect coastal birds include support vessel and helicopter traffic and a large oil spill. As explained in **Section A.9.1**, a small fuel spill would not be expected to make landfall or reach coastal waters prior to dissipating. Compliance with NTL BSEE 2015-G013 will minimize the potential for marine debris-related impacts on shorebirds.

#### **Impacts of Support Vessel and Helicopter Traffic**

Support vessels and helicopters will transit coastal areas where coastal birds may be found. These activities could periodically disturb individuals or groups of birds within sensitive coastal habitats (e.g., wetlands that may support feeding, resting, or breeding birds).

Vessel traffic may disturb some foraging and resting birds. Flushing distances vary among species and individuals (Rodgers and Schwikert, 2002; Schwemmer et al., 2011; Mendel et al., 2019). The disturbances will be limited to flushing birds away from vessel pathways; known distances are from 65 to 160 ft (20 to 49 m) for personal watercraft and 75 to 190 ft (23 to 58 m) for outboard-powered boats (Rodgers and Schwikert, 2002). Flushing distances may be similar or less for the support vessels to be used for this project, and some species such as gulls are attracted to boats. Support vessels will not approach nesting or breeding areas on the shoreline, so nesting birds, eggs, and chicks will not be disturbed. Vessel operators will use designated navigation channels and comply with posted speed and wake restrictions while transiting sensitive inland waterways. Due to the limited scope, duration, and geographic extent of the project activities, any short-term impacts are not expected to be significant to coastal bird populations.

Helicopter traffic can cause some disturbance to birds on shore and offshore. Responses highly depend on the type of aircraft, bird species, activities that animals were previously engaged in, and previous exposures to overflights (Efroymson et al., 2001). Helicopters seem to cause the most intense responses over other human disturbances for some species (Bélanger and Bédard,

1989; Rojek et al., 2007; Fuller et al., 2018). However, Federal Aviation Administration Advisory Circular No. 91-36D recommends that pilots maintain a minimum altitude of 2,000 ft (610 m) when flying over noise-sensitive areas such as wildlife refuges, parks, and areas with wilderness characteristics. This is greater than the distance (slant range) at which aircraft overflights have been reported to cause behavioral effects on most species of birds studied in Efroymson et al. (2001). With these guidelines in effect, it is likely that individual birds would experience, at most, only short-term behavioral disruption. The potential impacts are not expected to be significant to bird populations in the project area.

# **Impacts of Large Oil Spill**

Coastal birds can be exposed to oil as they float on the water surface, dive during foraging, or wade in oiled coastal waters. The Brown Pelican and Bald Eagle could be impacted by the ingestion of contaminated fish or birds (BOEM, 2012a, 2016b). In the event of a large oil spill reaching coastal habitats, cleanup personnel and equipment could create short-term disturbances to coastal birds. Indirect effects could occur from restoration efforts, resulting in habitat loss, alteration, or fragmentation (BOEM, 2017a). Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability).

Studies concerning the *Deepwater Horizon* incident provide additional information regarding impacts on coastal birds that may be affected in the event a large oil spill reaches coastal habitats. According to NOAA (2016b), an estimated 51,600 to 84,500 birds were killed by the spill, and the reproductive output lost as a result of breeding adult bird mortality was estimated to range from 4,600 to 17,900 fledglings that would have been produced in the absence of premature deaths of adult birds (NOAA, 2016b). Species with the largest numbers of estimated mortalities were American White Pelican (*Pelecanus erythrorhynchos*), Black Skimmer, Black Tern (*Chilidonias niger*), Brown Pelican, Laughing Gull, Least Tern, Northern Gannet, and Royal Tern (NOAA, 2016b). A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. However, if oil from a large spill reaches coastal bird habitats, significant injuries or mortalities to coastal birds are possible and could be significant at the population level. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.5 Fisheries Resources

### C.5.1 Pelagic Communities and Ichthyoplankton

Biggs and Ressler (2000) reviewed the biology of pelagic communities in the deepwater environment of the northern Gulf of Mexico. The biological oceanography of the region is dominated by the influence of the Loop Current, whose surface waters are among the most oligotrophic in the world's oceans. Superimposed on this low-productivity condition are productive "hot spots" associated with entrainment of nutrient-rich Mississippi River water and mesoscale oceanographic features. Anticyclonic and cyclonic hydrographic features play an important role in determining biogeographic patterns and controlling primary productivity in the northern Gulf of Mexico (Biggs and Ressler, 2000).

Most fishes inhabiting shelf or oceanic waters of the Gulf of Mexico have planktonic eggs and larvae (Ditty, 1986; Ditty et al., 1988; Richards et al., 1989; Richards et al., 1993). A study by Ross et al. (2012) on midwater fauna to characterize vertical distribution of mesopelagic fishes in selected deepwater areas in the Gulf of Mexico substantiated high species richness, but the community was dominated by relatively few families and species.

IPFs that could potentially affect pelagic communities and ichthyoplankton include MODU presence, noise, and lights; effluent discharges; water intakes; and two types of accidents (a small fuel spill and a large oil spill).

# Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

The MODU, as a floating structure in the deepwater environment, will act as fish-aggregating device (FAD). In oceanic waters, the FAD effect would be most pronounced for epipelagic fishes such as tunas, dolphin, billfishes, and jacks, which are commonly attracted to fixed and drifting surface structures (Holland, 1990; Higashi, 1994; Relini et al., 1994). Positive fish associations with offshore rigs and platforms in the Gulf of Mexico are well documented (Gallaway and Lewbel, 1982; Wilson et al., 2003; Wilson et al., 2006; Edwards and Sulak, 2006). The FAD effect could possibly enhance the feeding of epipelagic predators by attracting and concentrating smaller fish species. MODU noise could potentially cause acoustic masking in fishes, thereby reducing their ability to hear biologically relevant sounds (Radford et al., 2014). The only defined acoustic threshold levels for non-impulsive sounds are given by Popper et al. (2014) and apply only to species of fish with swim bladders that provide some hearing (pressure detection) function. Popper et al. (2014) estimated threshold SPL of 170 dB re 1 µPa accumulated over a 48-hour period for onset of recoverable injury and 158 dB re 1 uPa accumulated over a 12-hour period for onset temporary auditory threshold shifts. However, no consistent behavioral thresholds for fish have been established (Popper et al., 2014). Noise may also influence fish behaviors, such as predator-avoidance, foraging, reproduction, and intraspecific interactions (Picciulin et al., 2010; Bruintjes and Radford, 2013; McLaughlin and Kunc, 2015). Because the MODU is a temporary structure, impacts on fish populations, whether beneficial or adverse, are not expected to be significant since it would be short term.

Limited data exist regarding the impacts of noise on pelagic larvae and eggs. Generally, it is believed that larval fish will have similar hearing sensitivities as adults, but may be more susceptible to barotrauma injuries associated with impulsive sounds (Popper et al., 2014). Larval fish were experimentally exposed to simulated impulsive sounds by Bolle et al. (2012). The controlled playbacks produced SEL<sub>24h</sub> of 206 dB re 1  $\mu$ Pa<sup>2</sup> s but resulted in no increased mortality between the exposure and control groups. Non-impulsive sound sources (such as MODU operations) are expected to be far less injurious than impulsive sounds. Because of the limited propagation distances of above-threshold SEL<sub>24h</sub> and the periodic and transient nature of ichthyoplankton, no impacts to these life stages are expected.

# **Impacts of Effluent Discharges**

Discharges of treated WBM- and SBM-associated cuttings will produce temporary, localized increases in suspended solids in the water column around the MODU. In general, turbid water can be expected to extend between a few hundred meters and several kilometers down current from the discharge point (National Research Council, 1983; Neff, 1987). NPDES permit limits and requirements will be met.

