Message

From:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com]	
Sent: To:	3/22/2018 3:18:45 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group	
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] RE: Small Business Exemption as a Glider Vehicle Assembler	

Steve,

You're right in questioning this one. I did some digging and don't find anything close to this name in 2014, or a customer this size that I don't already know about. It is possible they worked strictly as a third party assembler and don't show up in our history before we started tracking assemblers. Or they could have operated under another name. I don't see a likely candidate this size. But it's two partners with two locations, so perhaps they merged operations. So it's technically possible.

I haven't heard from any Peterbilt dealers planning to use this company, and neither has my counterpart at Kenworth.

If I were you, I'd ask for some documentation - a list of VINs, or a breakdown of the 49 by OEM.

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen <healy.stephen@epa.gov>
Sent: Thursday, March 22, 2018 9:29 AM
To: Deborah Rogstad <Deborah.Rogstad@PACCAR.com>
Subject: FW: Small Business Exemption as a Glider Vehicle Assembler

Deb,

Sorry to bother you again, but I received this other small business notification letter yesterday that has raised a red flag. The small business, East Texas Truck Center, claims to have built gliders in 2014 with a total staff of 17. They appear to offer repair services, truck sales and parts. Their glider sales all appear to be Kenworth and Peterbilt. The volume of gliders built would put them in PACCAR's top ten glider builders. Is this possible?

Thanks for your help.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]
Sent: Wednesday, March 21, 2018 11:54 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you." Matthew 7.7

Thank You Joshua Burch

JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024 Cell:936-225-1552 Fax: 888-330-8390 jburch@easttexastruckcenter.com www.easttexastruckcenter.com Message

From:	Bert Collins [act5090@aol.com]
Sent:	1/29/2018 5:38:19 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Backyard Truck and Auto EPA letter requesting small business allowance for build of glider kits
Attachments:	EPA letter for Glider Kits.pdf

Dear Mr. Stephen Healy,

As the President of Backyard Truck and Auto LLC, attached below will be the EPA letter requesting the permission under the small business allowance for the assembling of Freightliner Glider Kits. If you have any further questions or concerns, you may contact me at either email or by mobile phone which I will attach below. Attached in the word document will be our met qualifications for assembling. Thank you.

Thank you for your time and concern,

Arthur Collins President of Backyard Truck & Auto LLC. <u>Contact:</u> Email: Mobile: Backyard Truck and Auto, LLC 32932 Whaleys Road Laurel, Delaware 19956

January 29, 2018

Via email healy.stephen@epa.gov

Mr. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Re: Small Business Provision Back Yard Auto, LLC

Dear Mr. Healy,

Pursuant to your email to Mr. Harry Powers at Barr International Truck Center, following please find our statement of small business criteria as outlined under 40CFR 1037.150 (c) as well as 13CFR 121.201. Back Yard Truck Auto, LLC currently employees 3 people performing truck repair and services. The company is solely owned by Arthur Collins. Mr. Collins also solely owns Art Collins Trucking, Inc. This business also employes 3 people. Backyard Truck and Auto, LLC as well as Mr. Collins affiliated business have had 3 employees each for the past 3 years.

Also please be advised, Backyard Truck and Auto, LLC has assembled during the 2010-2014 time period.

We believe this information should meet the qualifications for the small business allowance. Should you have any questions or require any additional information please do not hesitate to contact us,

Very Truly Yours,

Arthur Collins President

Message

From:Hill, Lloyd [lhill@tlgtrucks.com]Sent:5/8/2018 7:26:24 PMTo:Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]CC:Hill, Lloyd [lhill@tlgtrucks.com]; robert.roark@rorarktrucking.comSubject:FW: Scan from Peterbilt of EvansvilleAttachments:img-180508143024-0001.pdf

Let me know if you added info. Thanks

From: No Reply Account Sent: Tuesday, May 08, 2018 2:12 PM To: Hill, Lloyd Subject: Scan from Peterbilt of Evansville

5-08-2018

SET OF COMPANY FORM OF F

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year (Doffadel dena) Request for Small Business Exemption as a Glider Vehicle Assembler

Robert Roark Tricking certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	29
Current – 1	29
Current – 2	30
Current – 3	29

963 Ettel. 725 E CARMI, IL. 62821

RODERTROARK TRUCKiab.

Ownership Structure

Owner	% Ownership
Rob ROARK	
	20000000000000000000000000000000000000

lattest that how fail is not affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Okno (Title

4-25-18

Address / E-mail / Phone if not printed on company letterhead:

618-265-3212 - 618-265-3665 al 618-384-9616 ROARK@ROARKTRUCKinbulcom

ED 002008 00000535-00001

Message

From: Sent:	Dave Van Haitsma [dvh@vmaxtrans.com] 8/31/2017 1:39:30 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]; Dan Dennis
	[ddennis@jxe.com]
Subject:	RE: V-Max Transportation - glider vehicle assembler

Where will I get the form

Dave Van Haitsma- Owner V-Max Transportation 3643 80th ave Zeeland, MI 49464

Office: 616-772-9032 Fax: 616-772-9052 Cell: 616-218-6181



From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Thursday, August 31, 2017 9:35 AM To: Dan Dennis ; Dave Van Haitsma

Subject: RE: V-Max Transportation - glider vehicle assembler

Dan, V-Max would need to send a corrected notification letter indicating the volumes built in the other years.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Dan Dennis [mailto:ddennis@jxe.com] Sent: Wednesday, August 30, 2017 4:22 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; Dave Van Haitsma <<u>dvh@vmaxtrans.com</u>> Subject: Re: V-Max Transportation - glider vehicle assembler

Please see attached. V-Max Trans did not fill in the gliders for 2013 and 2012. This being the case we assume the most they can order because they did an 2013, which is the max annual build calendar year. Does V-Max have to complete a new application?

Sorry for the confussion

Dan Dennis | Sales Executive JX Peterbilt - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: 616.532.3654 Ext 3260 | Cell: 616-813-1471 www.JXE.com | Your Partner for the Long Haul!

On Mon, Aug 28, 2017 at 10:41 AM, Dan Dennis <<u>ddennis@jxe.com</u>> wrote:

Sorry for the confusion. I'll get with V-Max. They did purchase Gliders in 2013. Sounds like they only sent info on the 2014 because that was a requirement.

Dan Dennis | Sales Executive JX Peterbilt - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: <u>616.532.3654</u> Ext 3260 | Cell: <u>616-813-1471</u> www.JXE.com | Your Partner for the Long Haul!

On Mon, Aug 28, 2017 at 10:30 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

The letter that was sent to me from V-Max only indicated 1 glider produced in 2014 and zero for the other years.

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Dan Dennis [mailto:<u>ddennis@jxe.com</u>] Sent: Friday, August 25, 2017 9:47 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: V-Max Transportation - glider vehicle assembler

OK Thank You- Question- V-max Built and sold the glider in 2014. They also did 2013. Isn't the total number they can de

Dan Dennis | Sales Executive JX Peterbilt - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: <u>616.532.3654 Ext 3260</u> | Cell: <u>616-813-1471</u> www.JXE.com | Your Partner for the Long Haul!

On Thu, Aug 24, 2017 at 3:35 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

From: Deborah Rogstad [mailto:<u>Deborah.Rogstad@PACCAR.com</u>] Sent: Thursday, August 24, 2017 3:15 PM To: Healy, Stephen healy.stephen@epa.gov Cc: Dan Dennis ddennis@jxe.com; vmaxservice111@gmail.com Subject: V-Max Transportation - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for V-Max Transportation Inc. The model year should have been 2019. I have initialed the correction. Please let me know if you have any questions.

Best Regards,

Deb Rogstad

Senior Marketing Analyst - GHG

in

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com

Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



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From:	Dave & Diane Frese [3dshelp@gmail.com]
Sent:	2/9/2017 9:05:19 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Re: Requested info	
thanks Ste	phen!!!!

On Thu, Feb 9, 2017 at 12:48 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Diane,

Please find the attached document stamped reviewed and accepted.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Dave & Diane Frese [mailto:3dshelp@gmail.com] Sent: Thursday, February 09, 2017 1:34 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Requested info

Steve, I am attaching a letter stating the requested info. Let us know if that will suffice.

Thank You,

Diane Frese

--

3D's Missoula Inc. 8155 US Hwy 10 W. Missoula, MT 59808 Telephone <u>406-549-2111</u> Fax 406-549-2995 --3D's Missoula Inc. 8155 US Hwy 10 W. Missoula, MT 59808 Telephone 406-549-2111 Fax 406-549-2995

Message

From:	Mike Milhon [mike@nebraskapeterbilt.com]	
Sent:	10/11/2017 3:13:40 PM	
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group	
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]	
Subject:	t: Small Business Exemption Request	
Attachments:	Jared Axmann Trucking Small Bus Exemption Request.pdf	

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Jared Axmann Trucking Inc. Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com · · · · · · · · ·

FROM: Jared Axmann Trucking Inc 10 Rolling Hills Road Kearney, NE 68845 308-380-4022

TO: STEPHEN HEALY EPA OTAQ COMPLIANCE DIVISION DIESEL ENGINE COMPLIANCE CENTER Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Jared Axmann Trucking Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

Employees

Year	Quantity
Current	1
Current – 1	1
Current – 2	1
Current – 3	0

Ownership Structure

Owner	% Ownership
Jared Axman	100

I attest that Jared Axmann Trucking Inc is not affiliated with any other company.

Please confirm that this request is acceptable and that Jared Axmann Trucking inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance,

Signature of Company Official

C/WMP/

10-9-17

Title

Date

From:	Jim Bauer [Jim.Bauer@freightlinernw.com]
Sent:	3/6/2018 6:08:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Kit EPA compliance request
Attachments:	Eagle Glider kit EPA compliance letter.pdf

Stephen,

Will you please review our letter of compliance & return with your stamp if everything is correct?

Thank you,

Jim Bauer

Jim Bauer | Freightliner Northwest – LaGrande, OR & Hermiston, OR | Truck Sales Professional (800) 843-1195 x 5710 | <u>iim.bauer@freightlinernw.com</u>

GELEVITAINED

NORTHWEST

We have rebranded! Eagle Freightliner is now Freightliner Northwest! Check out our new look - <u>www.FreightlinerNorthwest.com</u> Freightliner and Western Star Trucks



March 6, 2018

Please consider our request for Glider Kit compliance. We ask that you review & accept this request.

Eagle Freightliner has always been a small business. In 2017 we had a 17 employee average. 2016 we had a 16 employee average & in 2015 we had a 15 employee average.

In August of 2015 Eagle Freightliner was purchased by Gordon Truck Centers, Inc & now DBA as Freightliner Northwest. Gordon Truck centers currently has 583 employees.

Eagle Freightliner ordered	in 2010.
In 2011 Eagle Freightliner ordered	
In 2012 Eagle Freightliner ordered	
In 2013 Eagle Freightliner ordered	
In 2014 Eagle Freightliner ordered	

Thank you,

) Marias

Jim Baver

Sales Manager

SERVICE | PARTS | NEW TRUCK SALES | USED TRUCK SALES | FINANCE & INSURANCE www.FreightlinerNorthwest.com Message

From:	Julie [julie@danielskifarms.com]
Sent:	1/9/2018 7:00:09 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	pb.ghg.sales.plan.management@paccar.com
Subject:	D&D Sales Certification
Attachments:	20180109120509309.pdf

I was asked to submit this form on behalf of D&D Sales. Thank you!

Julio BattersAaw, D&D Sales

633 W Hwy 20, PO Box 230, Valentine, NE 69201 Phone: (402) 376-1114, Fax: (402) 376-2206



PACCAR Glider Vehicle Assembler Certification

Enter Company Name

DD Sales

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of **exempt** glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 2013 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here



Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here

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Record Keeping and Reporting

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

Compliance Requirements

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Any questions may be sent to the same address.

Glider As	sembler (all fields required):	******	
ву: 🔿	Rattersbaut	Į	DAD Sales
	Signature		Company Name
Printed N	ame: Julie Battershaw	Address:	633 W HWY 20
Title:	Berkkeeper		PO BOX 280
Email:	Julie@ danielski farms.co	h	Valentine, DE 19201
Phone:	402-376-1114	Date:	1-9-2018
PACCAR		777 106	TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400

Message

From: Sent:	Jenna Woerner [jwoerner@riverstruck.com] 9/12/2017 1:40:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: River's Truck Center Inc-Sale of Gliders

Thank you!

Jenna Woerner Controller River's Truck Center, Inc. 717-244-4903

www.riverstruck.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, September 12, 2017 9:40 AM
To: Jenna Woerner
Cc: Richard Brooks
Subject: RE: River's Truck Center Inc-Sale of Gliders

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jenna Woerner [mailto:jwoerner@riverstruck.com]
Sent: Monday, September 11, 2017 11:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Richard Brooks <<u>rbrooks@riverstruck.com</u>>
Subject: River's Truck Center Inc-Sale of Gliders

Good Morning Mr. Healy-

Please find attached our letter with the information necessary to receive your approval for our 2018 allotment of glider sales. If there is anything else that you need, please let me know and I will get it to you.

Thank you, Jenna

Jenna Woerner Controller River's Truck Center, Inc. 717-244-4903

www.riverstruck.com

From: Rivers Scanner
Sent: Monday, September 11, 2017 11:13 AM
To: Jenna Woerner <<u>iwoerner@riverstruck.com</u>>
Subject: Attachment

Message

 From:
 Felipe Munoz [Felipe.Munoz@PACCAR.com]

 Sent:
 1/29/2018 6:06:17 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 Glider Vehicle Assembler / Small Business Exemption- Review

 Attachments:
 Robert William Loomis Small Business.pdf

Importance: High

Stephen

Could you please review the document again (due to Model Year being wrong)

Re: Model Year 2018 Request for Small

It must said **2019** Could you please review and send it back to us asap.

Thanks Felipe Munoz Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy.Stephen@epa.gov</u> **2 Ø1Q**.

Rib Lorma Int: 310 Sr 11 112 74 11, 18, 47, 14 26 9 20 8 18 1 PHARMAN TI JANET

Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production Sales (if different) Assembled Year 2014 2013 2012 2011 2010 Employees Year Quantity Reviewed and Accepted Date 1/18/18 EPA Rep Current 0 Current - 1 Current - 2 Current – 3 **Ownership Structure** % Ownership Owner Keb L Kalie is not affiliated with any other company Lattest that

Please confirm that this request is acceptable and that $\frac{\int_{C_{c}} dx - \int_{C_{c}} dx - \int_{C_{c}} dx + \int_{C_{$

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Les In American Signature of Company Official

Address (Elemps) - Prose in entitembring de acabars estimanda

on <u>a s</u>er a ser a

Message	
From	Dat Biba (nathiba@gmail.com)
From:	Pat Biba [patbiba@gmail.com]
Sent:	11/30/2017 10:17:10 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Gliders

Steve, thank you for responding on our questions about buying new 98 emission glider trucks. At this time what we are wanting to know, is if the option is there for us to purchase glider trucks through the year 2020 with the 98 emissions and how many we can buy? Also who will be able to assemble these trucks?

Thanks

Pat Biba

Fleet Manager | Korth Transfer Korth Shop: (608) 524<u>-1100</u> | Korth Fax: 608-524-1199 Cell: 608-553-0484 Email: <u>patbiba@gmail.com</u>

From:	Dave & Diane Frese [3dshelp@gmail.com]
Sent:	2/9/2017 6:33:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Requested info
Attachments:	Image.tif

Steve, I am attaching a letter stating the requested info. Let us know if that will suffice. Thank You, Diane Frese

--3D's Missoula Inc. 8155 US Hwy 10 W. Missoula, MT 59808 Telephone 406-549-2111 Fax 406-549-2995 To Stephen Healy, EPA;

3D's Missoula, Incorporated meets the small business criteria as listed in 40 CFR 1037.150 (c) and 13 CFR 121.201.

3D's Missoula, Incorporated is owned by Dave Frese, 51% ownership, and Diane Frese, 49% ownership. It is not affiliated with any other company.

For the past three years, we have had the number of employees as follows:

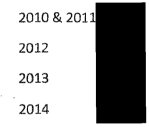
Current:	10	

2016 : 9

2015 : 9

2014 : 9

3D's has built the following number of gliders:



Sincere Denistrese V.P. Resident 2017 **Diane Frese** Da ve Frese date date

From:	Misty Spoolstra [mistyjjtrucking@centurytel.net]
Sent:	3/6/2018 4:48:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	'John Hutter' [johnjjtrucking@centurytel.net]
Subject:	J&J Trucking Brandon, LLC
Attachments:	Gliders EPA-001.pdf

Attached is the EPA Request for Small Business Exemption as a Glider Vehicle Assembler. If you have any questions please contact John Hutter, owner, at 920-346-2880 x 7; cell # 920-960-6716; email: johnjjtrucking@centurytel.net.

Thank you, Misty Spoolstra J&J Trucking Brandon, LLC Office Manager 920-346-2880 x 5 Jaj Trucking BRANdon N-4661 OAK GROVE Rd. Scandon W. 53919

Stephen Healy **EPA OTAQ Compliance Division Diesel Engine Compliance Center**

Re: Model Year 2018

Request for Small Business Exemption as a Gilder Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	sales (it	Sales (if different)	
2014				
2013				
2012				
2011				
2010			<u></u>	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	
Current – 1	
Current – 2	V
Current - 3	1

Ownership Structure

Owner	% Ownership
John D HUTTER	100
	<u>*************************************</u>

J&J Trucking Brandons at E. is not affiliated with any other company. I attest that

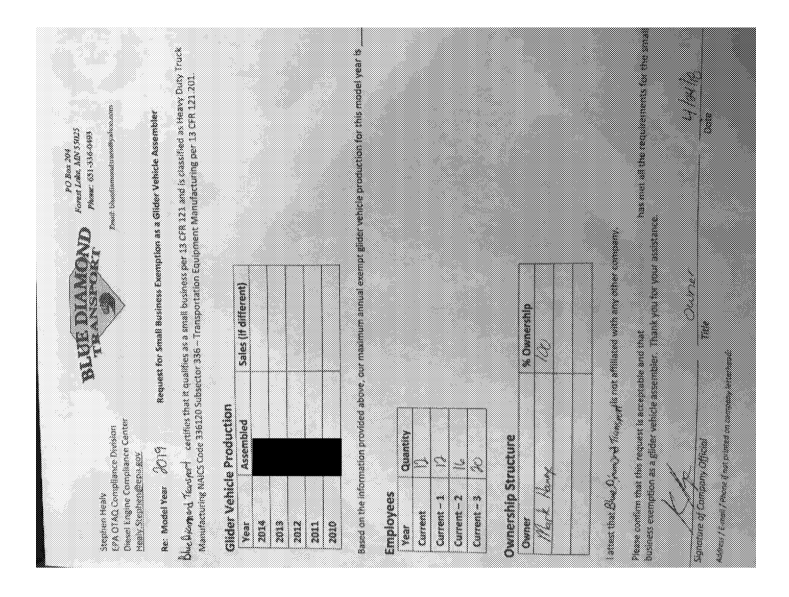
Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Owner 3-6-18 Date

Signature of Company Official

Address / E-mail / Phone If not printed on company letterhead:

From:	bluediamondtrans@yahoo.com [bluediamondtrans@yahoo.com]
Sent:	4/25/2018 2:56:37 AM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Bluediamond



Sent from my iPhone

Message

From:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Sent:	1/9/2018 8:22:44 PM
То:	Julie [julie@danielskifarms.com]; Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	PB GHG Sales Plan Management [PB.GHG.Sales.Plan.Management@PACCAR.com]
Subject:	RE: D&D Sales Certification
Attachments:	Glider Vehicle Assembler - Small Business Exemption - PACCAR.docx

Julie,

This is the form you need to fill out and send to Mr. Healy. Once it's approved, forward it to me and I can finish getting you set up. It's a two-step process. Please let me know if you have any questions.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Julie [mailto:julie@danielskifarms.com]
Sent: Tuesday, January 09, 2018 1:00 PM
To: healy.stephen@epa.gov
Cc: PB GHG Sales Plan Management
Subject: D&D Sales Certification

I was asked to submit this form on behalf of D&D Sales. Thank you!

Julie Batterghaw, D&D Sales

633 W Hwy 20, PO Box 230, Valentine, NE 69201 Phone: (402) 376-1114, Fax: (402) 376-2206



** Print on Company Letterhead **

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year [Enter Model Year] Request for Small Business Exemption as a Glider Vehicle Assembler

(insert Assembler Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ____

Employees

Year	Quantity
Current	
Current – 1	
Current – 2	
Current – 3	

Ownership Structure

Owner	% Ownership

I attest that [Insert Assembler Name] is not affiliated with any other company.

Please confirm that this request is acceptable and that *(insert Assembler Nome)* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date

Address / E-mail / Phone if not printed on company letterhead:

Message

From: Sent:	Jason Taber [jtaber@dktruck.com] 9/12/2017 4:59:43 PM
То:	Healy. Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
10.	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	D&K Truck Company
Attachments:	EPA.pdf

Stephen

Good morning, please see attached for Glider EPA Compliance letter for the DTNA sales of Glider Kits. If you have any questions or need more info please let me know. Thank you

Jason Taber Business Manager D&K Truck Co. P: 517-484-1905 ext 132 F: 517-322-2585



S Please consider the environment before printing this email.



3020 Snow Rd., Lansing, MI 48917 P. 517.484.1905 F. 517.322.2585 <u>www.dktruck.com</u>

í

9/5/17

To Whom It May Concern:

D&K Truck Company Inc. in Lansing, MI meets the small business criteria listed in 40CFR 1037.150 and the small business criteria specified in 13 CFR 121.201. We currently have 60 employees here at D&K Truck Company Inc.

Our company is an ESOP (Employee Stock Option Plan) so each employee has a % of stock in the company. Our President is Edward Bennett, Vice President is Dennis Wade, and Treasurer is Richard May.

D&K Truck Company employee count for the following years:

2014-48

2015-55

2016-59

The Number of Gliders built by our Service shop for the following years:

2010	
2011	
2012	
2013	
2014	

If you have any questions please contact me at 517-484-1905.

Thank you,

Ell D Beng

Ed Bennett President D&K Truck Co.



Message

From: Sent:	Sharon Lancaster [slancaster@kellerits.com] 3/22/2018 2:02:39 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Request to be a Small business glider assembler

We are currently looking at Peterbilt and Kenworth to see which one will meet our configuration requirements.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Mar 22, 2018, at 7:46 AM, Healy, Stephen <<u>healy_stephen@epa_gov</u>> wrote:

Sharon,

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 21, 2018 12:33 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy_stephen@epa_gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Tuesday, March 20, 2018 7:22 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

Message	
From:	Probilt [probiltkc@vahoo.com]
Sent:	1/29/2018 7:01:43 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	(4) 2019 Peterbilt gliders
Attachments:	Scan Jan 29, 2018 at 7.36 AM.pdf

Created with Scanner Pro

Kip Duncan Probilt

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10	37.635.		e.
Glider Ass	embler (all fields required):		. 1.11
Ву:	hip Duncan		Probett
	Signature		Company Name
Printed Name: Kip Duncan		Address:	1203 E. 24-40 HWV.
Title:	Owner		Tonganoxie KS 66086
Email:	probilt kc Q vahoo com		
Phone:	913 845 2235	Date:	

×.

Instructions: E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Any questions may be sent to the same address.

2

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019

Request for Small Business Exemption as a Glider Vehicle Assembler

pro certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		*
2012		
2011		
2010		÷

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

ş

Year	Quantity
Current	2
Current – 1	
Current – 2	
Current – 3	

Ownership Structure

Owner	% Ownership
Nin Dunean	500/0
7, ,	
Gentry Jackson	r 50%
attest that wrafy It.	is not affiliated with any other cor

mpany.

Please confirm that this request is acceptable and that *future* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Message

From:	Hill, Lloyd [lhill@tlgtrucks.com]
Sent:	5/8/2018 4:51:09 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen];
	pb.chg.sales.plan.management@paccar.com
CC:	Hill, Lloyd [lhill@tlgtrucks.com]; rob@roarktrucking.com
Subject:	FW: Scan from Peterbilt of Evansville
Attachments:	img-180508115942-0001.pdf

Please open up the attachment. Please Respond . Thanks Lloyd Hill Peterbilt of Evansville/TLG Trucks.com

From: No Reply Account Sent: Tuesday, May 08, 2018 11:41 AM To: Hill, Lloyd Subject: Scan from Peterbilt of Evansville

PACCAR Glider Vehicle Assembler Certification

Enter Company Name

Robert Brook Truck.

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 2013 (2014)

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here



Record Keeping and Reporting

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

Compliance Requirements

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Glider Assembler (all fields required): By: Rahn on	1	Robert Roork Trucking
Signature		Company Name
Printed Name: Robort Roos U	Address:	96310 rd 725 E
Title: 0 W n 05		Carmi IL 67821

Email:	roark & roark trucking	.com	
Phone:	618-265-3665	Pater 5-18	

Instructions: E-mail the completed and signed form to PB.GHG.Sales.Plan.Management@PACCAR.com. Any questions may be sent to the same address.

SY THE GREATHORN LEAD A STR.

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year (DOM Godel Senio) Request for Small Business Exemption as a Glider Vehicle Assembler

Robert Roark Tricking certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year i

Employees

Year	Quantity
Current	29
Current – 1	29
Current – 2	30
Current – 3	29

Ownership Structure

Owner	% Ownership

MAN. N.	

1 attest that find is not affiliated with any other company.

Please confirm that this request is acceptable and that a second second second has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

0Wnº/ Title

4-25-18

Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

Messag	е
--------	---

From: Sent:	Rick Lavallee [mvfreightliner1@gmail.com] 12/4/2017 3:30:49 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Attachments:	Glider kit assembler request

Dear Mr. Healy,

Attached is my request to be recognized as a glider kit assembler.

Please contact me with any questions.

Sincerely,

Mederic Lavallee, Jr. Sole Member CADY BROOK ENTERPRISES, LLC Veteran Owned Business

dba

Rick Lavallee, President **MOHAWK VALLEY FREIGHTLINER** 703 Oriskany Boulevard P.O. Box 201 Yorkville, New York 13495-0201 Phone 315-736-3330 Toll Free 866-830-1463 Fax 315-736-3287

"Those who cannot remember the past are condemned to repeat it" George Santayana 1863-1952

<u>UPSTATE</u> NEW YORK production, ranked nationally- #3 dairy, #2 apples, #2 maple, #3 wine/grapes, #4 sweet corn, #5 overall producer of vegetables. 61% forest. Adirondack State Park is largest in US. NYC to Ripley, NY / PA line 451 mi, to Massena, NY / Canadian border 366 mi, to Buffalo 391 mi.



MOHAWK VALLEY FREIGHTLINER

December 4, 2017

Mr. Stephen Healy EPA OTAQ Compliance Division

Dear Mr. Healy,

My firm qualifies as a small business as defined in 40 CFR 1037.150 and 13CFR 121.201. It is a full service medium and heavy FREIGHTLINER dealership in Yorkville, New York

This business is an LLC and I am the sole member. <u>Mederic Lavallee, Jr.</u> We are in a single location (per this letterhead) and have no other locations or affiliated companies.

ŝ

The number of full time employees for the past 3 years have averaged 13. There are 3 more part time employees.

Total gliders built:

2010
2011
2012
2013
2014

Please contact me with any questions.

Sincerely,

Cady Brook Enterprises, LLC dba MOHAWK VALLEY FREIGHTLINER

Mederic Lavallee, Jr. Sole Member

703 Oriskany Boulevard • P.O. Box 201 • Yorkville, New York 13495 • Ph: 315-736-3330 • Fax: 315-736-3287

Message

From:	Dave & Diane Frese [3dshelp@gmail.com]
Sent:	2/9/2017 3:44:53 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Small Business Exclusion Info

Good afternoon Stephen, "thanks again for helping me through this process... I got a little lost looking at info so I referred back to my notes that I took when I was talking with you.. our company is 3d, s Missoula inc. located at 8155 hwy 10 west, Missoula montana 59808... we are a small business with a total of 10 employees which includes myself... we had 9 in 2015 and 2014... we are a incorporated and entirely owned by me, dave frese and wife, diane frese. we have built gliders in 2010 and 11. in 2012 we built gliders, 2013 we built gliders, all peterbilts except for Kenworth... we have put pre 2002 engines in all trucks, all cat except for one isx... I know there must be more info needed and I'm gonna keep going through info you sent ... please e mail or call with any questions or info needed... thanks again, dave frese, 3ds Missoula inc... president.

On Wed, Feb 8, 2017 at 9:12 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

3D's Missoula Inc. 8155 US Hwy 10 W. Missoula, MT 59808 Telephone 406-549-2111 Fax 406-549-2995

Message	
From: Sent: To:	Nip Brown [nbrown@huntertrucksales.com] 10/12/2017 2:39:59 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Small Business Exemption
Thank you S Nip	ir
Hunter Keys (717) 299-66 Fax (717) 29 Cell (717) 57	Representative Itone Peterbilt, LP 630 13-9670
Sent: Thursc To: Nip Brov Subject: RE:	r, Stephen [mailto:healy.stephen@epa.gov] day, October 12, 2017 10:19 AM wn Small Business Exemption
Nip, Please find t	the attached EPA small business notification for stamped "Reviewed and Accepted".
	Engineer Compliance Division le Compliance Center
Sent: Monda To: Healy, St	rown [<u>mailto:nbrown@huntertrucksales.com]</u> ay, October 09, 2017 10:27 AM tephen < <u>healy.stephen@epa.gov</u> > all Business Exemption
	a request for Small Business Exemption from Paul Martin Trucking LLC or your help

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

From: Sent:	Mike Milhon [mike@nebraskapeterbilt.com] 4/24/2018 7:57:10 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Buel Trucking Inc Small Bus Exemption Request
Attachments:	Buel Trucking Inc Small Bus Exemption Request.pdf

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Buel Trucking Inc

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com



Box 301 • Eagle, Nebraska 68347 Business: 402/781-2187 • Fax: 402/781-9332 • 800/781-2187

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Buel Trucking Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	4
Current – 1	4
Current – 2	4
Current – 3	4

Ownership Structure

Owner	% Ownership
Jim Buel	100
l	

I attest that Buel Trucking Inc is not affiliated with any other company.

Please confirm that this request is acceptable and that Buel Trucking Inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

President Title

Address / E-mail / Phone if not printed on company letterhead: /300 S 214th St <u>bueltrucking@gmail.com</u> Eagle, NE 68347 402-7812187 Message

100000000000000000000000000000000000000	
From:	Doug Fisher [ddtruck01@embarqmail.com]
Sent:	1/10/2018 9:19:35 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider kits

Stephen,

I am inquiring on how – if possible – that my repair facility would be able to assembly class 8 glider kits. We have assembled them in the past for customers for customer but I know there has been changes. Any help or information is appreciated.



Doug Fisher <u>ddtruck01@embarqmail.com</u> 419-224-6363 office 419-224-6397 fax 419-230-4489 cell Message

 From:
 Jason Taber [jtaber@dktruck.com]

 Sent:
 9/12/2017 7:39:20 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 RE: D&K Truck Company

Thank you!

Jason Taber Business Manager D&K Truck Co. P: 517-484-1905 ext 132 F: 517-322-2585



() Please consider the environment before printing this email.

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, September 12, 2017 3:03 PM
To: Jason Taber
Subject: RE: D&K Truck Company

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Taber [mailto:jtaber@dktruck.com] Sent: Tuesday, September 12, 2017 1:00 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: D&K Truck Company

Stephen

Good morning, please see attached for Glider EPA Compliance letter for the DTNA sales of Glider Kits. If you have any questions or need more info please let me know. Thank you

Jason Taber Business Manager D&K Truck Co. P: 517-484-1905 ext 132 F: 517-322-2585



③ Please consider the environment before printing this email.

Message

From:	Sharon Lancaster [slancaster@kellerits.com]
Sent:	4/5/2018 8:01:19 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Request to be a Small business glider assembler

Thank you for keeping us updated.

Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 1:21:08 PM, Healy, Stephen <healy.stephen@epa.gov> wrote:

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Thursday, March 29, 2018 1:30 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday :)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen <hr/>healy.stephen@epa.gov</hr>

Sharon,

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Wednesday, March 28, 2018 11:15 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.



Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

d to Dairyway Tremonton, UT 2012

d to Roy's Truck Rowlett, TX 2013

d to Bouma Truck Sales, Choteau, MT 2014

d to Bouma Truck Sales, Choteau, MT 2015

d to Bouma Truck Sales, Choteau, MT 2016

d to Bouma Truck Sales, Choteau, MT 2017

We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/22/2018 7:47:05 AM, Healy, Slephen <hr/>healy.stephen@epa.gov> wrote:

Sharon,

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that no gliders were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Wednesday, March 21, 2018 12:33 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Tuesday, March 20, 2018 7:22 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

Message

From: Sent:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com] 5/8/2018 3:19:23 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Clay Cole

Stephen I will get back with Clay

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, May 08, 2018 9:21 AM
To: Wirzberg, Cliff <cwirzberg@tlgtrucks.com>
Subject: RE: Clay Cole

Cliff,

I was told previously that Clay Cole Trucking did **Constant Constant Constant** gliders in 2014, but now the letter shows built and sold in 2014. Please send the VINs for all gliders built by Clay Cole Trucking in 2010 through 2014 and proof that one was sold in 2014.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com] Sent: Friday, May 04, 2018 2:41 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Clay Cole

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account Sent: Friday, May 04, 2018 4:59 PM To: Wirzberg, Cliff <<u>cwirzberg@tlgtrucks.com</u>> Subject:

