Offshore Petroleum and Greenhouse Gas Storage Act 2006 Offshore Petroleum and Greenhouse Gas Storage (Safety) Regulations 2009

Notice Number: 371

IMPROVEMENT NOTICE

To: Prosafe Production Services (Australia) Pty Ltd

I, an OHS inspector appointed under section 680 of the Act, am satisfied that the person named above as the responsible person is contravening, or has contravened, and is likely to contravene:

(a) Clause 9 (c) of Schedule 3 to the Act

at:

Van Gogh (Operations) facility

The reasons for my opinion are:

During inspection No. 669, between 17 to 19 January 2012, the operation of the ESD system valves to meet their respective performance standards could not be effectively demonstrated.

You are required to take action within **90** days of the date of this notice to prevent further contravention or likely contravention of the clause or regulation.

The following action must be taken by the responsible person within the period specified above:

Demonstrate that all ESD system valves (ESD, BDV, RSDV, including subsea valves) meet their respective performance standards.

or alternatively by any other suitable means comply with Clause 9 (2) (c) of Schedule 3 to the Act.



OHS inspector

Dated: 6 February 2012



NOTES: (Please see ba	ack of form)	
This notice was delivered to:		
		(insert name)
in the office or position of		
		(insert office or position)
at: a	ım/pm on	Monday 6 February 2012 (sent by email and receipt acknowledged)
(insert time) (See notes on page 3)		(insert date)
(- /	
When the require following person		ement has been completed, return this part of the notice to the ess below:
Name:		
Position:	OHS Inspe	ector
Address:	NOPSEMA GPO Box 2568, Perth WA 6001	
Telephone number:	(0)8 6188	8751
Improvement Not	ice No. 371	has been complied with.
Signed:		Date: <u>3/7/1</u>



NOTES:

- 1. Under clause 78 of Schedule 3 to the Act, a person who fails to ensure that this notice is complied with, to the extent that it relates to a matter over which the person has control, may be liable to a penalty of 100 penalty units.
- 2. This notice must be displayed in a prominent place at the workplace and, under clause 79 of Schedule 3 to the Act, must not be tampered with or removed before the notice has ceased to have effect.
- 3. Under subclause 78 (11) of Schedule 3 to the Act, an operator, or an employer of a member of the workforce to whom this notice is given must:
 - (a) give a copy of the notice to each health and safety representative for a designated workgroup having group members performing work that is affected by the notice; and
 - (b) display a copy of the notice in a prominent place at or near each workplace at which the work is being performed.
- 4. Under subclause 81 of Schedule 3 to the Act, any of the following persons may request Fair Work Australia to review the OHS inspector's decision:
 - the operator of the facility or an employer who is affected by the decision;
 - any person to whom an improvement notice has been issued;
 - the health and safety representative for a designated work group that includes a group member affected by the decision;
 - a workforce representative in relation to a designated work group that includes a group member affected by the decision;
 - if there is no designated work group a workforce representative in relation to a member of the workforce affected by the decision;
 - the owner of any plant, substance or thing to which the OHS inspector's decision relates.
- 5. An improvement notice ceases to have effect when the responsible person takes the action specified in the notice, or if no action is specified, takes the action that is necessary to prevent the contravention, or likely contravention, with which the notice is concerned.