WBM and cuttings will be released at the seafloor. Excess cement slurry and BOP fluid will also be released at the seafloor. These discharges could smother or cover benthic communities in the vicinity of the discharge location. Impacts will be limited to the immediate area of the discharge, with little or no impact to fisheries resources.

Treated sanitary and domestic wastes may have little or no effect on the pelagic environment in the immediate vicinity of these discharges. These wastes may have elevated levels of nutrients, organic matter, and chlorine, but should dilute rapidly to undetectable levels within tens to hundreds of meters from the source. As a result of quick dilution, minimal impacts on water quality, plankton, and nekton are anticipated.

Deck drainage will have little or no impact on the pelagic environment in the immediate vicinity of these discharges. Deck drainage from oily areas will be passed through an oil-and-water separator prior to release, and discharges will be monitored for visible sheen. The discharges may have slightly elevated levels of hydrocarbons but should dilute rapidly to undetectable levels within tens to hundreds of meters from the source. Minimal impacts on water quality, plankton, and nekton are anticipated.

Other effluent discharges from the MODU and support vessels are expected to include desalination unit brine and non-contact cooling water, BOP fluid, well treatment and completion fluids, excess cement, hydrate inhibitor, treated seawater, fire water, bilge water, and ballast water. The MODU and support vessel discharges are expected to be in compliance with NPDES permit and USCG regulations, as applicable, and are not expected to cause significant impacts on water quality (BOEM, 2012a).

### **Impacts of Water Intakes**

Seawater will be drawn from several meters below the ocean surface for various services, including firewater and once-through non-contact cooling of machinery on the MODU (EP Table 7a). Section 316(b) of the Clean Water Act requires NPDES permits to ensure that the location, design, construction, and capacity of cooling water intake structures reflect the best technology available to minimize adverse environmental impact from impingement and entrainment of aquatic organisms. The current general NPDES Permit No. GMG290000 specifies requirements for new facilities for which construction commenced after July 17, 2006, with a cooling water intake structure having a design intake capacity of greater than two million gallons of water per day, of which at least 25% is used for cooling purposes.

The MODU selected for this project meets the described applicability for new facilities, and the vessel's water intakes are expected to be in compliance with the design, monitoring, and recordkeeping requirements of the NPDES permit.

The intake of seawater for cooling water will entrain plankton. The low intake velocity should allow most strong-swimming juvenile fishes and smaller adults to escape entrainment or impingement. However, drifting plankton would not be able to escape entrainment except for a few fast-swimming larvae of certain taxonomic groups. Those organisms entrained may be stressed or killed, primarily through changes in water temperature during the route from cooling intake structure to discharge structure and mechanical damage (turbulence in pumps and condensers). Because of the limited scope and short duration of drilling activities, any short-term impacts of entrainment are not expected to be significant to plankton or ichthyoplankton populations (BOEM, 2017a).

### Impacts of a Small Fuel Spill

Potential spill impacts on fisheries resources are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to spill impacts.

The probability of a fuel spill will be minimized by Shell's preventative measures during routine operations, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the potential for impacts on pelagic communities, including ichthyoplankton. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area, the duration of a small spill and opportunity for impacts to occur would be very brief.

A small fuel spill in offshore waters would produce a thin slick on the water surface and introduce concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time and the effectiveness of spill response measures. **Section A.9.1** discusses the likely fate of a

small fuel spill and indicates that more than 90% would evaporate or disperse naturally within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions.

A small fuel spill could have localized impacts on phytoplankton, zooplankton, ichthyoplankton, and nekton. Due to the limited areal extent and short duration of water quality impacts, a small fuel spill would be unlikely to produce detectable impacts on pelagic communities.

#### Impacts of a Large Oil Spill

Potential spill impacts on pelagic communities and ichthyoplankton are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues.

A large oil spill could directly affect water column biota including phytoplankton, zooplankton, ichthyoplankton, and nekton. A large spill that persisted for weeks or months would be more likely to affect these communities. While adult and juvenile fishes may actively avoid a large spill, planktonic eggs and larvae would be unable to avoid contact. Eggs and larvae of fishes in the upper layers of the water column are especially vulnerable to oiling; certain toxic fractions of spilled oil may be lethal to these life stages. Impacts would be greater if local scale currents retained planktonic larval assemblages (and the floating oil slick) within the same water mass. Impacts to ichthyoplankton from a large spill would be greatest during spring and summer when concentrations of ichthyoplankton on the continental shelf peak (BOEM, 2014, 2015, 2016b).

Oil spill impacts to phytoplankton include changes in community structure and increases in biomass, which have been attributed to the effects of oil contamination and of decreased predation due to zooplankton mortality (Abbriano et al., 2011; Ozhan et al., 2014). Ozhan et al. (2014) reported that the formation of oil films on the water surface can limit gas exchange through the air-sea interface and can reduce light penetration into the water column which will limit phytoplankton photosynthesis. Determining the impact of a diesel spill on phytoplankton is a complex issue as some phytoplankton species are more tolerant of oil exposure than others while some species are more tolerant under low concentrations and some under high concentrations (Ozhan et al., 2014). Phytoplankton populations can change quickly on small temporal and spatial scales making it difficult to predict how a phytoplankton community as a whole will respond to an oil spill.

Mortality of zooplankton has been shown to be positively correlated with oil concentrations (Lennuk et al., 2015). Spills that are not immediately lethal can have short- or long-term impacts on biomass and community composition, behavior, reproduction, feeding, growth and development, immune response and respiration (Harvell et al., 1999; Wootton et al., 2003; Auffret et al., 2004; Hannam et al., 2010; Bellas et al., 2013; Blackburn et al., 2014). Zooplankton are especially vulnerable to acute oil pollution, showing increased mortality and sublethal changes in physiological activities (e.g., egg production) (Moore and Dwyer, 1974; Linden, 1976; Lee et al., 1978; Suchanek, 1993). Zooplankton may also accumulate PAHs through diffusion from surrounding waters, direct ingestion of micro-droplets (Berrojalbiz et al., 2009; Lee et al., 2012; Lee, 2013), and by ingestion of droplets that are attached to phytoplankton (Almeda et al., 2013). Bioaccumulation of hydrocarbons can lead to additional impacts among those higher trophic level consumers that rely on zooplankton as a food source (Almeda et al., 2013; Blackburn et al., 2013).

Planktonic communities have a high capacity for recovery from the effects of oil spill pollution due to their short life cycle and high reproductive capacity (Abbriano et al., 2011). Planktonic communities drift with water currents and recolonize from adjacent areas. Because of these attributes, plankton usually recover relatively rapidly to normal population levels following hydrocarbon spill events. Research in the aftermath of the *Deepwater Horizon* incident found that

phytoplankton population recovered within weeks to months and zooplankton populations may have only been minimally affected (Abbriano et al., 2011).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. It is expected that impacts to pelagic communities and ichthyoplankton from a large oil spill would be adverse but not significant at population levels. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.5.2 Essential Fish Habitat

Essential Fish Habitat (EFH) is defined as those waters and substrate necessary to fish for spawning, breeding, feeding, and growth to maturity. Under the Magnuson-Stevens Fishery Conservation and Management Act, as amended, federal agencies are required to consult on activities that may adversely affect EFH designated in Fishery Management Plans developed by the regional Fishery Management Councils.

The Gulf of Mexico Fishery Management Council (GMFMC) has prepared Fishery Management Plans for corals and coral reefs, shrimps, spiny lobster, reef fishes, coastal migratory pelagic fishes, and red drum (*Sciaenops ocellatus*). In 2005, the EFH for these managed species was redefined in Generic Amendment No. 3 to the various Fishery Management Plans (GMFMC, 2005). The EFH for most of these GMFMC-managed species is on the continental shelf in waters shallower than 600 ft (183 m). The shelf edge is the outer boundary for coastal migratory pelagic fishes, reef fishes, and shrimps. EFH for corals and coral reefs includes some shelf-edge topographic features located approximately 40 miles (64 km) from the project area.