	Message	
	From: Sent: To: Subject:	Rick Lavallee [mvfreightliner1@gmail.com] 12/5/2017 3:12:17 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: Glider kit assembler request
	Dear Mr. hea	aly,
	Thank You f	for the prompt response.
	Regards, Ric	k
	On Tue, Dec	z 5, 2017 at 10:09 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
	Please find	the attached EPA small business notification letter stamped "Reviewed and Accepted".
	Stephen He	aly
	Mechanical	Engineer
	EPA OTAQ	Compliance Division
	Diesel Engi	ne Compliance Center
	734214-4	121
	Sent: Mond To: Healy,	k Lavallee [mailto: <u>mvfreightliner1@gmail.com]</u> lay, December 04, 2017 10:31 AM Stephen < <u>healy.stephen@epa.gov</u> > lider kit assembler request
	Dear Mr. He	ealy,
	Attached is	my request to be recognized as a glider kit assembler.
	Please conta	act me with any questions.
	Sincerely,	
	Mederic La	vallee, Jr. Sole Member
	CADY BR	OOK ENTERPRISES, LLC
	Veteran Ov	wned Business
~~~~~	dba	
***********************	Rick Lavall	ee, President

# MOHAWK VALLEY FREIGHTLINER

703 Oriskany Boulevard P.O. Box 201 Yorkville, New York 13495-0201 Phone <u>315-736-3330</u> Toll Free <u>866-830-1463</u> Fax <u>315-736-3287</u>

"Those who cannot remember the past are condemned to repeat it" George Santayana 1863-1952

<u>UPSTATE</u> NEW YORK production, ranked nationally- #3 dairy, #2 apples, #2 maple, #3 wine/grapes, #4 sweet corn, #5 overall producer of vegetables. 61% forest. Adirondack State Park is largest in US. NYC to Ripley, NY / PA line 451 mi, to Massena, NY / Canadian border 366 mi, to Buffalo 391 mi.

---

Rick Lavallee, President **MOHAWK VALLEY FREIGHTLINER** 703 Oriskany Boulevard P.O. Box 201 Yorkville, New York 13495-0201 Phone 315-736-3330 Toll Free 866-830-1463 Fax 315-736-3287

"Those who cannot remember the past are condemned to repeat it" George Santayana 1863-1952

<u>UPSTATE</u> NEW YORK production, ranked nationally- #3 dairy, #2 apples, #2 maple, #3 wine/grapes, #4 sweet corn, #5 overall producer of vegetables. 61% forest. Adirondack State Park is largest in US. NYC to Ripley, NY / PA line 451 mi, to Massena, NY / Canadian border 366 mi, to Buffalo 391 mi.

Dan Dennis [ddennis@jxe.com]

8/28/2017 2:41:11 PM

Message

From:

Sent:

	To:       Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group         (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]         Subject:       Re: V-Max Transportation - glider vehicle assembler
	Sorry for the confusion. I'll get with V-Max. They did purchase Gliders in 2013. Sounds like they only sent info on the 2014 because that was a requirement.
	Dan Dennis   Sales Executive JX Peterbilt - Grand Rapids 4800 Clyde Park Ave SW   Wyoming, MI 49509 Office: 616.532.3654 Ext 3260   Cell: 616-813-1471 www.JXE.com   Your Partner for the Long Haul!
	On Mon, Aug 28, 2017 at 10:30 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
******************	The letter that was sent to me from V-Max only indicated <b>produced</b> in 2014 and <b>produced</b> for the other years.
*************	Stephen Healy
*************	Mechanical Engineer
*************	EPA OTAQ Compliance Division
**************	Diesel Engine Compliance Center
*****	734214-4121
	From: Dan Dennis [mailto: <u>ddennis@jxe.com]</u> Sent: Friday, August 25, 2017 9:47 AM To: Healy, Stephen < <u>healy.stephen@epa.gov</u> > Subject: Re: V-Max Transportation - glider vehicle assembler OK Thank You- Question- V-max Built and sold the fine in 2014. They also did for the second se
÷	

*Dan Dennis* | Sales Executive JX Peterbilt - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: <u>616.532.3654 Ext 3260</u> | Cell: <u>616-813-1471</u>

# www.JXE.com | Your Partner for the Long Haul!

On Thu, Aug 24, 2017 at 3:35 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

From: Deborah Rogstad [mailto:<u>Deborah.Rogstad@PACCAR.com</u>] Sent: Thursday, August 24, 2017 3:15 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Dan Dennis <<u>ddennis@jxe.com</u>>; <u>vmaxservice111@gmail.com</u> Subject: V-Max Transportation - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for V-Max Transportation Inc. The model year should have been 2019. I have initialed the correction. Please let me know if you have any questions.

Best Regards,

Deb Rogstad

Senior Marketing Analyst - GHG

Office: <u>940.591.4201</u> | Email : <u>deborah.rogstad@PACCAR.com</u>

Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



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Confidentiality Notice: This email message and any files transmitted with it may contain confidential information intended only for the person(s) to whom this email is addressed. If you have received this email in error, please notify the sender immediately by phone or email and destroy the original message without making a copy. Thank you.

From: Sent:	Travis Vanderlaan [travis.vanderlaan@csmtruck.com] 2/16/2018 8:35:02 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption
Attachments:	Glider Vehicle Assembler - Small Business Form.pdf

**Please Process** 

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | 989.733.1499 | <u>travis.vanderlaan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

Alternative Contact Numbers | (C) 989.414.0870 |

| {F} 989.705.1002 |



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

## RE: 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Howes & Howes Express, Inc., certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201

### **GLIDER VEHICLE PRODUCTION**

<u>Year</u>	<u>Assembled</u>	Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### EMPLOYEES

<u>Year</u>	<u>Quantity</u>
Current	63
Current – 1	59
Current – 2	57
Current – 3	57

#### **OWNERSHIP STRUCTURE**

<u>Owner</u>	<u>% Ownership</u>
Richard Howes	50.7%
Brian Howes	37.5%
Jarrod Howes	5.9%
Erin MacPherson	5.9%

Please confirm that this request is acceptable and that Howes & Howes Express, Inc., has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

louve of Company Official

Dace

Howes & Howes Trucking, Inc. 5301 M-37 North • P.O. Box 159 • Mesick, MI 49668-0159 231-885-1630 • FAX 231-885-1840 Howes & Howes Express, Inc. 4890 S. M-66 • East Jordan, MI 49727 231-536-9850 • FAX 231-536-9852

#### ED_002008_00000577-00001

Message

From:	Jenny Guzic [jguzic@weaklands.com]
Sent:	1/11/2018 7:50:46 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	mblom@huntertrucksales.com
Subject:	Gliders
Attachments:	doc04560720180111143950.pdf

# Jenny Guzic Office Manager

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me ~Philippians 4:13

# WEAKLAND'S MECHANIC SHOP, INC.

January 11, 2018

Stephen Healey

Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healey:

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Ownership Structure as follows:

 Weakland's Mechanic Shop, Inc. owns 100% of the membership interest of Weakland's Mechanic Shop, Inc.

The total number of employees (including affiliates) for the past three (3) years as follows:

- 2014 17
- 2015 20
- 2016 22

Our company has built gliders for the years 2010 thru 2014 as follows:

- 2013
- 2014

OWNER/OPERATOR:

Michael J. Weakland

144 Eckenrode Mill Road PO Box 84 Chest Springs, PA 18624

Phone: 814-674-5527 Fax: 814-674-5176 Email: jguzie@weakiands.com

ED_002008_00000580-00001

#### Message

From:	joi@torellodemolition.com [joi@torellodemolition.com]
Sent:	9/12/2017 7:48:20 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Qualify for small business exemption

Hello Stephen,

We are inquiring for some help as to how we can become qualified for a small business exemption as a glider vehicle assembler. We have built gliders in the past are looking to build again. Can you please advise us as to how go about this. We thank you in advance for assisting us with this project.

Respectfully, Joi Torello

S.A. Torello Inc. 3500 Dove Road Port Huron, Michigan 48060 810-364-5700 Fax: 810-364-5703

¹² The taken server about to emphase. Faulty may be about the set of an about a soliton of weat to be the part of the second The addition.

Virus-free. www.avast.com

Message

From:	Chris Stephan [chris@stephandrp.com]
Sent:	5/22/2018 5:50:20 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Small Business Exemption
Attachments:	img20180522_13490415.pdf

Letter attached. Thank you Chris

On Tue, May 22, 2018 at 1:32 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Chris,

If you built at least one glider for another company in 2014 then you would qualify. Please list any gliders you assembled for outside clients in these "Sales" column and make a note on your letter that you assembled them for a client. The send the updated letter to me.

Thank you,

Stephen Healy

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Chris Stephan [mailto:<u>chris@stephandrp.com</u>] Sent: Tuesday, May 22, 2018 11:39 AM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Small Business Exemption We have build gliders for people that ordered them and had them delivered to us but it wasn't a sale. We were hired to assemble them.

On Tue, May 22, 2018, 10:27 AM Healy, Stephen < healy.stephen@epa.gov > wrote:

Chris,

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it.

https://www.ecfr.gov/cgi-bin/textidx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037_1150&rgn=div8

Please let me know if you have any questions.

Thank you,

**Stephen Healy** 

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Chris Stephan [mailto:<u>chris@stephandrp.com]</u> Sent: Tuesday, May 22, 2018 8:38 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Small Business Exemption

Here you go. Let me know if you need anything else.

Thanks,

Chris

On Mon, May 21, 2018 at 3:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Chris,

I only need the letter on the second page of the document you sent. On that letter please add the full company name, address and phone number. Also please add the number of gliders sold each year to outside companies.

Thank you,

Stephen Healy

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

Diesel Engine Compliance Center

734--214-4121

From: Chris Stephan [mailto:<u>chris@stephandrp.com</u>] Sent: Monday, May 21, 2018 12:07 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; Brandon Speaks <<u>bspeaks@jxe.com</u>> Subject: Small Business Exemption

Attached is the request form for small business exemption for glider assembling

---

# **Chris Stephan**

Stephan DRP, Inc

<u>5050 E</u> <u>900 N</u>

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

**Chris Stephan** 

-

Stephan DRP, Inc

<u>5050 E</u> 900 N

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

## -----

**Chris Stephan** Stephan DRP, Inc 5050 E 900 N Roanoke, IN 46783 ph: 260-673-0602 fax: 260-673-0605

## Stephan Leasing, Inc./ DRP Repair, LLC

5050 E 900 N. Roanoke, IN 46783 ph: 260-673-0602

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 20/8

#### Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)	Lift 389 glider
2014			- Built a peterbilt 389 glider for Jeff Hoffman in 2014
2013			for Jeff 1701
2012			
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

### Employees

Year	Quantity
Current	6
Current – 1	
Current – 2	
Current – 3	

### **Ownership Structure**

% Ownership
100
100

lattest that Stephun Leusing is not affiliated with any other company. DRP Repair Stephan Leus

DRP Repair Please confirm that this request is acceptable and that URP Repair has met all the requirements for the small business exemption as a glidar vehicle assembler. Thank you for your assistance.

Signature of Company Official

President Title

5-21-18 Date

Address / E-mail / Phone if not printed on company letterhead:

Message	
From:	justin [justin@francisdiesel.com]
Sent:	12/5/2017 3:34:13 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: Letter
Attachments:	Justin.pdf

Glider letter

Virus-free. www.avast.com



Francis Diesel Service, Inc. P.O. Box 677 • 1140 N. Watery Lane • Brigham City, UT 84302 phone (435) 723-1197 • fax (435) 723-9808

To whom it may concern,

We are applying for a small business exemption for glider builders under the small business criteria listed in 13 CFR 121.201. We fall below the employee threshold for Heavy Duty Manufacturers. At Francis Diesel Service we have had 9 employees for the last 3 years. Affiliated companies include Francis Transportation of which has had 14 employees for the last 3 years and Francis Trucking of which has had 38 employees over the last 3 years. All companies are solely owned by Marsha Francis.

We have built with a 2010, we will in 2013, and we will in 2014. We built the gliders for customers not affiliated with us. We appreciate the opportunity to be able to continue to do business as a glider builder.

We are planning to order and build during the 2018 calendar year (2019 build year). We will be ordering gliders from paccar.

Sincerely Marsha Francis,

Marsha Francis

Message

100000000000000000000000000000000000000	
From:	Chris Stephan [chris@stephandrp.com]
Sent:	5/21/2018 4:07:14 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]; Brandon Speaks
	[bspeaks@jxe.com]
Subject:	Small Business Exemption
Attachments:	img20180521_12030682.pdf

Attached is the request form for small business exemption for glider assembling

--

# **Chris Stephan**

Stephan DRP, Inc 5050 E 900 N Roanoke, IN 46783 ph: 260-673-0602 fax: 260-673-0605



A PACOUR COMPANY

# Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption

Enter Company Name Stephan Leasing Inc. DRP Repair	
(hereinafter referred to as "Requestor"), pursuant to the requirements found in 40 CFR 1037.150(t)(1), is submitting this	
written request to Peterbilt Motors Company to build and deliver the following Peterbilt glider kit(s). Please complete the	
table below.	

### Requested Glider Kit: (use second page for more than one)

Chassis Number	Ordering Dealer	Customer Name ⁴	Replacement Vehicle VIN ¹	Engine Model Year'	Engine Mileage ¹

Requestor will complete assembly of the glider kit(s) by installing all missing components. This could include, but not limited to, the engine, transmission, rear axle(s), and exhaust/aftertreatment components. The vehicle(s), once assembly is complete, will be exempt from the requirements of 40 CFR 1037. All engines used in glider vehicles (including remanufactured engines) must be in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

### Small Business Status

Requestor meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, Requestor has notified the Designated Compliance Officer of the U.S. Environmental Protection Agency (EPA) as required in 40 CFR 1037.150(t)(1)(i). Requestor certifies that a copy of the reviewed and accepted notification for this model year has been previously provided to PACCAR Inc.

### **Production Limits**

Requestor certifies that production will not exceed the production limits of 40 CFR 1037.150(t)(1) and that it sold at least one glider vehicle in calendar 2014.

### Labeling

Requestor understands that the requested glider kit will contain a Greenhouse Gas Emissions label indicating that the vehicle and its engine are exempt in accordance with \$1037.150(t)(1). This label must remain affixed to the vehicle and not removed by the glider vehicle assembler.

**Instructions:** E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Once received, Peterbilt will review the information to ensure accuracy. If Peterbilt determines that the requested glider kit requires the application of alternative regulations, a Peterbilt representative will contact Requestor to outline additional requirements and obtain needed information.

Requestor acknowledges that submission of this form is deemed to be a submission to EPA and California Air Recourse Board if applicable, and that Peterbilt Motors Company may provide a copy to the Agencies.

1	
5+	Company Name Repair
	Company Name Repair
Address:	can E an Al
	5050 E 900 N
	Rounoke, IN 46783
	/
Date:	5-21-18
	Address:

'Information required if requested glider is for wreck replacement. Otherwise, information is optional.

PETERBILT MOTORS COMPANY

1700 WOODBROOK STREET DENTON. TEXAS 76205-7864 940-591-4000 P.O. BOX 90208 DENTON. TEXAS 76202-5208 Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2018

### Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

### **Employees**

Year	Quantity
Current	6
Current – 1	
Current – 2	
Current – 3	

### **Ownership Structure**

Owner	% Ownership
Stephan Leasing Inc.	100
SRP Repair	100

lattest that Stephan Leasing is not affiliated with any other company. ARP Repair

DKP Kepain Please confirm that this request is acceptable and that DAP Repain has met all the requirements for the small business exerption as a glidar vehicle assembler. Thank you for your assistance.

President

5-21-18 Date

Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

Message

From:	Troy Sauer [Troy.Sauer@DuffyFleetServices.com]
Sent:	2/16/2018 9:31:28 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: From MFP Scanner in Shop
Attachments:	scan.pdf

Thanks, try this one. Troy Sauer Fleet Services Manager P(920)623-4161



From: services@duffygrain.com [mailto:services@duffygrain.com]
Sent: Friday, February 16, 2018 3:30 PM
To: Troy Sauer
Subject: From MFP Scanner in Shop

### Disclaimer

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Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

DUFFY FLEET SERVICES Cartifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assemble	id Sales (if different)
2014		
2013		
2012		
2011		*
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## **Employees**

Year	Quantity
Current	17
Current - 1	
Current - 2	
Current-3	

# **Ownership Structure**

Owner	% Ownership
	335
Pat Ditte	333
Rena Dull I	33.\$

I attest that DUFFY FLEET SERVICES IS not affiliated with any other company.

Please confirm that this request is acceptable and that OUFFY FLEET SERVICES has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u> Securice Manager J.- 201</u>8 Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

Message	
From:	Katie Campbell [kcampbell@cedarrapidstruckcenter.com]
Sent:	10/12/2017 3:31:21 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: RE:
-	

Thank you

Katie Campbell Cedar Rapids Truck Center 319-538-7550

On Oct 12, 2017, at 9:25 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Please find the attached EPA small business notification for stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com] Sent: Wednesday, October 11, 2017 10:39 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject:

Katie Campbell Cedar Rapids Truck Center 319-538-7550

<2019 Cantril Feed Trucking LLC Small Business Exclusion EPA Reviewed.pdf>

Message

From:	Jason Williams [jwilliams@freightlinerofsavannah.com] 1/12/2018 4:54:28 PM
Sent:	
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Rob Dailey [rob@freightlinerofsavannah.com]
Subject:	Glider Kit - Letter of Intent to Build
Attachments:	EPA Letter of Intent - Freightliner of Savannah 1-12-18.pdf

Mr. Healy,

Our contacts at Daimler Trucks North America advised us that we need to send the EPA a letter of we intend to build any glider kits after 1/1/2018. Attached is our letter of intent to build glider kits. Please let me know if you need anything else.

Regards,

Jason Willliams President Freightliner of Savannah Freightliner of Augusta 912-964-8574





January 12, 2018

Stephen Healey **EPA OTAQ Compliance Division Diesel Engine Compliance Center** 

Dear Mr. Healy,

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 c and the small business criteria specified in 13 CFR 121,201.

FREIGHTLINER OF SAVANNAH

Ownership Structure of Freightliner of Savannah, Inc.

- E. Jason Williams 52.5%
- Joseph M. Williams 47.5% *

Ownership Structure of Affiliate Freightliner of Augusta, LLC

 E. Jason Williams 100%

The total number of employees of both companies for the past three years is as follows:

- 2015 86
- 90 2016 *
- 2017 89 ۲

Thank you.

Sincerely,

E. Jason Williams President

Sent: 9/12/2017 7:54:45 PM To: Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrat	
To: Healy, Stephen [/o=Exchange] abs/ou=Exchange Administrat	
Ter fieury) etephen (/ e Extendingetable) eu Extendinge / annihistrat	ive Group
(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d9	8ea7af410a9cb2a-Healy, Stephen
Subject: RE: Scott's Hauling Small Business Exemption	

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, September 12, 2017 12:52 PM To: Al Denning Subject: RE: Scott's Hauling Small Business Exemption....

Al,

It looks like Scott's Hauling qualifies as a small business, but if they did not build a glider in 2010 – 2014 then they would not be allowed to build up a glider using an engine older than 2010 model year. Here is the regulation section:

## §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section

Please let me know if you have any questions. Stephen Healy **Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center** 734--214-4121 From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Monday, September 11, 2017 11:35 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Scott's Hauling Small Business Exemption.... Stephen good morning, I have a question on this one. In my discussions with the dealer it has come to my attention that Scott's Hauling did That is the rule in order for them to even qualify for 2018 build correct? I noticed on the form they said they submitted that they gave you no build info, in fact the last paragraph on the letter you stamped says they built glider in 2016?

They are trying to order a glider for a wreck replacement, the original chassis was built in 2001 and the engine has over 500K miles. My communication with them has been that we cannot approve the build as this not within Useful Life

1037.635 (C)(1)(i). It has also been my communication that Scott's Hauling does not qualify as an approved Exempt Builder in 2018. Can you help me clarify please? Thanks, Al Denning Kenworth GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell – (425)588-7068 Al.Denning@PACCAR.com

### EPA-HQ-2018-007516

Message

From:	Aaron Nolt Jr [aaronnoltir@vahoo.com]
Sent:	12/5/2017 5:44:53 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Glider Small Business Exclusion Information
Attachments:	Scan_0367.pdf

#### Attention Stephen!

On Tuesday, December 5, 2017, 10:26:47 AM EST, Healy, Stephen wrote:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

#### http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037

40 CFR 1037.635 - Glider kits and glider vehicles:

#### http://www.ecfr.gov/cgi-

 $\underline{bin/retrieveECFR?gp} = \&SID = 7b7047abdd965bd6a1b219b7b036fad9\&mc = true\&n = pt40.36.1037\&r = PART\&ty = HTML \# se40.36.1037\&r = HTML \# se40.36.10314$ 

### 13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

# http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

# Nolt Carriers LLC - Glider Kit letter of Notification

I, Aaron Nolt Jr., started my own business in 1990, at the age of 19, when I bought my first tractor-trailer truck. I started totally on my own, and still today I am the sole owner of my business. I have no affiliations with any other companies. As the years passed I hired more employees one by one. Some employees to drive truck hauling Ag commodity products, and other employees to work in our truck repairs garage. We repair our own trucks and trailers, and also do repairs for other customers. We parts out old equipment, but also fix up used trucks and sell them again. I along with my mechanic employees, put together our first glider kit in the year 2010. Between the years 2010-2015 we averaged a year, the total number of gliders we have put together thus far is We built a few for our own company, but mostly for other customers. On Jan. 1[#] 2017 we did a name change to -Nolt Carriers LLC-, we kept the same address, and the same DOT number. In the year 2014 I had 5 employees, in 2015 i had 6 employees, in 2016 i had 7 employees, and this year my company has 8 employees.

If you have any questions concerning my company please give me a call at 717-278-2635, or an email to <u>aaronnoltir@yahoo.com</u>.

Owner's Signature Today's Date 2.5.15

EPA-HQ-2018-007516

#### Message

From: Sent:	Cathy Niemeyer [jerseyvilletruckrepair@gmail.com] 12/21/2016 8:15:56 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Attachments:	RE: Small Business Exemption epagliderletterupdated.pdf

Stephen,

I am so sorry I made a clerical mistake. In the year 2014 I had put and in reality it was supposed to be Would you please review my updated letter, I am so sorry for any inconvenience.

Thank You,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, December 21, 2016 1:50 PM
To: Cathy Niemeyer
Subject: RE: Small Business Exemption

Cathy, Please find the attached document.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com] Sent: Wednesday, December 21, 2016 1:46 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Small Business Exemption

Stephen,

Thank you for your help regarding this matter. I have attached an updated letter per your request. Please let me know if you need anything else.

Thanks again,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171 From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, December 21, 2016 12:24 PM To: Cathy Niemeyer <jerseyvilletruckrepair@gmail.com> Subject: RE: Small Business Exemption

Cathy,

Thank you for your notification letter. There are a few items you'll need to add:

- State the ownership of the company. Who owns the company and what percentage.
- State if there are any affiliations with other companies.
- The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted" .

Please let me know if you have any questions.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

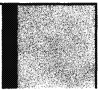
From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com] Sent: Wednesday, December 21, 2016 1:12 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Small Business Exemption

Stephen,

Please find attached our letter requesting small business exemption as Glider Vehicle Assembler. Please let me know if you need any other information.

Thank you,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171 Jerseyville Truck Repair, LLC Richard Darr 1671 South State Street, Jerseyville, IL 62052 618-639-9171 jerseyvilletruckrepair@gmail.com



December 21, 2106

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healy,

Jerseyville Truck Repair, LLC is notifying you to request small business exemption status as a Glider Vehicle Assembler. JTR has employed between 2-4 employees within the past 3 years and currently has 4 full-time employees. Richard D. Darr is the sole owner of the business and has no other company affiliations. Jerseyville Truck Repair has built the following gliders between 2010- 2014:

- 2010
- 2011
- 2012
- 2013
- 2014

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely,

Richard Darr (Owner)



ED_002008 00000597-00001

Message

From:	Gjerde, James [James.Gjerde@mhc.com]
Sent:	2/19/2018 5:33:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Request for Small Business Exemption
Attachments:	1382_001.pdf

James Gjerde New Truck Sales Representative



# **MHC Kenworth - Des Moines**

4111 Delaware Avenue | Des Moines, IA 50313

(515) 265-8111 x 6307 | direct (515) 290-0630 | mobile

(515) 265-8836 | fax

james.gjerde@mhc.com

MHC website | vCard | blog | map

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# BILL AND RAY'S AUTO SERVICE, INC. Phone 641-673-3370 Fax 641-673-6251

2455 Hwy. 23 South Oskaloosa, IA 52577

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

# Re: Model Year COV Request for Small Business Exemption as a Glider Vehicle Assembler

Bill Roy Auto Severtifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy buty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

# **Glider Vehicle Production**

## **Employees**

Year	Quantity
Current	20
Current – 1	18
Current – 2	18
Current 3	18

### **Ownership Structure**

Owner	% Ownership
David DeJona	50%
Dennis De Jong	50%
J	

Please confirm that this request is acceptable and that BiHARgerAMoScore has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date

tier@iislaw.com]
PM
xchangeLabs/ou=Exchange Administrative Group
/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
iance Inquiry

Hi Stephen,

I'm an attorney in North Carolina and I am attempting to determine how the Phase Two regulations apply to a client involved in the trucking industry. Any help you could provide would be greatly appreciated.

As I understand it, these regulations (found in 40 CFR 1037 and 1068) prohibit the "introduction into commerce" of glider vehicles with engines that do not meet current (or upcoming) emission standards. I am aware that there are small business exemptions from these requirements (found in 40 CFR 1037.635), but 40 CFR 1037.150(t)(1)(i) states that "[y]ou do not qualify [for this exemption] if you only produced glider vehicles for your own use."

Our client has produced a small number of glider vehicles (roughly proposer the past 30 years) for use within his own business. He does not, to my knowledge, purchase glider kits into which he installs components, rather, he constructs them entirely out of used components (cab, engine, transmission, etc...). He does not sell the vehicles.

This precise situation does not seem to be clearly covered by any of the regulations. So my question is whether the EPA views him as a manufacturer of new glider vehicles subject to these regulations.

Thanks,

Matthew D. Cloutier. **Isaacson Isaacson Sheridan Fountain & Leftwich, LLP** 804 Green Valley Road | Suite 200 | Greensboro, NC 27408 Direct: 336.690.7463 | Fax: 336.273.7293 www.iislaw.com

Isaacson Isaacson Sheridan Fountain

## EPA-HQ-2018-007516

Message

From: Sent:	Jason Williams [jwilliams@freightlinerofsavannah.com] 1/15/2018 1:43:02 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
Subiect:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Glider Kit - Letter of Intent to Build - REVISED
	EPA Letter of Intent - Freightliner of Savannah 1-15-18.pdf

I realized that I left the last paragraph off of the first letter. Revised letter attached. Thank you!

Jason Willliams Freightliner of Savannah Freightliner of Augusta 912-964-8574



From: Jason Williams
Sent: Friday, January 12, 2018 11:54 AM
To: 'healy.stephen@epa.gov'
Cc: Rob Dailey
Subject: Glider Kit - Letter of Intent to Build

Mr. Healy,

Our contacts at Daimler Trucks North America advised us that we need to send the EPA a letter of we intend to build any glider kits after 1/1/2018. Attached is our letter of intent to build glider kits. Please let me know if you need anything else.

Regards,

Jason Willliams President Freightliner of Savannah Freightliner of Augusta 912-964-8574





January 15, 2018

Stephen Healey EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healy,

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 c and the small business criteria specified in 13 CFR 121.201.

Ownership Structure of Freightliner of Savannah, Inc.

- E. Jason Williams 52.5%
- Joseph M. Williams 47.5%

Ownership structure of affiliate Freightliner of Augusta, LLC

• E. Jason Williams 100.00%

The total number of employees of both companies for the past three years is as follows:

- 2015 86
- 2016 90
- 2017 89

Our company has built gliders for the years 2012 through 2014 as follows:

- 2012
- 2013
- 2014

Thank you.

Sincerely. lann

E. Jason Williams President

## EPA-HQ-2018-007516

Message

From:	John Wolfe [wolfetransport@earthlink.net]
Sent:	4/20/2018 8:07:12 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	PACCAR Glider Vehicle Assembler Certification
Attachments:	PACCAR Glider Cert_Richard Wolfe Trucking.pdf

Certification attached. Thank you

Richard Wolfe Trucking Inc. 7203 Newark Rd., Mount Vernon, OH 43050 Ph 740/392-2445 x5002 Fax 740/392-9974

# PACCAR Glider Vehicle Assembler Certification

Richard Wolfe Trocking, Inc

Enter Company Name (hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR. Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sets or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 2013 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here



#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here

- A		
Т		
- LJ	1.1	1
- 12	~	1
. 17	and the second s	. 1

### Record Keeping and Reporting

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### Compliance Requirements

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in \$1068.101(b)(P):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding yehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to <u>KW.Marketing.GHG@PACCAR.com</u>. Any questions may be sent to the same address.

Glider Assembler (all fields required):			
ву:	Sel-		Richard Worfe Trucking, Inc
	Signature		Company Name
Printed Na	ame: Richard Wolfe	Address:	7299 Newark Rd
Title:	President		MT. Vernon Office 43050
Email:	richwolfee carthlink . net		
Phone:	740/392-2415	Date:	4-16-18

**PACCAR** Inc

777 106TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400

**Stephen Healy** EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy.Stephen@epa.gov

Re: Model Year 2018

Request for Small Business Exemption as a Glider Vehicle Assembler

Riskers Work Tracky, In-certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assemb	led	Sales (if different)
2014			
2013			
2012			
2011		testado <b>t</b> errora en acesaria	
2010		000000000000000000000000000000000000000	

## Employees

Year	Quantity
Current	42
2017	42
2014	40
2015	40

### **Ownership Structure**

Owner	% Ownership
Richard Walfe	100%

Please confirm that this request is acceptable and that  $Ri \log W dk T \log 24$  has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

7299 Newark RA MT. Vernon, OH. 43050 740/392.2445

President The

### EPA-HQ-2018-007516

### Message

From: Sent:	joi@torellodemolition.com [joi@torellodemolition.com] 9/12/2017 8:15:58 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Qualify for small business exemption

Stephen,

This is new to me so I don't mean to ask to many questions. I did receive a form from a dealership, which had your name on it and it say print company letterhead on it. Is this the form you are requesting?

Thanks, Joi Torello

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, September 12, 2017 3:56 PM
To: joi@torellodemolition.com
Subject: RE: Qualify for small business exemption

Joi,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: joi@torellodemolition.com [mailto:joi@torellodemolition.com]
Sent: Tuesday, September 12, 2017 3:48 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Qualify for small business exemption

Hello Stephen,

We are inquiring for some help as to how we can become qualified for a small business exemption as a glider vehicle assembler. We have built gliders in the past are looking to build again. Can you please advise us as to how go about this. We thank you in advance for assisting us with this project.

Respectfully, Joi Torello

S.A. Torello Inc. 3500 Dove Road Port Huron, Michigan 48060 810-364-5700 Fax: 810-364-5703



Virus-free. <u>www.avast.com</u>

### EPA-HQ-2018-007516

### Message

From: Sent:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com] 3/21/2018 9:17:53 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Request for Small Business Exemption

Kenworth is investigating CCB's request. We're going to need a good explanation before we accept this one. Just hold their small business exemption request until we can get some clarification.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, March 21, 2018 10:02 AM
To: Deborah Rogstad <Deborah.Rogstad@PACCAR.com>
Subject: FW: Request for Small Business Exemption

FYI

From: Gjerde, James [mailto:James.Gjerde@mhc.com]
Sent: Wednesday, March 21, 2018 9:18 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption

James Gjerde New Truck Sales Representative



MHC Kenworth - Des Moines 4111 Delaware Avenue : Des Moines, IA 50313

(515) 265-8111 x 6307 | direct (515) 290-0630 | mobile (515) 265-8836 | fax

james.gjerde@mhc.com MHC website | vCard | blog | map

This e-mail and any files transmitted with it are confidential and solely for the use of the individual or entity to which they are addressed and intended. If you have received this e-mail in error, please notify the sender by return e-mail. If you are not the intended recipient, you may not read, copy, retain, print, disclose, or distribute this message or its contents to any other individual, for such actions may be unlawful.

WARNING: We take certain precautions to prevent viruses, but we are not responsible for loss or damage arising from the use of this e-mail or attachments.

#### Message

From:	Cathy Niemeyer [jerseyvilletruckrepair@gmail.com]
Sent:	12/21/2016 6:46:25 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Small Business Exemption
Attachments:	EPAGliderLetter (2).pdf

Stephen,

Thank you for your help regarding this matter. I have attached an updated letter per your request. Please let me know if you need anything else.

Thanks again,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, December 21, 2016 12:24 PM
To: Cathy Niemeyer
Subject: RE: Small Business Exemption

Cathy,

Thank you for your notification letter. There are a few items you'll need to add:

- State the ownership of the company. Who owns the company and what percentage.
- State if there are any affiliations with other companies.
- The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted" .

Please let me know if you have any questions.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com] Sent: Wednesday, December 21, 2016 1:12 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Small Business Exemption

Stephen,

Please find attached our letter requesting small business exemption as Glider Vehicle Assembler. Please let me know if you need any other information.

Thank you,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171 Jerseyville Truck Repair, LLC Richard Darr 1671 South State Street, Jerseyville, IL 62052 618-639-9171 jerseyvilletruckrepair@gmail.com



December 21, 2106

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healy,

Jerseyville Truck Repair, LLC is notifying you to request small business exemption status as a Glider Vehicle Assembler. JTR has employed between 2-4 employees within the past 3 years and currently has 4 full-time employees. Richard D. Darr is the sole owner of the business and has no other company affiliations. Jerseyville Truck Repair has built the following gliders between 2010- 2014:

- 2010 2011
- 2012 ·
- 2013 ·
- 2014 ·

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely,

Richard Darr (Owner)



From:	Rebecca Bennett [beccaben@yahoo.com]
Sent:	2/19/2018 9:17:12 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Vehicle Assembler
Attachments:	02191802.PDF

Here is our paper work for the Glider Vehicle Assembler. If you need any other information please let us know.

Thanks, Rebecca Bennett J & R Bennett Truck Repair, LLC

# J&R BENNETT TRUCK REPAIR, LLC

6463 HWY 112 GLENMORA, LA. 71433 318-659-4482

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

J & R BENNETT TRUCK REPAIR, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

# **Employees**

Year	Quantity
Current	3
Current – 1	
Current – 2	
Current – 3	

# **Ownership Structure**

Owner	% Ownership		
Johnny Bennett	100		

I attest that J&R BENNETT TRUCK REPAIR, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that J&R BENNETT TRUCK REPAIR, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Johne Bennett	OWNER	2/19/18
Signatule of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead.JR8TRK@AQL.COM CELL 318-729-6435

preferred

J & R BENNETT TRUCK REPAIR, LLC

# 6463 HIGHWAY 112 GLENMORA, LA 71433

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Date	Invoice #
12/10/2014	3993

Bill To LARRY GRAYSON & SONS TRUCKING, LLC PO BOX 250 FOREST HILL, LA: 71430

		P.O, No,	Terms		VIN#	
		KW-WHITE NEW				
Quantity	Description	- <b>t</b>	Rate		Amount	
2	GASKET			27.00	54.001	
1	GASKET			14.88	14.881	
1	GASKET			4.69	4.691	
1	FRONT SEAL			79.94	79,94]	
1	GASKET			60.64	60.641	
10	BOLTASSY			10.21	102.101	
1	TRANS SEAL MERITOR			61.68	61.683	
2	HOSE FIT			7.96	15.927	
	SHIFTER PIN KIT			6.18	6.187	
· · · · · · · · · · · · · · · · · · ·	VALVE			90.31	90,311	
	CONNECTER			9.68	29.041	
	TUBING 5/32"			0.67	6,701	
	FIFTING 1/4X			8.61	17.221	
· · · · · · · · · · · · · · · · · · ·	FITTING			10.11	20,221	
	12V SANDED STYLE COMP			267.33	267.331	
	FITTING			0.95	5.701	
	FITTING			0.33	1.981	
	FITTING			9.18	18.363	
	FITTING			9.96	29.881	
· · · · · · · · · · · · · · · · · · ·	COOL/FILTER			10.33	10.331	
	OIL FIL			15.40	30.801	
	BLACK PLASTIC NUT			1.90	7.601	
	BLACK PLASTIC NUT			1.90	13.201	
	TRANSMISSION SENSOR KIT			266.67	266.671	
	KW HARNESS MANUAL TRANS			213.33	213.331	
	VALVE-SOLENOID			187.72	187.721	
	WIRING HARNESS KW DETROIT DDEC3-4			4,600.00	4,600.001	
	TPS-DETROIT DDEC3-4			200.00	200.001	
	OIL FILTER			16.52	33.041	
· · · · ·	MOBIL DELVAC			11.75	117.501	
	PULLED AND REPLACED MOTOR FROM FREIGH	ITLINER TO NEW WHITE		75.00	4,875.00	
	KW vint	ne pour versor le le le ren n' d'ând d'ân			143 - A. S. M. S. M. A. S. M. S. M. A. S. M. S. M. A. S. M. S. M. A. S. M.	
	Sales Tax			7.00%	801.08	
L			Total	<b>i</b>	\$12,245.04	

12126 2014

# J & R BENNETT TRUCK REPAIR, LLC

# 6463 HIGHWAY 112 GLENMORA, LA 71433

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A	*****		
	- 1 -	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

Invoica

 Date
 Invoice #

 9/18/2014
 3451

Bill To LARRY GRAYSON & SONS TRUCKING, LLC PO BOX 250 FOREST HILL, LA 71430

		P.O. No.	Terms	VIN	#
		KW-WHITE NEW			
Quantity	Description		Rate		Amount
2	GASKET			27.00	54.00T
	GASKET			14.88	14.88T
1	GASKET			4.69	4.69T
1	FRONT SEAL			79.94	79.94T
1	FLANGE YOKE			214.07	214.07T
1	GASKET			60.64	60.64T
I	SEAL-OIL			86.26	86.26T
2	HOSE FIT			7.96	15.92T
1	SHIFTER PIN KIT			6.18	6.18T
1	VALVE			90.31	90.31T
3	CONNECTER			9.68	29.04T
	TUBING 5/32"			0.67	6.701
	CRANK SENSOR			143.75	143.75T
	CAM SENSOR			125.41	125,41T
	8-HOLE DIRECT MOUNT PTO			615.67	615.67T
	PTO COMBO KIT			286.77	286,771
, i i i i i i i i i i i i i i i i i i i	DUMP PUMP W/AIR SHIFT CYLINDER			397.33	397.33T
	U-JOINT KIT			83.71	167.42T
	V-BELT			27.96	55.92T
	V-BELT			18.50	53.50T
	FITTING 1/4X			8.61	17.22T
	FITTING			10.11	20.221
	12V SANDED STYLE COMP			267.33	267.33T
	PITTING			0.95	5.70T
	FITTING			0.33	1.98T
	FITTING			9.18	18.36T
	FITTING			9.96	29.88T
	COOL/FILTER			10.33	10.33T
2	OIL FIL			15.40	30.807
4	BLACK PLASTIC NUT			1.90	7,60T
8	BLACK PLASTIC NUT			1.90	15.20T
Ť	TRANSMISSION SENSOR KIT			266.67	266.671
Ĩ	KW HARNESS MANUAL TRANS			213.33	213.33T
1	VALVE-SOLENOID		l,	187.72	187.721
			Total		

10/13/2014

# J & R BENNETT TRUCK REPAIR, LLC

# 6463 HIGHWAY 112 GLENMORA, LA 71433

# Invoice

Date	Invoice #
9/18/2014	3451

Bill To

LARRY GRAYSON & SONS TRUCKING, LLC PO BOX 250 FOREST HILL, LA 71430

		P.O. No.	Terms	]	VIN #
		KW-WHITE NEW			
Quantity	Description		Rate	1	Amount
65	PULLED AND REPLACED MOTOR FROM PURPLE KW vin# 471423GL Sales Tax	KW #19 TO NEW WHITI		75.00	4,875.00T 593.44
	L		Total	ł.	\$9,071.18

Message	
<b>F</b>	
From:	Mary Ann Hogan [maryann.hogan@csmtruck.com]
Sent:	1/15/2018 3:50:36 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen];
	arcadiatruckrepair@yahoo.com
Subject:	ARCADIA TRUCK REPAIR Small Business Exemption for Gliders
Attachments:	ARCADIA TRUCK REPAIR small business exemption as glider vehicle assembler 1 15 18.pdf

Good Morning Stephen,

Please see attached request for Arcadia Truck Repair.

This business was certified last year.

Please review, send certification info necessary to allow build.

Please contact either myself, or Art Johnson at Arcadia Truck Repair, with any questions.

Art's phone 231-889-3133

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

# ARCADIA I KUCK KEPAIK 18198 NORTHWOOD HWY ARCADIA, MI 49613 Phone 231-889-3133 Arcadiatruckrepair@yahoo.com

January 12, 2018

Stephen Healy EPA-OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy.Stephen@epa.gov</u>

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Arthur L. Johnson, Arcadia Truck Repair, certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### Employees

Year	Quantity
Current	4
Current - 1	4
Current - 2	4
Current - 3	4

## **Ownership Structure**

Owner	% Ownership
Arthur L. Johnson	100
l	

I attest that Arcadia Truck Repair is not affiliated with any other company.

Please confirm that this request is acceptable and that Arcadia Truck Repair has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your acceptance

assistance Signature of Company Øfficial

WNER Title

Message	
From:	joi@torellodemolition.com [joi@torellodemolition.com]
Sent: To:	9/12/2017 8:20:53 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Qualify for small business exemption
Thank you	I will try my best.
ioi	
<b>Sent:</b> Tues <b>To:</b> joi@to	y, Stephen [mailto:healy.stephen@epa.gov] day, September 12, 2017 4:20 PM rellodemolition.com E: Qualify for small business exemption
-	use the form as long as it contains all the required information and your contact information. You can put th
form on yc	ur letterhead at fill it out as best you can and I will let you know if anything is missing.
Steve	
Sent: Tues To: Healy,	ntorellodemolition.com [mailto:joi@torellodemolition.com] day, September 12, 2017 4:16 PM Stephen < <u>healy.stephen@epa.gov</u> > E: Qualify for small business exemption
Stephen,	
	to me so I don't mean to ask to many questions. I did receive a form from a dealership, which had your name say print company letterhead on it. Is this the form you are requesting?
Thanks, Joi Torello	
<b>Sent:</b> Tues <b>To:</b> joi@to	y, Stephen [ <u>mailto:healy.stephen@epa.gov]</u> day, September 12, 2017 3:56 PM <u>rellodemolition.com</u> E: Qualify for small business exemption
Joi,	
provisions. informatio	tions (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business We ask small businesses to send us a letter of notification annually that includes a number of bits of n justifying that they qualify for the small business allowances. A short letter that contains the following n is all that is needed:
bu	tatement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small siness criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty ick Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of

employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles: <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> <u>0.36.1037_1635</u>

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: joi@torellodemolition.com [mailto:joi@torellodemolition.com]
Sent: Tuesday, September 12, 2017 3:48 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Qualify for small business exemption

Hello Stephen,

We are inquiring for some help as to how we can become qualified for a small business exemption as a glider vehicle assembler. We have built gliders in the past are looking to build again. Can you please advise us as to how go about this. We thank you in advance for assisting us with this project.

Respectfully, Joi Torello

S.A. Torello Inc. 3500 Dove Road Port Huron, Michigan 48060 810-364-5700 Fax: 810-364-5703



Virus-free. www.avast.com

Message
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From:	leisuretrucking@yahoo.com [leisuretrucking@yahoo.com]
Sent:	3/21/2018 5:21:35 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: FW: Compliance letter
Attachments:	Bob Biehl FINAL LETTER 3.21.18.PDF

Mr. Healy,

My apologies for what ever the reasons my email didn't send to you back in January. Biehl's Truck Repair did sell gliders that they assembled to another company in 2014. Please find the attached updated letter. Thank you, Craig Leisure

On Tuesday, March 20, 2018 09:59:36 AM, Healy, Stephen <healy.stephen@epa.gov> wrote:

Here's the note I sent on the 25th.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen Sent: Thursday, January 25, 2018 11:43 AM To: 'leisuretrucking@yahoo.com' <leisuretrucking@yahoo.com> Subject: RE: Compliance letter

Has Biehl's Truck Repair sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

#### §1037.150 Interim provisions.

#### (t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: leisuretrucking@yahoo.com [mailto:leisuretrucking@yahoo.com] Sent: Thursday, January 25, 2018 10:56 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Compliance letter

Good morning, Please find the attached compliance letter. Thank you,

# **Biehl's Truck Repair** Robert Biehl 2730 N 200 N biehlstruckrepair@gmail.com

This letter is to notify you of my intention to utilize the small business provisions as required by the EPA regulations by meeting the small business criteria listed in 40 CFR 1037.150 © and criteria specified in 13 CFR 121.201.

This company is owned solely, by myself, Robert Biehl, and has been since it was established in 2001.

During the years of 2010 to 2014, the following statements are true:

2010 – my company built 2011 – my company built 2012 – my company built 2013 – my company built 2014 – my company built

Additionally:

2015 - my company had 3 shop employees

2016 - my company had 3 shop employees

2017 - my company had 2 shop employees

2014 - sold that was built and assembled to another company

Please feel free to contact me should you need any further information.

Sincerely,

**Robert Biehl** 

That Bill

Message	
-	
From:	Probilt [probiltkc@yahoo.com]
Sent:	1/29/2018 7:12:27 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Probilt glider EPA compliance
Attachments:	Scan Jan 29, 2018 at 7.36 AM.pdf

Created with Scanner Pro

Kip

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• •

10	37.635.		<b>**</b>
Glider Ass	sembler (all fields required):		4 11
By:	Nin Duncan		Prohitt
•••	// Signature		Company Name
Printed N	ame: K. Duncan	Address:	1203 E. 24-40 HWV.
Title:	Owner		Tonganoxie KS 66086
Email:	probilt kc @ vahoo.com		
Phone:	913 845 2235	Date:	

×.

Instructions: E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Any questions may be sent to the same address.

2

**Stephen Healy** EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy.Stephen@epa.gov

Re: Model Year ,2019

#### **Request for Small Business Exemption as a Glider Vehicle Assembler**

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014 ·	• •	_
2013		*
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

# **Employees**

Year	Quantity
Current	2
Current – 1	
Current - 2	
Current – 3	

# **Ownership Structure**

% Ownership
500/0
50%
ot affiliated with any other cor

d with any other company.

Please confirm that this request is acceptable and that  $-\mathcal{JVCU}$ has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

1

Message	
---------	--

From:	John Halliday [jphallidaytrucking@gmail.com]
Sent:	5/4/2018 5:12:06 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Glider Vehicle Assembler
Attachments:	scan0822.pdf

On Thu, May 3, 2018 at 4:22 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Can you please update the letter to show the correct sales numbers and resend it to me?

Thank you,

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: jphallidaytrucking@gmail.com [mailto:jphallidaytrucking@gmail.com]
Sent: Tuesday, May 01, 2018 4:10 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Glider Vehicle Assembler

Sorry I didn't mark appropriate box. The number is And these new ones will be built by us.and sold. Ty.

Sent from my iPhone

On May 1, 2018, at 2:06 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Did John P Halliday Trucking Inc sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

**Stephen Healy** 

Mechanical Engineer

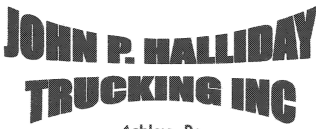
**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: John Halliday [mailto:jphallidaytrucking@gmail.com]
Sent: Tuesday, May 01, 2018 9:34 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Glider Vehicle Assembler

Please see attached



Ashley, Pa

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.stephen@epa.gov

# RE: MODEL YEAR 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

John P Halliday Trucking Inc Certifies that it qualifies as a small business per 13 CFR 1231 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Seubsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

YEAR	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

YEAR	Quantity
Current	18
Current – 1	18
Current – 2	16
Current – 3	16

**Ownership Structure** 

Owner	% Ownership
John P. Halliday	100%

Please confirm that this request is acceptable and that JOHN P HALLIDAY TRUCKING INC has met all the requirements for the small business exemption as a glider vehicle assemble. Thank you for your assistance.

5/3/12 SUNC? Signature of Company Official Title Date

Message	
From:	Rebecca Bennett [beccaben@yahoo.com]
Sent:	2/20/2018 5:23:58 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Another Sheet for J & R Bennett Truck Repair, LLC Glider Assembler
Attachments:	02201801.PDF

When I sent the other paperwork I forgot this sheet so I am sending it to you now. Sorry for the over sight. If you need any other information please let me know.

Thanks, Rebecca Bennett J & R Bennett Truck Repair, LLC

#### Email Report

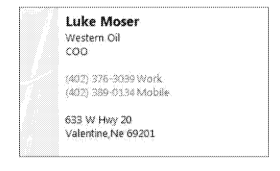
# KENWORTH

MHC Kenworth T652 2000 East 29th Street			FITZGERALDS GLIDER SALES 752 INTERSTATE LANE		
Chattanoog 37407 Phone:	a, Tennessee United States (423) 698-4461	CROSS 38571 Phone	VILLE, Tennessee Unite (800) 443-2323	d States	
Fax:	(423) 698-0402	Fax:			
Email:		Email:	Contact Email: Prepared for: Default Contact		
	Vehicl	e Sumi	nary		
	Unit		Chassis		
Model:	T800 Conventional Glid	er Fr'Ax	le Load (lbs):	1200	
Туре:	Glid		le Load (lbs)	40000	
Description:	2 T8 B XC		V. (lbs);	80000	
1	Application		Conditions:		
Induced the of Press	Local nickun & deliver	u .		n.	
Intended Serv	Vehicles which has	iul Cias	s A (Highway)	9(	
Commodity:	Liquid petroleum produc	ts Clas	s B (Hwy/Mtn)	10	
			s C (Off-Hwy)	00	
	Body		s D (Off-Road)	0)	
Туре:			num Grade:	ŧ	
Length (ft):			lbase (in):	19:	
Height (ft):			iang (in):	61	
Max Laden W	eight (lbs);		le tô BOC (in):	8(	
			o Axle (in):	11:	
	Trailer		s EOF (in);	17:	
No. of Trailer	Áxles:	2 Overa	II Comb. Length	84	
Туре:	Та				
Length (ft):	63		Special Req.		
Height (ft):	13		Domestic Registry, 50-State		
Kingpin Inset		36			
Corner Radius		4			
	Restrictions				
Length (ft):	1:	20			
Width (in):	1	02			
Height (ft):	13	5			
Approved b	y:		Date:		
	Note: All sales are F.O.B	. designat	ed plant of manufacture.		
	· · · · · · · · · · · · · · · · · · ·		our website @ <u>www.paccarfinanci</u>	al com	
0/100/10					
FINANCIAL			iance, lease and insurance progra	mis	
	Cus Unpublished options		iet your needs: • review/approval.		
Dimensional	and performance data for unpublishe				
Printed:	10/17/2014 5;14:19 PM C	complete	Model Number: T80	) Conventional Glide	
Effective Date:	Aug 1, 2014		Quote/DTPO/CO	Q7136559	
Prepared by:	ID: jmckinl		Version Number:	34.12	

Message	
From:	Luke Moser [luke@westernoilinc.net]
Sent:	1/16/2018 2:15:55 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small builder
Attachments:	Luke Moser.vcf; 20180116080124899.pdf

Stephen,

See attached form for the small business exemption as a glider vehicle assembler.



# DANIELSKI FARMS, INC.

PO Box 230 – 633 W Hwy 20 Valentine, Nebraska 69201 Phone: 402-376-3039 Fax: 402-376-2206

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Danielski Farms, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

# **Employees**

Year	Quantity
Current	10
Current – 1	10
Current – 2	10
Current – 3	10

# **Ownership Structure**

Owner	% Ownership
Thomas Danielski	33.3
Leonard Danielski	33.3
Michael Danielski	33.3

I attest that Danielski Farms, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Danielski Farms, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

President

01/15/2018

Signature of Company Official

Title

Date

#### Contact

Full Name:Luke MoserLast Name:MoserFirst Name:LukeCompany:Western OilBusiness<br/>Address:633 W Hwy 20 Valentine, Ne 69201

 Business
 (402) 376-3039

 Phone:

 Mobile Phone:
 (402) 389-0134

Message
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From:	joi@torellodemolition.com [joi@torellodemolition.com]
Sent:	9/12/2017 8:48:45 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	IMG_0002.pdf
Attachments:	IMG_0002.pdf

Hello Stephen,

Please find attached the form I was speaking of. We are not manufacturing numerous gliders we just want to be qualified to build gliders next year. Thank you in advance for assisting us with this project.

Respectfully, Joi Torello

Virus-free. www.avast.com

S.A. Torello Inc. 3500 Dove Road Port Huron, Michigan 48060 810.364.5700 Fax: 810.364.5703

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

S.A. Torello Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

# **Employees**

Year	Quantity
 Current	22
 Current – 1	
Current – 2	
Current – 3	

# **Ownership Structure**

% Ownership
100

Please confirm that this request is acceptable and that S.A. Torello Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

ature of Company Official

 Owner
 09/12/2017

 Title
 Date

Message
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From: Sent:	Sharon Lancaster [slancaster@kellerits.com] 3/21/2018 4:33:12 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy_stephen@epa.gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

# §1037.150 Interim provisions.

## (t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Tuesday, March 20, 2018 7:22 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

From:	john72055@aol.com [john72055@aol.com]
Sent: To:	1/29/2018 9:24:55 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
10.	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: RE: Glider Assembler Certification application
good to go	.lets work together.thanks
In a messa	age dated 1/29/2018 4:12:36 PM Eastern Standard Time, healy.stephen@epa.gov writes:
Please fir	nd the attached EPA small business notification letter stamped "Reviewed and Accepted".
Stephen I	Healy
Mechanio	cal Engineer
EPA OT.	AQ Compliance Division
Diesel Engine Compliance Center	
734214-4121	
Sent: Fri To: Heal Cc: john	ouis Domenico [ <u>mailto:ldomenico@huntertrucksales.com</u> ] day, January 26, 2018 8:26 AM y, Stephen < <u>healy.stephen@epa.gov</u> > 72055@aol.com
Subject:	Glider Assembler Certification application
Good Mo	orning Stephen,
I have a g	glider assembler who needs to register for certification to assemble a small number of gliders
I have att	ached his small business exemption letter and glider assembler certification.
Can you let me kn	help him get set up on the right track quickly? If I can help provide you with anything, pleas now.
Thank yc	ou,
Louis J Do	menico III
Truck Sale	s Executive
<u>Hunter</u>	<u>Pocono Peterbilt</u>
<u>Hunter</u> 1328 Golder	

570-688-2448 office

570-977-3604 <u>cell</u>

570-517-0575 **fax** 



Message
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From: Sent:	Aaron Nolt Jr [aaronnoltjr@yahoo.com] 12/5/2017 7:49:48 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
10.	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: RE: Glider Small Business Exclusion Information
Attachments:	Scan_0368.pdf

On Tuesday, December 5, 2017, 2:14:09 PM EST, Healy, Stephen wrote:

Aaron,

Overall this looks fine except could you please list how many gliders you built each year. This is a very important part of the information because it determines how many gliders you may build per year.

Thank you,

Stephen Healy

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Aaron Nolt Jr [mailto:aaronnoltjr@yahoo.com] Sent: Tuesday, December 05, 2017 12:45 PM To: Healy, Stephen Subject: Re: Glider Small Business Exclusion Information

Attention Stephen!

On Tuesday, December 5, 2017, 10:26:47 AM EST, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

 A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

#### http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

#### http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

#### 13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

