

OHS PROHIBITION NOTICE

To: MODEC Venture 11 B. V.

In conducting an OHS inspection in relation to the MODEC Venture MV11 facility, I [REDACTED], a NOPSEMA inspector appointed under section 602 of the Act, am satisfied on reasonable grounds that an activity may occur at the MODEC Venture 11 facility that, if it occurred, would involve an immediate threat to the health or safety of a person.

I am satisfied that it is reasonably necessary to issue a prohibition notice to the operator of the MODEC Venture 11 facility in order to remove the threat.

I THEREFORE DIRECT MODEC Venture 11 B. V. to ensure that the following activity is not conducted:

Personnel access to the turret area of the MODEC Venture 11 Facility

The activity that has caused or may cause the threat to health or safety is:

Personnel access to the turret area where risers are terminated.

The reasons for my opinion why the activity has caused or may cause the threat to health or safety are:

- The Condition and Integrity of the Exeter and Mutineer riser is unknown.
- The integrity of the facility production risers is described as a control measure in the facility safety case for Major Accident Event MAE-01. The failure of a riser could result in the release of process hydrocarbons from the risers to the moonpool resulting in oil spill and /or gas cloud, pool fire or flash fire explosion which may result in fatalities in the turret area.
- MODEC Venture 11 B. V. does not have integrity oversight of the facility risers.

Action that may be taken that will be adequate to remove the threat to health or safety is:

A written demonstration to the satisfaction of NOPSEMA that for any proposed activity involving placing personnel in the turret area of the MODEC Venture 11 facility all hazards have been identified, the risks have been thoroughly and comprehensively assessed and that control measures to reduce the risks to a level that is as low as reasonably practical have been identified and implemented.

Signed:

[REDACTED]

NOPSEMA inspector

Dated: 28 August 2017

NOTES: (Please see back of form)

NOTES:

1. Under clause 77 of Schedule 3 to the Act, a responsible person who fails to ensure that this notice is complied with, to the extent that it relates to a matter over which the responsible person has control, may be liable to a penalty of 600 penalty units.
2. Under clause 77A of Schedule 3 to the Act, a notice ceases to have effect in relation to a responsible person when a NOPSEMA inspector notifies the responsible person that the inspector is satisfied that the responsible person, or another person, has taken adequate action to remove the threat to health or safety.
3. This notice must be displayed in a prominent place at the workplace and must not be tampered with or removed before the notice has ceased to have effect.
4. If this prohibition notice (or a copy of the notice) is not given to the operator's representative at the facility, the operator must give a copy of the notice to the operator's representative.
5. The operator's representative at the facility must give a copy of the notice to the following persons:
 - if the workplace, plant, substance or thing to which the notice relates is owned by a person other than the responsible person—that owner; and/or
 - if there is a health and safety representative for a designated work group that includes a group member performing work at a workplace, or involving the plant, substance or thing, to which the direction relates—that representative.
6. If the only responsible person for the notice is the titleholder, as soon as practicable after issuing the notice, the NOPSEMA inspector will take reasonable steps to give a copy to both the operator and the operators representative at the facility (if the inspector is at the facility when the notice is issued).
7. Under item 5 of clause 80A of Schedule 3 to the Act, any of the following persons may request the reviewing authority in writing to review the NOPSEMA inspector's decision:
 - the operator of the facility;
 - the titleholder, if the notice is issued to a titleholder;
 - an employer, if affected by the decision;
 - a relevant health and safety representative;
 - a relevant workforce representative, if requested by a member of the workforce affected by the decision.