EFH has been identified in the deepwater Gulf of Mexico for highly migratory pelagic fishes, which occur as transients in the project area. Species in this group, including tunas, swordfishes, billfishes, and sharks, are managed by NMFS. Highly migratory species with EFH within or near the project area include the following (NMFS, 2009b):

- Bigeye thresher shark (*Alopias superciliosus*) (all);
- Bigeye Tuna (*Thunnus obesus*) (juveniles, adults);
- Blue marlin (*Makaira nigricans*) (juveniles, adults);
- Bluefin tuna (*Thunnus thynnus*) (spawning, eggs, larvae, adults);
- Longbill spearfish (*Tetrapturus pfluegeri*) (juveniles, adults);
- Longfin mako shark (*Isurus paucus*) (all);
- Oceanic whitetip shark (*Carcharhinus longimanus*) (all);

- Sailfish (*Istiophorus albicans*) (juveniles, adults);
- Shortfin mako (Isurus oxyrinchus) (all);
- Silky shark (*Carcharhinus falciformis*) (all);
- Skipjack tuna (*Carcharhinus falciformis*) (spawning, adults);
- Swordfish (*Xiphias gladius*) (larvae, juveniles, adults);
- White marlin (*Kajikia albidus*) (juveniles, adults); and
- Yellowfin tuna (*Thunnus albacares*) (spawning, juveniles, adults).

Research indicates the central and western Gulf of Mexico may be important spawning habitat for Atlantic bluefin tuna (Theo and Block, 2010), and NMFS (2009b) has designated a Habitat Area of Particular Concern (HAPC) for this species. The HAPC covers much of the deepwater Gulf of Mexico, including the project area (**Figure 1**). The areal extent of the HAPC is approximately 115,830 miles<sup>2</sup> (300,000 km<sup>2</sup>). Atlantic bluefin tuna follow an annual cycle of foraging in June through March off the eastern U.S. and Canadian coasts, followed by migration to the Gulf of Mexico to spawn in April, May, and June (NMFS, 2009b). The Atlantic bluefin tuna has also been designated as a species of concern (NMFS, 2011).

NTLs 2009-G39 and 2009-G40 provide guidance and clarification of regulations for biologically sensitive underwater features and areas and benthic communities that are considered EFH. As part of an agreement between BOEM and NMFS to complete a new programmatic EFH consultation for each new Five-Year Program, an EFH consultation was initiated between BOEM's Gulf of Mexico Region and NOAA's Southeastern Region during the preparation, distribution, and review of BOEM's 2017-2022 WPA/CPA Multisale EIS (BOEM, 2017a). The EFH assessment was completed and there is ongoing coordination among NMFS, BOEM, and BSEE, including discussions of mitigation (BOEM, 2016c).

Other HAPCs have been designated in the GMFMC (2005, 2010). These include the Florida Middle Grounds, Madison-Swanson Marine Reserve, Tortugas North and South Ecological Reserves, Pulley Ridge, and several other reefs and banks of the northwestern Gulf of Mexico (**Figure 1**). The nearest HAPC is Jakkula Bank, which is located approximately 148 miles (238 km) from the project area.

Routine IPFs that could potentially affect EFH and fisheries resources include MODU presence, noise, and lights; effluent discharges; and water intakes. In addition, two types of accidents (a small fuel spill and a large oil spill) may potentially affect EFH and fisheries resources.

#### Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

The MODU, a floating structure in the deepwater environment, will act as a FAD. In oceanic waters, the FAD effect would be most pronounced for epipelagic fishes such as tunas, dolphin, billfishes, and jacks, which are commonly attracted to fixed and drifting surface structures (Holland, 1990; Higashi, 1994; Relini et al., 1994; Gates et al., 2017). The FAD effect would possibly enhance feeding of epipelagic predators by attracting and concentrating smaller fish species.

MODU noise could potentially cause acoustic masking for fishes, thereby reducing their ability to hear biologically relevant sounds (Radford et al., 2014). Noise may also influence fish behaviors such as predator avoidance, foraging, reproduction, and intraspecific interactions (Picciulin et al., 2010; Bruintjes and Radford, 2013; McLaughlin and Kunc, 2015; Nedelec et al., 2017). Further discussion on impact to fish from noise and injury criteria are discussed in **Section C.5.1**. Any impacts on EFH for highly migratory pelagic fishes are not expected to be significant.

### **Impacts of Effluent Discharges**

Effluent discharges affecting EFH by diminishing ambient water quality include treated sanitary and domestic wastes, deck drainage, and miscellaneous discharges such as desalination unit brine and non-contact cooling water, BOP fluid, well treatment and completion fluids, excess cement, hydrate inhibitor, treated seawater, fire water, bilge water, and ballast water. Impacts on EFH from effluent discharges are anticipated to be similar to those described in **Section C.5.1** for pelagic communities. No significant impacts on EFH for highly migratory pelagic fishes or coral are expected from these discharges.

#### **Impacts of Water Intakes**

As noted previously, cooling water intake will cause entrainment and impingement of plankton, including fish eggs and larvae (ichthyoplankton). Due to the limited scope, timing, and geographic extent of drilling activities, any short-term impacts on EFH for highly migratory pelagic fishes are not expected to be significant.

#### Impacts of a Small Fuel Spill

Potential spill impacts on EFH are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to spill impacts.

The probability of a fuel spill will be minimized by Shell's preventative measures during routine operations, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the potential for impacts on EFH. EP Section 9b provides detail on spill response measures. Given the open ocean location of the project area, the duration of a small spill and opportunity for impacts to occur would be very brief.

A small fuel spill in offshore waters would produce a thin slick on the water surface and introduce concentrations of petroleum hydrocarbons and their degradation products. The extent and persistence of impacts would depend on the meteorological and oceanographic conditions at the time and the effectiveness of spill response measures. **Section A.9.1** discusses the likely fate of a small fuel spill and indicates that more than 90% would evaporate or disperse naturally within 24 hours. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions.

A small fuel spill could have localized impacts on EFH for highly migratory pelagic fishes, including tunas, swordfishes, billfishes, and sharks. These species occur as transients in the project area. A spill would also produce short-term impact on surface and near-surface water quality in the HAPC for spawning Atlantic bluefin tuna, which covers much of the deepwater Gulf of Mexico. The affected area would represent a negligible portion of the HAPC, which covers approximately 115,830 miles<sup>2</sup> (300,000 km<sup>2</sup>) of the Gulf of Mexico. Therefore, no significant spill impacts on EFH for highly migratory pelagic fishes are expected.

A small fuel spill would not affect EFH for corals or coral reefs; the nearest of which is located approximately 40 miles (64 km) from the project area. A small fuel spill would float and dissipate on the sea surface and would not contact these seafloor features. Therefore, no significant spill impacts on EFH for corals and coral reefs are expected.

# **Impacts of a Large Oil Spill**

Potential spill impacts on EFH are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to EFH.

An oil spill in offshore waters would temporarily increase hydrocarbon concentrations on the water surface and potentially the subsurface as well. Given the extent of EFH designations in the Gulf of Mexico (GMFMC, 2005, NMFS, 2009b), some impact on EFH would be unavoidable.

A large spill could affect the EFH for many managed species, including shrimps, spiny lobster, reef fishes, coastal migratory pelagic fishes, and red drum. It would result in adverse impacts on water quality and water column biota including phytoplankton, zooplankton, ichthyoplankton, and nekton. In coastal waters, sediments could be oiled and result in persistent degradation of the seafloor habitat for managed demersal fish and shellfish species.

The project area is within the HAPC for spawning bluefin tuna (NMFS, 2009b). A large spill could temporarily degrade the HAPC due to increased hydrocarbon concentrations in the water column, with the potential for lethal or sublethal impacts on spawning tuna. Potential impacts would depend in part on the timing of a spill, as this species migrates to the Gulf of Mexico to spawn in April, May, and June (NMFS, 2009b).