```
http://www.ecfr.gov/cgi-bin/text-
idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8
```

Please give me a call if you have further questions.

Thank you,

**Stephen Healy** 

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

# Nolt Carriers LLC – Glider Kit letter of Notification

I, Aaron Nolt Jr., started my own business in 1990, at the age of 19, when I bought my first tractor-trailer truck. I started totally on my own, and still today I am the sole owner of my business. I have no affiliations with any other companies. As the years passed I hired more employees one by one. Some employees to drive truck hauling Ag commodity products, and other employees to work in our truck repairs garage. We repair our own trucks and trailers, and also do repairs for other customers. We parts out old equipment, but also fix up used trucks and sell them again. I along with my mechanic employees, put together our first glider kit in the year 2010. Between the years 2010 thru 2016 we did**eeted** per year. But in 2017 we fixed up and re titled a 2013 International to the year of the engine we put in it, and needed to use our glider certification in order to re title the truck. We built a few for our own company, but mostly for other customers. On Jan. 1st 2017 we did a name change to -Nolt Carriers LLC-, we kept the same address, and the same DOT number. In the year 2014 I had 5 employees, in 2015 i had 6 employees, in 2016 i had 7 employees, and this year my company has 8 employees.

If you have any questions concerning my company please give me a call at 717-278-2635, or an email to <u>aaronnoitir@yahoo.com</u>.

Owner's Signature Today's Date 12, 5, 17

Message	
From:	Cliff Nystrom [donnienystrom@icloud.com]
Sent:	10/12/2017 4:46:31 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider
Attachments:	filename-1.pdf

Sent from my iPhone

# PACCAR Glider Vehicle Assembler Certification

# Enter Company Name

strom Trucking

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

## Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of **exempt** glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 2013 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

# C.N.

I)

#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here

## **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

**Instructions:** E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Any questions may be sent to the same address.

Glider Assembler (all fields required):			
Ву:	Signature		Nystrom Trucking Company Name
Printed Nai	me:	Address:	996 50 Webb 26
Title:	Pres		Epst Winatche-
Email:	CLIFF & TUMWoher. No	4	WA 98802
Phone:	59.669.3055	Date:	10/10/17

PACCAR Inc

777 106TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400

Message

100000000000000000000000000000000000000	
From:	Ken Kametz [kkametz@huntertrucksales.com]
Sent:	11/7/2017 10:40:44 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: Small Business Exemption
Attachments:	Scan_20171107.pdf; 20171107172235447.pdf

Hello Stephen,

Can you help me with this request for a Small Business Exemption? See the (2) attachments

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 <u>Kkametz@huntertrucksales.com</u> <u>www.huntertrucksales.com</u>

From: Cleason Martin [mailto:martintruckservice@gmail.com] Sent: Tuesday, November 07, 2017 2:18 PM To: Ken Kametz Subject:

## MARTIN TRUCK SERVICE

7672 JACKSON SCHOOL RD LYONS NY 14489 315-521-6565 martintruckservice@gmail.com

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

[MARTIN TRUCK SERVICE ] certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010	Â	

· Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

## **Employees**

Year	Quantity
Current	3
Current – 1	
Current - 2	
Current – 3	

# **Ownership Structure**

Owner	% Ownership
CLEASON M MARTIN	97%

I attest that MARTIN TRUCK SERVICE is not affiliated with any other company.

Please confirm that this request is acceptable and that MARTIN TRUCK SERVICE Insert Assembler Name] has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

AT 1202 m ant Signature of Company Official

Owner Title

· .

11-1-17 Date

Address / E-mail / Phone if not printed on company letterhead:

ί.

Ne.

Message

From:	Jeffrey Viola [timberhokie@hotmail.com]
Sent:	3/2/2018 7:46:11 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Vehicle Assembler
Attachments:	4042_001.pdf

Hi Steve,

Thank you for your time earlier today. Please find attached pdf. for your review.

Thanks Again, Jeff

## Jeffrey Viola

J&J Log and Lumber Corp. P.O. Box 1139 528 Old Route 22 Dover Plains, NY 12522 Phone: (845)-832-6535 Fax: (845)-832-3757 Cellular: (914)-475-5769 e-mail: <u>timberhokie@hotmail.com</u> *Finest American Hardwoods* 

From: info@jandjlogandlumber.com <info@jandjlogandlumber.com> Sent: Friday, March 2, 2018 2:37 PM To: Jeff Subject: Attached Image

### J&J Log and Lumber Corporation P.O. Box 1139, Dover Plains, N.Y. 12522 Phone (845) 832-6535 Fax (845) 832-3757 **Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.gov **Re: Model Year Request for Small Business Exemption as a Glider Vehicle Assembler** 2019

J&J Log and Lumber certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing MAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011	ý.	
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

Year	Quantity
Current	75
Current – 1	75
Current – 2	75
Current – 3	75

#### **Ownership Structure**

Owner	% Ownership
Randy Williams	1002
•	

lattest that J&J Log and Lumbérnot affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small J&J business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature bf ©ompany Official

Manager Title

3/2/2018 Date

Address / E-mail / Phone if not printed on company letterhead:

Message	
From:	Locke, John [ilocke@tlgtrucks.com]
Sent:	2/20/2018 4:18:18 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Attachments:	FW: Message from KMBT_C203 SKMBT_C20318022011170.pdf

Stephen,

Attached is a request for Small Business Exemption as a Glider Vehicle Assembler.

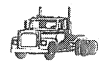
Regards,

John Locke/ GM Mid America Peterbilt 636-240-0470



# BYRON LANG, INC.

P.O. Box 301 * Jackson, Missouri 63755 (573) 243-5266 * 1-800-752-9890 FAX: (573) 243-1697



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Outy Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______

#### Employees

Year	Quantity
Current	56
Current - 1	60
Current - 2	61
Current – 3	63

#### **Ownership Structure**

Owner	% Ownership
Rose LANG	40%
Lisa LANG	40%
LANG Children	20%0

I attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that

business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

28 N

2.2C.18

has met all the requirements for the small

Address / E-mail / Phone if not printed an campany letterhead:

Message
---------

From:	Sharon Kallner [bachmanskall@yahoo.com]
Sent:	1/16/2018 3:55:09 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Exemption as a Glider Vehicle Assembler / Bachman Trucking,Inc
Attachments:	Document (1).pdf

*BACHMAN TRUCKING INC. 381 DONNELLUILLE Rd NATRONA HE'GHTS. PA 15065

**Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.gov

Re: Model Year [Egilon Byear] Request for Small Business Exemption as a Glider Vehicle Assembler

GARHMAD TRACK Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### **Employees**

Year	Quantity
Current	2
Current – 1	2
Current – 2	2
Current – 3	2

#### **Ownership Structure**

Owner	% Ownership
Todd PARAMINI	1000/0
	/-
GARNARA) 1	

I attest that (TRUGAME is not affiliated with any other company. BACHMAN Please confirm that this request is acceptable and that is proposed by the second of the small business exemption as a glider vehicle assembler. Thank you for your assistance.

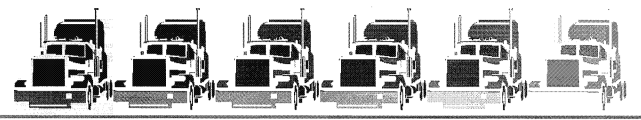
Indele Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead.

<u>Presselews</u> <u>1-16-2018</u> Title <u>Date</u> Presselews T24-353-1733

381 DONNELLUILLE Rd NATRONA Heights. PA 15045 HACH TRKQ ADL. COM

ED_002008_00000641-00001



# Sachman Crucking, Oncorporated 381 Donnellville Rd., Natrona Heights, Pa. 15065 Phone 724-353-1733 Fax 724-353-1737

#### Message

From:	joi@torellodemolition.com [joi@torellodemolition.com]
Sent:	9/13/2017 1:49:08 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: IMG_0002.pdf

Hello Stephen,

We are not affiliated with any other company also after researching some paper work it appears that both trucks we built were completed in 2014. May I change the form I sent to you to indicate the new findings? One was in May of 2014 and the other was November of 2014. I'm sorry for the inconvenience.

Thanks, Joi Torello 810-364-5700

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, September 13, 2017 9:04 AM To: joi@torellodemolition.com Subject: RE: IMG_0002.pdf

Joi,

Is SA Torello Inc affiliated with any other company? If so then you need to include the employee count from the affiliated company. If SA Torello Inc. is not affiliated with any other company then can you include a short sentence stating that.

Also the regulation limits the number of gliders that you can build to the highest number you built in any given year from 2010 through 2014, so the maximum you can build in one year now is the maximum life you need to build then you will need to split that into two calendar years. You could build this year and then build the build the provide the set of the set of the build the set of the set

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: joi@torellodemolition.com [mailto:joi@torellodemolition.com] Sent: Tuesday, September 12, 2017 4:49 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: IMG_0002.pdf

Hello Stephen, Please find attached the form I was speaking of. We are not manufacturing numerous gliders we just want to be qualified to build set gliders next year. Thank you in advance for assisting us with this project.

Respectfully, Joi Torello



Virus-free. www.avast.com

Message

From:	Eddie Herring [Eherring@herringmotor.com]
Sent:	2/27/2018 9:30:32 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: JE Herring Motor Co Glider Kit
Attachments:	Epa Letter.pdf

No Problem Here you go.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, February 27, 2018 4:16 PM
To: Eddie Herring <Eherring@herringmotor.com>
Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

Sorry to be difficult, but could you please have Patrick Herring sign the letter then scan the letter into a PDF file and email that to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com] Sent: Tuesday, February 27, 2018 3:02 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: JE Herring Motor Co Glider Kit

Here you go.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

# * HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, February 27, 2018 2:56 PM To: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

Could you please indicate in your letter that you sold one or more gliders in 2014 and I can process your notification letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]
Sent: Tuesday, February 27, 2018 2:48 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: JE Herring Motor Co Glider Kit

Yes we did.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, February 27, 2018 2:39 PM To: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

I have one question, did JE Herring Motor Company sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles

(including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

(ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com] Sent: Monday, February 26, 2018 12:08 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: JE Herring Motor Co Glider Kit

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



# J. E. HERRING MOTOR COMPANY

286 Neilan Road, Route 31 West 
Somerset, PA 15501 
814/445-4577

#### Re: Model Year 2012 Request for Small Business Exemption as a Glider Vehicle Assembler

JE Herring Motor CO certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### **Employees**

Year	Quantity
Current	47
Current – 1	51
Current – 2	52
Current – 3	51

#### **Ownership Structure**

Owner	% Ownership
Walter E Herring	34 %
Patricia A Herring	17 %
Patrick E Herring	24.5 %
Matthew E Herring	24.5 %

Please confirm that this request is acceptable and that JE Herring Motor CO has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Patrick Herring Sec. Signature of Company Official

Title

26 Feb. 2018

Date

Message

From:	Josh Burch [jburch@easttexastruckcenter.com]
Sent:	3/21/2018 3:53:55 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Attachments:	Small Business Exemption as a Glider Vehicle Assembler doc00140220180321104318.pdf

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch

# East Texas______ TRUCKCENTER 🍫

JOSHUA P BURCH PRESIDENT East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024 Cell:936-225-1552 Fax: 888-330-8390 jburch@easttexastruckcenter.com www.easttexastruckcenter.com

# East Texas TRUCKCENTER V

# Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

East Texas Truck Center Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

## **Employees**

Year	Quantity
Current	17
Current - 1	
Current – 2	
Current – 3	

## **Ownership Structure**

Owner	% Ownership
Forrest Hodges	51
Josh Burch	49

# East Texas______ TRUCKCENTER V

I attest that *East Texas Truck Center Inc.* is not affiliated with any other company.

Please confirm that this request is acceptable and that East Texas Truck Center Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

ficial

President

Title

3/21/2018

Date

Xddress// E-mail / Phone if not printed on company letterhead:

#### Message

From:	Louis Domenico [ldomenico@huntertrucksales.com]
Sent:	1/29/2018 9:56:19 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	john72055@aol.com
Subject:	RE: Glider Assembler Certification application

Thank you for your quick response.

#### Louis J Domenico III

Truck Sales Executive <u>Hunter Pocono Peterbilt</u> 1328 Golden Slipper Rd Bartonsville, PA 18321 570-688-2448 <u>office</u> 570-977-3604 <u>cell</u> 570-517-0575 <u>fax</u>



From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Monday, January 29, 2018 4:13 PM
To: Louis Domenico
Cc: john72055@aol.com
Subject: RE: Glider Assembler Certification application

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Louis Domenico [mailto:ldomenico@huntertrucksales.com]
Sent: Friday, January 26, 2018 8:26 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: john72055@aol.com
Subject: Glider Assembler Certification application

Good Morning Stephen,

I have a glider assembler who needs to register for certification to assemble a small number of gliders.

I have attached his small business exemption letter and glider assembler certification.

Can you help him get set up on the right track quickly? If I can help provide you with anything, please let me know.

Thank you,

### Louis J Domenico III

Truck Sales Executive <u>Hunter Pocono Peterbilt</u> 1328 Golden Slipper Rd Bartonsville, PA 18321 570-688-2448 <u>office</u> 570-977-3604 <u>cell</u> 570-517-0575 <u>fax</u>



Message
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 From:
 Al Denning [Al.Denning@PACCAR.com]

 Sent:
 12/6/2017 2:58:50 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 TruckServ SBE

 Attachments:
 URSA MAJOR CORP DBA TRUCK SERV SBE Prelim.pdf

Importance: High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 <u>Al.Denning@PACCAR.com</u>



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy.Stephen@epa.gov</u>

#### Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

True & Server Normer certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### Glider Vehicle Production

Year	Assem	bled	Sales	(if different)
2014				
2013				
2012		************************************		
2011				
2010				

#### Employees

Year	Quantity
Current	11
Current - 1	
Current – 2	
Current – 3	

#### **Ownership Structure**

Owner	% Ownership
John and Ursal Langes	100
•	

Please confirm that this request is acceptable and that **TruckServ** has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Operation Manyon 9/15/17 Till Janeaulle Bate -----Z

Message	
From:	Cliff Nystrom [donnienystrom@icloud.com]
Sent:	10/12/2017 4:46:56 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider
Attachments:	filename-1.pdf
	'

Sent from my iPhone

** Print on Company Letterhead **

**Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.gov

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

(insert Assembler Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		×

#### **Employees**

Year	Quantity
Current	1
Current – 1	
Current – 2	
Current – 3	

#### **Ownership Structure**

Owner	% Ownership
CLIFF Mystown	100%

Please confirm that this request is acceptable and that [Insert Assembler Name] has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Stes Title

10/10/17 Date

Signature of Company Official

Message

From:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com]
Sent:	11/9/2017 2:29:40 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Vehicle Assembler (Farmers Oil Co. Inc.)
Attachments:	Kit form for peterbilt.pdf

Thanks Stephen for your help

Cliff Wirzberg Peterbilt of Joplin Office – 417-623-0222 Cell – 417-439-1116



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Farmers Oil Conpany, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

Year	Quantity
Current	24
Current – 1	26
Current – 2	19
Current – 3	23

#### **Ownership Structure**

Owner	% Ownership
Larry Graves	<b>200%</b> 50 %
Danna Crayes	50%

I attest that Farmers Oil Company, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small businessexemption as a glider vehicle assembler. Thank you for your assistance.

l'à ara

**Owner**, President

11-6-17

Signature of Company Official Farmers Oil Company, Inc. 826 W Main St Anthony, KS 67003 (620) 842-3117 Title

ED_002008_00000653-00001

From: Sent:	Kim Schaffran [Kim.Schaffran@istate.com] 3/2/2018 5:05:39 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Model Year 2018 Request for Small business Exemption as Glider Vehicle Assembler

Thank you very much, it is greatly apprecitated.

Thank you,

Kim Schaffran | Administrative Assistant of Finance | Interstate Companies, Inc. 2901 East 78th Street. | Minneapolis, MN 55425-1501 P: 952-854-2044 | F: 952-876-5711 | D: 952-876-5736 | C: 952-426-2658 www.istate.com or istatetruck.com "Pride in Service"

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, March 02, 2018 10:09 AM
To: Kim Schaffran <Kim.Schaffran@istate.com>
Subject: RE: Model Year 2018 Request for Small business Exemption as Glider Vehicle Assembler

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kim Schaffran [mailto:Kim.Schaffran@istate.com]
Sent: Thursday, March 01, 2018 5:37 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Larry Schwartz <<u>Larry.Schwartz@istate.com</u>>
Subject: Model Year 2018 Request for Small business Exemption as Glider Vehicle Assembler

Good Afternoon -

Attached please find Istate Truck, Inc. letter to qualify as a small business exemption as a glider vehicle Assembler. Should you have any questions concerning this matter, please let us know.

Also, per Daimler we should receive back a copy of the letter with Acceptance stamp and date returned to us to give to them. Can you tell me approximately how long before we will receive this?

Thank you,

 Kim Schaffran | Administrative Assistant of Finance | Interstate Companies, Inc.

 2901 East 78th Street. | Minneapolis, MN 55425-1501

 P: 952-854-2044 | F: 952-876-5711 | D: 952-876-5736 | C: 952-426-2658

 www.istate.com or istatetruck.com

"Pride in Service"

Message	
From:	Travis Vanderlaan [travis.vanderlaan@csmtruck.com]
Sent:	2/20/2018 7:18:59 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Small Business Exemption

Checking the e-mail made it through last week and the status of the request.

Thank you,

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | 989.731.3499 | <u>travis.vanderlaan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

Alternative Contact Numbers | (C) 989.414.0870 |

| (F) 989.705.1002 |

# On Fri, Feb 16, 2018 at 3:35 PM, Travis Vanderlaan <<u>travis.vanderlaan@csmtruck.com</u>> wrote: Please Process

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | <u>989.731.1499</u> | <u>travis.vanderlaan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

Alternative Contact Numbers | (C) 989.414.0870 |

| (F) <u>989.705.1002</u> |

Message	
000000000000000000000000000000000000000	000000000000000000000000000000000000000

From:	Michael Gillam [mgillam@floydstrucks.com]
Sent:	1/16/2018 5:31:42 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	EPA Glider Letter
Attachments:	SKM_C45818011610240.pdf

Mr. Healy, Please confirm your receipt of this letter and let me know if you have any questions or concerns.

Thank you,

Michael Gillam Sales Director Floyd's Truck Center Eddie's Truck Center Jack's Truck & Equipment

From: Jonathan Gillam Sent: Tuesday, January 16, 2018 10:27 AM To: Michael Gillam Subject:



Jon Gillam General Manager Rapid City, SD P: 605-348-4900



Scottsbluff | Sidney | Chevenne





Rapid City | Ft. Pierre

Gillette | Casper | Rock Springs

Stephen Healy **EPA OTAQ Compliance Division Diesel Engine Compliance Center** healy.stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Floyd's Truck Center, Eddie's Truck Center, and Jack's Truck Center certifies that it qualifies for a small business per 13 CFR 121 as is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider	Vehicle	Proc	luctior	1
Year	Assemt	oled	Sal	es
2010				
2011				
2012				
2013				
2014				

		Employees		
Company	2015	2016	2017	2018
Floyd's	107	107	101	102
Eddie's	65	65	60	63
Jack's	w	~	55	55

	Ownership	o Structure	
Company	Mark Gillam	Mike Gillam	Jon Gillam
Floyd's	74%	16%	10%
Eddie's	54%	22%	24%
Jack's	20%	40%	40%

Please confirm that this request is acceptable and that Floyd's Truck Center, Eddie's Truck Center, and Jack's Truck Center meet all the requirements for small business exemption as a glider vehicle assembler. Thank you for your assistance

m Date Michael Gillam Date Jon Gillam Mark Gillam

Message

From:	joi@torellodemolition.com [joi@torellodemolition.com]
Sent:	9/13/2017 2:14:55 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	IMG_0001.pdf
Attachments:	IMG_0001.pdf

Stephen,

Please find attached the revised request for small business exemption form. I apologize for the inconvenience this may have caused.

Thanks, Joi Torello

S.A. Torello Inc. 3500 Dove Road Port Huron, Michigan 48060 810.364.5700 Fax: 810.364.5703

Virus-free. <u>www.avast.com</u>

S.A. Torello Inc. 3500 Dove Road Port Huron, Michigan 48060 810.364.5700 Fax: 810.364.5703

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

S.A. Torello Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

## **Employees**

Year	Quantity
Current	22
Current – 1	
Current – 2	
Current – 3	

#### **Ownership Structure**

Owner	% Ownership
Silvio Torello	100

Please confirm that this request is acceptable and that S.A. Torello Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

09/13/2017 Date

Note:

S.A. Torello Inc. is not affiliated with any other companies.

Message	
From:	Probilt [probiltkc@yahoo.com]
Sent:	1/30/2018 10:27:40 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (EVDIPOLIC23SEDLT) (an-Reginients (an-d1628b0230364c7d08c27sfd10c9cb2c, Healy, Stephen)
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Gliders

Stephen, we really appreciate it. Thanks so much !!

Kip Duncan Probilt

М	essage	
	CJJUBC	

From:	Al Denning [Al.Denning@PACCAR.com]
Sent:	12/6/2017 3:28:49 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: TruckServ SBE
Attachments:	URSA MAJOR CORP DBA TRUCK SERV SBE Prelim.pdf

How about this version?

Al

From: Healy, Stephen [mailto:healy.stephen@epa.gov]Sent: Wednesday, December 06, 2017 7:11 AMTo: Al DenningSubject: RE: TruckServ SBE

Al,

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Wednesday, December 06, 2017 9:59 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: TruckServ SBE Importance: High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 <u>Al.Denning@PACCAR.com</u>



TruckServ 2017 East County Highway O Janesville, wi 33546 Gary Anderson - OP5 Kanager garyanderson@truckserv.com Phone: (608) 314-2000 Pax: (608) 314-2004

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Truck (Group) r Montel certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Outy Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

٩	under vehicle rroduction							
	Year	Assembled	Sales (if different)					
	2014			~~~				
	2013							
	2012			····				
	2011							
	2010							

### **Glider Vehicle Production**

#### Employees

Year	Quantity
Current	11
Current – 1	
Current - 2	
Current - 3	

#### **Ownership Structure**

Owner	% Ownership
John and Ursal Lamps	100
*	

Please confirm that this request is acceptable and that **TruckServ** has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signary te of Company Official

Operation Manger 2115/17 Jacoulle Bate

....Z

EPA-HQ-2018-007516

Message

 
 From:
 Bob Boughman [BBoughman@allstatepeterbiltgroup.com]

 Sent:
 10/12/2017 6:17:15 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 FW: Glider Kit forms/Chance 2

 Attachments:
 20171012115725116.pdf

Bob Boughman | New & Used Truck Sales All Locations Allstate Peterbilt Group Direct : 330-243-6386 BBoughman@allstatepeterbiltgroup.com Find us on: The Web | Twitter | Facebook

----Original Message----From: Bob Boughman Sent: Thursday, October 12, 2017 1:20 PM To: Deborah Rogstad Subject: FW:Glider Kit forms/Chance 2

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct : 330-243-6386 BBoughman@allstatepeterbiltgroup.com Find us on: The Web | Twitter | Facebook

-----Original Message-----From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com] Sent: Thursday, October 12, 2017 11:57 AM To: Bob Boughman Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 10.12.2017 11:57:25 (-0400) Queries to: donotreply@wdlarson.com .



A PACCAR COMPANY

## <u>Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler</u> with a Small Business Exemption

Enter Company Name		TRANS PORT			
(hereinafter referred to a	s "Requestor"), pursu	ant to the requiremen	ts found in 40 CFR 1	037.150(t)(1), is submitti	ng this
written request to Peterb	ilt Motors Company t	o build and deliver the	following Peterbilt	glider kit(s). Please compl	ete the
table below.					

#### Requested Glider Kit: (use second page for more than one)

Chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vehicle VIN ¹	Engine Model Year ¹	Engine Mileage ¹
	A062	CHANCE 2 TRANSPO	ur		

Requestor will complete assembly of the glider kit(s) by installing all missing components. This could include, but not limited to, the engine, transmission, rear axle(s), and exhaust/aftertreatment components. The vehicle(s), once assembly is complete, will be exempt from the requirements of 40 CFR 1037. All engines used in glider vehicles (including remanufactured engines) must be in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Small Business Status

Requestor meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, Requestor has notified the Designated Compliance Officer of the U.S. Environmental Protection Agency (EPA) as required in 40 CFR 1037.150(t)(1)(i). Requestor certifies that a copy of the reviewed and accepted notification for this model year has been previously provided to PACCAR Inc.

#### **Production Limits**

Requestor certifies that production will not exceed the production limits of 40 CFR 1037.150(t)(1) and that it sold at least one glider vehicle in calendar 2014.

#### Labeling

Requestor understands that the requested glider kit will contain a Greenhouse Gas Emissions label indicating that the vehicle and its engine are exempt in accordance with \$1037.150(t)(1). This label must remain affixed to the vehicle and not removed by the glider vehicle assembler.

<u>Instructions</u>: E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Once received, Peterbilt will review the information to ensure accuracy. If Peterbilt determines that the requested glider kit requires the application of alternative regulations, a Peterbilt representative will contact Requestor to outline additional requirements and obtain needed information.

Requestor acknowledges that submission of this form is deemed to be a submission to EPA and California Air Recourse Board if applicable, and that Peterbilt Motors Company may provide a copy to the Agencies.

Requestor:	2	****	
Ву:	they 2 Mill	<u> </u>	CHANCE 2 TRANSPLET, UND Company Name
	() Signature		Company Name '
Printed Na	ME: POONEY L MELLER	Address:	8222 CR245
Title:	OWNER		HOLMESUELLE PH 44633
Email: (required)	chance 2+ masport Barrail	COM	
Phone:	chancedtransport@gmail 330 279 2200	Date:	10/10/17

¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.

# PACCAR Glider Vehicle Assembler Certification

Enter	Company	Name	L

CHANCE 2 TRANSPORT LTD

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### **Volume Limitations Certification**

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or in Year Circle One 2010 2011 2012 2013 (2014

use in the United States was: Enter Volume

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

#### **Small Manufacturer Status Certification**

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business, As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year 2018

A copy of this reviewed and accepted notification is attached with this request. Initial Here

# **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to PB.GHG.Sales.Plan.Management@PACCAR.com. Any questions may be sent to the same address.

Glider Ass	embler (all fields required):		
By: John 2 Mill			CNANCE 2 JEANSPORT, UD
Signature			Company Name
Printed Name: RODWEY L MILLER		Address:	8222 CR 245
Title:	DUNER		HOLMESUELLEPH 44633
Email:	chanced-transporto amail.c	om	
Phone:	Chanced transportegmille 330 2792200	Date:	10/10/17

**PACCAR** Inc

777 106TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400



Chance 2 Transport, LTD 8222 CR 245 Building 5 Holmesville, OH 44633 chance2transport@gmail.com 330-279-2200

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Chance 2 Transport, LTD certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	I Sales (if different)
2014		
2013		,
2012		
2011		
2010		

**Glider Vehicle Production** 

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	16
2016	18
2015	19
2014	16

**Ownership Structure** 

Owner	% Ownership
Rodney Miller	100 %

I attest that Chance 2 Transport, LTD is not affiliated with any other company.

Please confirm that this request is acceptable and that Chance 2 Transport, LTD has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for you assistance.

OUNER

Signature of Company Official

Title

<u> 10[11]17</u> Date

From:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Sent:	11/9/2017 7:21:02 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Farmers Oil - glider vehicle assembler
Attachments:	Farmers Oil Small Business.pdf

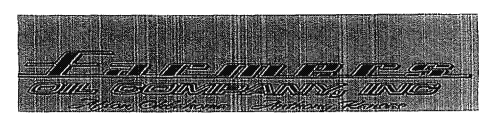
Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Farmers Oil Co., Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov 2019 PR

Re: Model Year 3018 Request for Small Business Exemption as a Glider Vehicle Assembler Farmers Oil Conpany, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### **Glider Vehicle Production**

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year i

all

#### Employees

Year	Quantity,
Current	34
Current - 1	26
Current – 2	19
Current – 3	23

Reviewed and Accepted Date ///9///ZEPA Rep

#### **Ownership Structure**

Owner	% Ownership
Larry Graves	2007 502
Donna Conques	50%

I attest that Farmers Oil Company, Inc. is not affiliated with any other company. Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official Farmers Oll Company, Inc. 826 W Main St Anthony, KS 67003 (620) 842-3117

**Owner**, President

Title

11-6-17 Date

Message

From: Sent:	bmuhl@wolverinetruckgroup.com [bmuhl@wolverinetruckgroup.com] 3/2/2018 4:22:15 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Certification to build Freightliner Glider

Thank you!

### Bill Muhl | General Sales Manager

586.783.2444 Ext. 6230 | Cell: 810.397.9773 | Fax: 586.469.8054 <u>www.wolverinetruckgroup.com</u> | <u>Facebook</u> | <u>Twitter</u> 107 S. Groesbeck Hwy., Mt. Clemens, MI 48043 bmuhl@wolverinetruckgroup.com



From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, March 2, 2018 10:59 AM
To: bmuhl@wolverinetruckgroup.com
Subject: RE: Certification to build Freightliner Glider

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: bmuhl@wolverinetruckgroup.com [mailto:bmuhl@wolverinetruckgroup.com]
Sent: Wednesday, February 28, 2018 5:08 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Certification to build Freightliner Glider

Stephen,

Attached is a notification letter with our intention of building a 2019 Freightliner Columbia glider for one of our customers, Blue Water Trucking. Please return with the "Reviewed and Accepted" stamp with date and an EPA representative's signature. Please don't hesitate to contact me with any questions.

Thank you,

Bill Muhl | General Sales Manager 586.783.2444 Ext. 6230 | Cell: 810.397.9773 | Fax: 586.469.8054 www.wolverinetruckgroup.com | Facebook | Twitter 107 S. Groesbeck Hwy., Mt. Clemens, MI 48043 bmuhl@wolverinetruckgroup.com



#### EPA-HQ-2018-007516

From:	Travis Vanderlaan [travis.vanderlaan@csmtruck.com]
Sent:	2/20/2018 8:46:10 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Small Business Exemption

Alright, I was a little confused at first.

Thank you,

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | 989.731.3499 | <u>travis.vanderlaan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

Alternative Contact Numbers | (C) 989.414.0870 |

| (F) 989.705.1002 |

On Tue, Feb 20, 2018 at 3:45 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Travis,

Please disregard my previous question. I received a separate letter from a different person at CSM Truck that I had a question on.

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Travis Vanderlaan [mailto:<u>travis.vanderlaan@csmtruck.com]</u> Sent: Friday, February 16, 2018 3:35 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Small Business Exemption

Please Process

Travis C Vanderlaan | Michigan Kenworth - Gaylord |Account Executive | <u>989.731.1499</u> | <u>travis.vanderlaan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

Alternative Contact Numbers | (C) <u>989.414.0870</u> |

| (F) <u>989.705.1002</u>|

Message
---------

From: Sent:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com] 1/16/2018 8:47:52 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Bachman Trucking Inc - glider vehicle assembler
Attachments:	Bachman Trucking Small Business.pdf

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Bachman Trucking. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



"BACHMANNER RUCKING INC. 381 DONNELLUILLE ROL NATRONA HEIGHTS. PA 15065

Stephen Healy EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy.Stephen@epa.gov 2014 PR

Re: Model Year (Epiconte Over) Request for Small Business Exemption as a Glider Vehicle Assembler

GARAMAD TRACK Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 -- Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		······
2011		
2010	dillikk kur frank fordelaktet	1. · · · · · · · · · · · · · · · · · · ·

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

Year	Quantity
Current	2
Current – 1	2
Current - 2	2
Current – 3	2

# Reviewed and Accepted Date 1/16/18 EPA Rep

#### **Ownership Structure**

% Ownership
1000/2
10
·····

I attest that TO ANAL AND Is not affiliated with any other company. BACHMAN Please confirm that this request is acceptable and that Hop promote for the small. business exemption as a slipler vehicle assembler. Thank you for your asistance.

while Signature of Company Official

12054/205 1-16-2018 The Date

381 DONNELLVILLE F. 734-353-1733 NATRONA Helg/HJS. PA 15045 DACH TRKQ ADL.COM

Message

From:	Jim Dilauro [JimDilauro@freightlinerofhartford.com]
Sent:	6/5/2018 6:05:33 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	EPA Compliance - Freightliner of Hartford
Attachments:	ATT00001.txt; EPAComplianceLetterJun18.pdf

Good Afternoon Mr. Healy,

I attached our letter of compliance required for gliders in 2019. Please review and approve when you have the opportunity

Thank you,



222 Roberts Street East Hartford, CT 06108 Phone: 860-610-6205 Fax: 860-610-6243 www.freightlinerofhartford.com



# Freightliner of Hartford, Inc.



222 Roberts Street East Hartford, CT 06108 860/289-0201 • Fax: 860/528-1691 Web Site: www.freightlinerofhartford.com

06/05/2018

ENVIRONMENTAL PROTECTION AGENCY

OTAQ COMPLIANCE DIVISION

ATTN: STEPHEN HEALY

TO WHOM IT MAY CONCERN,

FREIGHTLINER OF HARTFORD, INC. IS SUBMITTING A WRITTEN REQUEST TO DAIMLER TRUCKS NORTH AMERICA WITH OUR INTENT TO PURCHASE GLIDER KITS IN 2019. IN CONJUNCTION WITH THIS REQUEST, WE ARE PROVIDING YOU NOTICE OF OUR COMPLIANCE WITH THE FOLLOWING STATEMENTS.

- 1) FREIGHTLINER OF HARTFORD, INC. MEETS THE SMALL BUSINESS CRITERIA LISTED IN 40 CFR 1037.150 (c) AND THE SMALL BUSINESS CRITERIA SPECIFIED IN 13 CFR 121.201
- 2) FREIGHTLINER OF HARTFORD, INC. IS SOLELY OWNED BY KENNETH D. WILSON (50% OWNERSHIP) AND LINDY BIGLIAZZI II (50% OWENERSHIP). THERE ARE NO AFFILIATIONS.
- 3) THE EMPLOYEE COUNTS FOR FREIGHTLINER OF HARTFORD, INC. OVER THE LAST THREE YEARS ARE:
  - a. 2015 82 EMPLOYEES
  - b. 2016-90 EMPLOYEES
  - c. 2017 97 EMPLOYEES
- 4) FREIGHTLINER OF HARTFORD, INC. BUILT THE FOLLOWING NUMBER OF GLIDERS FROM 2010-2014
  - a. 2010 -
  - b. 2011-
  - c. 2012 -
  - d. 2013
  - e. 2014

JINDY BIGLIAZZI II, PRÉSIDENT

KÉNNETH WILSON, VICE-PRES. DATE

Message

From:	Brent Nokleby [bnokleby@kwsco.com]
Sent:	9/14/2017 4:58:03 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider assembler exemption
Attachments:	donotreply@kwsco.com_20170914_104222.pdf

Hi Stephen.

My name is Brent Nokleby. I am a salesman for Kenworth Sales-Missoula. I have attached a Glider assembler exemption form for Valley Gear Inc. I also left voice message.

Please let me know what else you need to get my assembler certified.

Thanks. Brent Nokleby 800-227-8725 406-721-2760 406-370-2907 (cell)

This message constitutes a confidential and proprietary communication between Kenworth Sales Company and the intended recipient. Any use, forwarding, reproduction or publication is expressly prohibited unless consented to by the original sender in writing. Sender's signature does not constitute a signed writing for purposes of binding a contract. Sender is not authorized, nor have the intent to form a contract hereby.

Kenworti Missoula 8295 Highwa Missoula, M (406)721-276	ay 10 West Dealer: T05 T 59808	7	<b>Pui</b> Terms Net15th	r <b>chase</b> Order 9/14/20 Orde 1	<b>ed</b> )17	<b>Del</b> 9/14	ivery /2017 eipt(s)	9/	<b>Print</b> Print 14/2017 nv Num	10:10
WILLIAMSEN- PO BOX 1147 DUNN NC 283 910-591-5224		CO LLC - 6028	3	Kenwortł 8295 Hig Missoula (406)721	hway 1 MT 59	0 West	<b>Ship</b> ny	То		
			-	Entered B Patty Dreilin	<u> </u>	Refere	nce		house IIS	Ship Via Ship Direct
Part Number	Description	Vendor #	Unit	Bin1	Bin2	UM	Qty	Rcv'd	Price	Amt
NSPO-13400100	INVENTORY - NEW TRUCK	NSPO- 2 13400100	208107	SPORDE		EA	1	0	\$0.0	1 \$0.01
Notes TARP SYSTEM							Su	btotal		\$0.01
TARE STOTEM							Co	retotal		\$0.00
							Tot	tal	******	\$0.01
Unit:		Make:Kenworth	-	Model:T88	-		Seria			
any other terms s warranty, be free t	company ("Buyer") hereby offers pecified. Goods and/or services from the defects known or unkno ent terms by Vendor will act as a it is issued.	provided must con wn, and be fit for th	form to indu heir particula	stry standards ir purpose, Ac	for quali ceptance	ty and wor e by Vendo	kmanshi or of this	p, carry ma order is lim	nufacture ited to its	's standard terms. Any

CUSTOMER SIGNATURE



Message

From:	Gjerde, James [James.Gjerde@mhc.com]
Sent:	3/21/2018 1:17:46 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Request for Small Business Exemption
Attachments:	Small Business Exemption.pdf

James Gjerde New Truck Sales Representative



#### MHC Kenworth - Des Moines 4111 Delaware Avenue : Des Moines, IA 50313

(515) 265-8111 x 6307 i direct (515) 290-0630 i mobile (515) 265-8836 i fax

james.gjerde@mhc.com MHC website | vCard | blog | map

f 🗹 ANDROID APP IPHONE APP

This e-mail and any files transmitted with it are confidential and solely for the use of the individual or entity to which they are addressed and intended. If you have received this e-mail in error, please notify the sender by return e-mail. If you are not the intended recipient, you may not read, copy, retain, print, disclose, or distribute this message or its contents to any other individual, for such actions may be unlawful.

WARNING: We take certain precautions to prevent viruses, but we are not responsible for loss or damage arising from the use of this e-mail or attachments.

# CCB,LLC 216 5TH ST. NW BRITT,IA 50423

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019

#### Request for Small Business Exemption as a Glider Vehicle Assembler

CCB,LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (If different)
2014		
2013		
2012		
2011		
2010		

#### Employees

Year	Quantity	
Current	2	
Current - 1	2	
Current - 2	2	
Current – 3	2	

#### **Ownership Structure**

Owner	% Ownership
Lashea Monson	100

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

(parasona)	Owner	3/20/2018
Signature of Company Official	Title	Date

---

From:	Costello Diesel [costello.diesel@gmail.com]
Sent:	1/30/2018 10:56:34 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Form
Attachments:	Glider Form.pdf

**Costello Diesel Service Inc.** 513 4th Street North P.O. Box 414 Fairbank, IA 50629-0414 (319) 635-2933 " ("Pa on Company Letterpend **

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy Stephen@epa.gov</u>

Re: Model Year Made! Year Request for Small Business Exemption as a Glider Vehicle Assembler

Prosect Constraint's (Japan) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (If different)
2014		
2013		
2012		
2011		
2010		

#### Employees

Year	Quantity
Current	9
Current – 1	9
Current – 2	9
Current - 3	9

#### Ownership Structure

Owner	% Ownership	
STRACE COSTELLO	50	
ANXM COSTELLO	50	

Please confirm that this request is acceptable and that *(insert Castomer Name)* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Jugare .

Signature of Company Official

<u> /- 30-18</u> Dote

#### EPA-HQ-2018-007516

Message	
From:	Al Denning [Al.Denning@PACCAR.com]
Sent:	12/6/2017 3:32:23 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: TruckServ SBE
Got it thar	ks Stephen I will get with them to clear this up.
Thanks,	
Al	
	ly, Stephen [mailto:healy.stephen@epa.gov]
	nesday, December 06, 2017 7:31 AM
To: Al Den	
Subject: R	E: TruckServ SBE
Al,	
	is like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The
employee	count must include the employees of affiliated companies. To qualify for the EPA small business exclusion a nust be below 1500 employees. For your reference here are links to the applicable Small Business

Small Business Size Regulations: https://www.ecfr.gov/cgi-bin/textidx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&tpl=/ecfrbrowse/Title13/13cfr121 main 02.tpl

Calculating Number of Employees: https://www.ecfr.gov/cgi-bin/textidx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121_1106&rgn=div8

How Affiliation is Determined: https://www.ecfr.gov/cgi-bin/textidx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121_1103&rgn=div8

Please let me know if you have any questions.

Thank you,

**Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center** 734--214-4121

Administration regulations;

From: Healy, Stephen Sent: Wednesday, December 06, 2017 10:12 AM To: 'Al Denning' <<u>Al.Denning@PACCAR.com</u>> Subject: RE: TruckServ SBE

Al,

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Wednesday, December 06, 2017 9:59 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: TruckServ SBE Importance: High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 <u>Al.Denning@PACCAR.com</u>

Message
---------

From: Sent:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com] 10/12/2017 8:00:37 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Paul M Martin Trucking - glider vehicle assembler
Attachments:	Paul M Martin Small Business.pdf

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Paul M Martin Trucking. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



त्र अन्तर्भय २ व्यास्ट्रि <b>स् स्प्रिस्ट व्या</b> स्टर्म्स्य	
Stephen Healy	PAUL M MARTIN TRUCKING LLC # PH 717-365-5043 261 VALVN DR. NEW HOLLAND, PA 17657-9210
EPA OTAQ Compliance Division	
Diesel Engine Compliance Center	
Healv.Stephen@epa.gov 2019 009	

Re: Model Year (2018) Request for Small Business Exemption as a Glider Vehicle Assembler

Paul Martin Trucking LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)	
2014			
2013	29 - 19 - 19 - 19 - 19 - 19 - 19 - 19 -	**************************************	
2012			
2011			
2010			

Reviewed and Accepted Date 10/11/12 EPA Rep

Based on the Information provided above, our maximum annual exempt glider vehicle production for this model year is

#### **Employees**

Year	Quantity
Current	16
Current - 1	14
Current – 2	14
Current – 3	12

#### **Ownership Structure**

Owner	% Ownership
Paul Martin	100
0073/1019-0019/00/0011-201/00/00/00-00-00-00-00-00-00-00-00-00-00-	
	1

I attest that Paul Martin Trucking, LLC Is not affiliated with any other company.

Please confirm that this request is acceptable and that Paul Martin Trucking LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>owner</u> Title

<u>10-9-1</u> Date

211 Joylin Dr/ anthoney1681.am2gmail.com/ 717 471 6858

Message

From:	Scott Gray [scott@elitediesel.biz]
Sent:	11/9/2017 9:02:08 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Scott Gray [scott@elitediesel.biz]
Subject:	Heavy Duty Truck Glider Compliance - Elite Diesel Service
Attachments:	EPA Compliance Letter.pdf

Hello,

Attached is the required form. If I can provide any other information or documentation, Let me know.

Regards, Scott Gray Elite Diesel Service

# Scott Gray

Elite Diesel Service 970-344-1090



scott@elitediesel.biz

[ite Stephen Healy ice Divisir **EPA OTAQ Comply** EL Spavice **Diesel Engine Con** pliance C Healy.Stephen@e

