

Commonwealth of Australia

**OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006**

**PROHIBITION OF ENTRY INTO A PETROLEUM SAFETY ZONE**

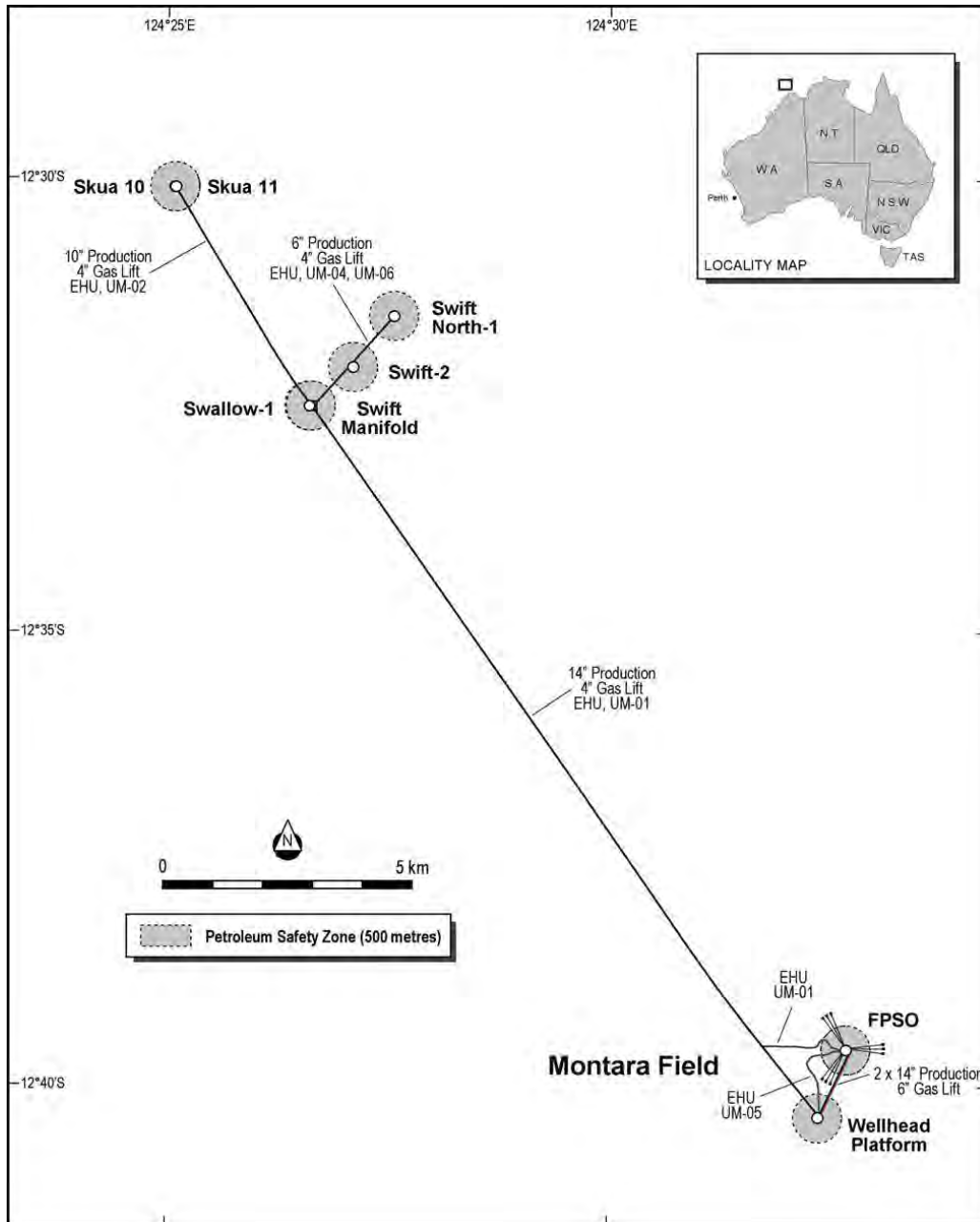
I, Jeremy Dunster, a representative of the National Offshore Petroleum Safety and Environmental Management Authority [NOPSEMA], pursuant to section 616 of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006*, hereby prohibit all vessels other than vessels under the control of PTTEP Australasia (Ashmore Cartier) Pty Ltd, vessels authorised by PTTEP Australasia (Ashmore Cartier) Pty Ltd to enter petroleum safety zone and vessels operated by authorised persons who are exercising powers under section 615(1) of Division 1 of Part 6.6 of the above Act from entering or being present in the area of the petroleum safety zone without the consent in writing of NOPSEMA.

This petroleum safety zone extends to a distance of 500 metres, measured from each point of the outer edge of the subsea wellheads, manifold, wellhead platform and FPSO Submerged Turret Production Buoy represented in the following table and associated drawing:

Structure or Equipment	Latitude (S)	Longitude (E)
FPSO Submerged Turret Production Buoy	-12:39:35.329	124:32:41.083
Well Head Platform	-12:40:20.512	124:32:22.231
Swift Manifold	-12:32:29.593	124:26:37.707
Swallow 1 Subsea Wellhead	-12:32:29.533	124:26:36.812
Swift North 1 Subsea Wellhead	-12:31:29.928	124:27:33.656
Swift-2 Subsea Wellhead	-12:32:03.600	124:27:05.952
Skua 10 Subsea Wellhead	-12:30:04.572	124:25:05.414
Skua 11 Subsea Wellhead	-12:30:04.571	124:25:05.579

\*Note: the above are GDA94 coordinates.

The petroleum safety zone will be valid from 19 October 2012 until revoked by notice published in the gazette.



Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this notice, the owner and the person in command or in charge of the vessel are each guilty of an offence against Section 616 of the Act and are punishable, upon conviction, by imprisonment for a term:

- not exceeding 15 years if the breach is determined as intentional.
- not exceeding 12.5 years if the breach is determined as recklessness.
- not exceeding 10 years if the breach is determined as negligence.
- not exceeding 5 years if the breach is determined as an offence of strict liability.

Dated this 9th day of October 2012.

Made under the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* of the Commonwealth of Australia.

Jeremy Dunster, Manager Technical Services  
Pursuant to the Instrument of delegation dated 30 April 2012  
National Offshore Petroleum Safety and Environmental Management Authority