The nearest feature designated as EFH for corals is located 40 miles (64 km) from the project area. An accidental spill could reach or affect this feature, although near-bottom currents in the region are expected to flow along the isobaths (Nowlin et al., 2001; Valentine et al., 2014) and typically would not carry a plume up onto the continental shelf edge.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of oil from a large spill contacting EFH for managed species, it is expected that impacts could be significant, but the duration of these impacts would likely be short-term. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.6 Archaeological Resources

### C.6.1 Shipwreck Sites

In BOEM (2012a), information was presented that altered the impact conclusion for archaeological resources which came to light as a result of BOEM-sponsored studies and industry surveys. Evidence of damage to significant cultural resources (i.e., historic shipwrecks) has been shown to have occurred because of an incomplete knowledge of seafloor conditions in project areas >656 ft (200 m) water depth that have been exempted from high-resolution surveys. Since significant historic shipwrecks have recently been discovered outside the previously designated high-probability areas (some of which show evidence of impacts from permitted activities prior to their discovery), a survey is now required for exploration and development projects.

The shallow hazard assessment detected multiple sonar contacts within 2,000 ft (610 m) of the proposed wellsites, but none were identified as archaeologically significant (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009). Shell will observe a 100-ft (30-m) avoidance area around the targets. These contacts were tentatively identified as waste barrels from a nearby industrial dump zone. If the sonar contacts are confirmed as waste barrels during operations, Shell will follow its Waste Barrel Avoidance and Release Response in the Mississippi Canyon Area document. No archaeological impacts are expected from routine activities in the project area.

Because no historic shipwreck sites are known to be present in the project area (see EP Section 6), there are no routine IPFs that are likely to affect these resources. A small fuel spill would not affect shipwrecks in adjoining blocks because the oil would float and dissipate on the sea surface. The only IPF considered would be the impact from a large oil spill that could contact shipwrecks in other blocks.

### Impacts of a Large Oil Spill

BOEM (2012a) estimated that a severe subsurface blowout could resuspend and disperse sediments within a 984 ft (300 m) radius. Because there are no known historic shipwrecks in the project area, this impact would not be relevant.

Beyond the seafloor blowout radius, there is the potential for impacts from oil, dispersants, and depleted oxygen levels (BOEM, 2017a). These impacts could include chemical contamination, alteration of the rates of microbial activity (BOEM, 2017a), and reduced biodiversity as shipwreck-associated sediment microbiomes (Hamdan et al., 2018). During the *Deepwater Horizon* incident, subsurface plumes were reported at a water depth of approximately 3,600 ft (1,100 m), extending at least 22 miles (35 km) from the wellsite and persisting for more than a month (Camilli et al., 2010). The subsurface plumes apparently resulted from the use of dispersants at the wellhead (NOAA, 2011b). While the behavior and impacts of subsurface plumes are not well known, a subsurface plume could contact shipwreck sites beyond the 984-foot (300-meter) radius estimated by BOEM (2012a), depending on its extent, trajectory, and persistence (Spier et al., 2013). If oil from a subsea spill should contact wooden shipwrecks on the seafloor, it could adversely affect their condition and *in situ* preservation.

A spill entering shallow coastal waters could conceivably contaminate undiscovered or known historic shipwreck sites. Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability). If an oil spill contacted a coastal historic site, such as a fort or a lighthouse, the impacts may be temporary and reversible (BOEM, 2017a). Undiscovered shipwreck sites on or nearshore could also be impacted by foot or vehicle traffic during response and clean-up efforts in the aftermath of a spill.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.6.2 Prehistoric Archaeological Sites

With a water depth estimate of 3,631 ft (1,107 m) the project area is well beyond the 197 ft (60 m) depth contour used by BOEM as the seaward extent for prehistoric archaeological site potential in the Gulf of Mexico. Because prehistoric archaeological sites are not found in the project area, the only relevant IPF is a large oil spill that would reach coastal waters within the 197 ft (60 m) depth contour.

### **Impacts of a Large Oil Spill**

Because of the water depth and the lack of prehistoric archaeological sites found in the project area, it is highly unlikely that any such resources would be affected by the physical effects of a subsea blowout. BOEM (2012a) estimates that a severe subsurface blowout could resuspend and disperse sediments within a 984 ft (300 m) radius.

Along the northern Gulf Coast, prehistoric sites occur frequently along the barrier islands and mainland coast and along the margins of bays and bayous (BOEM, 2012a). Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability). A spill reaching a prehistoric site along these shorelines could coat fragile artifacts or site features and compromise the potential for radiocarbon dating organic materials in a site (although other dating methods are available, and it is possible to decontaminate an oiled sample for radiocarbon dating). Coastal prehistoric sites could also be damaged by spill cleanup operations (e.g., by destroying fragile artifacts and disturbing the provenance of artifacts or site features). BOEM (2017a) notes that some unavoidable direct and indirect impacts on coastal historic resources could occur.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.7 Coastal Habitats and Protected Areas

Coastal habitats in the northern Gulf of Mexico that may be affected by oil and gas activities are described in previous EISs (BOEM, 2012a, 2013, 2014, 2015, 2016b, 2017a) and are tabulated in the OSRP. Coastal habitats inshore of the project area include coastal and barrier island beaches and dunes, wetlands, oyster reefs, and submerged seagrass beds. Most of the northern Gulf of

Mexico is fringed by coastal and barrier island beaches, with wetlands, oyster reefs, and submerged seagrass beds occurring in sheltered areas behind the barrier islands and in estuaries.

Because of the distance from shore, the only IPF associated with routine activities in the project area that could affect beaches and dunes, wetlands, oyster reefs, seagrass beds, coastal wildlife refuges, wilderness areas, or any other managed or protected coastal area is support vessel traffic. The support bases at Port Fourchon and Houma, Louisiana and temporary bases at Gulfport and Kiln, Mississippi, are not located in wildlife refuges or wilderness areas. Potential impacts of support vessel traffic are briefly addressed below.

A large oil spill is the only accidental IPF that could affect coastal habitats and protected areas. A small fuel spill in the project area would be unlikely to affect coastal habitats because the project area is 54 miles (87 km) from the nearest shoreline (Louisiana). As explained in **Section A.9.1**, a small fuel spill would not be expected to make landfall or reach coastal waters prior to natural dispersion.

#### **Impacts of Support Vessel Traffic**

Support operations, including the crew boats and supply boats as detailed in EP Section 14, may have a minor incremental impact on coastal and barrier island beaches, wetlands, oyster reefs, and protected habitats. Over time, with a large number of vessel trips, vessel wakes can erode shorelines along inlets, channels, and harbors, resulting in localized land loss. Impacts will be minimized by following the speed and wake restrictions in harbors and channels.

Support operations, including crew boats and supply boats, are not anticipated to have a significant impact on submerged seagrass beds. While submerged seagrass beds have the potential to be uprooted, scarred, or lost due to direct contact from vessels, use of navigation channels and adherence to local requirements and implemented programs will decrease the likelihood of impacts to submerged seagrass beds BOEM (2017a,c).

### Impacts of a Large Oil Spill

Potential spill impacts on coastal habitats are discussed by BOEM (2016b, 2017a). Coastal habitats inshore of the project area include coastal and barrier island beaches, wetlands, oyster reefs, and submerged seagrass beds. For this EP, there are no unique site-specific issues with respect to coastal habitats.

NWRs and other protected areas such as Wildlife Management Areas along the coast are discussed in the lease sale EIS (BOEM, 2017a) and Shell's OSRP. Based on the 30-day OSRA, coastal and near-coastal wildlife refuges, wilderness areas, and state and national parks within the geographic range of the potential shoreline contacts within 30 days are listed in **Table 6**.