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

**Elite Diesel Service** certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	 Sales (if d	ifferent)
2014			
2013			
2012			
2011			
2010			

## **Employees**

Year	Quantity	
Current	13	
Current - 1	12	
Current - 2	11	
Current - 3	11	

## **Ownership Structure**

Owner	%0	wnership	
Troy Lake		50%	
Holly Lake		50%	
	I		

Please confirm that this request is acceptable and that Elite Diesel Service has met all requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

les Sreas Journey 11/9/17 Signature of Company Official

701 Automation Drive • Windsor, CO 80550

970.344.1090 • Fax 970.344.1097

EPA-HQ-2018-007516

Message	
From:	Mary Ann Hogan [maryann.hogan@csmtruck.com]
Sent:	3/2/2018 4:11:07 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: ROGER BAZUIN & SONS INC GLIDER COMPLIANCE
-	

Thank You Stephen!

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

On Fri, Mar 2, 2018 at 11:05 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

**Stephen Healy** 

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Thursday, March 01, 2018 8:41 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: ROGER BAZUIN & SONS INC GLIDER COMPLIANCE

Good Morning Stephen,

Please process

Thank You

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | <u>616.281.8610</u> | <u>maryann.hogan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

Message	
From:	Scott Walker [srwalkerservices@gmail.com]
Sent:	2/21/2018 12:50:33 AM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Untitled.PDF
Attachments:	Untitled.PDF
•	

Sent from my iPhone

* Print on Courseny Letterhead ?

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year (Ea20/9cl Year) Request for Small Business Exemption as a Glider Vehicle Assembler

South Rubiller / certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assemble	d	Sales (if different)	
2014				
2013				
2012				
2011				
2010				

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ____

#### Employees

Year	Quantity
Current	1
Current – 1	1
Current – 2	1
Current – 3	1

#### **Ownership Structure**

Owner	% Ownership
Scott RU2/ka	100%

I attest that Booth RUDA Revis not affiliated with any other company.

Please confirm that this request is acceptable and that (FCOLG (WA) King has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

______ <u>2-17-2018</u> Date Usumer Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

SR Walter Services @ Smail. com

Walke Services 867 Overlook Drive Somerset, PA 15501

Phone: 814-445. 4152 Call 814-033-6663

ED_002008_00000688-00001

Message

From: Sent:	raly.transport@gmail.com [raly.transport@gmail.com] 1/16/2018 10:02:09 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	randy_schilt@hotmail.com
Subject:	Ra-Ly Transport LLC / Glider request
Attachments:	RA-LY TRANSPORT.pdf

Mr. Healy,

Request attached.

V/R

Lance Wallace, APICS/CTL/LBBP GM/OP's Manager Ra-Ly Transport LLC Operations/Dispatch: 1-563-542-7662 Fax: 563-923-2144 raly.transport@gmail.com





From, Ra-Ly Transport, LLC 211 Radcliff St. Earlville, IA 52041 Office/Cell: (319) 480-2115 Fax: (563) 923-2144 FEIN: 42-1524153 raly.transport@gmail.com

To, Mr. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center (743) 214-4121 healy.stephen@epa.gov

Ra-Ly Transport, LLC respectfully requests authorization to utilize the small business exclusion requirements of 1037.150(c) to continue assembling semi-tractor glider kits with pre-emission engines manufactured prior to 2007 for a select number of truck owners from our rural customer base.

Ra-Ly Transport, LLC meets the criteria listed in 40 CFR 10.7.150(c) and 13 CFR 121.201 Ra-Ly Transport, LLC was founded in 2001. Randy Schilt retains 50% ownership, and Lyle Helle retains the remaining 50% ownership of Ra-Ly transport, LLC.

In addition Ra-Ly Transport, LLC, has employed 2 full-time mechanics, 2 part-time mechanics, 11 full-time drivers, 26 part-time drivers, and I manager in 2017. Prior to 2017, Ra-Ly Transport, LLC employed two full-time mechanics, 2 part-time mechanics, 13 full-time drivers, 29 part-time drivers, and I manager.

Ra-Ly Transport, LLC Ra-Ly Transport, LLC Ra-Ly Transport, LLC Ra-Ly Transport, LLC Ra-Ly Transport, LLC

Very respectfully,

Randy Schilt, Co-Owner, President

Ra-Ly Transport LLC • 211 Radcliff Street • Earlville, Iowa 52041

#### EPA-HQ-2018-007516

Message	
From: Sent: To: Subject:	Joe Lisconish [jlisconish@kenworthne.com] 4/19/2018 2:35:20 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] RE: Paul's Repair
	od morning. He only assembled the gliders, the customers purchased their own gliders. He only n for them. I appreciate your time sir. Thanks!
Joseph J L Kenworth F Phone: 315 Fax: 315-4	Parts - Syracuse 5-399-1400
From: Heal Sent: Thur To: Joe Li	inal Message ly, Stephen [mailto:healy.stephen@epa.gov] ^r sday, April 19, 2018 10:25 AM isconish <jlisconish@kenworthne.com> RE: Paul's Repair</jlisconish@kenworthne.com>
letter the zero for s customers.	ost there. You indicated that all the gliders built by Paul's Repair were for customers. On the e "Glider Vehicle Production" information shows the number assembled in 2014 and 2013 but shows sales. The sales column should reflect the number of gliders sold or the number assembled for . Gliders assembled for use by Paul's Repair would not count. Can you please make sure this is and resend? Thank you for your patience.
	l Engineer Compliance Division gine Compliance Center
From: Joe Sent: Wedn To: Healy,	inal Message Lisconish [mailto:jlisconish@kenworthne.com] nesday, April 18, 2018 3:34 PM , Stephen <healy.stephen@epa.gov> Paul's Repair</healy.stephen@epa.gov>
Stephen, I a Thanks!	attached the page with his email and phone on it. We also updated his address. Let me know.
	Lisconish Parts - Syracuse 5-399-1400

Message	
---------	--

From:	Mary Ann Hogan [maryann.hogan@csmtruck.com]
Sent:	6/5/2018 5:59:40 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: QUALITY TECH MOBILE SERVICES LLC
Attachments:	QUALITY TECH MOBILE SERVICES LLC TO EPA 6 5 18 corrected.pdf

Please see corrected, attached request

Thank You

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

On Tue, Jun 5, 2018 at 12:58 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Mary Ann,

Quality Tech Mobile Services needs to add their address and contact information to the letter. They also need disclose the number of gliders they sold to or built for outside companies in 2014.

Thank you,

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Tuesday, June 05, 2018 10:10 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: QUALITY TECH MOBILE SERVICES LLC

Good Morning Stephen,

Please process for customer

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

#### QUALITY TECH MOBILE SERVICES LLC 6083 133RD AVE SAUGATUK MI 49453 ph 616-291-2756

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy.Stephen@epa.gov</u>

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Quality tech Mobile Service certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### **Employees**

Year	Quantity	
Current	3	
Current – 1	3	
Current – 2	3	
Current – 3	3	

#### **Ownership Structure**

Owner	% Ownership
Les Soft	100%

Please confirm that this request is acceptable and that Quality the Moble Service LLC for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>OWNE</u> Title

<u>4-11-18</u> Date

Message

From: Sent:	Drew Bohling [DBohling@jgpete.com] 3/21/2018 12:35:56 AM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Budco assemblers number 9409268 / 2018 info

Thank you,



DREW BOHLING | TRUCK SALES MANAGER 0: 208.344.8515 | C: 208.761.6698 | F: 208.350.2551 | dbohling@jgpete.com Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

From: Healy, Stephen <healy.stephen@epa.gov>
Sent: Tuesday, March 20, 2018 12:04 PM
To: Drew Bohling <>> DBohling@jgpete.com>
Subject: RE: Budco assemblers number 9409268 / 2018 info

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Drew Bohling [mailto:DBohling@igpete.com] Sent: Monday, March 19, 2018 5:12 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Deborah Rogstad (<u>Deborah.Rogstad@PACCAR.com</u>) <<u>Deborah.Rogstad@PACCAR.com</u>> Subject: Budco assemblers number 9409268 / 2018 info Importance: High

Mr. Healy, attached is the paperwork for Budco's 2018 glider assembler number 940268. Thank you, please let me know if I can provide any other information.



DREW BOHLING | TRUCK SALES MANAGER 0: 208.344.8515 | C: 208.761.6638 | F: 208.350.2551 | dbohling@jgpete.com Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

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Message

From:	Eddie Herring [Eherring@herringmotor.com]
Sent:	2/27/2018 8:02:08 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: JE Herring Motor Co Glider Kit
Attachments:	Glider Kit Form # 3.pdf

Here you go.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, February 27, 2018 2:56 PM
To: Eddie Herring <Eherring@herringmotor.com>
Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

Could you please indicate in your letter that you sold one or more gliders in 2014 and I can process your notification letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com] Sent: Tuesday, February 27, 2018 2:48 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: JE Herring Motor Co Glider Kit

Yes we did.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

# * HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, February 27, 2018 2:39 PM To: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

I have one question, did JE Herring Motor Company sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

(ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com] Sent: Monday, February 26, 2018 12:08 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: JE Herring Motor Co Glider Kit

#### Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else. Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



# J. E. HERRING MOTOR COMPANY

286 Neilan Road, Route 31 West 🔹 Somerset, PA 15501 🔹 814/445-4577

#### Re: Model Year 2012 Request for Small Business Exemption as a Glider Vehicle Assembler

JE Herring Motor CO certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

### **Employees**

Year	Quantity
Current	47
Current – 1	51
Current – 2	52
Current – 3	51

#### **Ownership Structure**

Owner	% Ownership
Walter E Herring	34 %
Patricia A Herring	17 %
Patrick E Herring	24.5 %
Matthew E Herring	24.5 %

Please confirm that this request is acceptable and that JE Herring Motor CO has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

 Patrick Herring
 Sec.
 26 Feb. 2018

 Signature of Company Official
 Title
 Date

Message	
From:	Mary Ann Hogan [maryann.hogan@csmtruck.com]
Sent:	1/31/2018 8:09:10 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: GLIDER ASSEMBLER REQUEST
-	

Thank You Stephen

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

On Wed, Jan 31, 2018 at 2:42 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Mary Ann Hogan [mailto:<u>maryann.hogan@csmtruck.com</u>] Sent: Wednesday, January 31, 2018 1:39 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; James Kamps <<u>james.kamps@csmtruck.com</u>> Subject: Re: GLIDER ASSEMBLER REQUEST

Hi Stephen,

Thank You for your feedback. We have corrected our form.

Please disregard previous email sent.

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | <u>616.281.8610</u> | <u>maryann.hogan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

On Wed, Jan 31, 2018 at 11:36 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Mary Ann,

I have two questions. The number of sales listed is greater than the number of gliders assembled; is this correct. The sales column should reflect the number of assembled gliders that were sold. The number of employees seems a bit low for a company like CSM Trucks. The employment totals should reflect the total number employees for Michigan Kenworth as well as affiliated companies. Michigan Kenworth appears to be part CSM Truck which has multiple locations and the employment total should reflect this. Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below). Here are links to the regulation sections that clarify the total employment requirements for a small business:

**40 CFR 1037.150 Interim Provisions** – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

<u>http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

### 13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Mary Ann Hogan [mailto:<u>maryann.hogan@csmtruck.com]</u> Sent: Wednesday, January 31, 2018 10:35 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; James Kamps <<u>james.kamps@csmtruck.com</u>> Subject: GLIDER ASSEMBLER REQUEST

Good Morning Stephen,

Please process for us

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | <u>616.281.8610</u> | <u>maryann.hogan@csmtruck.com</u> | <u>www.michigankenworth.com</u>

	Al Denning [Al.Denning@PACCAR.com]
Sent:	12/6/2017 11:29:56 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: TruckServ SBE
-	URSA MAJOR CORP DBA TRUCK SERV SBE Prelim.docx
Stephen the	y modified to include URSAMajor info
Al	
	, Stephen [mailto:healy.stephen@epa.gov]
<b>To:</b> Al Denni	esday, December 06, 2017 7:35 AM
	TruckServ SBE
-	
Thanks	
From: Al Der	nning [mailto:Al.Denning@PACCAR.com]
	nning [ <u>mailto:Al.Denning@PACCAR.com]</u> esday, December 06, 2017 10:32 AM
Sent: Wedne	nning [ <u>mailto:Al.Denning@PACCAR.com]</u> esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> >
<b>Sent:</b> Wedne <b>To:</b> Healy, St	esday, December 06, 2017 10:32 AM
Sent: Wedne To: Healy, St Subject: RE:	esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE
Sent: Wedne To: Healy, St Subject: RE:	esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> >
Sent: Wedne To: Healy, St Subject: RE: Got it thanks	esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE
Sent: Wedne To: Healy, St Subject: RE:	esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up.
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ]
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov]</u> esday, December 06, 2017 7:31 AM ng
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al,	esday, December 06, 2017 10:32 AM sephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE a Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks	esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks employees.	esday, December 06, 2017 10:32 AM eephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks employees. employee co	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE a Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The bunt must include the employees of affiliated companies. To qualify for the EPA small business exclusion a
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks employees. company mu	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE a Stephen I will get with them to clear this up. a Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The bunt must include the employees of affiliated companies. To qualify for the EPA small business exclusion a ust be below 1500 employees. For your reference here are links to the applicable Small Business
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks employees. company mu	esday, December 06, 2017 10:32 AM rephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE a Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The bunt must include the employees of affiliated companies. To qualify for the EPA small business exclusion a
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks employees. employee co company mu Administrati	esday, December 06, 2017 10:32 AM ephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The point must include the employees of affiliated companies. To qualify for the EPA small business exclusion a ust be below 1500 employees. For your reference here are links to the applicable Small Business on regulations;
Sent: Wedne To: Healy, St Subject: RE: Got it thanks Thanks, Al From: Healy Sent: Wedne To: Al Denni Subject: RE: Al, Also it looks employees. employee co company mu Administrati Small Busine https://www	esday, December 06, 2017 10:32 AM eephen < <u>healy.stephen@epa.gov</u> > TruckServ SBE s Stephen I will get with them to clear this up. , Stephen [ <u>mailto:healy.stephen@epa.gov</u> ] esday, December 06, 2017 7:31 AM ng TruckServ SBE like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 This number seems rather low for a company with a corporate office and two service locations. The bount must include the employees of affiliated companies. To qualify for the EPA small business exclusion a ust be below 1500 employees. For your reference here are links to the applicable Small Business on regulations;

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121 1106&rgn=div8

How Affiliation is Determined:

#### https://www.ecfr.gov/cgi-bin/textidx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121_1103&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen Sent: Wednesday, December 06, 2017 10:12 AM To: 'Al Denning' <<u>Al.Denning@PACCAR.com</u>> Subject: RE: TruckServ SBE

Al,

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Wednesday, December 06, 2017 9:59 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: TruckServ SBE Importance: High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 <u>Al.Denning@PACCAR.com</u>



An USRAMajor Company Gary Anderson OPS Manager gary.anderson@truckserv.com 2817 East County Highway O Janesville, WI 53546 Phone: (608) 314-2000 Fax: (608) 314-2004

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

 $U_{15n}$   $M_{25n}$   $C_{015}$  certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales	(if different)
2014			
2013			
2012			
2011			
2010			

#### **Glider Vehicle Production**

#### Employees

Year	Quantity
Current	313
Current - 1	280
Current – 2	265
Current - 3	250

#### **Ownership Structure**

 Owner	% Ownership
 John c. Ursala Lamosa	100

Please confirm that this request is acceptable and that  $U_{COA} M_{4SUE} C_{CSP}$  has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

peration Manaper ture/of Compan) Official Desta

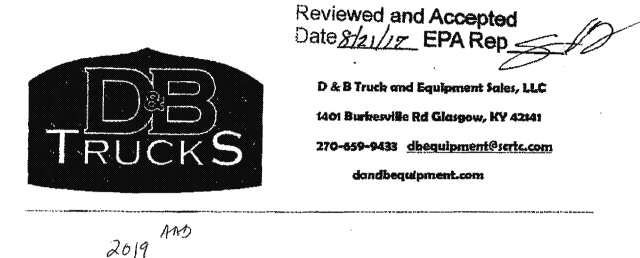
Message
---------

From:	Al Denning [Al.Denning@PACCAR.com]
Sent:	10/13/2017 1:31:11 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Revised Small Business Exemption for D&B
Attachments:	D_B SBE Revised.pdf

Stephan,

I revised to reflect the correct Model Year, can you please review and send me new approved copy?

Thanks, Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell – (425)588-7068 <u>Al.Denning@PACCAR.com</u>



Re: Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler

D & B TRUCK AND EQUIPMENT SALES, LLC. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011	· · ·	
2010	9.00100.0000000000000000000000000000000	

#### **Employees**

Year	Quantity
Current	114
Current - 1	100
Current – 2	79.
Current-3	53

2

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#### د و با الحقوق في محمد المحمد المحم المحمد المحمد

#### **Ownership Structure**

Owner	% Ownership
F. DALE CLARK, JR	100

Lattest that D & B TRUCK AND EQUIPMENT SALES, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that *D* & *B* TRUCK AND EQUIPMENT SALES, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Dfficial

Preside A

Date

Address / E-mail / Phone If not printed on company letterhead:

Message

From:	Scott Gray [scott@elitediesel.biz]
Sent:	11/9/2017 9:51:38 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Scott Gray [scott@elitediesel.biz]
Subject:	RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hi Stephen,

I wasn't sure how to answer that on the sheet. All of the gliders we built have been sold, but we did not broker the deals.

The end customer purchased (usually through Paccar financing) the trucks from the dealer (Peterbilt for example). So the dealers had the gliders sent to us to be built, and then the dealers would get them back, PDI them, and deliver to the customer.

So, in summary, all the gliders we built have been sold, just not directly through us. Our primary function was building and installing the engines and (drivetrain as needed).

Is this acceptable?

Thank you, Scott

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Thursday, November 9, 2017 2:25 PM
To: Scott Gray
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Scott,

Has your company sold any of the gliders that you have assembled in 2010 – 2014? The EPA regulation for small businesses that would like to build gliders requires the business to have sold at least one glider. The regulation is 40 CFR 1037.150(t) and here is an excerpt that covers that requirement:

#### §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thanks,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Thursday, November 09, 2017 4:02 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hello,

Attached is the required form. If I can provide any other information or documentation, Let me know.

Regards, Scott Gray Elite Diesel Service

### Scott Gray

Elite Diesel Service 970-344-1090



scott@elitediesel.biz

Message

From: Sent:	Jim Bauer [Jim.Bauer@freightlinernw.com] 3/2/2018 4:08:34 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: EPA Small Business Glider Builder Information

Stephen,

I can't tell you how much I appreciate all your help.... When I first thought about getting this done, I had nightmares!!!

Have a great weekend,

Jim Bauer

Jim Bauer | Freightliner Northwest – LaGrande, OR & Hermiston, OR | Truck Sales Professional (800) 843-1195 x 5710 | jim.bauer@freightlinernw.com

**FREIGHTLINER** 

### NORTHWEST

We have rebranded! Eagle Freightliner is now Freightliner Northwest! Check out our new look - <u>www.FreightlinerNorthwest.com</u> Freightliner and Western Star Tracks

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, March 02, 2018 8:07 AM
To: Jim Bauer <Jim.Bauer@freightlinernw.com>
Subject: RE: EPA Small Business Glider Builder Information

Jim,

I sent them their stamped small business notification letter a few minutes ago. The should be good to go.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jim Bauer [mailto:Jim.Bauer@freightlinernw.com] Sent: Thursday, March 01, 2018 10:27 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: EPA Small Business Glider Builder Information Stephen,

The letter I was discussing with you will be submitted by Hagerman Inc. They have assembled gliders for us for years. If possible, please expedite the stamp required so that I can forward this to Freightliner.

Thank you so very much for your help yesterday. It was nice to speak to the right person that KNOWS what is required.

Have a great day,

Jim Bauer

Jim Bauer | Freightliner Northwest – LaGrande, OR & Hermiston, OR | Truck Sales Professional (800) 843-1195 x 5710 | jim.bauer@freightlinernw.com

Gelalo MANAR

### NORTHWEST

We have rebranded! Eagle Freightliner is now Freightliner Northwest! Check out our new look - <u>www.FreightlinerNorthwest.com</u> Freightliner and Wastern Star Tracks

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, February 28, 2018 8:22 AM To: Jim Bauer <<u>Jim.Bauer@freightlinernw.com</u>> Subject: EPA Small Business Glider Builder Information

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): <a href="http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4">http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</a> 0.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles: <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> <u>0.36.1037</u> 1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Message

From:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com]
Sent:	5/3/2018 8:10:13 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Clay Cole Trucking

Just the build they did

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Thursday, May 03, 2018 3:08 PM
To: Wirzberg, Cliff <cwirzberg@tlgtrucks.com>
Subject: RE: Clay Cole Trucking

Cliff, Did Clay Cole Trucking sell any gliders to other companies in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]
Sent: Thursday, May 03, 2018 11:44 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Clay Cole Trucking

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account Sent: Thursday, May 03, 2018 2:02 PM To: Wirzberg, Cliff <<u>cwirzberg@tlgtrucks.com</u>> Subject: Message

From:	Chris Stephan [chris@stephandrp.com]
Sent:	5/22/2018 3:39:07 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Small Business Exemption

We have build gliders for people that ordered them and had them delivered to us but it wasn't a sale. We were hired to assemble them.

On Tue, May 22, 2018, 10:27 AM Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Chris,

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it.

https://www.ecfr.gov/cgi-bin/textidx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037_1150&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]
Sent: Tuesday, May 22, 2018 8:38 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Small Business Exemption

Here you go. Let me know if you need anything else.

Thanks,

Chris

On Mon, May 21, 2018 at 3:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Chris,

I only need the letter on the second page of the document you sent. On that letter please add the full company name, address and phone number. Also please add the number of gliders sold each year to outside companies.

Thank you,

**Stephen Healy** 

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]
Sent: Monday, May 21, 2018 12:07 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; Brandon Speaks <<u>bspeaks@jxe.com</u>>
Subject: Small Business Exemption

Attached is the request form for small business exemption for glider assembling

--

### **Chris Stephan**

Stephan DRP, Inc

5050 E 900 N

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

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### **Chris Stephan**

Stephan DRP, Inc

5050 E 900 N

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

Messag	ge
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From:	Sharon Lancaster [slancaster@kellerits.com]
Sent:	3/20/2018 11:22:18 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Request to be a Small business glider assembler
Attachments:	EPA.PDF

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone A&R Transport, Inc. 3345 West 2600 North Brigham City, UT 84302 (435) 744-2201 (435) 744 2682 Fax

March 20, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.stephen@epa.gov 734-214-4121

Mr. Healy

We at A&R Transport are applying to be a Glider Assembler. We are requesting a Glider Kit Assemblers Small Business Exemption Certificate per 13 CFR:121 and company Classification as a Heavy Duty Truck Manufacturing NAIS Code336120-Transportation Equipment Manufacturing per 13 CFR:121.201.

Current Employees –Full and Part time- 2018-- 16 as of today No. of Employees for past 3 years Full and Part Time 2015 – 30 2016-- 22 2017-- 17

# of Glider Kits built Annually

Ownership Aaron Atwood, President 49% Shirley Atwood, V-President 51% Sharon Lancaster, Sec. /Treasurer

Please contact me to let me know the next step in the process of building Glider Kits in 2018.

Thanks

ncaster Sharon Lancaster

Snaron Lancaster Sec./Treasurer

Message

From:	Monroe, Lyle [lmonroe@tlgtrucks.com]
Sent:	2/27/2018 7:52:30 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Hodson Trucking glider Small Business Exemption
Attachments:	Scan_0324.pdf

Stephen Sorry for this over site. Please find the corrected form Thanks again

Lyle Monroe Peterbilt of Cincinnati 2550 Annuity Dr Cincinnati, Ohio 45241 513-673-0878 Cell 800-743-7033 Office 877-538-2830 Fax Imonroe@tlgtrucks.com It's never crowded along the extra mile

Feb 23 18 09:59p WA Hodson Inc | **cu10-vc-c3 13:00** 

P 2/3

p.3

** Print on Company Letterhead **

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen @epa.gov

2019

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

W.A. HODSON TRUCKING

[Insert Assembler Name] certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

sased on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

#### Employees

Year	Quantity
Current	23
Current-1	
Current - Z	
Current - 3	

#### **Ownership Structure**

Owner	% Ownership
MICHAEL HODSON	100
	······································

WA HODSON TRUCKING, INC.

I attest that /insert Assembler Name/ is not affiliated with any other company.

WA HODSON TRUCKING, INC. Please confirm that this request is acceptable and that */insert Assembler Name/* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

2/23/18____

Address / E-mon / Phane 1 not printed on company kitterhead: W.A. HODSON TRUCKING 324 W. MAIN ST. LEESBURG, OHIO 45135 MHODSON7273@GMAIL.COM

937-780-4272

Message
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From:	Cathy Niemeyer [jerseyvilletruckrepair@gmail.com]
Sent:	2/1/2018 7:14:59 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption
Attachments:	EPALetter(2018).pdf

Mr. Healy,

Please find attached our letter requesting small business exemption as a Glider Vehicle Assembler. Please let me know if you need anything else.

Thank you,

Cathy Niemeyer Jerseyville Truck Repair Inc. 618-639-9171 Jerseyville Truck Repair Inc. Richard Darr 1671 South State Street, Jerseyville, IL 62052 618-639-9171 jerseyvilletruckrepair@gmail.com



February 1, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healy,

Jerseyville Truck Repair Inc. is notifying you to request small business exemption status as a Glider Vehicle Assembler. JTR has employed between 2-4 employees within the past 3 years and currently has 2 full-time employees. Richard D. Darr is the sole owner of the business and has no other company affiliations. Jerseyville Truck Repair has built the following gliders between 2010- 2014:

- 2010
  2011
  2012
  2013
- 2014

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely

Richard Darr (Owner)



#### Message

From:	Flahart Transport [flaharttransport752@gmail.com]
Sent:	12/7/2017 10:09:42 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	2018 Assembler request
Attachments:	Flahart Glider Assembler 2018.pdf

Attached is Glider Vehicle Assembler request.

Thank you!

Carol Young

--Flahart Transport Inc. P(717)548-0282 F(717)548-0289

#### FLAHART TRANSPORT INC. Benjamin C Flahart P O Box 248 Peach Bottom, PA 17563 Phone (717) 548-0282 Fax (717) 548-0289

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

*Flahart Transport Inc.* certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013	984-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	1999
2012		
2011		
2010	99	

#### **Employees**

Year	Quantity
Current	3
Current – 1	3
Current – 2	3
Current – 3	3

#### **Ownership Structure**

Owner	% Ownership
Benjamin Flahart	100
·	
	**************************************

Please confirm that this request is acceptable and that *Flahart Transport Inc.* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

residen Signature of Company Official

12-7-17 Date

ED_002008_00000713-00001

Message

From:	Katie Campbell [kcampbell@cedarrapidstruckcenter.com]
Sent:	10/13/2017 3:49:28 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Terry's Truck and Trailer Glider
Attachments:	acobb glider.pdf; Glider Cobb0002.pdf

Thank you!

Katie Campbell Cedar Rapids Truck Center Direct: 319-538-7550



Terry's Truck and Trailer, LLC HELDBasdon Stor? PESSARM 2742 Drawle M Prosentations

Stephen Healy FRA UTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@ena.xov

ito: Model Year 2019

Request for Small Business Exemption as a Glider Vehicle Assembler

Terry's Truck. The Mertilies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year

#### Employees

Year	Quantity
Current	6
Current – 1	*
Current - 2	
Current 3	

#### **Ownership Structure**

Owner		% Ownership
Terry Greenau	rad I	100 20
<u> </u>	•	
	·····	

I altest that lergs have trailers not affiliated with any other company.

Please confirm that this request is acceptable and that Terry's Trad Street has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Jenny 5 Track + Trailer Sunature of Company Official

uz Azard a ait Title

Address / E-mail / Phone if not printed on company letterhead:

## PACCAR Glider Vehicle Assembler Certification

Enfer Company Name

(hereinafter referred to as "Glider Vehick Assembler") certifies to PACCAR. Inc the information requested herein to assure compliance with 40 CFR 1037,635 and 1037,150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including romanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or in Year Girele On 2010 2011 2012 2013 2014

use in the United States was: Enter Volume

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here

#### **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### Compliance Requirements

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in \$1068.101(b)(1);

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes:
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to PB.GHG.Sales Plan. Management@PACCAR.com. Any questions may be sent to the same address.

Glider Assembler (all fields required): By: <u>Janag Anthone J</u> Signature		Erry STruck and Trasher Repair
Printed Name: Terry Greenwood Title: Quarer	Address:	31910 Gries Q+#2. Dursuly JA 52040
Email: Rouseshop Donail. Con	•	<b>4</b>
Phone: 5,3-875-2793	Date:	007-12-2017
PACCAR Inc	777 1	03 TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400

Message

From:	Colleen Conway [cconway@albancat.com]
Sent:	11/13/2017 9:08:00 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Brent Poulton [BPoulton@albancat.com]; Donna Shopulski [DShopulski@albancat.com]; Gary Shields
	[GSHIELDS@albancat.com]; Mike Giles [MGiles@albancat.com]; Jennifer Keyser [JKeyser@albancat.com]
Subject:	Small Business Exemption - Gliders
Attachments:	Small Business Exemption Glider Vehicles Alban Tractor Co Inc.pdf; Glider Assembler Certification.pdf

Importance: High

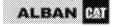
Stephen -

Attached is the requested documentation for the small business exemption for the gliders. Please feel free to contact Brent Poulton, Vice President of Product Support at 443-243-3805 or <u>bpoulton@albancat.com</u>, if you have any questions.

#### Colleen Conway, Contract Administrator/Assistant Facility Security Officer

Alban Tractor Co.Inc 8531 Pulaski Highway Baltimore, MD 21237 Office: 410-686-7777/Direct: 410-780-7219 Fax: 410-686-1594/Cell: 443-677-3542 cconway@albancat.com www.albancat.com

If you see something, say something



Values Driven Communication | Teamwork | Urgency | Respect | Safety | Excellence | Integrity

NOTICE: This email and any attachments are for the intended recipient(s) only and may contain information that is privileged, confidential and/or proprietary. If you are not the intended recipient, please be advised that any reading, distribution, copying, or other use of this e-mail is prohibited. If you have received this e-mail in error, please delete this e-mail immediately. Thank you.

# **PACCAR Glider Vehicle Assembler Certification**

**Enter Company Name** 

Alban Tractor Co. Inc.

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

## **Volume Limitations Certification**

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of **exempt** glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 2013 (2014)

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

# Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year 2.03

A copy of this reviewed and accepted notification is attached with this request. Initial Here

# **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

## **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

**Instructions:** E-mail the completed and signed form to may be sent to the same address.

Glider Aşsé	mbler (all fields required):		
By: With Leader			ALBAN TRACTOR CO. INC.
Signature			Company Name
Printed Name: BRENT POLLOON		Address:	8531 PULASKI HIGHWAY
Title:	V.P. PADBURT SUPPORT		BALTIMORS, MO 21237
Email:	BPOULTON CALBANCAT. COM		
Phone:	(410) 780 - 7229	Date:	11/13/2017

PACCAR Inc

777 106^{1H} AVENUE NE, BELLEVUE, WA 98004 425-458-7400

. Any questions



Alban Tractor Co. Inc. 8531 Pulaski Highway Baltimore, Maryland 21237 410.686.7777

November 13, 2017

Stephen Healy, Mechanical Engineer

NVFEL

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

2565 Plymouth Rd

Ann Arbor, MI 48105

Re: Alban Tractor Co. Inc. - Small Business Exemption –Glider Vehicles

Dear Mr. Healy:

Please accept this as certification of the following information for Alban Tractor Co. Inc. ("Alban"):

- 1. Alban meets the small business criteria set forth in 40 CFR 1037.150(c) and specified in 13 CFR 121.201.
- 2. Alban is solely owned by James C. Alban IV. Affiliated companies are as follows:
  - a. Alban Rents is owned 99% by Alban and 1% by James C. Alban IV. All employees of Alban Rents are on the Alban payroll and in the counts in item 3, below.
  - b. Sitech, Inc. is an affiliate owned 100% by James C. Alban, IV. Sitech employees are paid through Alban and all Sitech employees are included in the count in item 3, below.
- 3. Currently, Alban has 748 employees. Total numbers for prior years were 765 for 2016, 731 for 2015, and 690 for 2014.
- 4. The first year Alban built gliders was 2014 and that year a total of the second built.

Please contact me at 443-243-3805 if you need additional information.

Sincerely,

Vallea

Brent Poulton Vice President, Product Support

Message

 From:
 Nip Brown [nbrown@huntertrucksales.com]

 Sent:
 5/22/2018 3:03:29 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 RE: Request for small business exemption/glider assembler

 Attachments:
 20180522110854941.pdf

Apologies - here you go Thank you

Email @ bottom shrei@comcast.net 717 821 0857 phone #

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, May 22, 2018 10:13 AM
To: Nip Brown
Subject: RE: Request for small business exemption/glider assembler

Nip, Please add the full company name, address, phone number and email to the letter. Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]
Sent: Tuesday, May 22, 2018 9:46 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: 'Deborah Rogstad' <<u>Deborah.Rogstad@PACCAR.com</u>>
Subject: Request for small business exemption/glider assembler

Stephen Attached is a request for small business glider exemption for Rich Shreiner Thank You Nip Brown

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

#### **RICK SHREINER**

#### 653 KUTZTOWN RD

Stephen HealyMYERSTOWN PA 17067EPA OTAQ Compliance Division717 - 821 - 0857Diesel Engine Compliance Center717 - 821 - 0857Healy.Stephen@epa.gov717 - 821 - 0857

Re: Model Year (2018) Request for Small Business Exemption as a Glider Vehicle Assembler

Bit of University Selfection (Constitution) and the second second

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## **Employees**

Year	Quantity
Current	6
Current – 1	6
Current – 2	6
Current – 3	6

## **Ownership Structure**

Owner	% Ownership
RICK SHREINER	100 %

I attest that [RICK SHREINER] is not affiliated with any other company.

Please confirm that this request is acceptable and that *|RICF_SHRINGR|* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>5-21-18</u> Date aller and Oluner Signature of Company Official Title

Address / E-mail / Phone if not printed on company letterhead: <u>shrei@comcast.net</u> 717 821 0857

Message

From: Sent:	Eddie Herring [Eherring@herringmotor.com] 2/27/2018 7:48:10 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: JE Herring Motor Co Glider Kit

Yes we did.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, February 27, 2018 2:39 PM
To: Eddie Herring <Eherring@herringmotor.com>
Subject: RE: JE Herring Motor Co Glider Kit

#### Eddie,

I have one question, did JE Herring Motor Company sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

## §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles*. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

(ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com] Sent: Monday, February 26, 2018 12:08 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: JE Herring Motor Co Glider Kit

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



Message	
From	Harry Dowars [hnowers@nonnfreightliner.com]
From:	Harry Powers [hpowers@pennfreightliner.com]
Sent:	2/1/2018 8:30:55 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Fw: Art Collins Inc

From: Harry Powers Sent: Thursday, February 1, 2018 3:27 PM To: healy.steven@epa.gov Subject: Fw: Art Collins Inc

# Cc: Harry Powers

Subject: Art Collins Inc

Steven; Freightliner has verbiage that says you can not assemble a glider for your own use . In the case of Mr Collins he has a vehicle service company that he owns putting the Vehicle together. But he owns both companies . In our conversation this morning you said it really didn't say that you couldn't be the user also . Just that he had sold one in the past and number assembled . Please send what you have on that . I will pass it on to clarify Thank Harry Powers

#### Message

From:	Allan Wainscott [Allan.Wainscott@tmcat.com]
Sent:	12/7/2017 10:45:12 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Joe Depew [jdepew@fitzgeraldtrucksales.com]
Subject:	EPA COMPLIANCE
Attachments:	doc02939220171207171808.pdf

STEPHEN: Attached is our letter to qualify Thompson Truck as small business for the exemption.

-----Original Message-----From: TruckCentercopier@thompson-acatdealer.com [mailto:TruckCentercopier@thompson-acatdealer.com] Sent: Thursday, December 07, 2017 4:18 PM To: Allan Wainscott <Allan.Wainscott@tmcat.com> Subject:

Thank You!

Thompson Truck Center

FS-1135MFP [00:c0:ee:ad:2e:48]



1255 Bridgestone Blvd LaVergne, Tn 37086 615-259-5865

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

# Re: Model Year 2019/Calendar Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler Pursuant to 40 C.F.R. § 1037.150(c) and (t)

Pursuant to C.F.R. § 1037.150, Thompson Machinery Commerce Corporation ("Thompson") hereby gives notice of its plans to utilize the small business exemption under 40 C.F.R. § 1037.150(t) for model year 2019/calendar year 2018.

Thompson certifies that it qualifies as a small business per 13 C.F.R. § 121.201 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing because Thompson, including its related entites, has fewer than 1,500 employees. Thompson employment figures for the years ended December 31, 2014, 2015 and 2016 along with 2017 (as of the date of this letter) are set forth below.

# Employees

Year	Quantity
2014	458
2015	525
2016	550
2017	646

Thompson's annual U.S.-directed production volume and sales of glider vehicles for calendar years 2010 through 2014 are set forth below.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		

2012			
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is 2019/calendar year 2018 is 146.

Please confirm that this request is acceptable and that Thompson has met all the requirements for the small business exemption as a glider vehicle assembler pursuant to 40 C.F.R. § 1037.150(t)(1).

Thank you for your assistance.

Signature of Company Official

Allan.wainscott@tmcat.com

<u>General Solas Max.</u> Title

11/17

"Lasting relationships, Superior services, intelligent solutions"

Message

Mike Milhon [mike@nebraskapeterbilt.com]
10/13/2017 4:36:46 PM
Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Small Business Exemption Request
Extreme Transfer-Biltoft Truck Sales Small Bus Exemption Request.pdf

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Extreme Transfer/Biltoft Truck Sales. Thank you

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com



111 NorthRidge Drive Clay Center, NE 68933

Phone: 402-768-3192 Fax: 402-762-3040

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.goy

## Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Extreme Transfer/Biltoft Truck Sales certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

# Employees

Year	Quantity
Current	4
Current – 1	3
Current – 2	3
Current – 3	3

# **Ownership Structure**

Owner	% Ownership
Ryan Biltoft	100

I attest that Extreme Transfer/Biltoft Truck Sales is not affiliated with any other company.

Please confirm that this request is acceptable and that Extreme Transfer/Biltoft Truck Sales has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

10-13 Oune Title Date

Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

Message
---------

From:	Mike Giles [MGiles@albancat.com]
Sent:	11/14/2017 4:47:00 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Small Business Exemption - Gliders

Thanks Stephen I appreciate all your help.

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, November 14, 2017 11:05 AM
To: Colleen Conway
Cc: Brent Poulton; Donna Shopulski; Gary Shields; Mike Giles; Jennifer Keyser
Subject: RE: Small Business Exemption - Gliders

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Colleen Conway [mailto:cconway@albancat.com]
Sent: Monday, November 13, 2017 4:08 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Brent Poulton <<u>BPoulton@albancat.com</u>>; Donna Shopulski <<u>DShopulski@albancat.com</u>>; Gary Shields<<<u>GSHIELDS@albancat.com</u>>; Mike Giles <<u>MGiles@albancat.com</u>>; Jennifer Keyser <<u>JKeyser@albancat.com</u>>
Subject: Small Business Exemption - Gliders
Importance: High

Stephen –

Attached is the requested documentation for the small business exemption for the gliders. Please feel free to contact Brent Poulton, Vice President of Product Support at 443-243-3805 or <u>bpoulton@albancat.com</u>, if you have any questions.

Colleen Conway, Contract Administrator/Assistant Facility Security Officer

Alban Tractor Co.Inc 8531 Pulaski Highway Baltimore, MD 21237 Office: 410-686-7777/Direct: 410-780-7219 Fax: 410-686-1594/Cell: 443-677-3542 cconway@albancat.com www.albancat.com

If you see something, say something

# Values Driven

Communication | Teamwork | Urgency | Respect | Safety | Excellence | Integrity

NOTICE: This email and any attachments are for the intended recipient(s) only and may contain information that is privileged, confidential and/or proprietary. If you are not the intended recipient, please be advised that any reading, distribution, copying, or other use of this e-mail is prohibited. If you have received this e-mail in error, please delete this e-mail immediately. Thank you.

M	essage	
---	--------	--

