



State Water Resources Control Board



Linda S. Adams
*Secretary for
Environmental Protection*

Executive Office

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Arnold Schwarzenegger
Governor

January 28, 2008

Mr. Jeff Deaton
Husky Corp.
2325 Husky Way
Pacific, MO 63069

Dear Mr. Deaton

EVALUATION OF HUSKY MODEL 5885 PRESSURE/VACUUM VENT

Assembly Bill 2955 (Statutes 2004, Chapter 649) added section 25290.1.2(a) to Chapter 6.7 of the Health and Safety Code (H&SC). This section requires the Air Resources Board (ARB) and State Water Resources Control Board (State Water Board) to certify, to the best of their knowledge and using existing resources, that equipment meeting the ARB's Enhanced Vapor Recovery (EVR) requirements also meets underground storage tank (UST) statutory requirements.

We have reviewed the information you submitted on the Husky Model 5885 Pressure/Vacuum (P/V) Vent and determined that it is substantially the same as the Husky Model 4885 P/V Vent. The Husky 4885 P/V Vent has been reviewed by the State Water Board as part of each of the five Phase I EVR systems that are currently approved by ARB. It was determined that these five systems, including the Husky 4885 P/V Vent, do not conflict with UST statutory requirements. On May 9, 2007, you requested that we review the following proposed modification to the Husky 4885 P/V Vent:

- The Husky #5544 Internal Screen has been added to protect the pressure plate primary seat from dirt and debris.
- The model number is changed from 4885 to 5885.

These proposed modifications to the Husky P/V Vent are very minor and involve only aboveground vapor recovery components that are not part of the UST system as regulated by the State Water Board. ARB and Underwriters Laboratories (UL) testing show that the modifications do not significantly alter the performance of the Husky 4885 P/V Vent. Therefore, the determination letters previously issued for Phase I EVR systems that include the Husky 4885 P/V Vent can be applied to those systems when equipped with either the Husky 4885 or Husky 5885 P/V Vent.

California Environmental Protection Agency

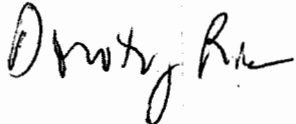
Mr. Jeff Deaton, Husky Corp.

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If you have questions regarding this letter, please contact Mr. Scott Bacon at (916) 341-5873, or by email at sbacon@waterboards.ca.gov.

Sincerely,



Dorothy Rice
Executive Director

cc: Mr. George Lew, Chief
Engineering and Certification Branch
Air Resources Board
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California Environmental Protection Agency