Table 6.Wildlife refuges, wilderness areas, and state and national parks and preserves within the<br/>geographic range of 1% or greater conditional probability of shoreline contacts within<br/>30 days of a hypothetical spill from Launch Area C058 based on the 30-day Oil Spill Risk<br/>Analysis (OSRA) model.

County or Parish, State	Wildlife Refuge, Wilderness Area, or State/National Park
Galveston, Texas	Anahuac National Wildlife Refuge
	Bolivar Flats Shorebird Sanctuary
	Fort Travis Seashore Park
	Galveston Island State Park
	Horseshoe Marsh Bird Sanctuary
	Mundy Marsh Bird Sanctuary
	R.A. Apffel Park
	Seawolf Park
Jefferson, Texas	McFaddin National Wildlife Refuge
	Sea Rim State Park
	Texas Point National Wildlife Refuge
Cameron, Louisiana	Peveto Woods Sanctuary
	Rockefeller State Wildlife Refuge and Game Preserve
	Sabine National Wildlife Refuge
Vermilion, Louisiana	Paul J. Rainey Wildlife Refuge and Game Preserve
	Rockefeller State Wildlife Refuge and Game Preserve
	State Wildlife Refuge
Terrebonne, Louisiana	Isles Dernieres Barrier Islands Refuge
	Pointe aux Chenes Wildlife Management Area
Lafourche, Louisiana	Pointe-aux-Chenes Wildlife Management Area
	Wisner Wildlife Management Area (including Picciola Tract)
Jefferson, Louisiana	Grand Isle State Park
Plaquemines, Louisiana	Breton National Wildlife Refuge
	Delta National Wildlife Refuge
	Pass a Loutre Wildlife Management Area
St. Bernard, Louisiana	Biloxi National Wildlife Refuge
	Breton National Wildlife Refuge
	Saint Bernard State Park
Okaloosa, Florida	Eglin Beach Park
	Fred Gannon Rocky Bayou State Park
	Gulf Islands National Seashore
	Henderson Beach State Park
	Rocky Bayou Aquatic Preserve
	Yellow River Wildlife Management Area

The level of impacts from oil spills on coastal habitats depends on many factors, including the oil characteristics, the geographic location of the landfall, and the weather and oceanographic conditions at the time of the spill (BOEM, 2017a). Oil that makes it to beaches may be liquid, weathered oil, an oil-and-water mousse, or tarballs. Oil is generally deposited on beaches in lines defined by wave action at the time of landfall. Oil that remains on the beach will thicken as its volatile components are lost. Thickened oil may form tarballs or aggregations that incorporate sand, shell, and other materials into its mass. Tar may be buried to varying depths under the sand. On warm days, both exposed and buried tarballs may liquefy and ooze. Oozing may also serve to expand the size of a mass as it incorporates beach materials. Oil on beaches may be cleaned up manually, mechanically, or both. Some oil can remain on the beach at varying depths and may persist for several years as it slowly biodegrades and volatilizes (BOEM, 2017a). Impacts associated with an extensive oiling of coastal and barrier island beaches from a large oil spill are expected to be significant.

Coastal wetlands are highly sensitive to oiling and can be significantly impacted because of the inherent toxicity of hydrocarbon and non-hydrocarbon components of the spilled substances (Mendelssohn et al., 2012, Lin et al., 2016). Numerous variables such as oil concentration and chemical composition, vegetation type and density, season or weather, preexisting stress levels, soil types, and water levels may influence the impacts of oil exposure on wetlands. Light oiling could cause plant die-back, followed by recovery in a fairly short time. Vegetation exposed to oil that persists in wetlands could take years to recover (BOEM, 2017a). However, in a study in Barataria Bay, Louisiana, after the *Deepwater Horizon* spill, Silliman et al. (2012) reported that previously healthy marshes largely recovered to a pre-oiling state within 18 months. At 103 salt marsh locations that spanned 267 miles (430 km) of shoreline in Louisiana, Mississippi, and Alabama, Silliman et al. (2016) determined a threshold for oil impacts on marsh edge erosion with higher erosion rates occurring for approximately 1 to 2 years after the *Deepwater Horizon* spill at sites with the highest amounts of plant stem oiling (90% to 100%); thus, displaying a large-scale ecosystem loss. In addition to the direct impacts of oil, cleanup activities in marshes may accelerate rates of erosion and retard recovery rates (BOEM, 2017a).

In addition to the direct impacts of oil, cleanup activities in marshes may accelerate rates of erosion and retard recovery rates (BOEM, 2017a). A review of the literature and new studies indicated that oil spill impacts to seagrass beds are often limited and may be limited to when oil is in direct contact with these plants (Fonseca et al., 2017). Impacts associated with an extensive oiling of coastal wetland habitat are expected to be significant.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

# C.8 Socioeconomic and Other Resources

### C.8.1 Recreational and Commercial Fishing

Potential impacts to recreational and commercial fishing are analyzed by BOEM (2017a). The major species sought by commercial fishermen in federal waters of the Gulf of Mexico include shrimp, menhaden, red snapper (*Lutjanus campechanus*), tunas, and groupers (BOEM, 2017a). However, most of the fishing effort for these species is on the continental shelf in shallow waters. The main commercial fishing activity in deep waters of the northern Gulf of Mexico is pelagic longlining for tunas, swordfishes, and other billfishes (Continental Shelf Associates, 2002; Beerkircher et al., 2009). Pelagic longlining has occurred historically in the project area, primarily during spring and summer.

It is unlikely that any commercial fishing activity other than longlining will occur at or near the project area due to the water depth at the project area. Benthic species targeted by commercial fishers occur on the upper continental slope, well inshore of the project area. Royal red shrimp (*Pleoticus robustus*) are caught by trawlers in water depths of approximately 820 to 1,804 ft (250 to 550 m) (Stiles et al., 2007). Tilefishes (primarily *Lopholatilus chamaeleonticeps*) are caught by bottom longlining in water depths from approximately 540 to 1,476 ft (165 to 450 m) (Continental Shelf Associates, 2002).

Most recreational fishing activity in the region occurs in water depths less than 656 ft (200 m) (Continental Shelf Associates, 1997, 2002; Keithly and Roberts, 2017). In deeper water, the main attraction to recreational fishers is petroleum rigs offshore Texas and Louisiana. Due to the project site's distance from shore, it is unlikely that recreational fishing activity is occurring in the project area.

The only routine IPF that could potentially affect fisheries (commercial and recreational) MODU presence (including noise and lights). Two types of potential accidents are also addressed in this section: a small fuel spill and a large oil spill.

# Impacts of Mobile Offshore Drilling Unit Presence (including noise and lights)

There is a slight possibility of pelagic longlines becoming entangled in the MODU. For example, in January 1999, a portion of a pelagic longline snagged on the acoustic Doppler current profiler of a drillship working in the Gulf of Mexico (Continental Shelf Associates, 2002). The line was removed without incident. Generally, longline fishers use radar and are aware of offshore structures and ships when placing their sets. Therefore, little or no impact on pelagic longlining is expected.

No other adverse impacts on fishing activities are anticipated. The presence of the MODU would result in a limited area being unavailable for fishing activity, but this effect is considered negligible. Other factors such as effluent discharges are likely to have negligible impacts on commercial or recreational fisheries due to rapid dispersion, the small area of ocean affected, and the intermittent nature of the discharges.

# **Impacts of a Small Fuel Spill**

The probability of a fuel spill will be minimized by Shell's preventative measures during routine operations, including fuel transfer. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the potential for impacts. EP Section 9b provides details on Shell's spill response measures. Given the open ocean location of the project area and the short duration of a small spill, the opportunity for impacts to occur would be very brief.