From:	rmloomis@triton.net [rmloomis@triton.net]
Sent:	1/18/2018 4:22:00 AM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Attachments:	Loomis Glider loomis glider epa01172018.pdf

Stephen,

Please find attached the request for a number for the glider. Please call me if you need anything additonal.

Thank You,

Rob Loomis 269-208-6037 Stephen Healy EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy.Stephen@epa.gov

* Print on Company Letterhead ** Rob Loomis 7070 377% St allegan, Mi 49010 269-208-6037 raloomisd triton. net

Re: Model Year [Enter Model Year] Request for Small Business Exemption as a Glider Vehicle Assembler

Rob LOOMIS (Insert Assembler Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

# Employees

Year	Quantity
Current	0
Current - 1	
Current – 2	
Current – 3	

# **Ownership Structure**

Owner	% Ownership
Rob Loomis	/00
·*	
2	

Rob Loomij Isert Assembler Name] is not affiliated with any other company. I attest that linse

Please confirm that this request is acceptable and that (insert Assembler Name) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Dote

Address / E-mail / Phone if not printed on company letterhead:

Message

From:	Shoey's Diesel Repair [shoeys@lagrant.net]
Sent:	3/30/2018 10:30:55 PM
То:	'Tim Ryan' [peterbilttmr@gmail.com]
CC:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: Small Business Exemption- Glider Vehicle Assembler
Attachments:	2019 Shoeys Diesel Repair Small Business.pdf

# Shoey's Diesel Repair Schumacher Trucking

17509 Mound Ave Rd Belmont, WI 53510 P:608.762.5920 F:608.762.6920

From: Healy, Stephen <healy.stephen@epa.gov>
Sent: Thursday, February 8, 2018 12:57 PM
To: Shoey's Diesel Repair <shoeys@lagrant.net>
Subject: RE: Small Business Exemption- Glider Vehicle Assembler

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shoey's Diesel Repair [mailto:shoeys@lagrant.net]
Sent: Thursday, February 08, 2018 1:16 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: 'Tim Ryan' <<u>peterbilttmr@gmail.com</u>>
Subject: Small Business Exemption- Glider Vehicle Assembler

Attached is the small business exemption letter.

Thank you

Jonathon

# Shoey's Diesel Repair Schumacher Trucking

17509 Mound Ave Rd Belmont, WI 53510 P:608.762.5920 F:608.762.6920



Virus-free. www.avg.com

# Shoey's Diesel Repair Inc.

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

**Reviewed and Accepted** Date 2/g/2018 EPA Rep_

Re: Model Year : 2019

Request for Small Business Exemption as a Glider Vehicle Assembler

June Durif Repair Hertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

# Employees

Year	Quantity
Current	4
Current – 1	6
Current – 2	6
Current - 3	6

# **Ownership Structure**

Owner	% Ownership
Dary Schumscher	100

I attest that Show Quil Ry is not affiliated with any other company.

Please confirm that this request is acceptable and that the plane Dear for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Bunechi Signature/of/Company Official

Davine Title

2-8-2018 Date

Address / E-mail / Phone if not printed on company letterhead;

17509 Mound Ave Rd Belmont, WI 53510+ Phone: 608.752 5920 + shoeys@iagrant.net

Message From: Joe Lisconish [jlisconish@kenworthne.com] 3/20/2018 8:08:19 PM Sent To: Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Subject: **RE: Revised Paperwork** OK, THANKS! Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361 ----Original Message-----From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, March 20, 2018 3:53 PM To: Joe Lisconish <jlisconish@kenworthne.com> Subject: RE: Revised Paperwork Joseph, A copy of the stamped letter should be provided to PACCAR. EPA does not issue the builder number, so I assume PACCAR will issue the builder number. Steve Healy ----Original Message-----From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Tuesday, March 20, 2018 3:14 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: Revised Paperwork So does this go to PACCAR now? Who actually issues the builder number? Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361 ----Original Message-----From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, March 20, 2018 2:05 PM To: Joe Lisconish <jlisconish@kenworthne.com> Subject: RE: Revised Paperwork Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message-----From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Tuesday, March 20, 2018 1:51 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Revised Paperwork Please see attached. Thanks! Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

#### Message

From: Sent:	Felipe Munoz [Felipe.Munoz@PACCAR.com] 2/2/2018 4:22:54 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Glider Vehicle Assembler / Small Business Exemption- Review-

Will do.

Thanks Felipe Munoz

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, February 2, 2018 8:11 AM
To: Felipe Munoz
Subject: RE: Glider Vehicle Assembler / Small Business Exemption- Review-

Felipe,

I sent a note Rob Loomis asking him to send me a clean copy of the letter with the 2019 correction. The version of the letter you sent is not legible once it is printed and will be even worse after it is scanned to send back. Can you please check on the status of a clean copy of the letter?

Thank you,

Steve Healy

From: Felipe Munoz [mailto:Felipe.Munoz@PACCAR.com] Sent: Monday, January 29, 2018 1:06 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Glider Vehicle Assembler / Small Business Exemption- Review-Importance: High

Stephen

Could you please review the document again (due to Model Year being wrong)

Ro: Model Your 2018 Request for Small

Innbert Bröhrfingen um

It must said **2019** Could you please review and send it back to us asap.

Thanks Felipe Munoz

Message	
From:	rmloomis@triton.net [rmloomis@triton.net]
Sent:	1/18/2018 4:36:57 AM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Loomis Glider
Attachments:	loomis glider epa01172018 0001.pdf

Stephen,

I've attached an updated form, one spot didn't have my name inserted.

Thanks,

Rob Loomis

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

* Point on Company Letterhead ** Rob Loomis 1070 37 th St allegan, Mi 49010 269-208-6037 raloomis dtriton.net

Re: Model Year [Enter Model Year] Request for Small Business Exemption as a Glider Vehicle Assembler

Kob LOOMIS [insert Assembler Name] certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Asser	nbled	Sales (i	f different)
2014				
2013				
2012				
2011				
2010				

# Employees

Year	Quantity
Current	0
Current – 1	
Current – 2	
Current – 3	

# **Ownership Structure**

Owner	% Ownership
Rob Loomis	/00
,	

Rob Looms (sert Assembler Name) is not affiliated with any other company. I attest that [ins

Please confirm that this request is acceptable and that (insert Assembler Nome) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

7wher

<u> |- | 7- | 8</u> Date

Address / E-mail / Phane if not printed on company letterhead:

Message

From:	Nip Brown [nbrown@huntertrucksales.com]
Sent:	5/22/2018 1:45:48 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]
Subject:	Request for small business exemption/glider assembler
Attachments:	20180522095102929.pdf

Stephen Attached is a request for small business glider exemption for Rich Shreiner Thank You Nip Brown

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

#### in aan sammarii

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

#### Re: Model Year (2003) Request for Small Business Exemption as a Glider Vehicle Assembler

[Enclined and a set of the set of

## **Glider Vehicle Production**

Year Assembled		Sales (if different)	
2014			
2013			
2012			
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## **Employees**

Year	Quantity
Current	6
Current - 1	6
Current – 2	6
Current – 3	6

## **Ownership Structure**

Owner	% Ownership
RICK SHREINER	100 %

I attest that *Hock Child Work* is not affiliated with any other company.

Please confirm that this request is acceptable and that (NOCE CONSER) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>5-2/-18</u> Date Cortor-to-r Olmner Signature of Company Official Title

Address / E-mail / Phone If not printed on company letterhead: shrei@comcast.net 717 821 0857

#### Message

From:	R.Scott.Patrohay [SPatrohay@tristatekw.com]
Sent:	4/18/2018 9:15:34 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption as Glider Assembler
Attachments:	Small Business Exemption for Glider Assembler.pdf

Mr. Healy,

I own Aviant Truck Centers, Inc which is an authorized Kenworth dealer with two locations in Connecticut. Attached is a completed and signed Request for Small Business Exemption as a Glider Assembler document. If you could please confirm that this request has met the requirements for the small business exemption. I appreciate your attention to this request. If you do need any further information, please feel free to contact me via email or at 215-208-3509. Again I appreciate your help with this matter.

Thanks,

Scott Patrohay

President Tri-State Kenworth an Aviant Truck Center 1 Depot Hill Road Enfield, CT 06082 Cell 215-208-3509 Work 860-627-8030



Tri-State Kenworth an Aviant Company



Tri-State Kenworth an Aviant Company

> Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Aviant Truck Centers, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

**Glider Vehicle Production** 

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	85
Current – 1	98
Current – 2	76
Current – 3	71

#### **Ownership Structure**

Owner	% Ownership
Richard Scott Patrohay	90%
Jay Tee White	10%

Please confirm that this request is acceptable and that Aviant Truck Centers, Inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

esider Title

1 Depot Hill Road

Enfield, CT 06082 860-627-8030

312 Woodmont Road

Milford, CT 06460 203-876-5010

888-8Kenworth

ED 002008_00000742-00001

#### Message

From: Sent:	Shane Nelson [snelson@peterbilttpe.com] 12/7/2017 10:51:29 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption Form
Attachments:	Bar S Bar Ranches.pdf; Sturm Hay Company.pdf

Good Afternoon Steve,

My Name is Shane Nelson out of Peterbilt In Sparks, NV.

I have attached the Glider Forms from Peterbilt for two assemblers one of our customer uses. Can you please take a look at these and let me know what we need to do from here.

Thank You,

## Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

Shane Nelson Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website http://www.peterbilttpe.com ...It's simply what we do!

Peterbilt Truck Parts & Equipment



A PACCAR COMPANY

# Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption

Enter Company Name

-BAR RANCHES

(hereinafter referred to as "**Requestor**"), pursuant to the requirements found in 40 CFR 1037.150(t)(1), is submitting this written request to Peterbilt Motors Company to build and deliver the following Peterbilt glider kit(s). Please complete the table below.

#### Requested Glider Kit: (use second page for more than one)

в

and the second s	Chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vchicle VIN ¹	Engine Model Year ¹	Engine Mileage ¹

Requestor will complete assembly of the glider kit(s) by installing all missing components. This could include, but not limited to, the engine, transmission, rear axle(s), and exhaust/aftertreatment components. The vehicle(s), once assembly is complete, will be exempt from the requirements of 40 CFR 1037. All engines used in glider vehicles (including remanufactured engines) must be in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Small Business Status

Requestor meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, Requestor has notified the Designated Compliance Officer of the U.S. Environmental Protection Agency (EPA) as required in 40 CFR 1037.150(t)(1)(i). Requestor certifies that a copy of the reviewed and accepted notification for this model year has been previously provided to PACCAR Inc.

#### Production Limits

Requestor certifies that production will not exceed the production limits of 40 CFR 1037.150(t)(1) and that it sold at least one glider vehicle in calendar 2014.

#### Labeling

Requestor understands that the requested glider kit will contain a Greenhouse Gas Emissions label indicating that the vehicle and its engine are exempt in accordance with \$1037.150(t)(1). This label must remain affixed to the vehicle and not removed by the glider vehicle assembler.

**Instructions:** E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Once received, Peterbilt will review the information to ensure accuracy. If Peterbilt determines that the requested glider kit requires the application of alternative regulations, a Peterbilt representative will contact Requestor to outline additional requirements and obtain needed information.

Requestor acknowledges that submission of this form is deemed to be a submission to EPA and California Air Recourse Board if applicable, and that Peterbilt Motors Company may provide a copy to the Agencies.

Requestor: By:	Rea a Road Har			
Printed Name: LESTER RSTERM		Address:	36121 Stostny PWAR	
Title:	OWNER		Mp/12 OR 97632	
Email: (required)				
Phone:	5418916698	Date:	11-20-17	

¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.

1700 WOODBROOK STREET DENTON, TEXAS 76205-7864 940-591-4000 P.O. BOX 90208 DENTON, TEXAS 76202-5208 ~

** Press on Company Letterhead **

Stephen Healy **EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.gov

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

Renew Assembler Market certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

# **Employees**

Year	Quantity
Current	Ø
Current – 1	0
Current – 2	0
Current – 3	0

# **Ownership Structure**

Owner	% Ownership
LESTER RSTRAM	100

I attest that show the second of the second states is not affiliated with any other company.

Please confirm that this request is acceptable and that almost a summary because i has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>l)-20-1</u>7 Date OWNER

Signature of Company Official

Title

Address / E-mail / Phone if not printed on company letterhead:

# PACCAR Glider Vehicle Assembler Certification

#### Enter Company Name

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

BAR-S-BOR

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 2013 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here



#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here

# How I

#### **Record Keeping and Reporting**

**Glider Vehicle Assembler** will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### Compliance Requirements

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Any questions may be sent to the same address.

Glider Asse	Slider Assembler (all fields required)			
Ву:	Signature		BAR-S-BAR RANCHICS Company Name	
Printed Nai		Address:	36121 Stastay ROAD	
Title:	OWNER		Malin OR 97632	
Emall:				
Phone:	5418916698	Date:	11-20-17	

777 106TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400



# Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption Addendum

Enter Company Name

#### **Requested Glider Kits:**

chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vehicle VIN ¹	Engine Model Year ¹	Engine Milcage ¹
				•	
				++	
				ļ	
			1	1	

Requestor:	······································
Initials: C	Date: $11/15/17$

¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.



A PACCAR COMPANY

# <u>Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler</u> with a Small Business Exemption

Enter Company Name <u>Hay Company</u> <u>LC</u> (hereinafter referred to as "**Requestor**"), pursuant to the requirements found in 40 CFR 1037.150(t)(1), is submitting this

(hereinalter referred to as "**Requestor**"), pursuant to the requirements found in 40 CFR 1037.150(t)(1), is submitting this written request to Peterbilt Motors Company to build and deliver the following Peterbilt glider kit(s). Please complete the table below,

#### Requested Glider Kit: (use second page for more than one)

	Chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vehicle VIN ¹	Engine Model Year ¹	Engine Mileage ¹
Γ						

Requestor will complete assembly of the glider kit(s) by installing all missing components. This could include, but not limited to, the engine, transmission, rear axle(s), and exhaust/aftertreatment components. The vehicle(s), once assembly is complete, will be exempt from the requirements of 40 CFR 1037. All engines used in glider vehicles (including remanufactured engines) must be in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Small Business Status

Requestor meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, Requestor has notified the Designated Compliance Officer of the U.S. Environmental Protection Agency (EPA) as required in 40 CFR 1037.150(t)(1)(i). Requestor certifies that a copy of the reviewed and accepted notification for this model year has been previously provided to PACCAR Inc.

#### Production Limits

Requestor certifies that production will not exceed the production limits of 40 CFR 1037.150(t)(1) and that it sold at least one glider vehicle in calendar 2014.

#### Labeling

Requestor understands that the requested glider kit will contain a Greenhouse Gas Emissions label indicating that the vehicle and its engine are exempt in accordance with \$1037.150(t)(1). This label must remain affixed to the vehicle and not removed by the glider vehicle assembler.

**Instructions:** E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Once received, Peterbilt will review the information to ensure accuracy. If Peterbilt determines that the requested glider kit requires the application of alternative regulations, a Peterbilt representative will contact Requestor to outline additional requirements and obtain needed information.

Requestor acknowledges that submission of this form is deemed to be a submission to EPA and California Air Recourse Board if applicable, and that Peterbilt Motors Company may provide a copy to the Agencies.

<b>Requestor:</b>			
By:	lidustin		Sturm Hay Company LLC
	<u>/ Signature</u>		Company Name '
Printed Na	me: Cody Sturm	Address:	3223 Parament St
Title:	Owner		Klamath Falls, OR 97603
Email:	Shuild 200 You		
(required)	Murminator (@Gmail.com	1	
Phone:	541-891-8448	Date:	N/15/1-7

#### ¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.

PETERBILT	MOTORS	COMPANY
A <b>PACON</b> COM	PANY	

1700 WOODBROOK STREET DENTON, TEXAS 76205-7864 940-591-4000 P.O. BOX 90208 DENTON, TEXAS 76202-5208 Past on Complete Letterbend 11

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

Instant Actionables Memory certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	1	Sales (if o	different)
2014				
2013				
2012				
2011				
2010				

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## **Employees**

Year	Quantity
Current	D
Current - 1	0
Current – 2	0
Current – 3	6

# **Ownership Structure**

Owner	% Ownership
Cody Sturm	50
Alisha Mitchell	50

I attest that Present Assemblier Astrones is not affiliated with any other company.

Please confirm that this request is acceptable and that *insert deservabler formed* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Duner

Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

## PACCAR Glider Vehicle Assembler Certification

madanu

#### Enter Company Name

Sturm Has (hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR. Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR. Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or in Year Circle One 2010 2011 2012 2013 use in the United States was: Enter Volume 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here



#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States, Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year 2018

A copy of this reviewed and accepted notification is attached with this request. Initial Here

# CS

#### **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1);

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to PB.GHG.Sales.Plan.Management@PACCAR.com. Any questions may be sent to the same address.

Glider Assembler (all fields required):			
Ву:	Codystan Signature		Stum Hay Company U.C.
Printed Name: Cody Stuan		Address:	3223 Paramont St.
Title:	Owner		Klamath Falls, DR 97603
Email:	Stuminator 7@Gmil.com		
Phone:	541-891-8448	Oate:	11/15/17
mannan (		7777 × 44 4	SALESS DE AFLIFLAT DIS ADADI DE AD TADA

777 106¹⁴ AVENUE NE, BELLEVUE, WA 98004 | 425-468-7400



A PACONR COMPANY

## Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption Addendum

Enter Company Name

**Requested Glider Kits:** 

Chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vehicle VIN ¹	Engine Model Year ¹	Engine Mileage ¹
				++	
				++	
	······				
				+	
				++	

Requestor:	
Initials:	Date: (1-20-17

¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.

1700 WOODBROOK STREET DENTON, TEXAS 76205-7864 940-591-4000 P.O. BOX 90208 DENTON, TEXAS 76202-5208

Message	
_	
From:	michael whitemarsh [mmwhitemarsh@gmail.com]
Sent:	11/15/2017 3:57:21 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	glider form
Attachments:	Scan0001.pdf

HI HEALY please look over the form any thing not right please let me no thank you

#### 1⁴ Paul de Ceremente (entretter d'

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

micheal whitemarsh n8657 state road 26 eldorado wis. 54932

#### Re: Model Year (2018 Model Your) Request for Small Business Exemption as a Glider Vehicle Assembler

michael whitemarsh certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

## **Glider Vehicle Production**

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______.

## Employees

Year	Quantity
Current	
Current – 1	1
Current – 2	
Current – 3	

## **Ownership Structure**

Owner	% Ownership
micheal whitemarsh	100

I attest that micheal whitemarsh is not affiliated with any other company.

Please confirm that this request is acceptable and that <u>interest whitemarships of the second second</u>

Message

From:	Tim Ryan [peterbilttmr@gmail.com]
Sent:	3/30/2018 9:58:57 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	shoeys@lagrant.net
Subject:	Shoey's Diesel Repair Inc.

Mr. Healy,

I am writing on behalf of a customer who sent in their small business exemption request on February 8th, 2018 but have not received any response or approval yet. They have asked us to follow up. I have cc'd them on this email and his contact information is as follows:

## Shoey's Diesel Repair Schumacher Trucking

Gary Schumaker 17509 Mound Ave Rd Belmont, WI 53510 P:608.762.5920 F:608.762.6920

Thanks in advance and Happy Easter.

Timothy M Ryan Sales Manager Quad-City Peterbilt, Inc. 8100 North Fairmount Street Davenport, IA 52806

Office (563) 391 – 4300 Mobile (563) 210 - 2046

### EPA-HQ-2018-007516

Message	
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From:	Bill Haasl [BillHaasl@truckcountry.com]
Sent:	2/2/2018 6:57:01 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Costello Diesel Service EPA Letter

Stephen;

Costello Diesel Service out of Fairbank, IA sent an EPA letter over to you for approval on Tuesday this week. Have you had a chance to process and return this back to them? Please advise.

Regards;

Truck Country of WI <u>BillHaasl@TruckCountry.com</u> 414-761-3384 ext. 37609 Office 414-761-9178 Fax 414-315-2263 Mobile

CONFIDENTIALITY: This message is intended only for the addressee and may contain confidential, privileged information. If you are not the intended recipient, you may not use, copy or disclose any information contained in this message. If you have received this message in error, please notify the sender by reply e-mail and delete the message.

Message
---------

From: Sent:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com] 10/16/2017 6:04:19 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Fletchers Diesel Repair - glider vehicle assembler
Attachments:	Fletchers Diesel Repair Small Business.pdf

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Fletchers Diesel Repair. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Fletchers Diesel Repair Inc. 42706 5th St. East Lancaster, CA 93535 661-723-3333 1-877-CATPOWR

Reviewed and Accepted Date 10/11/17 EPA Rep_

Stephen Healy EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy Stephen@epa.gov

2019 PR Re: Model Year 20-18

**Request for Small Business Exemption as a Glider Vehicle Assembler** 

Fletchers Diese Rond Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		······································
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is_

#### Employees

Year	Quantity
Current	7
Current 1	8
Current – 2	9
Current – 3	8

#### **Ownership Structure**

90
10

lattest that Fletchers Desols not affiliated with any other company.

Fletchers Diese L Repair Inc

Please confirm that this request is acceptable and that Fleathers Deschas met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

÷,

Message

From: Sent:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com] 5/3/2018 3:44:15 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Clay Cole Trucking
Attachments:	image2018-05-03-140144.pdf

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account Sent: Thursday, May 03, 2018 2:02 PM To: Wirzberg, Cliff <cwirzberg@tlgtrucks.com> Subject:

## Clay Cole Trucking, LLC 2410 Annie Baxter Joplin, MO 64804

Stephen Healy EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy Stephen@epa.gov

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Clay Cole Trucking, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## **Employees**

Year	Quantity
Current	3
Current -1	
Current- 2	
Current- 3	

## **Ownership Structure**

%Ownership
100%

I attest that Clay Cole Trucking, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Clay Cole Trucking, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Bompany Official

**Owner**, President Ouror Tille

### EPA-HQ-2018-007516

## Message

From: Sent:	kmckeon@mckeontrucking.com [kmckeon@mckeontrucking.com] 1/18/2018 12:28:26 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Builder of Glider Kits

Stephen,

My name is Kevin McKeon. I operate a triaxle dump truck fleet in PA. I have built Gliders for my own use since 2005. I am a small business. Is it possible to build my own Glider anymore?

I tried to keep it short and to the point. I have Read the 40 CFR 1037.150.

If you could please shed some light on this i would appreciate it.

thank you Kevin McKeon 215-675-6811

### EPA-HQ-2018-007516

Message	
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From:	Joe Lisconish [jlisconish@kenworthne.com]
Sent:	4/18/2018 7:34:13 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Paul's Repair
Attachments:	Scanned from a Xerox Multifunction Device.pdf

Stephen, I attached the page with his email and phone on it. We also updated his address. Let me know.

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

Parkenkonsuny frohigen / 16 ward st vernon Ny 13426

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year (En 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Pawle Sma Kor Charles that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	 Sales (if i	different)
2014	20000000000000000000000000000000000000	 	
2013			000700000000000000000000000000000000000
2012	******		
2011			
2010			

## Employees

Year	Quantity
Current	0
Current – 1	0
Current – 2	0
Current - 3	6

## **Ownership Structure**

Owner	% Ownership
Paul Makarchak	100%0
·	

Please confirm that this request is acceptable and that RAAL MAKAGCANUMas met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Slandture of Company Officia

wat_owner

## **PACCAR Glider Vehicle Assembler Certification**

Enter Company Name

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

a

1:5

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume 4 in Year Circle One 2010 2011 2012 (2013) 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here (

### **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vchicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(1)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to <u>KW.Marketing.GHG@PACCAR.com</u>. Any questions may be sent to the same address.

Glider Asse	mbler (all fields required):	*	Paul's Provin
	Signature		Company Name
Printed Na	me: Pan L Makarchuk	Address:	16 ward st
Title:	owner		Vernon Ny 13476
Email:	Jannemakarchulc. Jn Bomai	.com	
Phone:	315-264-1718	Date:	D4/18/18

777 106TH AVENUE NE, BELLEVUE, WA 98004 425-468-7400

 From:
 Josh Scott [jscott@hhtruck.com]

 Sent:
 12/8/2017 6:32:01 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 [SPAM-Sender] H&H Auto Service of Fayetteville, INC. Glider Declaration

 Attachments:
 EPA Glider Letter.pdf

Mr. Healy,

Attached is the declaration letter for H&H Freightliner.

Josh Scott Controller/DFCIC H&H Freightliner Hope Mills, NC 28348 Phone:(910)867-3413 Fax: (888)213-3660 Email: jscott@hhtruck.com



5226 Corporation Dr. Hope Mills, NC 28348 Phone: 910.867.3413 Fax: 888.213.3660

**Stephen Healy** 

**EPA OTAQ Compliance Division** 

Mr. Healy, H&H Auto Service of Fayetteville, INC needs to declare eligibility as an assembler of Glider Kits into commerce for retail sales. Under the small business criteria H&H Auto Service of Fayetteville, INC. falls within the rule. H&H Freightliner employs @ 57 employees over the past three years.

## H&H Auto Service of Fayetteville INC. is owned by the following:

Steven C Howard Sr. 80% ownership

S. Carl Howard Jr. 20% ownership

The allowable number of Glider Kits to build in 2018 is based on the highest number built in the years of 2010-2014. Total number of Gliders built for each year 2010-2014 is listed below:



It is our intent in 2018 to build Glider Kits per our declared eligibility. Our company's name, address and contact information is listed as follows:

H&H Auto Service of Fayetteville, INC

DBA

H&H Freightliner

5226 Corporation Drive

Hope Mills, NC 28348

(910) 867-3413

Carl Howard, schoward@hhtruck.com

Please feel free to contact us by phone or email if you have any questions or need any other information.

Thank you

S. Carl Howard Jr.

Vice President

8/17 12 ðate:

Message

From:	michael whitemarsh [mmwhitemarsh@gmail.com]
Sent:	11/15/2017 4:16:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: glider form
Attachments:	Scan0002.jpg

On Wed, Nov 15, 2017 at 10:06 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Michael,

Could you please sign the letter and re-send it to me?

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: michael whitemarsh [mailto:<u>mmwhitemarsh@gmail.com</u>] Sent: Wednesday, November 15, 2017 10:57 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: glider form

HI HEALY please look over the form any thing not right please let me no thank you

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

micheal whitemarsh n8657 state road 26 eldorado wis. 54932

Re: Model Year 2018

Request for Small Business Exemption as a Glider Vehicle Assembler

michael whitemarsh Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______.

## Employees

Year	Quantity
Current	
Current – 1	1
Current – 2	
Current-3	

## **Ownership Structure**

Owner	% Ownership	
micheal whitemarsh	100	

l attest that micheal whitemarsh is not

is not affiliated with any other company.

Please confirm that this request is acceptable and that micheal whitemarsh has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

menter adito Signature of Company Official

11 15+17 Date 1 Title

Message	
-	
From:	admin@blueleasingcorp.net [admin@blueleasingcorp.net]
Sent:	3/30/2018 1:51:10 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	[SPAM-Sender] approval needed
Attachments:	Scan_0006.pdf
Importance:	High

Hello Stephen please let us know if there is anything else you need from us. Thanks Jon



Blue Leasing Corporation Inc. phone: 262-306-7484

7405 Sleepy Hollow Dr West Bend, Wi 53090

DOT# 993568

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Blue Leading Corporation bio. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is **set on**.

## Employees

 Year	Quantity
 Current	17
Current – 1	
Current – 2	
 Current – 3	

## **Ownership Structure**

Owner	% Ownership
Trev Timblin	100%
·····	

Lattest that Blue Leasing Corporation for. Is not affiliated with any other company.

Please confirm that this request is acceptable and that *the Leosing Conformation inc.* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>3-30-18</u> Date Signature of Company Official Title

Maccago

From:	Bill Haasl [BillHaasl@truckcountry.com]
Sent:	2/2/2018 7:04:31 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Costello Diesel Service EPA Letter

Thanks;

Bill Haasl

Sent from my iPhone

On Feb 2, 2018, at 1:00 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

I have not seen it. How was it sent? It's best to scan it as a PDF and email a copy to me. Steve Healy From: Bill Haasl [mailto:BillHaasl@truckcountry.com] Sent: Friday, February 02, 2018 1:57 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Costello Diesel Service EPA Letter Stephen; Costello Diesel Service out of Fairbank, IA sent an EPA letter over to you for approval on Tuesday this week. Have you had a chance to process and return this back to them? Please advise. Regards; Truck Country of WI BillHaasl@TruckCountry.com 414-761-3384 ext. 37609 Office 414-761-9178 Fax 414-315-2263 Mobile

CONFIDENTIALITY: This message is intended only for the addressee and may contain confidential, privileged information. If you are not the intended recipient, you may not use, copy or disclose any information contained in this message. If you have received this message in error, please notify the sender by reply e-mail and delete the message.

CONFIDENTIALITY: This message is intended only for the addressee and may contain confidential, privileged information. If you are not the intended recipient, you may not use, copy or disclose any information contained in this message. If you have received this message in error, please notify the sender by reply e-mail and delete the message.

From:	Jenny Guzic [jguzic@weaklands.com]
Sent:	1/18/2018 1:56:24 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: Gliders

Not a pain. My scanner is, however, being a pain. Could I possibly fax it to you?

## Jenny Guzic

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me ~Philippians 4:13

On Wed, Jan 17, 2018 at 4:04 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sorry to be a pain, but can you send it as an attachment like you did the first time. This doesn't print out legibly for me.

Thanks

**From:** Jenny Guzic [mailto:jguzic@weaklands.com] **Sent:** Wednesday, January 17, 2018 4:00 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Gliders

Sorry about that.

	WEAKLAND'S	MECHANIC SHOP, INC.
imumy 17,2018		
Stophen Highly		
Mochanical Engines 19A (19AC) Complian Donroi Engine C <b>omp</b>	ver Oivisian	
Dear Mr. Healey:		
		e small laudiness provisions as our OFR 1037.150 (c) and the small business
	Weakland's blochanic Shop, inc. is not affiliated with any other companies. We assembly globus for outside partomers.	
Overnakia Strugger × Versidansfa Stechanis St	Machanic Shop, Inc. awas 100% a	f the membership interest of Westland's
Districted in sumbarian + 2014 17	ernelovoen (including affiliates) fi	a the and three [1] years as follows:
<ul><li>3015 20</li><li>3016 22</li></ul>		
00000000000000000000000000000000000000	vill allders for the years 2010 thru	2014.as.iotung:
ORDER/OFERATOR	3	
		1964 Standardson bill discus 24 Standards Chans Standard, 20 Standard
		900000 3554673 (022) 1000 3594673 (022) 10000 3500000000000000000000000000000000

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

On Wed, Jan 17, 2018 at 3:49 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Jenny,

I think I received the wrong document. It looks like an invoice.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com] Sent: Wednesday, January 17, 2018 3:38 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Gliders

## Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

On Thu, Jan 11, 2018 at 4:30 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Jenny,

I have a couple questions. Is Weakland's Mechanic Shop affiliated with any other companies? Have you sold any of the gliders that you've built to outside customers? I will be out of the office after today until next Tuesday.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com] Sent: Thursday, January 11, 2018 2:51 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: <u>mblom@huntertrucksales.com</u> Subject: Gliders

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

#### Message

From:	Alan Stuber [astuber@freightlinerofmaine.com]
Sent:	12/11/2017 5:56:19 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: Glider Label

Thanks. do I need our company name on it and also is the date of manufacture needed?

## On 12/11/2017 10:58 AM, Healy, Stephen wrote:

Alan,

The label requirement currently for a glider is found in the regulation section below:

## §1037.150 Interim provisions.

(t)(1)(iv) Include the appropriate statement on the label required under 1037.135, as follows:

(A) For Phase 1 vehicles, "THIS VEHICLE AND ITS ENGINE ARE EXEMPT UNDER 40 CFR 1037.150(t)(1)."

Please let me know if you have further questions. Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

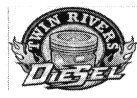
--Alan Stuber Freightliner & Thermo king of Maine 207-945-6451 x147 office 207-944-6576 cell astuber@freightlinerofmaine.com

From:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com]
Sent:	11/17/2017 4:28:54 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: Small Business Exemption
Attachments:	Small Business Exemption.pdf

Thanks

Cliff

From: Larry Davis [mailto:twinriversgrainandcattle@hotmail.com]
Sent: Friday, November 17, 2017 10:22 AM
To: Wirzberg, Cliff
Subject: Small Business Exemption



61015 E 130 Rd Miami, OK 74354 Phone:918-542-8322 Fax: 918-542-8428

Email: twinriversdiesel@ruralinet.net

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy Stephen®epa gov</u> Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

*Twin Rivers Diesel* certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______

## Employees

Year	Quantity
Current	1.
Current - 1	1.
Current - 2	1
Current - 3	1

**Ownership Structure** 

Owner	% Ownership
Joseph A. Davis	50%

I attest that *Twin Rivers Diesel* is not affiliated with any other company. Please confirm that this request is acceptable and that *Twin Rivers Diesel* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

al OWNER_ <u>11-17-17</u> Date Stondure of Company Official

Address / E-mail / Phone if not printed on company leiberhund:

2

Message

From: Sent:	Ryan Daigle [RDaigle@daigleandhoughton.com] 3/20/2018 7:21:18 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Gary Daigle [Gary@daigleandhoughton.com]; David G. Saucier [DSaucier@daigleandhoughton.com]
Subject:	2018 Glider EPA Notification Letter
Attachments:	Daigle & Houghton 2018 Glider Notification.pdf

Good Afternoon,

Please find our 2018 Glider EPA Notification Letter attached to this email for our intended glider assemblies this year. Thank you.

Best,

## Ryan Daigle

Sales Manager <u>rdaigle@daigleandhoughton.com</u> Tel: (207)941-9600 Cell: (207)316-3378 Fax: (207)941-9601 DAIGLE&HOUGHTON YOUR LEADER N SERVICE

All quotes from Daigle & Houghton, Inc. are valid for 30 days following the date of email transmission. Our company accepts no liability for the content of this email, or for the consequences of any actions taken on the basis of the information provided, unless that information is subsequently confirmed in writing. Any views or opinions presented in this email are solely those of the author and do not necessarily represent those of the company. Finally, the recipient should check this email and any attachments for the presence of viruses. The company accepts no liability for any damage caused by any virus transmitted by this email.

Daigle & Houghton, Inc. 130 Market St. Fort Kent, ME 04743 571 Coldbrook Rd, Hermon, ME 04401 www.daigleandhoughton.com



130 Market Street P.O. Box 191 Fort Kent, ME 04743 (207) 834-6186 1-800-638-8666 (207) 834-6183 Fax

571 Coldbrook Road P.O. Box 332 Hermon, ME 04401 (207) 941-9600 1-888-329-4950 (207) 941-9601 Fax

www.daigleandhoughton.com







**Stephen Healey** 

Mechanical Engineeer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healey,

This letter is to notify the EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

**Ownership Structure as follows:** 

Gary Daigle, President, owns 50% of Daigle & Houghton, Inc. Greg Daigle, Vice President, owns 50% of Daigle & Houghton, Inc.

The total number of employees for the past three (3) years as follows:

- 2015 66
- 2016 66
- 2017 72

Our company has built gliders for the years 2010 through 2014 as follows:

*	2010 -
۲	2011 -
8	2012 -
8	2013 -
8	2014 -

President Daigle & Houghton, Inc.

#### EPA-HQ-2018-007516

Message
---------

From: Sent:	Bill Haasl [BillHaasl@truckcountry.com] 2/2/2018 7:55:18 PM
To: Subiect:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: Costello Diesel Service EPA Letter
Subject.	Re. Costello Diesel Selvice EFA Letter

I am calling them right now to get this corrected and resent.

Thanks

Sent from my iPhone

On Feb 2, 2018, at 1:33 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Bill,

I did some additional searching on my email files and found I responded to their email that had their notification attached. Their notification letter did not have their company name and contact information. So I responded to their email with a request for them to add their company name and contact information to their letter.

Steve Healy

From: Bill Haasl [mailto:BillHaasl@truckcountry.com]
Sent: Friday, February 02, 2018 2:05 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Costello Diesel Service EPA Letter
I will check with Costello Diesel Service and let you know.
Thanks;
Bill Haasl

Sent from my iPhone

On Feb 2, 2018, at 1:00 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

I have not seen it. How was it sent? It's best to scan it as a PDF and email a copy to me. Steve Healy

From: Bill Haasl [mailto:BillHaasl@truckcountry.com] Sent: Friday, February 02, 2018 1:57 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Costello Diesel Service EPA Letter Stephen; Costello Diesel Service out of Fairbank, IA sent an EPA letter over to you for approval on Tuesday this week. Have you had a chance to process and return this back to them? Please advise. Regards; Truck Country of WI BillHaasl@TruckCountry.com 414-761-3384 ext. 37609 Office 414-761-9178 Fax 414-315-2263 Mobile CONFIDENTIALITY: This message is intended only for the addressee and may contain confidential, privileged information. If you are not the intended recipient, you may not use, copy or disclose any information contained in this message. If you have received this message in error, please notify the sender by reply e-mail and delete the message.

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## EPA-HQ-2018-007516

#### Message

From:	Katie Campbell [kcampbell@cedarrapidstruckcenter.com]
Sent:	10/16/2017 7:03:46 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: Terry's Truck and Trailer Glider
Attachments:	acobb glider.pdf; Glider Cobb0002.pdf

Just wanted to make sure you got this one  $\odot$ 

Thank you!

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com] Sent: Friday, October 13, 2017 10:49 AM To: Healy.Stephen@epa.gov Subject: Terry's Truck and Trailer Glider Thank you! Katie Campbell Cedar Rapids Truck Center Direct: 319-538-7550



Message From: kmckeon@mckeontrucking.com [kmckeon@mckeontrucking.com] 1/18/2018 5:52:34 PM Sent Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group To: (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Subject: **RE: Builder of Glider Kits** Attachments: Walter H. McKeon Inc EPA.PDF Stephen, Please see the attached Document Thankyou for your help Kevin McKeon 215-675-6811 Kevin, > EPA regulations allow small businesses to build gliders using older > (pre-2010) engines under certain conditions and restrictions. First, the > company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 > > through 2014 and sold at least one to another company or person. You would > be limited in the number of gliders you can build per year to the maximum > number you built in any single year 2010 through 2014. The regulations (40 > CFR 1037.150(c)) require a small business to notify EPA that they intend > to utilize the small business provisions. We ask small businesses to send > us a letter of notification annually that includes a number of bits of > information justifying that they qualify for the small business > allowances. A short letter that contains the following information is all that is needed: > > *A statement that your company meets the small business criteria listed > in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR > 121.201. (Assuming this is true.) Currently the size threshold for Heavy > Duty Truck Manufacturers is 1500 employees - this is what is listed for > NAICS Code 336120. The total number of employees includes that of the > company and its affiliates (see 13 CFR 121 link below). *A statement that your company is solely owned by (owner's name) and if > there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state > > that there are no affiliations - assuming that is true. > *State the number of employees for each of the past 3 years. > *State the number of gliders that your company has built each year 2010 > through 2014. > *Signed by the owner(s) or company official. > You should scan the signed letter and send the PDF file to me. I will then > review it, stamp it and return it to you. You can use the wording I used > above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you > > have notified the EPA. > For your reference here are a number links to regulations that are > applicable: > 40 CFR 1037.150 Interim Provisions - this covers the small business > exclusion requirements (1037.150(c)) and the new interim glider > requirements (1037.150(t)): > http://www.ecfr.gov/cgi bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1150 > 40 CFR 1037.635 - Glider kits and glider vehicles: > http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1635 > 13 CFR Part 121 > Small business general provisions: describes how to determine affiliations > and determine employee count: > http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

EPA-HQ-2018-007516