Pelagic longlining activities in the project area, if any, could be interrupted in the event of a small fuel spill. The area of diesel fuel on the sea surface would range from 1.2 to 12 ac (0.5 to 5 ha), depending on sea state and weather conditions. Fishing activities could be interrupted due to the activities of response vessels operating in the project area. A small fuel spill would not affect coastal water quality because the spill would not be expected to make landfall or reach coastal waters prior to dissipating (**Section A.9.1**).

# Impacts of a Large Oil Spill

Potential spill impacts on fishing activities are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to this activity.

Pelagic longlining activities in the project area and other fishing activities in the northern Gulf of Mexico could be interrupted in the event of a large oil spill. A spill may or may not result in fishery closures, depending on the duration of the spill, the oceanographic and meteorological conditions at the time, and the effectiveness of spill response measures. Data from the *Deepwater Horizon* incident provide information about the maximum potential extent of fishery closures in the event of a large oil spill in the Gulf of Mexico (NMFS, 2010b). At its peak on 12 July 2010, closures encompassed 84,101 miles<sup>2</sup> (217,821 km<sup>2</sup>), or 34.8% of the U.S. Gulf of Mexico Exclusive Economic Zone. BOEM (2012a) notes that fisheries closures from a large spill event could have a negative effect on short-term fisheries catch and marketability.

According to BOEM (2012a, 2017a), the potential impacts on commercial and recreational fishing activities from an accidental oil spill are anticipated to be minimal because the potential for oil spills is very low; the most typical events are small and of short duration; and the effects are so localized that fishes are typically able to avoid the affected area. Fish populations may be affected by an oil spill event should it occur, but they would be primarily affected if the oil reaches the productive shelf and estuarine areas where many fishes spend a portion of their life cycle. However, most species of commercially valuable fish in the Gulf of Mexico have planktonic eggs or

larvae which may be affected by a large oil spill in deep water (BOEM, 2017a). The probability of an offshore spill affecting these nearshore environments is also low.

Should a large oil spill occur, economic impacts on commercial and recreational fishing activities would likely occur, but are difficult to predict because impacts would differ by fishery and season (BOEM, 2017a,c). Loss of consumer confidence and public health concerns can lead to the potential for economic loss since it is likely to result in seafood being withdrawn from the market. A loss of consumer confidence may also lead to price reductions or outright rejection of seafood products by commercial buyers and consumers. Quantifying financial loss due to loss in market confidence can be difficult, because it depends on reliable data being available to demonstrate both that sales have been lost and that prices have fallen as a direct consequence of the spill (International Tanker Owners Pollution Federation Limited, 2014). An analysis of the effects of the *Deepwater Horizon* incident on the seafood industry in the Gulf of Mexico estimated that the spill reduced total seafood sales by \$51.7 to \$952.9 million, with an estimated loss of 740 to 9,315 seafood related jobs (Carroll et al., 2016).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of a large spill, impacts to recreational and commercial fishing are expected to be significantly adverse for up to several years. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.8.2 Public Health and Safety

There are no IPFs associated with routine operations that are expected to affect public health and safety. A small fuel spill that is dissipated within a few days would have little or no impact on public health and safety, as the spill response would be completed entirely offshore, 54 miles (87 km) from the nearest shoreline (Louisiana). A large oil spill is the only IPF that has the potential to affect public health and safety.

### **Impacts of a Large Oil Spill**

In the event of a large spill from a blowout, the main safety and health concerns are those of the offshore personnel involved in the incident and those responding to the spill. The proposed activities will be covered by the OSRP and, in addition, the MODU maintains a Shipboard Oil Pollution Emergency Plan as required under MARPOL 73/78.

Depending on the spill rate and duration, the physical and chemical characteristics of the oil, the meteorological and oceanographic conditions at the time, and the effectiveness of spill response measures, the public could be exposed to oil on the water and along the shoreline, through skin contact or inhalation of VOCs. Crude oil is a highly flammable material, and any smoke or vapors from a crude oil fire can cause irritation. Exposure to large quantities of crude oil may pose a health hazard.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures. No significant spill impacts on public health and safety are expected.

### C.8.3 Employment and Infrastructure

There are no IPFs associated with routine operations that are expected to affect employment and infrastructure. The project involves drilling with support from existing shore-based facilities in Mississippi and Louisiana. No new or expanded facilities will be constructed, and no new

employees are expected to move permanently into the area. The project will have a negligible impact on socioeconomic conditions such as local employment and existing offshore and coastal infrastructure (including major sources of supplies, services, energy, and water). A small fuel spill that is dissipated within a few days would have little or no economic impact, as the spill response would use existing facilities, resources, and personnel. A large oil spill is the only IPF that has the potential to affect employment and infrastructure.

### **Impacts of a Large Oil Spill**

Potential socioeconomic impacts of an oil spill are discussed by BOEM (2016b, 2017a). For this EP, there are no unique site-specific issues with respect to employment and coastal infrastructure. A large spill could cause several types of economic impacts: extensive fishery closures could put fishermen out of work; temporary employment could increase as part of the response effort; adverse publicity could reduce employment in coastal recreation and tourism industries; and OCS drilling activities, including service and support operations that are an important part of local economies, could be suspended.

Nonmarket effects such as traffic congestion, strains on public services, shortages of commodities or services, and disruptions to the normal patterns of activities or expectations could also occur in the short term. These negative, short-term social and economic consequences of a spill are expected to be modest in terms of projected cleanup expenditures and the number of people employed in cleanup and remediation activities (BOEM, 2017a). Net employment impacts from a spill would not be expected to exceed 1% of baseline employment in any given year (BOEM, 2017a).

The project area is 54 miles (87 km) from the nearest shoreline (Louisiana) and based on the 30-day OSRA modeling (**Table 3**), coastal areas of Terrebonne, Lafourche, and Plaquemines parishes, Louisiana, are the most likely to be contacted by a spill. A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures. No significant spill impacts on employment and infrastructure are expected.

### C.8.4 Recreation and Tourism

For this EP, there are no unique site-specific issues with respect to recreation and tourism. There are no known recreational or tourism uses in the project area. Recreational resources and tourism in coastal areas would not be affected by routine activities due to the distance from shore. Compliance with NTL BSEE-2015-G013 (See **Table 1**) will minimize the chance of trash or debris being lost overboard from the MODU and subsequently washing up on beaches. As explained in **Section A.9.1**, a small fuel spill would not be expected to make landfall or reach coastal waters prior to dissipating. Therefore, a small fuel spill in the project area would be unlikely to affect recreation and tourism. A large oil spill is the only IPF that has the potential to affect recreation and tourism.

# Impacts of a Large Oil Spill

Potential impacts of an oil spill on recreation and tourism are discussed by BOEM (2017a). For this EP, there are no unique site-specific issues with respect to these impacts.

Impacts on recreation and tourism would vary depending on the duration of the spill and its fate including the effectiveness of response measures. A large spill that reached coastal waters and shorelines could adversely affect recreation and tourism by contaminating beaches and wetlands, resulting in negative publicity that encourages people to stay away. Loss of tourist confidence and public health concerns can then lead to the potential for economic loss. Media coverage of oil

contamination, or word-of-mouth, can have implications on public perception of the incident. However, quantifying financial loss due to loss in confidence can be difficult because it depends on implementation of an effective response plan as well as a strategy to restore any loss of appeal to tourists that the area may have suffered.

According to BOEM (2017a), should an oil spill occur and contact a beach area or other recreational resource, it would cause some disruption during the impact and cleanup phases of the spill. However, these effects are also likely to be small in scale and of short duration, in part because the probability of an offshore spill contacting most beaches is small. Based on the 30-day OSRA modeling (**Table 3**), coastal areas would not likely be affected within 3 days; however, Terrebonne, Lafourche, and Plaquemines parishes, Louisiana are predicted to be affected within 10 days (1%, 2%, and 4% probability shoreline contact). Coastal areas between Galveston County, Texas, and Okaloosa County, Florida, may be affected within 30 days of a spill (1% to 8% conditional probability). In the unlikely event that a spill occurs that is sufficiently large to affect large to affect areas of the coast and, through public perception, have effects that reach beyond the damaged area, effects to recreation and tourism could be significant (BOEM, 2017a).

Impacts of the *Deepwater Horizon* incident on recreation and tourism provide some insight into the potential effects of a large spill. NOAA (2016b) estimated that the public lost 16,857,116 user-days of fishing, boating, and beach-going experiences as a result of the spill. The U.S. Travel Association has estimated the economic impact of the *Deepwater Horizon* incident on tourism across the Gulf Coast over a 3-year period at \$22.7 billion (Oxford Economics, 2010). Hotels and restaurants were the most affected tourism businesses, but charter fishing, marinas, and boat dealers and sellers were among the others affected (Eastern Research Group, 2014).

However, a blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the event of a large spill, impacts to recreation and tourism are expected to be adverse, but likely temporary. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures.

### C.8.5 Land Use

Land use along the northern Gulf Coast is discussed by BOEM (2016b, 2017a). There are no routine IPFs potentially affecting land use. The project will use existing onshore support facilities in Mississippi and Louisiana. The land use at the existing shorebase sites is industrial. The project will not involve new construction or changes to existing land use and, therefore, will not have any impacts. Levels of boat and helicopter traffic as well as demand for goods and services, including scarce coastal resources, will represent a small fraction of the level of activity occurring at the shorebases.

A large oil spill is the only relevant accidental IPF. A small fuel spill would not have impacts on land use, as the response would be staged out of existing shorebases and facilities.

#### **Impacts of a Large Oil Spill**

The initial response for a large oil spill would be staged out of existing facilities, with no effect on land use. A large spill could have limited temporary impacts on land use along the coast if additional staging areas were needed. For example, during the *Deepwater Horizon* incident, 25 temporary staging areas were established in Louisiana, Mississippi, Alabama, and Florida for spill response and cleanup efforts (BOEM, 2012a). In the event of a large spill in the project area, similar temporary staging areas could be needed. These areas would eventually return to their original use as the response is demobilized.

An oil spill is not likely to significantly affect land use and coastal infrastructure in the region, in part because an offshore spill would have a small probability of contacting onshore resources. BOEM (2016b) states that landfill capacity would probably not be an issue at any phase of an oil spill event or the long-term recovery. In the case of the *Deepwater Horizon* incident and response, USEPA reported that existing landfills receiving oil spill waste had sufficient capacity to handle waste volumes; the wastes that were disposed of in landfills represented less than 7% of the total daily waste normally accepted at these landfills (USEPA, 2016).

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures. No significant spill impacts on land use are expected.

#### C.8.6 Other Marine Uses

The project area is not located within any USCG-designated fairway, shipping lane, or Military Warning Area. Shell will comply with BOEM requirements and lease stipulations to avoid impacts on uses of the area by military vessels and aircrafts. There is existing seafloor infrastructure located within 500 ft (152 m) of the proposed wellsites (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009). A large oil spill is the only relevant IPF that could affect other marine uses. A small fuel spill would not have impacts on other marine uses because the spill and response activities would be mainly within the project area, and the duration would be brief.

#### Impacts of a Large Oil Spill

An accidental spill would be unlikely to significantly affect shipping or other marine uses. In the event of a large spill requiring numerous response vessels, coordination would be required to manage the vessel traffic for safe operations.

A blowout resulting in a large oil spill is a rare event, and the probability of such an event will be minimized by Shell's well control and blowout prevention measures as detailed in EP Section 2j. In the unlikely event of a spill, implementation of Shell's OSRP will mitigate and reduce the impacts. EP Section 9b provides detail on spill response measures. No significant spill impacts on other marine uses are expected.

# C.9 Cumulative Impacts

For purposes of NEPA, cumulative impact is defined as "the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions" (40 CFR § 1508.7). Any single activity or action may have a negligible impact(s) by itself, but when combined with impacts from other activities in the same area and/or time period, substantial impacts may result.

<u>Prior Studies</u>. Prior to the lease sales, BOEM and its predecessors prepared multisale EISs to analyze the environmental impact of activities that might occur in the multisale area. BOEM and its predecessors also analyzed the cumulative impacts of OCS exploration activities similar to those planned in this EP in several documents. The level and types of activities planned in Shell's EP are within the range of activities described and evaluated by BOEM (2012a,b, 2013, 2014, 2015, 2016a,b, 2017a). Past, present, and reasonably foreseeable activities were identified in the cumulative effects scenario of these documents, which are incorporated by reference. The proposed action will not result in any additional impacts beyond those evaluated in the multisale and Final EISs.

<u>Description of Activities Reasonably Expected to Occur in the Vicinity of Project Area</u>. Shell does not anticipate other projects in the vicinity of the project area beyond the types of projects analyzed in the lease sale and Supplemental EISs (BOEM, 2012a, 2013, 2014, 2015, 2016b, 2017a).

<u>Cumulative Impacts of Activities in the Supplemental Exploration Plan</u>. The BOEM (2017a) Final EIS included a lengthy discussion of cumulative impacts, which analyzed the environmental and socioeconomic impacts from the incremental impact of the 10 proposed lease sales, in addition to all activities (including non-OCS activities) projected to occur from past, proposed, and future lease sales. The EISs considered exploration, delineation, and development wells; platform installation; service vessel trips; and oil spills. The EISs examined the potential cumulative effects on each specific resource for the entire Gulf of Mexico.

The EIA incorporates and builds on these analyses by examining the potential impacts on physical, biological, and socioeconomic resources from the work planned in this EP, in conjunction with the other reasonably foreseeable activities expected to occur in the Gulf of Mexico. Thus, for all impacts, the incremental contribution of Shell's proposed actions to the cumulative impacts analysis in these prior analyses is not considered significant.

#### C.9.1 Cumulative Impacts to Physical/Chemical Resources

The work planned in this EP is limited in geographic scope and the impacts on the physical/chemical environment will be correspondingly limited.

<u>Air Quality</u>. Emissions from pollutants into the atmosphere from activities are not projected to have significant effects on onshore air quality because of the distance from shore, the prevailing atmospheric conditions, emission rates and heights, and resulting pollutant concentrations. As BOEM found in the multisale EISs, the incremental contribution of activities similar to Shell's proposed activities to the cumulative impacts is not significant and will not cause or contribute to a violation of NAAQS (BOEM, 2012a, 2013, 2014, 2015, 2016b, 2017a). In addition, the cumulative contribution to visibility impairment is also very small. As mentioned in previous sections, projected emissions meet BOEM's exemption criteria and would not contribute to cumulative impacts on air quality.

<u>Climate Change</u>. CO<sub>2</sub> and CH<sub>4</sub> emissions from the project would constitute a negligible contribution to greenhouse gas emissions from all OCS activities. According to BOEM (2013), greenhouse gas emissions from all OCS oil and gas activities make up a very small portion of national CO<sub>2</sub> emissions, and BOEM does not believe that emissions directly attributable to OCS activities are a significant contributor to global greenhouse gas levels. Greenhouse gas emissions from reasonably foreseeable activities in the Gulf of Mexico area and would not significantly alter any of the climate change impacts evaluated in the previous EISs.

<u>Water Quality</u>. Shell's project may result in some minor water quality impacts due to the NPDES-permitted discharge of drilling muds and cuttings, treated sanitary and domestic wastes, non-contact cooling water, deck drainage, desalination unit brine, BOP fluid, well treatment and completion fluids, excess cement, hydrate inhibitor, uncontaminated fire water, bilge water and ballast water. These effects are expected to be minor (localized to the area within a few hundred meters of the MODU) and temporary (lasting only hours longer than the disturbance or discharge). Any cumulative effects to water quality are unquantifiable and expected to be negligible.