```
>
> Size standards for small business:
> http://www.ecfr.gov/cgi-bin/text-
idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8
>
>
> Please give me a call if you have further questions.
>
> Thank you,
>
> Stephen Healy
> Mechanical Engineer
> EPA OTAQ Compliance Division
> Diesel Engine Compliance Center
> 734--214-4121
>
> ----Original Message-----
> From: kmckeon@mckeontrucking.com [mailto:kmckeon@mckeontrucking.com]
> Sent: Thursday, January 18, 2018 7:28 AM
> To: Healy, Stephen <healy.stephen@epa.gov>
> Subject: Builder of Glider Kits
> Stephen,
>
> My name is Kevin McKeon. I operate a triaxle dump truck fleet in PA.
> have built Gliders for my own use since 2005. I am a small busines
                                                                                       Ι
                                                              I am a small business.
> Is it possible to build my own Glider anymore?
> I tried to keep it short and to the point. I have Read the 40 CFR
> 1037.150.
>
> If you could please shed some light on this i would appreciate it.
>
> thank you
  Kevin McKeon
>
> 215-675-6811
>
>
```

## WALTER H. MCKEON INC. 1887 STOUT DRIVE WARMINSTER, PA 18974 215-675-6811 KMCKEON@MCKEONTRUCKING.COM

Walter H. McKeon Inc. meets the criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. Walter H. McKeon Inc. has employed 25 individuals over the last 3 years.

Walter H. McKeon Inc is Owned by Joseph M. McKeon with ninety five (95%) percent ownership and Kevin M. McKeon with five (5%) percent ownership. There are no other companies or affiliations associated with Kevin or Joe McKeon

Walter H. McKeon Inc. has built Gliders in 2013, Gliders in 2014. Walter H. McKeon Inc. has sold Gliders in 2014.

18/2018

Joseph M. McKeon. President

18/2018

Kevin M. McKeon. Vice President

• •

Message	
---------	--

From:	Joe Lisconish [jlisconish@kenworthne.com]
Sent:	4/18/2018 6:07:33 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Fix
Attachments:	Scanned from a Xerox Multifunction Device.pdf

Stephen, Please see attached. He told me no glider sales at all. Just did them for his customers. Let me know. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov Parkuskonsany Protopolari 5645 attman Rd. Vernon Ny 13426

Re: Model Year [Englo] [P] Year] Request for Small Business Exemption as a Glider Vehicle Assembler

PANL SNG KOY FANKCertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	<u> </u>	2	different)
2014				
2013		200000000000000000000000000000000000000		
2012				
2011				***************************************
2010				******

## Employees

Year	Quantity
Current	0
Current – 1	0
Current – 2	0
Current – 3	6

## **Ownership Structure**

Owner	% Ownership
Paul Makarchuk	100%0
_ /	

Please confirm that this request is acceptable and that RAHAMAMAMAMAMENT CAN Has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Officia

Owner

#### Message

From:	Alan Stuber [astuber@freightlinerofmaine.com]
Sent:	12/11/2017 6:56:20 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Glider Label

#### Thanks

#### On 12/11/2017 1:51 PM, Healy, Stephen wrote:

At a minimum the company name and trademark should be on the label. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Alan Stuber [mailto:astuber@freightlinerofmaine.com] Sent: Monday, December 11, 2017 12:56 PM To: Healy, Stephen Subject: Re: Glider Label

Thanks. do I need our company name on it and also is the date of manufacture needed?

On 12/11/2017 10:58 AM, Healy, Stephen wrote:

Alan,

The label requirement currently for a glider is found in the regulation section below:

#### §1037.150 Interim provisions.

(t)(1)(iv) Include the appropriate statement on the label required under §1037.135, as follows:

# (A) For Phase 1 vehicles, "THIS VEHICLE AND ITS ENGINE ARE EXEMPT UNDER 40 CFR 1037.150(t)(1)."

Please let me know if you have further questions. Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Alan Stuber Freightliner & Thermo king of Maine 207-945-6451 x147 office 207-944-6576 cell

## astuber@freightlinerofmaine.com

--Alan Stuber Freightliner & Thermo king of Maine 207-945-6451 x147 office 207-944-6576 cell astuber@freightlinerofmaine.com

Message	
From: Sent:	Robert Huisman [rhuisman1961@gmail.com] 5/2/2018 5:20:51 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject: Attachments:	Re: Model year 2018 request for small business exemption as a glider vehicle assembler ATT00001.txt; Huisman Assembler.pdf

Stephen

Yes, we did do gliders in 2014. I have fixed the assembler paper. Sorry for the inconvenience.

Thank You

Robert Huisman

Huisman Trucking

402-719-6681

On Tue, May 1, 2018 at 1:08 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Robert,

Did Huisman Trucking sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Robert Huisman [mailto:rhuisman1961@gmail.com]
Sent: Tuesday, May 01, 2018 10:33 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Model year 2018 request for small business exemption as a glider vehicle assembler

Attached is the glider vehicle assembler.

Thank You

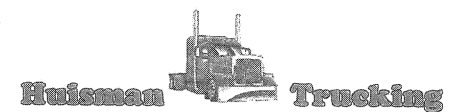
Robert Huisman

Huisman Trucking

402-719-6681

. Historica Ma

Virus-free. www.avg.com



**Stephen Healy EPA OTAQ Compliance Center Diesel Engine Compliance Center** Healv.Stephen@epa.gov

## Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Huisman Trucking certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Year Assembled		Sales (if different)
2014		
2013		
2012		······
2011		
2010		

## Glidar Vahirla Draduction

## Employees

Year	Quantity	
Current	4	
Current -1	4	
Current -2	0	
Current -3	Ø	

## **Ownership Structure**

Owner	% Ownership
Robert Huisman	10080

Please confirm that this request is acceptable and that Huisman Trucking has met all the requirements for the small business exemption as a gilder vehicle assembler. Thank you for your assistance.

<u>Openac</u> Title

<u>6/-30-</u> Dote

Signature of Company Official

From:	Gjerde, James [James.Gjerde@mhc.com]
Sent:	11/17/2017 5:05:59 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption
Attachments:	Small Business Exemption.pdf

Can I get this approved please

Thanks,

James Gjerde | Sales Representative | 515.265.8111 | Direct 515.261.6307 | Fax 515.265.8836 | Cell 515.290.0630 | james.gjerde@mhc.com MHC Kenworth Des Moines | 4111 Delaware Ave | Des Moines, IA 50313 | www.mhc.com

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101 Plaza Drive Elk Run Heights, IA 50707 319-234-445

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Harrison Truck Centers certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assem	ıbled	Sales (i	f different)
2014				
2013				
2012				
2011				
2010				

#### Employees

Year	Quantity	
Current	3\$5	
Current - 1	385	
Current – 2	412	
Current – 3	192	

## **Ownership Structure**

Owner	% Ownership
HARRISON CORPORATION	-90%

Please confirm that this request is acceptable and that *Harrison Truck Centers* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

President 11-15-2017 Title Date

From: Sent:	Drew Bohling [DBohling@jgpete.com] 3/29/2018 2:45:32 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]; Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Subject:	RE: Western States Caterpillar 2018 EPA glider form

Thank you,



DREW BOHLING | TRUCK SALES MANAGER

0: 208.344.8515 | C: 208.761.6698 | F: 208.350.2551 | dbohling@jgpete.com

Boise Peterbilt | 6633 Federal Way | Boise, ID \$3716 | jgpete.com

From: Healy, Stephen <healy.stephen@epa.gov>
Sent: Thursday, March 29, 2018 8:10 AM
To: Deborah Rogstad <Deborah.Rogstad@PACCAR.com>; Drew Bohling <DBohling@jgpete.com>
Subject: RE: Western States Caterpillar 2018 EPA glider form

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]
Sent: Wednesday, March 28, 2018 4:58 PM
To: Drew Bohling <<u>DBohling@jgpete.com</u>>; Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Western States Caterpillar 2018 EPA glider form

I added it for you – up at the top.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Drew Bohling <<u>DBohling@jgpete.com</u>> Sent: Wednesday, March 28, 2018 3:56 PM To: Healy, Stephen <healy.stephen@epa.gov> Cc: Deborah Rogstad <<u>Deborah.Rogstad@PACCAR.com</u>> Subject: RE: Western States Caterpillar 2018 EPA glider form

It would be a 2019 model year. Where on the form would you like that added? Thank you,



0:208.344.8515 | C: 208.761.6698 | F: 208.350.2551 | dbohling@)gpete.com

Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

From: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Sent: Wednesday, March 28, 2018 12:12 PM
To: Drew Bohling <<u>DBohling@jgpete.com</u>>
Cc: <u>Deborah.Rogstad@PACCAR.com</u>
Subject: RE: Western States Caterpillar 2018 EPA glider form

Drew,

Can you please update the letter to reflect the model year of the glider intended to be built?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Drew Bohling [mailto:DBohling@igpete.com]
Sent: Tuesday, March 27, 2018 4:44 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Deborah.Rogstad@PACCAR.com
Subject: Western States Caterpillar 2018 EPA glider form
Importance: High

Mr. Healy, attached is the paperwork for Western States Caterpillar 2018 glider assemblers number. Please let me know if I can provide any other information. Thank you,



DREW BOHLING | TRUCK SALES MANAGER 0: 208.344.8515 | C: 208.761.6638 | F: 208.359.2551 | dbohling@jgpete.com Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

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Message	
From: Sent: To: Subject:	Joe Lisconish [jlisconish@kenworthne.com] 3/20/2018 7:13:39 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] RE: Revised Paperwork
So does t	his go to PACCAR now? Who actually issues the builder number?
	Parts - Syracuse 5-399-1400
From: Hea Sent: Tue To: Joe L	inal Message ly, Stephen [mailto:healy.stephen@epa.gov] sday, March 20, 2018 2:05 PM isconish <jlisconish@kenworthne.com> RE: Revised Paperwork</jlisconish@kenworthne.com>
Please fi	nd the attached EPA small business notification letter stamped "Reviewed and Accepted".
EPA OTAQ	l Engineer Compliance Division gine Compliance Center
From: Joe Sent: Tue To: Healy	inal Message Lisconish [mailto:jlisconish@kenworthne.com] sday, March 20, 2018 1:51 PM , Stephen <healy.stephen@epa.gov> Revised Paperwork</healy.stephen@epa.gov>
Please se	e attached. Thanks!
	Parts - Syracuse 5-399-1400

Message

100000000000000000000000000000000000000	
From:	Costello Diesel [costello.diesel@gmail.com]
Sent:	2/2/2018 8:48:42 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Glider Form
Attachments:	Freightliner Glider Form.pdf

Attached is an updated form

On Wed, Jan 31, 2018 at 8:40 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Can you please add the company name, address and contact information to the letter.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Costello Diesel [mailto:<u>costello.diesel@gmail.com</u>] Sent: Tuesday, January 30, 2018 5:57 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Glider Form

**Costello Diesel Service Inc.** 

513 4th Street North

P.O. Box 414

___

Fairbank, IA 50629-0414

(319) 635-2933

--

**Costello Diesel Service Inc.** 513 4th Street North P.O. Box 414 Fairbank, IA 50629-0414 (319) 635-2933

Costello Diesel Service, Inc. 513 4th St. N Fairbank, IA 50629 (319) 635-2933

* triat on Company Leiterhead (*

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

## 2018

Re: Model Year it is a Minuted York I Request for Small Business Exemption as a Glider Vehicle Assembler. Costello Diesel Service

Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		·····
2011		
2010		

## Employees

Year	Quantity
Current 2018	9
Current – 1	9
Current – Z	9
Current – 3	9

## **Ownership Structure**

Owner	% Ownership
Jorna Castello	50
Celom Costate	56

**Costello Diesel Service** 

Please confirm that this request is acceptable and that *(Insert Castomer Nome)* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance:

matthe

Signature of Company Official

1-30-18

Date

Message	
From:rmloomis@triton.net [rmloomis@triton.net]Sent:1/18/2018 6:53:35 PMTo:Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, StSubject:Re: Loomis Glider	
Stephen,	correct I'm a one person shop.
Thanks,	
Rob	
<pre>&gt; Rob, &gt; The lette &gt; Thanks &gt; Stephen H &gt; Mechanica &gt; EPA OTAQ &gt; Diesel En &gt; 734214- &gt; &gt; &gt;Orig &gt; From: rml &gt; Sent: Wed &gt; To: Healy &gt; Subject: &gt; &gt; Stephen, &gt;</pre>	l Engineer Compliance Division gine Compliance Center 4121 inal Message oomis@triton.net [mailto:rmloomis@triton.net] nesday, January 17, 2018 11:37 PM , Stephen <healy.stephen@epa.gov> Loomis Glider ched an updated form, one spot didn't have my name inserted.</healy.stephen@epa.gov>

Message From: Joe Lisconish [jlisconish@kenworthne.com] Sent: 4/18/2018 5:49:21 PM To: Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Subject: RE: Builder Steve, He did not tell me he did. But I can find out. I will advise. Thanks! Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361 ----Original Message-----From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, April 18, 2018 1:49 PM To: Joe Lisconish <jlisconish@kenworthne.com> Subject: RE: Builder Also one other question. Did Paul's repair sell a glider to another company in 2014? Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message-----From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Wednesday, April 18, 2018 1:13 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Builder Stephen, Good afternoon. Please see attached for a builder number. Let me know. Thanks! Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

Message

From:	Mike Milhon [mike@nebraskapeterbilt.com]
Sent:	12/11/2017 9:00:44 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption Request
Attachments:	Platinum Truck Service Small Bus Exemption Request.pdf

Stephen Healy, Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Platinum Truck Service LLC Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com

## Platinum Truck Service LLC 48945 Hwy 22 Scotia, NE 68875 308-245-3220

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Platinum Truck Service LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

## **Employees**

Year	Quantity
Current	3
Current – 1	2
Current – 2	2
Current – 3	2

## **Ownership Structure**

Owner	% Ownership
Josh Brubaker	50
Steve Holderman	50

I attest that Platinum Truck Service LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Platinum Truck Sales LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Member

<u>12-11-17</u> Date

Signature of Company Official

Title

Address / E-mail / Phane if not printed on company letterhead:

Message	
From:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Sent:	11/20/2017 4:22:17 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Michael Whitemarsh - glider vehicle assembler
Attachments:	Michael Whitemarsh Small Business.pdf

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Michael Whitemarsh. The model year should have been 2019. This assembler only listed his maximum production year, but confirmed via e-mail that he assembled at least one glider kit for a third party in 2014. I have initialed both corrections.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healv.Stephen@epa.gov

micheal whitemarsh n8657 state road 26 eldorado wis. 54932

Re: Model Year 2018

Request for Small Business Exemption as a Glider Vehicle Assembler

michael whitemarsh certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		an y an
2013		
2012		
2011		
2010		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

2019 POX

confirmed via e-mail 11/15/17

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______.

#### **Employees**

Year	Quantity
Current	
Current-1	1
Current – 2	
Current-3	

Reviewed and Accepted Date 11/15/17 EPA Rep

## **Ownership Structure**

Owner	% Ownership
micheal whitemarsh	100

l attest that micheal whitemarsh is not affiliated with any other company.

Please confirm that this request is acceptable and that meter whitemark has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

menter still

Signature of Company Official

OWENT ¹Title

Date

Message

 From:
 Stan Gunter [SGunter@sttsi.com]

 Sent:
 2/6/2018 6:34:58 PM

 To:
 Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

 Subject:
 [SPAM-Sender] Emailing: epaglider

 Attachments:
 epaglider.pdf

Mr. Healy, here is a statement from our company in relation to ordering a new glider. We qualify for units, but will only be doing for now. Please advise me if I need to get you any more documentation so you can sign, stamp and return so our OEM will schedule the glider for out client.

Thank You.

Stan Gunter Sales Springfield Tractor & Trailer Sales, Inc. 3370 Singer Avenue Springfield, IL 62703 217-789-2673 217-789-2686 Fax

Your message is ready to be sent with the following file or link attachments:

epaglider

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.



**3370 SINGER AVENUE** • SPRINGFIELD, ILLINOIS 62703 PHONE: (217) 789-2673 • PARTS FAX: (217) 789-7639 • SALES FAX: (217) 789-2686

Springfield Tractor & Trailer Sales, Inc. does meet the small business criteria for 40 CFR 1037.150 (c)

And the small business criteria specified in 13 CFR 121.201.

Company is solely owned by Dennis Weakly (51%) and John Weakly (49%)

Employees for last 3 years:

2017-26 2016-25 2015-24

Gliders assembled:

2010 2011 2012 2013 2014

gian.

**Dennis Weakly President** 

John Weakly Vice President

Contact:

Stan Gunter

3370 Singer Ave

Springfield, IL. 62703

217-789-2673 x113

sgunter@sttsi.com









Message
---------

From: Sent:	Randy Schilt [randy_schilt@hotmail.com] 1/18/2018 6:59:28 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Ra-Ly Transport LLC / Glider request

RA-LY Transport has put together gliders for other company's. **Company**'s.

Thank You Randy Schilt cell 319-480-2115

From: Healy, Stephen Sent: Thursday, January 18, 2018 12:17 PM To: raly.transport@gmail.com Cc: randy_schilt@hotmail.com Subject: RE: Ra-Ly Transport LLC / Glider request Lance,

Has Ra-Ly Transport LLC sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

## §1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HT ML#se40.36.1037 1150

Please let me know if you have any questions. Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: raly.transport@gmail.com [mailto:raly.transport@gmail.com]Sent: Tuesday, January 16, 2018 5:02 PMTo: Healy, Stephen

Cc: randy_schilt@hotmail.com Subject: Ra-Ly Transport LLC / Glider request Mr. Healy, Request attached. V/R Lance Wallace, APICS/CTL/LBBP GM/OP's Manager Ra-Ly Transport LLC Operations/Dispatch: 1-563-542-7662 Fax: 563-923-2144 raly.transport@gmail.com



From:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Sent:	12/11/2017 9:35:06 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Flahart Transport - glider vehicle assembler
Attachments:	Flahart Transport Small Business.pdf

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Flahart Transport Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



## FLAHART TRANSPORT INC. **Benjamin C Flahart** P O Box 248 Peach Bottom, PA 17563 Phone (717) 548-0282 Fax (717) 548-0289

**Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.gov

3019 OR

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Flahart Transport Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014	· ·	
2013		
2012		
2011		
2010		······································

#### **Employees**

Year	Quantity
Current	3
Current – 1	3
Current – 2	3
Current – 3	3

**Reviewed and Accepted** Date 12/11/17 EPA Rep

## **Ownership Structure**

Owner	% Ownership
Benjamin Flahart	100
······································	

Please confirm that this request is acceptable and that Flohart Transport Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Tith

12-7-17

Signatule of Company Official

ED_002008_00000800-00001

Message						
From: Sent: To: Subject: Attachments:	Scott Huelsman [huelsmantrucking@gmail.com] 11/20/2017 7:50:39 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: Request for Small Business Exemption as a Gilder Assembler EPA Small Busniess Exemption2019.pdf					
Here is our u	updated Small Business Exemption Form					
Thanks Scot	t					
On Thu, Nov	v 2, 2017 at 8:09 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:					
Give me a c	call.					
Stephen He	aly					
Mechanical Engineer						
EPA OTAC	Compliance Division					
Diesel Engi	ne Compliance Center					
734214-4	121					
	tt Huelsman [mailto: <u>huelsmantrucking@gmail.com]</u> nesday, November 01, 2017 4:40 PM					
· ·	Stephen < <u>healy.stephen@epa.gov</u> > e: Request for Small Business Exemption as a Gilder Assembler					
Stephen,						
Whats the status of our request for the small business exemption as a glider assembler?						
Thanks						
Scott with I	Huelsman Trucking					
On Wed, O	ct 25, 2017 at 4:30 PM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:					
You don't have to do anything.						

Steve

**From:** Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] **Sent:** Wednesday, October 25, 2017 4:15 PM **To:** Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

I'm not sure I understand your response. Can we still qualify or are you saying we don't qualify? If we must purchase the trucks and sell them from now on, that's what we will do.

Scott

On Wed, Oct 25, 2017 at 4:07 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

If you are not purchasing the glider kit and only supplying assembly service then you have no further requirement at this time.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

**From:** Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] **Sent:** Wednesday, October 25, 2017 4:04 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Yes that is correct. We would prefer to continue letting our customers purchase the truck and us doing the assembly work if that is possible. If that is not possible then we will purchase the truck and build them and sell them to our customers.

Scott

On Wed, Oct 25, 2017 at 3:37 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 3:31 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.

Let me know,

Scott

On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

## §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone 419-925-4230

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Μ	essage
	CJJUEC.

From: Sent:	Randy Varner [randyvwtc@gmail.com] 3/20/2018 6:01:37 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: glider letter

We are a FREIGHTLINER & WESTERN STAR truck dealer and all of our gliders have been for resale. We are not a trucking company. If you need any further information please e-mail or call me. Thanks Randy



**Randy Varner** 

Sales

Westlie Truck Center of Dickinson

985 29th Avenue East

PO Box 1900

Dickinson, ND 58602

Cell: <u>701-690-3966</u>

Office: 701-456-8744

800-603-4320

Fax: <u>701-225-2916</u>

randyvwtc@gmail.com

Pride In Customer Service!





On Tue, Mar 20, 2018 at 11:27 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Randy,

Has Westlie Truck Center of Dickson sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. You should review your records to see if any gliders were sold in 2014. Please see the excerpt from the regulation below:

#### §1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Randy Varner [mailto:<u>randyvwtc@gmail.com</u>] Sent: Monday, March 19, 2018 6:11 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: glider letter

# STEPHEN

Attached is the letter as per requested for you to sign and send back for us to commence building some gliders for our customers.

If you need any further information please do not hesitate to contact me either by phone or e-mail.

Thank You

Randy L Varner



Randy Varner

Sales

Westlie Truck Center of Dickinson

985 29th Avenue East

PO Box 1900

Dickinson, ND 58602

Cell: <u>701-690-3966</u>

Office: 701-456-8744

800-603-4320

Fax: <u>701-225-2916</u>

randyvwtc@gmail.com

Pride In Customer Service!





Message

From: Sent:	Stan Gunter [SGunter@sttsi.com] 2/6/2018 7:36:45 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	[SPAM-Sender] RE: Emailing: epaglider

Yes, they were ordered in for a specific client. They had their own components. We then assembled them. Actually sold on average about oper year, but did not assemble them all.

Stan Gunter Sales Springfield Tractor & Trailer Sales, Inc. 3370 Singer Avenue Springfield, IL 62703 217-789-2673 217-789-2686 Fax

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Tuesday, February 06, 2018 1:18 PM To: Stan Gunter Subject: RE: Emailing: epaglider

Stan, I have one quick question for you. Did you sell any of the gliders you assembled?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

-----Original Message-----From: Stan Gunter [mailto:SGunter@sttsi.com] Sent: Tuesday, February 06, 2018 1:35 PM To: Healy, Stephen <<u>healy.stephen@epa.gov></u> Subject: [SPAM-Sender] Emailing: epaglider

Mr. Healy, here is a statement from our company in relation to ordering a new glider. We qualify formunits, but will only be doing for now. Please advise me if I need to get you any more documentation so you can sign, stamp and return so our OEM will schedule the glider for out client.

Thank You.

Stan Gunter

Sales Springfield Tractor & Trailer Sales, Inc. 3370 Singer Avenue Springfield, IL 62703 217-789-2673 217-789-2686 Fax

Your message is ready to be sent with the following file or link attachments:

epaglider

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.

Message	
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From:	Elkhorn Valley Trucks [ElkhornValleyTrucks@hotmail.com]
Sent:	12/11/2017 10:23:45 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption letter
Attachments:	1211 2.pdf

Hello Stephen,

Attached please find our Small Business Exemption as a Glider Vehicle Assembler letter. We would like to submit this letter to secure our number as an assembler for next year.

Please let me know if you need any further information as well as our next steps to complete this process. I can be reached at 402-816-4090. You may ask for Pat or Jolene.

Thank you, Jolene Tawney

Elkhorn Valley Trucks, LLC



2635 N. Broad St Fremont, NE 68025 402-618-0564 www.elkhornvalleytrucks.com

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

RE: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Elkhorn Valley Trucks, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as a Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	:	
2012		
2011		
2010		

#### Employees

Year	Quantity
Current	4
Current-1	3
Current-2	5
Current-3	2

#### Ownership Structure

Owner	%Ownership
Patrick Stalp	100%

Please confirm that this request is acceptable and that Elkhorn Valley Trucks, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

____<u>12-//-/7</u> Date

Message	
From: Sent: To: Subject: Attachments:	Scott Huelsman [huelsmantrucking@gmail.com] 11/20/2017 7:53:17 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: Request for Small Business Exemption as a Gilder Assembler EPA Small Business Exemption.pdf
Sorry I notic	ed that paper didnt scan corretly. Here is a better one.
	w 20, 2017 at 2:50 PM, Scott Huelsman < <u>huelsmantrucking@gmail.com</u> > wrote: updated Small Business Exemption Form
Thanks Sco	tt
On Thu, No	ov 2, 2017 at 8:09 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
Give me a	call.
Stephen H	ealy
Mechanica	l Engineer
ΕΡΑ ΟΤΑ	Q Compliance Division
Diesel Eng	gine Compliance Center
734214-4	<u>4121</u>
	ott Huelsman [mailto: <u>huelsmantrucking@gmail.com]</u> Inesday, November 01, 2017 4:40 PM
	, Stephen < <u>healy.stephen@epa.gov</u> > Re: Request for Small Business Exemption as a Gilder Assembler
Stephen,	
Whats the	status of our request for the small business exemption as a glider assembler?
Thanks	
Scott with	Huelsman Trucking
On Wed, O	Oct 25, 2017 at 4:30 PM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
You don'	t have to do anything.
Steve	

**From:** Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] **Sent:** Wednesday, October 25, 2017 4:15 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

I'm not sure I understand your response. Can we still qualify or are you saying we don't qualify? If we must purchase the trucks and sell them from now on, that's what we will do.

Scott

On Wed, Oct 25, 2017 at 4:07 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

If you are not purchasing the glider kit and only supplying assembly service then you have no further requirement at this time.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

**From:** Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] **Sent:** Wednesday, October 25, 2017 4:04 PM

**To:** Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Yes that is correct. We would prefer to continue letting our customers purchase the truck and us doing the assembly work if that is possible. If that is not possible then we will purchase the truck and build them and sell them to our customers.

Scott

On Wed, Oct 25, 2017 at 3:37 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 3:31 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.

Let me know,

Scott

On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

# §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>]
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone <u>419-925-4230</u>



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

HUELSMAN TRUCKING certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	-	
2013		
2012		
2011		
2010		

#### Employees

Year	Quantity
Current	
Current - 1	i
Current 2	
Current 3	1

#### Ownership Structure

Owner	% Ownership
SCOTT HUELSMAN	100%

Please confirm that this request is acceptable and that HUELSMAN TRUCKING has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

10-20-2017 Date WNED signature of Company Official

Message
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From:	DONNIE NEWMAN [dnnwn@aol.com]
Sent:	2/6/2018 7:39:19 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: EPA Glider Allowances For Small Business

Stephen, Thank you I got it.

Thank You , Donnie Newman, Sr. NLI SALES,INC. 205-221-5203 dnnwn@aol.com

-----Original Message-----From: Healy, Stephen To: dnnwn Sent: Tue, Feb 6, 2018 1:31 pm Subject: EPA Glider Allowances For Small Business

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division Diesel Engine Compliance Center

734--214-4121

Message
---------

From:	Joe Lisconish [jlisconish@kenworthne.com]
Sent:	4/18/2018 5:13:12 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Builder
Attachments:	Scanned from a Xerox Multifunction Device.pdf

Stephen,

Good afternoon. Please see attached for a builder number. Let me know. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

Parkenson Religion in

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year (Englo) & Vear) Request for Small Business Exemption as a Glider Vehicle Assembler

*Hasert Customer Name* / certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assemble	Sales (if different)
2014		
2013		***************************************
2012		
2011		
2010		

### Employees

Vear	Quantity
Current	
Current – 1	
Current – 2	
Current – 3	

#### **Ownership Structure**

Owner	% Ownership
Paul Makarchuk	100%
5	

Please confirm that this request is acceptable and that RAHL MANATICAN Has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

1_ Owner

Message
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From:	Elkhorn Valley Trucks [ElkhornValleyTrucks@hotmail.com]	
Sent:	12/12/2017 9:15:53 PM	
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]	
Subject:	Re: Small Business Exemption letter	

Stephen,

Thank you for getting this letter back so quickly! Do you know what my next step would be to get the actual assembler number? I don't have a set of instructions to follow.

Thank you, Jolene Tawney

Elkhorn Valley Trucks, LLC

From: Healy, Stephen Sent: Tuesday, December 12, 2017 3:07:11 PM To: Elkhorn Valley Trucks Subject: RE: Small Business Exemption letter Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division **Diesel Engine Compliance Center** 734--214-4121 From: Elkhorn Valley Trucks [mailto:ElkhornValleyTrucks@hotmail.com] Sent: Monday, December 11, 2017 5:24 PM To: Healy, Stephen Subject: Small Business Exemption letter Hello Stephen, Attached please find our Small Business Exemption as a Glider Vehicle Assembler letter. We would like to submit this letter to secure our number as an assembler for next year. Please let me know if you need any further information as well as our next steps to complete this process. I can be reached at 402-816-4090. You may ask for Pat or Jolene. Thank you, Jolene Tawney

Elkhorn Valley Trucks, LLC

Message
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Joe Hainer [jhainer@WesternPeterbilt.com]
11/20/2017 7:56:04 PM
Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Sorensen Assembler Paperwork
Sorensen Small Business Exemption.pdf; Sorensen Business Card.pdf

#### Stephen,

Good morning, I have attached the small business exemption letter from for Sorensen Truck & Equipment Repair for your approval in order to complete a Peterbilt Glider Kit year model 2019. They do no use letter head so they hand wrote their information at the bottom of the page. I have also scanned a copy of their business card for you. Currently they are Certified to complete Gliders for another OEM and we have requests for them to do our Peterbilts as well.

Please let me know if there is anything else I need to do.

Joe Hainer Western Peterbilt – Marysville Truck Sales Cell: (206) 718-5722 jhainer@westernpeterbilt.com



From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]
Sent: Tuesday, September 19, 2017 6:19 AM
To: Joe Hainer
Cc: Rick Paul
Subject: RE: Olmsted Assembler Paperwork

Good morning Joe,

The first form – the Request for Small Business Exemption – needs to go to Stephen Healy at EPA. It should also show model year 2019 (calendar year 2018). Mr. Healy will sign it and return it, usually quickly. Then forward it to me. Once I get that I'll assign the assembler number. The Certification form is fine; I'll hold it until I get the Exemption.

Please let me know if you have any questions.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201 From: Joe Hainer [mailto:jhainer@WesternPeterbilt.com]
Sent: Monday, September 18, 2017 7:03 PM
To: Steven Wolverton
Cc: Rick Paul; PB GHG Sales Plan Management
Subject: Olmsted Assembler Paperwork

Steven,

Here is the paperwork for Olmsted to obtain an assembler number with Peterbilt. Let me know if there is anything else I need to do at this point.

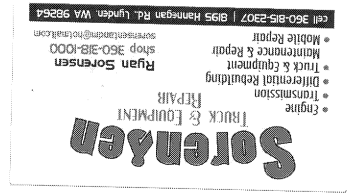
Joe Hainer Western Peterbilt – Marysville Truck Sales Cell: (206) 718-5722 jhainer@westernpeterbilt.com



From: Bart [mailto:bart@olmstedtransportation.com] Sent: Monday, September 18, 2017 1:36 PM To: Joe Hainer Subject: FW:

Here you go.

Bart



Sorensen Trucking & Mfg U.C

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

#### Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Sorensen Trucking & Mfg LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assemb	led	Sales (if different)
2014			
2013			
2012			
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is 10.

# Employees

Year	Quantity
Current	
Current – 1	8
Current – 2	8
Current – 3	8

# **Ownership Structure**

Owner	% Ownership
Martin Sovensen	31.68
Ruan Sovensen	26.66
Rick Sovensen	26.60

I attest that Sorensen Trucking & Mfg LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Sorensen Trucking & Mfg LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

V. V. Title

<u>n In</u>

Address / E-mail / Phone if not printed on company letterhead:

8195 Hannegan Kd Lynden, wh 98204 Sovensentaname hotmail.com

Message

From:	Joe Lisconish [jlisconish@kenworthne.com]
Sent:	3/20/2018 5:51:21 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Revised Paperwork
Attachments:	Scanned from a Xerox Multifunction Device.pdf

Please see attached. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

TNT TRUCK Repair 176 Main St. Charry Valley NY 13320

** Print on Company Letterhead **

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year [Entable Vear] Request for Small Business Exemption as a Glider Vehicle Assembler

TNTerTRUCE for A certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

# Employees

Year	Quantity
Current	2
Current – 1	
Current – 2	
Current – 3	

# **Ownership Structure**

Owner	% Ownership
Tommy Group	100 010

Please confirm that this request is acceptable and that The Huck Applied has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>3-16.18</u> Date Signature of Company Official

Message	
From:	Lewis Canter [lewsrepair@gmail.com]
Sent:	2/7/2018 3:44:41 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE:

Thank you

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, February 07, 2018 10:43 AM To: Lewis Canter Subject: RE:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Lewis Canter [mailto:lewsrepair@gmail.com] Sent: Tuesday, February 06, 2018 5:58 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject:

Message	
From:	Elkhorn Valley Trucks [ElkhornValleyTrucks@hotmail.com]
Sent:	12/12/2017 10:38:30 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Small Business Exemption letter

Stephen,

Again, thank you for getting the letter back so quickly. I have figured out my next step so I do not need you to respond.

Thank you, Jolene Tawney

Elkhorn Valley Trucks, LLC

From: Healy, Stephen Sent: Tuesday, December 12, 2017 3:07:11 PM To: Elkhorn Valley Trucks Subject: RE: Small Business Exemption letter Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division Diesel Engine Compliance Center** 734--214-4121 From: Elkhorn Valley Trucks [mailto:ElkhornValleyTrucks@hotmail.com] Sent: Monday, December 11, 2017 5:24 PM To: Healy, Stephen Subject: Small Business Exemption letter Hello Stephen, Attached please find our Small Business Exemption as a Glider Vehicle Assembler letter. We would like to submit this letter to secure our number as an assembler for next year. Please let me know if you need any further information as well as our next steps to complete this process. I can be reached at 402-816-4090. You may ask for Pat or Jolene. Thank you, Jolene Tawney

Elkhorn Valley Trucks, LLC

Maccago

IVIESSABE	
From:	Joe Hainer [jhainer@WesternPeterbilt.com]
Sent:	11/20/2017 9:27:27 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]

- CC: Deborah Rogstad [deborah.rogstad@paccar.com]
- Subject: RE: Sorensen Revised Small Business Exemption Form

Thank you. Have a Happy Thanksgiving!

Get Outlook for Android