<u>Archaeological Resources</u>. No known shipwrecks or other archaeological artifacts were identified in the project area (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009). The project area is well beyond the 197 ft

(60 m) depth contour used by BOEM as the seaward extent for prehistoric archaeological site potential in the Gulf of Mexico. Therefore, Shell's operations will have no cumulative impacts on historic shipwrecks or prehistoric archaeological resources.

<u>New Information</u>. New information included in the most recent Programmatic, Supplemental, and Final EISs (BOEM, 2012a, 2013, 2014, 2015, 2016a,b, 2017a) has been incorporated into the EIA, where applicable.

#### C.9.2 Cumulative Impacts to Biological Resources

The work planned in this EP is limited in geographic scope and duration, and the impacts on biological resources will be correspondingly limited.

<u>Seafloor Habitats and Biota</u>. Effects on seafloor habitats and biota from discharges of drilling mud and cuttings are expected to be minor and limited to a small area. The shallow hazards assessment did not identify any features that could support significant high-density deepwater benthic communities within 2,000 ft (610 m) of the proposed wellsites (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009).

Areas that may support high-density deepwater benthic communities will be avoided as required by NTL 2009-G40. Soft bottom communities are ubiquitous along the northern Gulf of Mexico continental slope, and the extent of benthic impacts during this project is insignificant regionally. As noted in the multisale EISs, the incremental contributions of activities similar to Shell's proposed activities to the cumulative impacts is not significant (BOEM, 2012a,b, 2013, 2014, 2015, 2016b, 2017a).

Threatened, Endangered, and Protected Species. Threatened, Endangered, and protected species that could occur in the project area include the sperm whale, Rice's whale, oceanic whitetip shark, giant manta ray, and five species of sea turtles. Potential impact sources include the MODU traffic. Potential effects for these species would be limited and temporary and would be reduced by Shell's compliance with BOEM-required mitigation measures, including NTLs BSEE-2015-G013 and BOEM-2016-G01 and NMFS (2020a) Appendix B and C. No significant cumulative impacts are expected.

<u>Coastal and Marine Birds</u>. Birds may be exposed to contaminants, including air pollutants and routine discharges, but significant impacts are unlikely due to rapid dispersion. Shell's compliance with NTL BSEE-2015-G013 will minimize the likelihood of debris-related impacts on birds. Support vessel and helicopter traffic may disturb some foraging and resting birds; however, it is likely that individual birds would experience, at most, only short-term behavioral disruption.

Due to the limited scope, timing, and geographic extent of the proposed activities, collisions or other adverse effects are unlikely, and no significant cumulative impacts are expected.

<u>Fisheries Resources</u>. Exploration and production structures occur in the vicinity of the project area. The additional effect of the proposed activities would be negligible.

<u>Coastal Habitats</u>. Due to the distance of the project area from shore, routine activities are not expected to have any impacts on beaches and dunes, wetlands, seagrass beds, coastal wildlife refuges, wilderness areas, or any other managed or protected coastal area. The support bases are not in wildlife refuges or wilderness areas. Support operations, including the crew boat and supply boats, may have a minor incremental impact on coastal habitats. Over time with a large number of vessel trips, vessel wakes can erode shorelines along inlets, channels, and harbors. Impacts will be minimized by following the speed and wake restrictions in harbors and channels.

<u>New Information</u>. New information included in the most recent Programmatic, Supplemental, and Final EISs (BOEM, 2012a,b, 2013, 2014, 2015, 2016a,b, 2017a) has been incorporated into the EIA, where applicable.

#### C.9.3 Cumulative Impacts to Socioeconomic Resources

The work planned in this EP is limited in geographic scope and duration, and the impacts on socioeconomic resources will be correspondingly limited.

The multisale and Supplemental and Final EISs analyzed the cumulative impacts of oil and gas exploration and development in the project area, in combination with other impact-producing activities, on commercial fishing, recreational fishing, recreational resources, historical and archaeological resources, land use and coastal infrastructure, demographics, and environmental justice (BOEM, 2012a, 2013, 2014, 2015, 2016b, 2017a). BOEM also analyzed the economic impact of oil and gas activities on the Gulf States, finding only minor impacts in most of Texas, Mississippi, Alabama, and Florida, more significant impacts in parts of Texas, and substantial impacts on Louisiana.

Shell's proposed activities will have negligible cumulative impacts on socioeconomic resources. There are no IPFs associated with routine operations that are expected to affect public health and safety, employment and infrastructure, recreation and tourism, land use, or other marine uses. Due to the distance from shore, it is unlikely that any recreational fishing activity is occurring in the project area, and it is unlikely that any commercial fishing activity other than longlining occurs at or near the project area. The project will have negligible impacts on fishing activities.

<u>New Information</u>. New information included in the most recent Programmatic, Supplemental, and Final EISs (BOEM, 2012a,b, 2013, 2014, 2015, 2016a,b, 2017a) has been incorporated into the EIA, where applicable.

### D. Environmental Hazards

#### D.1 Geologic Hazards

Based on the results of high-resolution geophysical surveys the proposed wellsites appear suitable for the planned activities (Fugro-McClelland Marine Geosciences, Inc., 1991, 1992; Fugro GeoServices, Inc., 2001, 2005, 2016; C&C Technologies, Inc., 2009). See EP Section 6a for supporting geological and geophysical information.

#### D.2 Severe Weather

Under most circumstances, weather is not expected to have any effect on the proposed activities. Extreme weather, including high winds, strong currents, and large waves, was considered in the design criteria for the MODU. High winds and limited visibility during a severe storm could disrupt communication and support activities (vessel and helicopter traffic) and make it necessary to suspend some activities on the MODU for safety reasons until the storm or weather event passes. In the event of a hurricane, procedures in Shell's Hurricane Evacuation Plan would be followed.

#### D.3 Currents and Waves

A rig-based acoustic Doppler current profiler will be used to continuously monitor the current beneath the MODU. Metocean conditions, such as sea state, wind speed, ocean currents, etc., will also be continuously monitored. Under most circumstances, physical oceanographic conditions are not expected to have any effect on the proposed activities. Strong currents (caused by

Loop Current eddies and intrusions) and large waves were considered in the design criteria for the MODU. High waves during a severe storm could disrupt support activities (i.e., vessel and helicopter traffic) and make it necessary to suspend some activities on the MODU for safety reasons until the storm or weather event passes.

#### E. Alternatives

No formal alternatives were evaluated in this EP. However, various technical and operational options, including the location of the proposed wellsites and the selection of a DP MODU, were considered by Shell in developing the proposed action. There are no other reasonable alternatives to accomplish the goals of this project.

### F. Mitigation Measures

The proposed action includes numerous mitigation measures required by laws, regulations, and BOEM lease stipulations and NTLs. The project will comply with applicable federal, state, and local requirements concerning air pollutant emissions, discharges to water, and solid waste disposal. Project activities will be conducted under Shell's OSRP and will include the measures described in EP Section 2j.

# G. Consultation

No persons beyond those cited as Preparers (**Section H.**, **Preparers**) or agencies were consulted regarding potential impacts associated with the proposed activities during the preparation of the EIA.

### H. Preparers

The EIA was prepared for Shell Offshore Inc. by its contractor, CSA Ocean Sciences Inc. Contributors included the following:

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## **SECTION 19: ADMINISTRATIVE INFORMATION**

## A. Exempted Information Description (Public Information Copies Only)

The following attachments were excluded from the public information copies of this plan:

Section 1B OCS Plan Information form – Bottom hole locations & proposed total depth Section 2J Blowout Scenario – confidential information for NTL 2015 N01 calculation Section 3A Geologic Description Section 3B Structure Contour Maps Section 3C Interpreted 2D or 3D seismic line(s) Section 3D Cross Section(s) Section 3E Stratigraphic Column with Time vs. depth table (if required)

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