On Mon, Nov 20, 2017 at 1:10 PM -0800, "Healy, Stephen" <<u>healy.stephen@epa.gov</u>> wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joe Hainer [mailto:jhainer@WesternPeterbilt.com] Sent: Monday, November 20, 2017 3:27 PM To: Healy, Stephen Cc: Deborah Rogstad Subject: Sorensen Revised Small Business Exemption Form Stephen, Here is the revised small business exemption form for Sorensen Truck & Equipment Repair. I spoke to Tami Sorensen, and they simply said they ran out of boxes on the form, so I listed them to the right. Please let me know if there is anything else. Joe Hainer Western Peterbilt – Marysville Truck Sales Cell: (206) 718-5722

jhainer@westernpeterbilt.com





Message

From:	Fiebig, Jim [jfiebig@tlgtrucks.com]
Sent:	2/7/2018 9:07:05 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Bluford Jackson small Business exemption as glider vehicle assembler form
Attachments:	small business glider form.pdf

Stephen,

Attached is the Small Business Exemption as a Glider Vehicle Assembler form for my customer Bluford Jackson .

Thank You

Jim

Jim Fiebig Truck Sales Representative Peterbilt Of Cincinnati 2550 Annuity Dr. Cincinnati, OH 45241 513-554-2200 ext 2320 513-237-2680 cell jfiebig@tlgtrucks.com https://www.youtube.com/watch?v=2TKVohaMpYg Stephen Healy EPA OTAQ Complianc Diesel Engine Complia

Bluford Jackson & Son, Inc.

910 US Route 50 • Milford, Ohio 45150 (513) 831-6231 • Fax (513) 831-0064

#### Re: Model Year 2008 Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____4____.

#### **Employees**

Year	Quantity
Current	90
Current – 1	
Current – 2	
Current – 3	

# **Ownership Structure**

Owner	% Ownership
John B Jackson	51%
John B Jackson Jr-Jill Jones	12.25 each
David S Jackson – Denise Allen	12.25 each

I attest that is not affiliated with any other company.

Please confirm that this request is acceptable and that shall be a solution of the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

SECRETARY 2/6/18 Title Date

Address / E-mail / Phone if not printed on company letterhead:

ED_002008_00000822-00001

From:	Deborah Rogstad [Deborah.Rogstad@PACCAR.com]
Sent:	12/13/2017 1:40:15 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Platinum Truck Service LLC - glider vehicle assembler
Attachments:	Platinum Truck Service Small Business.pdf

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Platinum Truck Service LLC. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



# Platinum Truck Service LLC 48945 Hwy 22 Scotia, NE 68875 308-245-3220

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy.Stephen@epa.gov</u>

201902

**Reviewed and Accepted** Date 12/12/17 EPA Rep

Re: Model Year, 2018-Request for Small Business Exemption as a Glider Vehicle Assembler

Platinum Truck Service LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales (if different)
201,4		
2013		
2012		······································
2011		
2010		

**Glider Vehicle Production** 

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______.

#### **Employees**

Year	Quantity
Current	3
Current – 1	2
Current – 2	2
Current – 3	2

#### **Ownership Structure**

Owner	% Ownership
Josh Brubaker	50
Steve Holderman	50

I attest that Platinum Truck Service LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Platinum Truck Sales LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Member

12-11-17 Date

Signature of Company Official

Title

Address / E-mail / Phone if not printed on company letterhead:

From:	Joshua Sykes [Joshua.Sykes@PACCAR.com]
Sent:	1/18/2018 7:13:44 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Terry Martin [terrymartin@martinspeterbilt.com]
Subject:	FW: Document (3).pdf
Attachments:	Document (3).pdf; ATT00001.htm

Model Year 2018 Request for Small Business Exception as a Glider Vehicle Assembler for Martin's Peterbilt.

From: Terry Martin [mailto:terrymartin@martinspeterbilt.com] Sent: Thursday, January 18, 2018 10:50 AM To: Joshua Sykes Subject: Fwd: Document (3).pdf

Can you get this to the appropriate person so I can get a number.

Thank You, **Terry Martin Martin's Peterbilt** 174 Old Whitley Rd London, KY 40741 Office: (606) 878-6410 Toll Free: 1-866-354-3064 Fax: (606) 878-2800 Email: terrymartin@martinspeterbilt.com

Begin forwarded message:

From: Rita Queen <<u>ritaqueen@martinspeterbilt.com</u>> Date: January 18, 2018 at 11:20:43 AM EST To: Terry Martin <<u>terrymartin@martinspeterbilt.com</u>> Subject: Document (3).pdf

Document (3).pdf



74 OLD WHITLEY ROAD RO. BOX 98 LONDON, KY 40741





TOLL FREE: 1-800-255-2746 LOCAL: 606-878-6410 FAX: 606-878-2800

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Martin's Peterbilt of Eastern Kentucky LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

# **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

# Employees

Year	Quantity
Current	162
Current-1	128
Current - 2	116
Current-3	112

#### **Ownership Structure**

Owner	% Ownership
Bert Martin Jr.	20
David Martin	26
Troy Martin	16.9



74 OLD WHITLEY ROAD P.O. BOX 98 LONDON, KY 40741



TOLL FREE: 1-800-255-2746 LOCAL: 606-878-6410 FAX: 606-878-2800

Fattest that Martin's Peterbilt of Eastern Kentucky LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Martin's Peterbilt of Eastern Kentucky LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Martin's

Peterbilt

**Of Eastern Kentucky** 

Signature of Company Officia

Title

1/18/18 Date/

Terry Martin Martin's Peterbilt of Eastern Kentucky LLC 174 Old Whitley Road London, KY 40744 606.878.6410 terrymartin@martinspeterbilt.com

From:	Joe Lisconish [jlisconish@kenworthne.com]
Sent:	3/20/2018 5:42:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Paperwork
Attachments:	Scanned from a Xerox Multifunction Device.pdf

Stephen, Good afternoon. Please see attached and let me know if this is ok?

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

Print on Company Letterhead **

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy Stephen@epa.gov</u>

Re: Model Year (Emaple) Vear | Request for Small Business Exemption as a Glider Vehicle Assembler

TMCTCLUCC Control Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

# **Employees**

Year	Quantity
Current	J
Current – 1	
Current – 2	
Current – 3	

#### **Ownership Structure**

Owner	% Ownership
TOMMY GROUP,	100 010
1 1 5 19	

Please confirm that this request is acceptable and that *finsert Customer Name*/ has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>5-16-18</u> Date Signature of Company Official Title

# **PACCAR Glider Vehicle Assembler Certification**

Enter Company Name

TNT

Truck

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR. Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

٥٩/

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014. up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037,635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or in Year Circle One 2010 2011 2012 2013 (2014) use in the United States was: Enter Volume

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year 2018

A copy of this reviewed and accepted notification is attached with this request. Initial Here



#### **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vchicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR. 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1);

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to KW.Marketing.GHG@PACCAR.com. Any questions may be sent to the same address.

Glider Assembler (all fields required):			
	0	10000000000000000000000000000000000000	
8 <u>%</u>			Lat Land response
Signature Company Name			
Printed Name:	~	Address:	176 Main St.
Title:	- Geoge	1	1/2 10000 070
<u></u>	<u>ner i</u>		Cherry Valley NY 13520
Email:		****	
Phone: 67	-214-8231	Date:	3/16/18

**PACCAR Inc** 

777 106[™] AVENUE NE, BELLEVUE, WA 98004 425-458-7400



### Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption

Enter Company Name TNT TRUCCPPINT ( (hereinafter referred to as "Requestor"), pursuant to the requirements found in 40 CFR 1037.150(1)(1), is submitting this written request to Kenworth Truck Company to build and deliver the following Kenworth glider kit(s). Please complete the table below.

### Requested Glider Kit: (use second page for more than one)

Chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vehicle VIN ¹	Engine Model Year ¹	Engine Milcage ¹
			ξ		

Requestor will complete assembly of the glider kit(s) by installing all missing components. This could include, but not limited to, the engine, transmission, rear axle(s), and exhaust/aftertreatment components. The vehicle(s), once assembly is complete, will be exempt from the requirements of 40 CFR 1037. All engines used in glider vehicles (including remanufactured engines) must be in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

### <u>Small Business Status</u>

Requestor meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, Requestor has notified the Designated Compliance Officer of the U.S. Environmental Protection Agency (EPA) as required in 40 CFR 1037.150(t)(1)(i). Requestor certifies that a copy of the reviewed and accepted notification for this model year has been previously provided to PACCAR Inc.

### **Production Limits**

Requestor certifies that production will not exceed the production limits of 40 CFR 1037.150(t)(1) and that it sold at least one glider vehicle in calendar 2014.

### Labeling

Requestor understands that the requested glider kit will contain a Greenhouse Gas Emissions label indicating that the vehicle and its engine are exempt in accordance with §1037.150(t)(1). This label must remain affixed to the vehicle and not removed by the glider vehicle assembler.

Instructions: E-mail the completed and signed form to <u>KW.Marketing.GHG@PACCAR.com</u>. Once received, Kenworth will review the information to ensure accuracy. If Kenworth determines that the requested glider kit requires the use of alternative regulations, a Kenworth representative will contact Requestor to outline additional requirements and obtain needed information.

Requestor acknowledges that submission of this form is deemed to be a submission to EPA and California Air Recourse Board if applicable, and that Kenworth Truck Company may provide a copy to the Agencies.

$\langle \rangle$	Requestor:	•	
	By: Nroch Signature		Company Name
	Printell Name:	Address:	176 main st
	Illie: Owner		Charry ucillary NY 13320
	Email: (required) louie 209 Cyshoo .com		
	Phone: 607-264-8231	Date:	0316118

¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.

10630 N.E. 38th PLACE KIRKLAND, WA 98033 425-828-5659 P.O. BOX 1000 KIRKLAND, WA 98083-1000



A PACCAR COMPANY

## Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption

# Addendum

Enter Company Name

### **Requested Glider Kits:**

Chassis Number	Ordering Dealer	Customer Name ¹	Replacement Vehicle VIN ¹	Engine Model Year ¹	Engine Milcage ¹
	11	11		11	11
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	[]				

Requestor:	
20000000000000000000000000000000000000	
Initials:	Date:
1	

¹ Information required if requested glider is for wreck replacement. Otherwise, information is optional.

KENWORTH TRUCK COMPANY A PACCAR COMPANY

10630 N.E. 38th PLACE KIRKLAND, WA 98033 425-828-5659 P.O. BOX 1000 KIRKLAND, WA 98083-1000 Message

From:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com]
Sent:	2/7/2018 9:44:50 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Powell's Truck & Auto Repair
Attachments:	image2018-02-07-190759.pdf

### Thanks

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account Sent: Wednesday, February 07, 2018 7:08 PM To: Wirzberg, Cliff Subject: Powell's Truck & Auto Repair 8401 E 7th St Joplin Mo. 64801 417-626-0300

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Powell's Truck & Auto Repair certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Vear	Assembled		Sales (if different)	
2014	1			
2013				
2012				
2011				
2010	**************************************	*****		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is .

### Employees

Year	Quantity
Current	
Current - 1	
Current - 2	
Current – 3	N

### **Ownership Structure**

Owner	% Ownership	
mine tower	100%	
Terrent Construction and the second		٦

I attest that Powell Truck & Aulo Repair, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small business exemption as a given vehicle assembler. Thank you for your assistance.

Owner, President 2-19 Signature of Compony Official

rom:	Bret Catto [bretcatto@tomnehl.com]
Sent:	1/18/2018 7:48:58 PM
ο:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Glider kit letter
′es sir, o	ur largest year was 2014 where we produced and sold units.
ret	
Fom Nehl T North Flor	les Manager/Vice President of Sales and Leasing ruck Company ida Western Star ruck Leasing
rom: Heal ent: Thur o: Bret C	nal Message y, Stephen [mailto:healy.stephen@epa.gov] sday, January 18, 2018 1:21 PM atto E: Glider kit letter
lider exe ave sold	hl Truck Company sold any gliders to outside parties? To qualify for the small business to mption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to at least one glider to an outside party. There is no indication in the attached letter as to liders. Please see the excerpt from the regulation below.
1)(i) You lider veh lider veh ntroduce lirected p	Interim provisions. kits and glider vehicles. are eligible for this exemption if you are a small manufacturer and you sold one or more icles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced icles for your own use. You must notify us of your plans to use this exemption before you exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S roduction volume (and sales, if different) of such vehicles for calendar years 2010 through cles you produce before notifying us are not exempt under this section.
ttps://ww	web link to the section of regulations, 40 CFR 1037.150(t): w.ecfr.gov/cgi- veECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.
lease let	me know if you have any questions.
nank you,	
	Engineer ompliance Division ine Compliance Center
From: Bret Sent: Thur To: Healy,	nal Message Catto [mailto:bretcatto@tomnehl.com] sday, January 18, 2018 10:59 AM Stephen <healy.stephen@epa.gov> lider kit letter</healy.stephen@epa.gov>
Ir. Healy	
lease see	attached letter.
hank you	

Bret

W. Bret Catto General Sales Manager/Vice President of Sales and Leasing Tom Nehl Truck Company North Florida Western Star Tom Nehl Truck Leasing (904) 389-3653

Message	
From: Sent: To: Subject: Attachments:	Fiebig, Jim [jfiebig@tlgtrucks.com] 2/8/2018 1:34:59 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] RE: Bluford Jackson small Business exemption as glider vehicle assembler form small business glider form.pdf
Stephen,	
Yes, attached	is the revised form with the model year
Thank You	
Jim	
Sent: Wednes To: Fiebig, Jin	Stephen [mailto:healy.stephen@epa.gov] sday, February 07, 2018 4:19 PM n Bluford Jackson small Business exemption as glider vehicle assembler form
-	to purchase PACCAR gliders? If so you will need to enter the model year you will be acquiring near the top Most likely they will be 2019 model year. You should check with your dealer to confirm.
	ngineer mpliance Division Compliance Center
From: Fiebig,	Jim [mailto:jfiebig@tlgtrucks.com]

 From: Flebig, Jim [mailto:]nebig@tigtrucks.com]

 Sent: Wednesday, February 07, 2018 4:07 PM

 To: Healy, Stephen < healy.stephen@epa.gov>

 Subject: Bluford Jackson small Business exemption as glider vehicle assembler form

Stephen,

Attached is the Small Business Exemption as a Glider Vehicle Assembler form for my customer Bluford Jackson .

Thank You

Jim

Jim Fiebig Truck Sales Representative Peterbilt Of Cincinnati 2550 Annuity Dr. Cincinnati, OH 45241 513-554-2200 ext 2320 513-237-2680 cell jfiebig@tlgtrucks.com https://www.youtube.com/watch?v=2TKVohaMpYg



Re: Model Year 201 Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)	
2014			
2013			
2012			
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

### Employees

Year	Quantity
Current	90
Current – 1	
Current – 2	
Current – 3	

### **Ownership Structure**

Owner	% Ownership
John B Jackson	51%
John B Jackson Jr-Jill Jones	12.25 each
David S Jackson – Denise Allen	12.25 each

I attest that is not affiliated with any other company.

Please confirm that this request is acceptable and that the effective confirm that this requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

SECRETARY 2/6/18
Title Date

Address / E-mail / Phone if not printed on company letterhead:

ED_002008_00000834-00001

Message From: rmloomis@triton.net [rmloomis@triton.net] 1/19/2018 2:28:44 AM Sent To: Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Subject: Re: Loomis Glider We thought we were getting a glider builder number from you. How do we get one? The dealer won't order the truck without it. Thank You, Rob Loomis On 2018-01-18 15:03, Healy, Stephen wrote: > Please find the attached EPA small business notification letter > stamped "Reviewed and Accepted". > Stephen Healy > Mechanical Engineer EPA OTAQ Compliance Division > > Diesel Engine Compliance Center > 734--214-4121 > > ----Original Message-----> From: rmloomis@triton.net [mailto:rmloomis@triton.net] > Sent: Thursday, January 18, 2018 1:54 PM > To: Healy, Stephen <healy.stephen@epa.gov> > Subject: Re: Loomis Glider > > Stephen, > Yes that's correct I'm a one person shop. > > Thanks, > > Rob > > On 2018-01-18 13:11, Healy, Stephen wrote: >> Rob, >> The letter submitted shows zero employees. Are you a one person shop? >> >> Thanks >> >> Stephen Healy >> Mechanical Engineer >> EPA OTAQ Compliance Division >> Diesel Engine Compliance Center >> 734--214-4121 >> >> >> >> ----Original Message----->> From: rmloomis@triton.net [mailto:rmloomis@triton.net] >> Sent: Wednesday, January 17, 2018 11:37 PM To: Healy, Stephen <healy.stephen@epa.gov> >> >> Subject: Loomis Glider >> >> Stephen, >> >> I've attached an updated form, one spot didn't have my name inserted. >> >> Thanks, >> >> Rob Loomis

Message

From:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com]
Sent:	2/8/2018 6:30:06 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Corrected form from Powell Truck
Attachments:	image2018-02-08-155306.pdf

### Thanks

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account Sent: Thursday, February 08, 2018 3:53 PM To: Wirzberg, Cliff Subject:

### Powell's Truck & Auto Repair 8401 E 7th St Joplin Mo. 64801 417-626-0300

Stephen Healy EPA OTAO Compliance Division Diesel Engine Compliance Center <u>Healy Stephen@epa.gov</u>

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Powell's Truck & Anto Repair certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assemble	d S	ales (if di	fferent)
ZO14				
2013				
2012				
2011			*******	
2010		· · · · · · · · · · · · · · · · · · ·		

Based on the Information provided above, our maximum annual exempt glider vehicle production for this model year is,

### Employees

Year	Quantity
Current	
Current - 1	
Current - 2	
Current - 3	l S

### **Ownership Structure**

Owner	% Ownership	
mine tower	100%	

I attest that Powell Truck & Auto Repair, inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Farmers Oll Company, Inc. has met all the requirements for the small business exemption as a giver vehicle assembler. Thank you for your assistance.

Signature of Cumpony Official

Owner, President 2-19 Trie

Message

From:	Bob Boughman [BBoughman@ohiopeterbilt.com]
Sent:	1/19/2018 5:33:28 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: small business exemption
Attachments:	Scanned Document.pdf

-----Original Message-----From: NewPhillyPB@ohiopeterbilt.com [mailto:NewPhillyPB@ohiopeterbilt.com] Sent: Friday, January 19, 2018 8:20 PM To: Bob Boughman Subject: Scanned Document

Please open the attached document.

Attachment File Type: pdf, Multi-Page

Multifunction Printer Location: Device Name: XRX9C934E96A9BB

Message
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From:	Darrel Fannin [fannintrucking@libertybb.com]
Sent:	2/27/2018 5:35:42 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business exemption Certificate
Attachments:	02271800.PDF

Good Afternoon,

I am sending you paper work in reference to Small Business exemption Certificate. If you need to contact me, you can call me on my cell: 606-202-0778.

Thanks Darrel Fannin, owner Fannin Trucking

### PACCAR Glider Vehicle Assembler Certification

Enter Company Name

DAIC

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components,

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014. up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or in Year Circle One 2010 2011 2012 2013 (2014)

use in the United States was: Enter Volume

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here

. Any questions

### **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to may be sent to the same address.

Gilder Ast By: 4	sembler (all fields required): 2		FARWIN Truck Rupin Company Name
Printed N	ame: Darrelw FANNIN	Address:	2072
Title:	OWNER		orangehung Rd
Email:	FANNIN THURKING		Maysville KY
Phone:	liberty 38. Comm	Date:	41056
PACCARI		777 106	114 AVENUE NE, BELLEVUE, WA 98004 425-468-7400

Q: What is needed to apply for the Small Business Exemption Certification? A: The glider assembler should contact their EPA Designated Compliance Officer to determine exact requirements for the exemption. The list below is the type of information that may be needed. Please consult your attorney should you have any questions about the interpretation and application of the regulation. - State that the glider assembler qualifies as a small business per 13 CFR §121 o The glider assembler is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing Per 13 CFR §121.201. - Provide the current number of employees. In order to gualify, total must be below 1,500 employees. 10 - Provide the number of employees for the past three years. 10 each Yr. - Annual U.S. production volume (and sales, if different) for calendar years 2010 through 2014. Sales include vehicles they were paid to assemble for others. 5405 - Describe the ownership structure. o Who owns the company and percent ownership. Darrel Fannin 100% - The model year that exclusion request applies.

- Signed by a company official.
- Please note that you must request this exclusion every calendar year.

- The contact at EPA is:

Stephen Healy

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734-214-4121

Healy.stephen@epa.gov

owner signature: Atanda Jan

Message			
From: Sent: To: Subject:	Fiebig, Jim [jfiebig@tlgtrucks.com] 2/27/2018 5:30:13 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] glider form for K& R		
Stephen,			
Do you have	e an update on the small business form submitted for K&R.		
Thank You!			
Jim			
Peterbilt Of 2550 Annuit Cincinnati, C 513-554-220 513-237-260 jfiebig@tlgt https://www Below new	ty Dr. DH 45241 00 ext 2320 80 cell		

Message
---------

From:	Shoey's Diesel Repair [shoeys@lagrant.net]
Sent:	2/8/2018 6:15:36 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	'Tim Ryan' [peterbilttmr@gmail.com]
Subject:	Small Business Exemption- Glider Vehicle Assembler
Attachments:	Glider_Small_Business_Exemption.pdf

Attached is the small business exemption letter.

Thank you

Jonathon

Shoey's Diesel Repair Schumacher Trucking 17509 Mound Ave Rd Belmont, WI 53510 P:608.762.5920 F:608.762.6920

## Shoey's Diesel Repair Inc.

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year (E And Sec) Year) Request for Small Business Exemption as a Glider Vehicle Assembler

Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

### Employees

Year	Quantity
Current	4
Current – 1	6
Current – 2	6
Current – 3	6

### **Ownership Structure**

Owner ,	% Ownership
Gary Schumocher	100

I attest that Shiping Deciel Rysel is not affiliated with any other company.

Please confirm that this request is acceptable and that the plane Duil for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

S/gnature/of/Company Official

Onime Title

2-8-2018

Address / E-mail / Phone if not printed on company letterhead:

17509 Mound Ave Rd Belmont, WI 53510* Phone: 608.762.5920 * shoeys@lagrant.net

From:	Tracy Thibodeau [tthibodeau@post.freightlinerofmaine.com]
Sent: To:	9/27/2017 1:52:06 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Glider Kits
Thank you <b>S</b>	Stephen
Tracy Thibo	deau
Chief Finan	cial Officer
	of Maine, Inc
422 Perry R	
Bangor, ME	
Dir line 207	-217-6935 fax 207-947-6557
To: Tracy Thi Subject: RE: Tracy, Please find	Glider Kits the attached EPA small business notification for stamped "Reviewed and Accepted".
Stephen He	
Mechanical	
	Compliance Division ne Compliance Center
734214-4	
Sent: Wedr	r Thibodeau [mailto:tthibodeau@post.freightlinerofmaine.com] esday, September 27, 2017 9:04 AM
In Honly C	tephen <healy.stephen@epa.gov></healy.stephen@epa.gov>

The affiliated companies have no employees. Humble Beginnings is a real estate holding company. The other is managed through Freightliner of Maine. Thanks Tracy

Tracy Thibodeau Chief Financial Officer Freightliner of Maine, Inc 422 Perry Road Bangor, ME 04401 Dir line 207-217-6935 fax 207-947-6557

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, September 27, 2017 9:00 AM To: Tracy Thibodeau Subject: RE: Glider Kits Tracy,

Does the employee count stated in the letter include the employees of the affiliated companies? If not can you please provide the employee count of the affiliated companies?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tracy Thibodeau [mailto:tthibodeau@post.frightlinerofmmaine.com]
Sent: Tuesday, September 26, 2017 10:08 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Glider Kits

Stephen, I am attaching our Glider Kit Assembler notification. Please let me know if you have any questions. Thanks Tracy

Tracy Thibodeau Chief Financial Officer Freightliner of Maine, Inc 422 Perry Road Bangor, ME 04401 Dir line 207-217-6935 fax 207-947-6557

Message

From:	Terry Novotny [tnovotny@wickstrucks.com]
Sent:	1/26/2018 9:39:25 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	krzysztof.hus@daimler.com
Subject:	Emailing: EPA OTAQ Compliance Division Form.pdf
Attachments:	EPA OTAQ Compliance Division Form.pdf

Stephen Healy

Please find attached a copy of a letter of notification to build a glider.

Thank You,

Terry Novotny

Wicks Sterling Trucks, Inc. 10502 S. 147th Street Omaha, NE. 68138 E-Mail (tnovotny@wickstrucks.com)

EPA OTAQ Compliance Division Form.pdf

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.

10502 S. 147th Street, Omaha, NE 68138 10502 S. 147th Street, Omaha, NE 68138 Phone: (402) 891-9200 Fax: (402) 895-2253 WATS: (877) 891-9200

01-25-2018

Notification of EPA Designated Compliance Letter

Let this letter serve as a statement that Wicks Sterling Trucks meets the small business criteria Listed in 40 CFR 1037.150 and small business criteria in 13 CFR 121.201.

Wick's Sterling Trucks is solely owned by Gale Wickersham

Number of employees for each of the pass three years: 2015 - 46 2016-42 2017-47

Number of Gliders Wicks Sterling Trucks. Inc. has built each in pass year 2010 through 2014: 2013 -

2014 -

owner Kalek, Wickst

From:	Eddie Herring [Eherring@herringmotor.com]
Sent:	2/26/2018 5:08:17 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Eddie Herring [Eherring@herringmotor.com]
Subject:	JE Herring Motor Co Glider Kit
Attachments:	Glider Kit Form # 3.pdf

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



# J. E. HERRING MOTOR COMPANY

286 Neilan Road, Route 31 West 🔹 Somerset, PA 15501 🔹 814/445-4577

### Re: Model Year 2012 Request for Small Business Exemption as a Glider Vehicle Assembler

JE Herring Motor CO certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

### **Employees**

Year	Quantity
Current	47
Current – 1	51
Current – 2	52
Current – 3	51

### **Ownership Structure**

Owner	% Ownership
Walter E Herring	34 %
Patricia A Herring	17 %
Patrick E Herring	24.5 %
Matthew E Herring	24.5 %

Please confirm that this request is acceptable and that JE Herring Motor CO has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

 Patrick Herring
 Sec.
 26 Feb. 2018

 Signature of Company Official
 Title
 Date

Message
---------

From:	Steve /Wendy Mcmullen [highcountrymotor@aol.com]
Sent:	5/17/2018 2:48:19 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small business exemption request
Attachments:	small business exemption model year 2020.pdf

Hi Stephen:

Please find attached our request for small business exemption.

Thank you,

Wendy McMullen

High Country Motors, LLC 6512 Admiral Peary Hwy Loretto, PA 15940 (814) 886-9375



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

# High Country Motors, LLC

6512 Admiral Peary Highway Loretto, Pennsylvania 15940 (814) 886-9375 Fax: 886-8452



### Re: Model Year 2020 Request for Small Business Exemption as a Glider Vehicle Assembler

High Country Motors, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

### Employees

 Year	Quantity
Current	33
Current – 1	31
Current – 2	30
Current – 3	27

### **Ownership Structure**

Owner	% Ownership
KF Holdings, LP	100%

Affiliates: High Country Property, LLC

*KF Holdings, LP owns 100% of the membership interest of High Country Property, LLC

Please confirm that this request is acceptable and that High Country Motors, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Slanature of Company Official E. M. Mullen Staven

V.P.

5/17/2018

Date

Title

Message	
From	release and free and free and a set
From:	rmloomis@triton.net [rmloomis@triton.net]
Sent:	2/26/2018 2:00:07 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	glider
Attachments:	glider02262018.pdf

Rob asked me to send this to you with the year changed to 2019.

Thank You

**Stephen Healy** EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healv.Stephen@epa.gov

Rint on Company Letterhead ** Kob Looms 1070 31 # St allegan, Mi 49010 269-208-6037 rmloomisd triton net

Re: Model Year [Enter Model Year] Request for Small Business Exemption as a Glider Vehicle Assembler

(0) LOOMS service (certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assemb	{	different)
2014			
2013			
2012			
2011			
2010			

### Employees

Year	Quantity
Current	0
Current – 1	
Current - 2	
Current 3	

### **Ownership Structure**

Owner	% Ownership
Rob Loomis	/00
·,	

Looms Lattest that [Insert Assembler Name] is not affiliated with any other company.

Please confirm that this request is acceptable and that [Insert Assembler Nome] has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Cob Xoomio Signature of Company Official

<u>Owner</u> Title

_____ / 7~ / 8 Date

Address / E-moil / Phone if not printed on company letterhead:

Message

From:	Fiebig, Jim [jfiebig@tlgtrucks.com]
Sent:	2/23/2018 8:34:31 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption form
Attachments:	Glider Small Business formpdf

Stephen,

Attached is the Small Business Exemption form for customer K&R Transport

Thank You

Jim

Jim Fiebig Truck Sales Representative Peterbilt Of Cincinnati 2550 Annuity Dr. Cincinnati, OH 45241 513-554-2200 ext 2320 513-237-2680 cell ifiebig@tlgtrucks.com https://www.youtube.com/watch?v=2TKVohaMpYg Below new Peterbilt Ultraloft Sleeper Info: https://www.youtube.com/watch?v=bjB-X2tgtnQ



1285 State Route 29 NE London, OH 43140 Phone: 740-857-2400 Fax: 740-857-1200

Stephen Healy

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

Healy.Stephen@epa.gov

### Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

K&R Transport TLC certifibet it qualifies as a small business per 13 CFR 121 and is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

### Employees

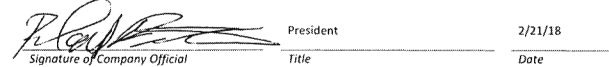
Year	Quantity
Current	25
Current – 1	
Current – 2	
Current – 3	

### **Ownership Structure**

Owner	% Ownership
Randall Finke	100 .

I attest that Randall Finke is not affiliated with any other company.

Please confirm that this request is acceptable and that K&R Transport II LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.



Address / E-mail / Phone if not printed on company letterhead:

### **PACCAR Glider Vehicle Assembler Certification**

Enter	Com	pany	Name

K&R Transport II, LLC

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

### **Volume Limitations Certification**

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or use in the United States was: Enter Volume in Year Circle One 2010 2011 2012, 2013 2014

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

2019

A copy of this reviewed and accepted notification is attached with this request. Initial Here

### **Record Keeping and Reporting**

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes:
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Glider Asse	signature		_K&R Transport II LLC Company Name
Printed Name: Randall Finke		Address:	1285 St Rt 29 NE
Title:	President		London, OH 43140
Email:	rfinke@krtransport.com		



Phone:	740-857-2400	Date:	2/21/2018

Instructions: E-mail the completed and signed form to <u>PB.GHG.Sales.Plan.Management@PACCAR.com</u>. Any questions may be sent to the same address.

.

From:	Star Auto [starauto@netins.net]
Sent:	8/7/2017 5:04:51 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Star Auto Co Inc
Attachments:	20170807_112755.jpg

# attached is the letter you requested in order for Star Auto Co to get a Small Business Exempt Form **Thanks for your help. Shelly**

Virus-free. www.avast.com

**Environmental Protection Agency** 



August 7, 2017

### Dear Sirs;

This letter is sent to you because we intend to utilize the small business provisions. This is to state that my company, Star Auto Co, meets the small business criteria as required. We currently have 13 employees and have had for the past 3 years. The company is owned by myself and my wire, Ruth. We each own 50%. There are no other affiliations with other companies.

In the past we have built the following number of gliders:

20:	10 -	
20:	11 -	
20:	12 -	
20	13 -	
20	14 -	

If there are any questions, please call 641-594-2757. Ask for Marlo Jansen, owner.

Star Auto Co Inc attn; Marlo Jansen 502 1st Ave PO Box 206 Sully, Iowa 50251

PH: 641-594-2757 Fax: 641-594-2758.

Thanks

recol

Mario B Jansen

Date

Message

From:PatW [patdm@zoominternet.net]Sent:2/23/2018 8:12:31 PMTo:Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group<br/>(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]CC:DAVES TRISTATE [davestristate@zoominternet.net]Subject:EPA GLIDER-Small BusinessAttachments:DTSTS - GLIDER.PDF

Hi,

attached is the letter you requested please review, stamp and return. if we need any corrections please advise...

Thank you, Pat

Patricia Winovich Dave's TriState Truck Service D&M Express, Inc. 20886 Route 19 Cranberry Township, PA 16066

724-452-8631 x235 Fax: 724-452-6661

patdm@zoominternet.net

20886 Route 19 Cranberry Twp, PA 16066-5902 800-666-1114 724-452-8631 FAX: 724-452-6661

# Dave's Tri State Truck Service, LLC

February 23, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

I am a small business owner with 7 employees. From 2010 to present. Fed ID # 41-2267082 Owner: David Richard Past 3 years -Employees 7 Built First First in 2014 and Sold

Thank You,

David Richard Owner

Message

From: Sent:	Sharon Lancaster [slancaster@kellerits.com] 3/29/2018 5:30:21 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Request to be a Small business glider assembler

Thank you. Have a good holiday :)

Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen wrote:

Sharon,

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 28, 2018 11:15 AM To: Healy, Stephen Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.

We built in	in 1993,	in 1997,	in 2001,	
2007,	in 2009,		in 2010-2011.	

Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

old to Dairyway Tremonton, UT 2012

old to Roy's Truck Rowlett, TX 2013

old to Bouma Truck Sales, Choteau, MT 2014

old to Bouma Truck Sales, Choteau, MT 2015

old to Bouma Truck Sales, Choteau, MT 2016

old to Bouma Truck Sales, Choteau, MT 2017
We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.
Thanks
Sharon Lancaster
A&R Transport, Inc.
435 744 2201
On 3/22/2018 7:47:05 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
Sharon,
The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that no gliders were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?
Thank you,
Steve Healy
From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 21, 2018 12:33 PM To: Healy, Stephen < <u>healy.stephen@epa.gov</u> > Subject: Re: Request to be a Small business glider assembler
All were built and sold to AA&S Corporation Brigham City, UT.
Thanks
Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small

business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

## §1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Tuesday, March 20, 2018 7:22 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

#### EPA-HQ-2018-007516

Message

From:	Monroe, Lyle [lmonroe@tlgtrucks.com]
Sent:	2/23/2018 7:37:19 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Request for Small Business Exemption as Glider Assembler
Attachments:	Scan_0321.pdf

Stephen

Please find the attached request for Small Business Exemption as a Glider Assembler. Please process asap

Thanks

Lyle Monroe Peterbilt of Cincinnati 2550 Annuity Dr Cincinnati, Ohio 45241 513-673-0878 Cell 800-743-7033 Office 877-538-2830 Fax Imonroe@tlgtrucks.com It's never crowded along the extra mile

## EPA-HQ-2018-007516 Feb 23 18 09:59p

2010-02-23 13:00

P 2/3

1 1 >> 937 780 0002

** Print on Company Letterhead **

Stephen Healy SPA OTAQ Compliance Olvision Olesel Engine Compliance Center Healy Stephen @epa.gov

2019

WA Hodson Inc.

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

W.A. HODSON TRUCKING

(Insert Assembler Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

#### Employees

Year	Quantity
Current	23
Current-1	
Current - Z	
Current – 3	

#### **Ownership Structure**

Owner	% Ownership
MICHAEL HODSON	100
	Langer and the second s

WA HODSON TRUCKING, INC.

i attest that finsert Assembler Nome) is not affiliated with any other company.

WA HODSON TRUCKING, INC. Please confirm that this request is acceptable and that *(Insert Assembler Nome)* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

100 Signature of Commony Officies

_____2/23/17____

Address / E-mail / Phane IJ not printed on company letterhead:

Message
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From: Sent:	Sharon Lancaster [slancaster@kellerits.com] 4/25/2018 2:39:58 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Request to be a Small business glider assembler

Just following up to see how things are coming. Let me know.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 13, 2018, at 12:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sorry. I'm still waiting for a response internally. I'll bug them to get back to me. Thank you, Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121 From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Friday, April 13, 2018 2:31 PM To: Healy, Stephen < healy.stephen@epa.gov> Subject: RE: Request to be a Small business glider assembler Just following up to see what the status on our application is. Let me know. Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 2:01:19 PM, Sharon Lancaster <<u>slancaster@kellerits.com</u>> wrote:

Thank you for keeping us updated. Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 1:21:08 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Thursday, March 29, 2018 1:30 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday :)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 28, 2018 11:15 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler

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Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.	
We built in       n 1993,       in 1997,         in 2001,       in 2007,       in         2009,       in 2010-2011.	
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We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.	
Thanks	
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Thank you,	

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All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

#### §1037.150 Interim provisions.

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Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Tuesday, March 20, 2018 7:22 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

Message
---------

From: Sent:	Sharon Lancaster [slancaster@kellerits.com] 4/27/2018 4:15:46 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: Request to be a Small business glider assembler

Are we limited to a certain # of gliders per year? We are thinking 3-4 this year.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 27, 2018, at 8:07 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

You need to give a copy of the letter I just sent you to Freightliner or PACCAR when you go to order a glider. That should be all it takes. Steve

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Friday, April 27, 2018 10:00 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request to be a Small business glider assembler
What is the next step to getting the # to be able to order our gliders?

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 27, 2018, at 7:56 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, April 25, 2018 10:40 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request to be a Small business glider assembler Just following up to see how things are coming. Let me know.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

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Sorry. I'm still waiting for a response internally. I'll bug them to get back to me. Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division **Diesel Engine Compliance Center** 734--214-4121 **From:** Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Friday, April 13, 2018 2:31 PM **To:** Healy, Stephen < healy.stephen@epa.gov> Subject: RE: Request to be a Small business glider assembler Just following up to see what the status on our application is. Let me know. Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

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Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Thursday, March 29, 2018 1:30 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday :)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

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Sharon,

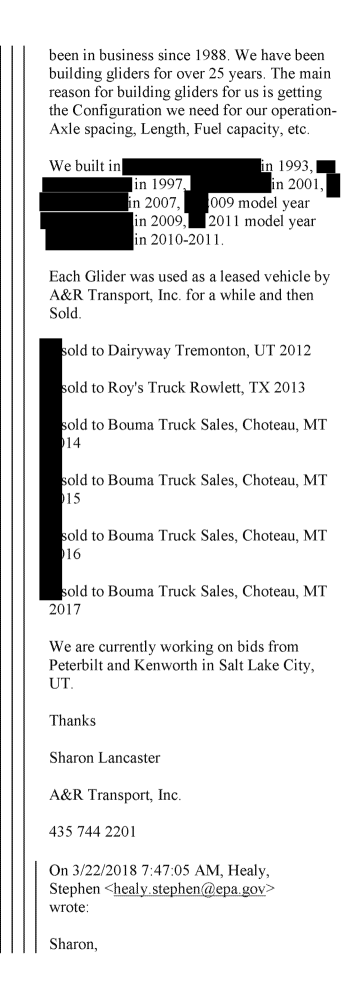
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Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 28, 2018 11:15 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler

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Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 21, 2018 12:33 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request to be a Small business glider assembler

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Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

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exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@ke llerits.com] Sent: Tuesday, March 20, 2018 7:22 PM To: Healy, Stephen <<u>healy.stephen@epa.</u> gov> Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone EPA-HQ-2018-007516

Message	
From: Sent:	Sharon Lancaster [slancaster@kellerits.com] 4/27/2018 6:12:33 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] RE: Request to be a Small business glider assembler
ok perfect.	
Thanks <i>Sharon La</i> A&R Transp 435 744 220	port, Inc.
On 4/27/201	8 12:02:38 PM, Healy, Stephen wrote:
You are lin think that v	nited to the maximum number assembled in any single year 2010 -2014. So in your case I
Steve	
Sent: Frida To: Healy,	ron Lancaster [mailto:slancaster@kellerits.com] ay, April 27, 2018 12:16 PM Stephen e: Request to be a Small business glider assembler
Are we lim	ited to a certain # of gliders per year? We are thinking this year.
Thanks	
Sharon Lar	icaster
A&R Trans	sport, Inc.
(435) 744-2	2201
Sent from r	ny iPhone
On Apr 27,	, 2018, at 8:07 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
	a need to give a copy of the letter I just sent you to Freightliner or PACCAR when you to order a glider. That should be all it takes.
Stev	ve
Sen To:	om: Sharon Lancaster [ <u>mailto:slancaster@kellerits.com</u> ] ht: Friday, April 27, 2018 10:00 AM Healy, Stephen < <u>healy.stephen@epa.gov</u> > bject: Re: Request to be a Small business glider assembler

What is the next step to getting the # to be able to order our gliders?

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Apr 27, 2018, at 7:56 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, April 25, 2018 10:40 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request to be a Small business glider assembler

Just following up to see how things are coming. Let me know.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Apr 13, 2018, at 12:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>>wrote:

Sorry. I'm still waiting for a response internally. I'll bug them to get back to me.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Friday, April 13, 2018 2:31 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler

Just following up to see what the status on our application is. Let me know.

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 4/5/2018 2:01:19 PM, Sharon Lancaster <<u>slancaster@kellerits.com</u>> wrote:

Thank you for keeping us updated.

Thanks

Sharon Lancaster

A&R Transport, Inc.

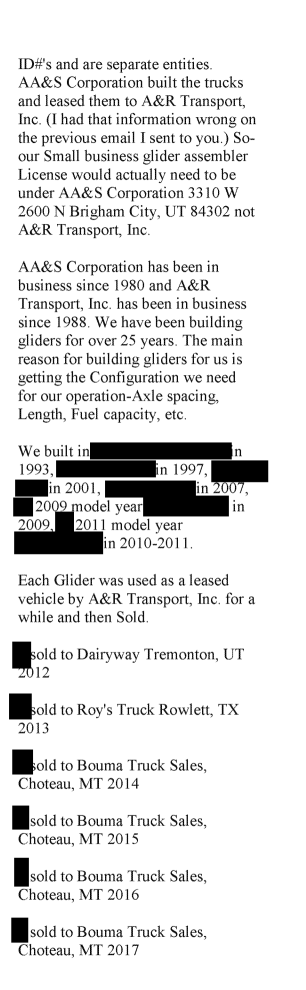
435 744 2201

On 4/5/2018 1:21:08 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback. Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division **Diesel Engine Compliance Center** 734--214-4121 From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Thursday, March 29, 2018 1:30 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler Thank you. Have a good holiday :) Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201 On 3/29/2018 11:27:08 AM, Healy, Stephen <healy.stephen@epa.gov> wrote: Sharon, I'll be getting back to you on this next week. Steve Healy From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 28, 2018 11:15 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax



We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT. Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201 On 3/22/2018 7:47:05 AM, Healy, Stephen <healy.stephen@epa.gov> wrote: Sharon, The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that no gliders were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build - PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)? Thank you, Steve Healy From: Sharon Lancaster [mailto:slancaster@kellerits.c om] Sent: Wednesday, March 21, 2018 12:33 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT. Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote: Sharon, Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the

excerpt from the regulation below §1037.150 Interim provisions. (t) Glider kits and glider vehicles. (1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.directed production volume (and sales, if different) of such vehicles

for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section. Please let me know if you have any questions. Thank you, Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Sharon Lancaster [mailto:slanca ster@kellerits. <u>com</u>] Sent: Tuesday, March 20, 2018 7:22 PM To: Healy, Stephen <<u>healy.stephe</u> <u>n@epa.gov</u>> Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744- 2201 Sent from my
iPhone

EPA-HQ-2018-007516

Message

From:	Shane Yule [SYule@allstatepeterbiltgroup.com]
Sent:	8/17/2017 4:44:16 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Shane Yule [SYule@allstatepeterbiltgroup.com]
Subject:	Glider Kit Small Business Exemption Request
Attachments:	20170817112949962.pdf

Stephen,

I have a customer wanting to order a glider kit and have filled out the attached form. I was told this is the information needed to get your approval. Below is my information if anything more is needed.

I will be looking for your response.

Thank you,

Shane Yule Regional Sales Manager Allstate Peterbilt Group Mankato 507-388-9312 Winona 507-523-2333 Cell 507-456-3732 syule@allstatepeterbiltgroup.com www.allstatepeterbilt.com

----Original Message----From: noreply@wdlarson.com [mailto:noreply@wdlarson.com] Sent: Thursday, August 17, 2017 11:30 AM To: Shane Yule Subject: Message from "RNP0026731B84EB"

This E-mail was sent from "RNP0026731B84EB" (Aficio MP C3001).

Scan Date: 08.17.2017 11:29:49 (-0500)
Queries to: noreply@wdlarson.com

From:	Shane Palmer [shane_palmer@doonantruck.com]
Sent:	10/25/2017 7:21:27 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	deborah.rogstad@paccar.com
Subject:	Request for Small Business Exemption as a Glider Vehicle Assembler
Attachments:	Scan0191.pdf

Please see the attached Request for Small Business Exemption as a Glider Vehicle Assembler

Please let me know if you have any questions or concerns.

Respectfully,

Shane Palmer Operations Manager Doonan Truck & Equipment of Wichita, Inc. 888-366-6267 Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

#### Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Doonan Truck & Equipment of Wichita, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## Employees

Year	Quantity
Current	52
Current – 1	55
Current - 2	57
Current – 3	53

## **Ownership Structure**

Owner	% Ownership
Kenneth Doonan	40
Sue Doonan	40
Brent Doonan	20

I attest that Doonan Truck & Equipment of Wichita, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Doonan Truck & Equipment of Wichita, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official	Operations Manager     Title	10-25-17 Date	
		Palmer@doonantruck.com	
	<b>.</b>		
Doonan truch & Equipm	ENT of Wichita INC	P.O. Bo 11118 West I Wichita, K	lighway 54
www.doonantruck.com	ø	316-722	

ED_002008_00000869-00001

Message

From: Sent:	Shane Nelson [snelson@peterbilttpe.com] 12/11/2017 6:26:41 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Small Business Exemption Form
Attachments:	Bar S Bar Ranches SBE Letter.pdf; Sturm Hay Company SBE Letter.pdf

Here you are Stephen,

Thanks for the Help

#### **Shane Nelson**

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Monday, December 11, 2017 8:57 AM
To: Shane Nelson
Subject: RE: Small Business Exemption Form

Shane,

The information you provided looks good, but I have one change to request for both letters. The important part of both submissions for me is the letter on page 2. On that letter can you please add the applicable company name, address and contact information. The page 2 letter will be a standalone document for EPA and needs the correct company name and contact information listed.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Nelson [mailto:snelson@peterbilttpe.com]
Sent: Thursday, December 07, 2017 5:51 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Small Business Exemption Form

Good Afternoon Steve,

My Name is Shane Nelson out of Peterbilt In Sparks, NV.

I have attached the Glider Forms from Peterbilt for two assemblers one of our customer uses. Can you please take a look at these and let me know what we need to do from here.

Thank You,

### Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

Shane Nelson Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website <u>http://www.peterbilttpe.com</u> ...It's simply what we do!

Peterbilt Truck Parts & Equipment

Shane Nelson Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website http://www.peterbilttpe.com ...It's simply what we do! Peterbilt Truck Parts & Equipment

Company Name: Bar - 5 - Bar Ranches 36121 Stastny Roa Malin, OQ 97832 (onlact: Lester Sturm 36121 Stastiny Road # 541-841-6648

Stephen Healy **EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@eps.gov

Re: Model Year &

#### **Request for Small Business Exemption as a Glider Vehicle Assembler**

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

Year	Quantity
Current	Ø
Current - 1	0
Current – 2	0
Current – 3	0

#### **Ownership Structure**

Owner	% Ownership
LESTERRSTRAM	100

I attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

<u>OWNER</u> <u>11-20-17</u> Dote

Address / E-mail / Phone if not printed an company letterhead:

Company Name : Sturm Hay Company 3223 Paramont St Elamath Falls, OR 97603

Contact: Cody Sturm # 541-891-8448

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year

#### Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembl	ed	Sales (if different)	
2014				
2013				
2012				
2011				
2010				

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

Year	Quantity
Current	0
Current – 1	0
Current – 2	0
Current – 3	6

#### **Ownership Structure**

Owner	% Ownership
Cadu Stuan	50
Alisha Mitchell	56

I attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Duner Signature of Company Official 

Address / E-mail / Phone if not printed on company letterhead:

Message

From: Sent:	Scott's Hauling, Inc. [shaulinginc@yahoo.com] 8/22/2017 4:02:57 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Glider Kit permit

## Good Afternoon Stephen

Scott Scott's Hauling, Inc.

#### Message

From: Sent:	Scott's Hauling, Inc. [shaulinginc@yahoo.com] 8/23/2017 8:06:47 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Re: RE: RE: EPA Small Business Notification Letter

Thank you! Chris Ruzicka

On Wednesday, August 23, 2017, 2:11:35 PM CDT, Healy, Stephen wrote:

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Scott's Hauling, Inc. [mailto:shaulinginc@yahoo.com] Sent: Tuesday, August 22, 2017 5:10 PM To: Healy, Stephen Subject: Re: RE: EPA Small Business Notification Letter

Thank you for your help!

Chris

On Tuesday, August 22, 2017, 2:51:37 PM CDT, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Chris,

Can you please add a statement:

Scott's Hauling, Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Thank you,

**Stephen Healy** 

**Mechanical Engineer** 

EPA OTAQ Compliance Division

#### Diesel Engine Compliance Center

734--214-4121

From: Scott's Hauling, Inc. [mailto:shaulinginc@yahoo.com] Sent: Tuesday, August 22, 2017 3:01 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: EPA Small Business Notification Letter

Good Afternoon Stephen,

Attached is the information that was requested. Hopefully this is the information that is needed. Please let me know if there are adjustments to this letter.

Thank you

Chris

Scott's Hauling, Inc.

636-262-1312

On Tuesday, August 22, 2017, 11:11:12 AM CDT, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

Message	
From:	Sam Shirley [sam.shirley@resfuel.com]
Sent:	6/2/2017 6:05:49 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	EPA Small Business Exemption
-	

Dear Mr. Healy,

I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document.

I look forward to hearing back from you.

Thank You,

Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33

Message		
From:	Sam Shirley [sam.shirley@resfuel.com]	
Sent:	6/6/2017 7:06:13 PM	
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group	

(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Subject: RE: EPA Small Business Exemption

Mr. Healy,

Thank you for this information and should I have questions I will contact you.

Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, June 06, 2017 3:01 PM
To: Sam Shirley
Subject: RE: EPA Small Business Exemption

Mr Shirley,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.

- State the total number of employees (including affiliates see 13 CFR 121 for details) for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles: http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]
Sent: Friday, June 02, 2017 2:06 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: EPA Small Business Exemption

Dear Mr. Healy,

I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document.

I look forward to hearing back from you.

Thank You,

Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33

Message		
From: Sent: To:	Sam Shirley [sam.shirley@resfuel.com] 7/6/2017 5:55:13 PM Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group	
Subject:	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen] Re: EPA Small Business Exemption	
Stephen,		
There are r	no employees on High Country Property, LLC.	

Thanks,

Sam Shirley

sent from my iPAD

On Jul 6, 2017, at 1:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sam, I have one question, how many employees are there for High Country Property, LLC? Thank you, **Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center** 734--214-4121 From: Sam Shirley [mailto:sam.shirley@resfuel.com] Sent: Monday, July 03, 2017 7:53 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: EPA Small Business Exemption Mr. Healy, Attached is our letter as requested to notify EPA that we intend to utilize the small business provisions for High Country Motors, LLC per the criteria listed in your email below. I look forward to hearing back from you. Hope you have a wonderful 4th of July Holiday with your family. Thank you, Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC 224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, June 06, 2017 3:01 PM
To: Sam Shirley <sam.shirley@resfuel.com</li>
Subject: RE: EPA Small Business Exemption
Mr Shirley,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the total number of employees (including affiliates see 13 CFR 121 for details) for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements

(1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART &ty=HTML#se40.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART &ty=HTML#se40.36.1037_1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]

Sent: Friday, June 02, 2017 2:06 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>

Subject: EPA Small Business Exemption

Dear Mr. Healy, I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document. I look forward to hearing back from you. Thank You, Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC **High Country Motors, LLC** 224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33

Message

From:	Sam Shirley [sam.shirley@resfuel.com]
Sent:	7/3/2017 11:53:14 AM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: EPA Small Business Exemption
Attachments:	20170703074614.pdf

Mr. Healy,

Attached is our letter as requested to notify EPA that we intend to utilize the small business provisions for High Country Motors, LLC per the criteria listed in your email below.

I look forward to hearing back from you.

Hope you have a wonderful 4th of July Holiday with your family.

Thank you,

Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, June 06, 2017 3:01 PM
To: Sam Shirley
Subject: RE: EPA Small Business Exemption

Mr Shirley,

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- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the total number of employees (including affiliates see 13 CFR 121 for details) for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles: <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> <u>0.36.1037_1635</u>

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com] Sent: Friday, June 02, 2017 2:06 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: EPA Small Business Exemption

Dear Mr. Healy,

I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document.

I look forward to hearing back from you.

Thank You,

Samuel R. Shirley Controller Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33



# **High Country Motors, LLC**

6512 Admiral Peary Highway Loretto, Pennsylvania 15940 (814) 886-9375 Fax: 886-8452



June 30, 2017

**Stephen Healey** 

Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Dear Mr. Healey,

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

**Ownership Structure as follows:** 

• KF Holdings, LP owns 100% of the membership interest of High Country Motors, LLC.

Affiliates: High Country Property, LLC

• KF Holdings, LP owns 100% of the membership interest of High Country Property, LLC

The total number of employees (including affiliates) for the past three (3) years as follows:

- 2014 22
- 2015 27
- 2016 30

Our company has built gliders for the years 2010 thru 2014 as follows:

- 2010
- 2011
- 2012
- 2013
- 2014

MANAGER: High Country Motors, LLC

D. Scott Kroh

Message

From:	Randy Varner [randyvwtc@gmail.com]
Sent:	3/19/2018 10:11:02 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	glider letter
Attachments:	EPA GLIDER LETTER 2018.pdf

#### **STEPHEN**

Attached is the letter as per requested for you to sign and send back for us to commence building some gliders for our customers.

If you need any further information please do not hesitate to contact me either by phone or e-mail. Thank You

Randy L Varner



**Randy Varner** 

Sales

Westlie Truck Center of Dickinson

985 29th Avenue East

PO Box 1900

Dickinson, ND 58602

Cell: 701-690-3966

Office: 701-456-8744

800-603-4320

Fax: 701-225-2916

randyvwtc@gmail.com

### Pride In Customer Service!







Incorporated 1947



500 South Broadway • PO Box 548 • Minot, ND 58702 • 701-857-1354

March 16, 2018

Stephen Healey EPA OTAQ Compliance Division healy.stephen@epa.gov

This letter is to certify that Westlie Motor Company, dba Westlie Truck Center is eligible to assemble glider kits and meets the requirements of 13 CFR 121.201 and 40 CFR 1037.150 (c). Below is the information you require.

Total employees for the past 3 years are as follows:

2015	158 employees
2016	157 employees
2017	158 162 employees

The company is owned by 6 stockholders as follows:

Steven Blasing	45.3%
James Westlie	29.2%
Mary Ellen Westlie	11.2%
Todd Westlie	3.8%
Mark Westlie	3.8%
Tiffany Pondelik	6.7%

We have built a total of 5 gliders in the years 2010 through 2014 as follows:

2010			
2011			
2012			
2013			
2014			

If you need further information, please do not hesitate to contact me or Darek Zaun, CFO at the contact information shown above in the letterhead.

Thank you,

Steve Blasing, President

Message

From: Sent:	R.Scott.Patrohay [SPatrohay@tristatekw.com] 4/19/2018 7:51:26 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	RE: Small Business Exemption as Glider Assembler

No he had not. In fact he directed me to send you the form I sent. Thank you for the prompt follow up and clarification.

Thanks,

Scott Patrohay

President Tri-State Kenworth an Aviant Truck Center 1 Depot Hill Road Enfield, CT 06082 Cell 215-208-3509 Work 860-627-8030



Tri-State Kenworth an Aviant Company

From: Healy, Stephen
Sent: Thursday, April 19, 2018 11:15 AM
To: R.Scott.Patrohay
Subject: RE: Small Business Exemption as Glider Assembler

Scott,

I received a letter from Aviant Truck Centers in early January. I responded on January 9th to Al Denning of PACCAR with a notation that the letter was updated for 2019 model year. I have attached a copy. I don't believe Al sent you a copy.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: R.Scott.Patrohay [mailto:SPatrohay@tristatekw.com] Sent: Wednesday, April 18, 2018 5:16 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Small Business Exemption as Glider Assembler

Mr. Healy,

I own Aviant Truck Centers, Inc which is an authorized Kenworth dealer with two locations in Connecticut. Attached is a completed and signed Request for Small Business Exemption as a Glider Assembler document. If you could please

confirm that this request has met the requirements for the small business exemption. I appreciate your attention to this request. If you do need any further information, please feel free to contact me via email or at 215-208-3509. Again I appreciate your help with this matter.

Thanks,

Scott Patrohay

President Tri-State Kenworth an Aviant Truck Center 1 Depot Hill Road Enfield, CT 06082 Cell 215-208-3509 Work 860-627-8030



Tri-State Kenworth an Aviant Company Message

From:	Phillip Potterfield [ppotterfield1960@yahoo.com]
Sent:	1/16/2017 10:35:58 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Notification of Rebuild
Attachments:	1.docx

# Phillip Potterfield

VP Ren Potterfield Trucking Monroe City, Mo. Ph# 573-735-4528 Cell# 573-248-5097



# Ren Potterfield Trucking, Inc.

404 U.S. Hwy. 24 & 36 East. Monroe City, MO 63456 (573) 735-4528 • FAX (573) 735-4399

U.S. EPA Compliance Office Stephen Healy 734-214-4121 healy.stephen@epa.gov

Notification to U.S. EPA

Ren Potterfield Trucking, Inc. would like to rebuild our wrecked 2001 year model Peterbilt truck, serial # with a new Peterbilt glider chassis. Ren Potterfield Trucking, Inc. currently owns that put into service in 2016.

Ren Potterfield Trucking, Inc. meets the criteria referenced in 40 CFR 1037.150© and found in 13 CFR 121.201 for small business.

Ren Potterfield Trucking, Inc. is owned by Judy and Phillip Potterfield. The company has 27 employees, and is not affiliated with or owned by any other business entity______

Phillip Potterfield

1-16-17

Date

Message

From:	Mike Yates [myates@truckcentersinc.com]
Sent:	4/13/2018 2:56:32 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Mike Yates [myates@truckcentersinc.com]
Subject:	RE: Truck Centers, Inc. EPA Certification

Thank you sir!

#### Michael F. Yates, President

Truck Centers, Inc. 2280 Formosa Rd. Troy, IL 62294 Office 618-667-3454 Cell 314-422-5474 Email <u>myates@truckcentersinc.com</u> Mary Daiber, Assistant

From: Healy, StephenSent: Friday, April 13, 2018 8:56 AMTo: Mike YatesSubject: RE: Truck Centers, Inc. EPA Certification

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Yates [mailto:myates@truckcentersinc.com] Sent: Thursday, April 12, 2018 1:08 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Mike Yates <<u>myates@truckcentersinc.com</u>> Subject: RE: Truck Centers, Inc. EPA Certification

Mr. Healy,

You will find attached our letter requesting EPA Certification. Let me know if you should need any additional information.

Thank you in advance for your assistance.

Truck Centers, Inc. 2280 Formosa Rd. Troy, IL 62294 Office 618-667-3454 Cell 314-422-5474 Email <u>myates@truckcentersinc.com</u> Mary Daiber, Assistant

From: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Sent: Wednesday, March 28, 2018 12:40 PM To: Mike Yates <<u>myates@truckcentersinc.com</u>> Subject: RE: Truck Centers, Inc. EPA Certification

Mr Yates,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles: http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635 13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Yates [mailto:myates@truckcentersinc.com] Sent: Friday, March 23, 2018 4:14 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Mike Yates <<u>myates@truckcentersinc.com</u>> Subject: Truck Centers, Inc. EPA Certification

Mr. Stephen Healy,

I am Michael Yates, the President and Minority Owner of Truck Centers, Inc. Our majority owner and CEO, M. John Hopkins IV, is a veteran who is still Very active in our business. We are wanting to get an EPA Certification in order for us to build gliders to sell to the end user. We are a Franchised Dealer Heavy/Medium Duty Truck Dealer for Freightliner, Western Star, FUSO, and Ottawa Spotter Trucks. Our ownership is made up of 4 individuals:

- M.John Hopkins IV, CEO 78.78%
- Michael F. Yates, President 4.12%
- Katie Hopkins Snyder, Executive Vice President 8.72%
- Justin Hopkins, Vice President Sales 8.38%

We actually built and sold Glider Kits in the following calendar years:

- 2010
- 2011
- 2012

•	2013 2014
•	2015 2016

We feel our company meets the criteria for a small business under 40CFFR 1037.150 NAICS Code 336120. As well as, the small business criteria specified Under 13 CFR 121.201.

Please advise me (us on what we need to do in order to become certified to build gliders under the new regulations.

Thank you for your help in assisting us in obtaining the certification.

Sincerely,

Michael F. Yates, President Truck Centers, Inc. 2280 Formosa Rd. Troy, IL 62294 Office 618-667-3454 Cell 314-422-5474 Email <u>myates@truckcentersinc.com</u> Mary Daiber, Assistant Message

000000000000000000000000000000000000000	
From:	Mike Yates [myates@truckcentersinc.com]
Sent:	3/23/2018 8:14:02 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Mike Yates [myates@truckcentersinc.com]
Subject:	Truck Centers, Inc. EPA Certification

Mr. Stephen Healy,

I am Michael Yates, the President and Minority Owner of Truck Centers, Inc. Our majority owner and CEO, M. John Hopkins IV, is a veteran who is still

Very active in our business. We are wanting to get an EPA Certification in order for us to build gliders to sell to the end user. We are a Franchised Dealer

Heavy/Medium Duty Truck Dealer for Freightliner, Western Star, FUSO, and Ottawa Spotter Trucks. Our ownership is made up of 4 individuals:

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- Justin Hopkins, Vice President Sales 8.38%

We actually built and sold Glider Kits in the following calendar years:

- 2010
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- 2014
- 2015
- 2016

We feel our company meets the criteria for a small business under 40CFFR 1037.150 NAICS Code 336120. As well as, the small business criteria specified Under 13 CFR 121.201.

Please advise me (us on what we need to do in order to become certified to build gliders under the new regulations.

Thank you for your help in assisting us in obtaining the certification.

## Sincerely,

Michael F. Yates, President Truck Centers, Inc. 2280 Formosa Rd. Troy, IL 62294 Office 618-667-3454 Cell 314-422-5474 Email <u>myates@truckcentersinc.com</u> Mary Daiber, Assistant

Message

From:	Mike Milhon [mike@nebraskapeterbilt.com]	
Sent:	9/18/2017 4:34:55 PM	
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group	
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]	
Subject:	Small Business Exemption Request	
Attachments:	Ben Pavelka Trucking Small Bus Exemption Request.pdf	

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Ben Pavelka Trucking, Inc Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com FROM:



4440 No Gunpowder Circle Hastings, NE 68901 Office Phone: 402-462-4710 Fax Phone: 402-462-4982

TO: STEPHEN HEALY EPA OTAQ COMPLIANCE DIVISION DIESEL ENGINE COMPLIANCE CENTER Healy.Stephen@epa.gov

#### Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Ben Pavelka Trucking Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### **Glider Vehicle Production**

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ____

#### Employees

Year	Quantity
Current	21
Current – 1	19
Current – 2	15
Current – 3	13

#### **Ownership Structure**

Owner	% Ownership
Ben Pavelka	100

I attest that Ben Pavelka Trucking Inc is not affiliated with any other company.

Please confirm that this request is acceptable and that (insert Assembler Nome) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

President Title

9-18-17

Date

فيتعند

Address / E-mail / Phone if not printed on company letterhead:

Message

From:	Mike Milhon [mike@nebraskapeterbilt.com]
Sent:	10/30/2017 9:31:46 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption Request
Attachments:	Buckeye Valley Trucking Small Bus Exemption Request.pdf

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Buckeye Valley Trucking. Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com FROM:



TO: STEPHEN HEALY EPA OTAQ COMPLIANCE DIV DIESEL ENGINE COMPLIANCE Healy.Stephen@epa.gov

#### Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Buckeye Valley Trucking certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010	· · · · · · · · · · · · · · · · · · ·	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______.

#### **Employees**

	Year	Quantity
	Current	12
	Current – 1	12
200 S	Current – 2	12
	Current – 3	12

#### **Ownership Structure**

Owner	% Ownership
Justin DeBrie	100
	l

I attest that Buckeye Valley Trucking is not affiliated with any other company.

Please confirm that this request is acceptable and that Buckeye Valley Trucking has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Un DeBie	Owner	10-30-17
Signature of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead:

308-390-1908 Cell - 308-236-1359 Office - 308-236-1356 Fax

40410 Kilgore Road Gibbon, NE 68840

Message	
From:	Mike Crenshaw [mike@westernstarofdothan.com]
Sent:	3/7/2018 7:51:38 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	glider kit modification letter
Attachments:	img877.pdf

Mr. Healy- Attached is our eligibility application letter. Thank you for your help.

Mike Crenshaw, Sales Western Star of Dothan Dothan, Al. 36303 1-800-352-8630 www.westernstarofdothan.com



March 7, 2018

**9** 

Mr. Stephen Healy EPA OTAQ Compliance Division

Mr. Healy:

Our company has been an assembler of glider kit trucks for the past five years. During those five years we have had between 15 and 18 employees at any given time. The company started in business as a small truck repair business fifty years ago and is currently a Western Star dealership. The company is now owned by the original founder's son Stan and his wife Christy and is still a family run business.

During the years	2010 thru 2012, we	glider kits. In the yea	r
2013 we built	and in 2014 we built		

Contact information: Stan or Christy Peters Western Star of Dothan 426 Merrill Road Dothan, Alabama 36303 334-793-1619 T 334-794-3681 Fax Stan@westernstarofdothan.com

Kind regards,

Stan Peters, President Western Star of Dothan

Western Star of Dothan 426 Merrill Road Dothan, AL 36303

A SUBSIDIARY OF TRUCK CENTRAL of DOTHAN, INC. Tel. (334) 793-1619 (800) 352-8630 Fax (334) 794-3681

Message

From: Sent:	Mike Crawford [MCrawford@northernohiopeterbilt.com] 5/16/2018 1:51:11 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	Small Business Exemption-Glider
Attachments:	Scanned from a Xerox Multifunction Printer.pdf

Please approve attached small business exemption for Glider Co. Please call with any questions.

Thanks,

Michael Crawford Sales Manager Northern Ohio Peterbilt 900 Ken-Mar Industrial Pkwy Broadview heights, OH 44147 Cell: 419 230 7702 mcrawford@ohiopeterbilt.com

-----Original Message-----From: BrooklynPB@ohiopeterbilt.com [mailto:BrooklynPB@ohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:52 AM To: Mike Crawford Subject: Scanned from a Xerox Multifunction Printer

Please open the attached document. It was sent to you using a Xerox multifunction printer.

Attachment File Type: pdf, Multi-Page

Multifunction Printer Location: Device Name: XRX9C934E96A91D

For more information on Xerox products and solutions, please visit http://www.xerox.com

Stephen Healv **EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.goy

** Print on Company Letterhead *! BACHMAN TRUCKUS INC. 381 DONNELLVILLER NATROMA HTS. PA 15065

Re: Model Year ( A Bold Bread) Request for Small Business Exemption as a Glider Vehicle Assembler

(insert Assembler Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

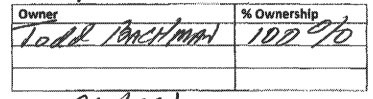
Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		an an ann an ann an an an an an an an an
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year in

#### **Employees**

Year	Quantity
Current	2
Current – 1	2
Current – 2	2
Current – 3	2

#### Ownership Structure



(VX) is not affiliated with any other company. I attest that

www.assistance. Please confirm that this request-is accept?ble and that business exemption as a gilder vehicle assembler. Thank you

n Signature of Company Officia

Address / E-mail / Phone if not printed on company letterhead:

ittle 5-15-2018 Date 381 DONDELL VILL Read 724.353.1733 NATRONA HTS. PA 15065 DACH TRK Q ADL. COM

ED_002008_00000895-00001

Message	
From:	Michael Marsh [michaelmarsh@truckcountry.com]
Sent:	12/18/2017 3:19:29 PM
To:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	FW: Compliance

## Stephen,

I have a contact who is wanting to be certified to build gliders, how would he go about being certified to do so?

Regards,

Michael R. Marsh

**Vocational Truck & Trailer Sales** 

**Stoops Freightliner – Quality Trailer** 

(765) 608-2517 (o)

(317) 431-6041 (m)



7.7/8:7



http://www.stoops.com

GINNIN CON

CONFIDENTIALITY: This message is intended only for the addressee and may contain confidential, privileged information. If you are not the intended recipient, you may not use, copy or disclose any information contained in this message. If you have received this message in error, please notify the sender by reply e-mail and delete the message.

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/5/2018 4:05:53 PM
To:	'Ryan Schueller' [r.schueller@amtows.com]
Subject:	RE: 2018 glider info
Attachments:	January 2018 AM Towing Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ryan Schueller [mailto:r.schueller@amtows.com] Sent: Thursday, January 04, 2018 10:56 PM To: Healy, Stephen Subject: RE: 2018 glider info Importance: High

Stephen,

Hope you had a great Christmas and New Year. Attached is the updated letter for 2018. If you need anything else from me please let me know. I do have a question for you and will be getting in contact soon.

Thank you,

**Ryan Schueller** President W230 S7085 Guthrie School Road Big Bend, WI 53103 262.662.9770 262.424.6206 cell 262.662.9771 fax



AM Towing, Inc - Elkhorn W4050 Hwy 11 Elkhorn, WI 53121 262.723.1910 From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Thursday, October 5, 2017 12:15 PM To: Ryan Schueller <<u>r.schueller@amtows.com</u>> Subject: RE: 2018 glider info

Ryan,

Basically you just need to update the previous letter you submitted. You can update employee counts, ownership changes. That's about it. You might want to check with your dealer as to what model rear trucks you can order next and include that in the letter. Please let me know if you have any further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ryan Schueller [mailto:r.schueller@amtows.com] Sent: Thursday, October 05, 2017 12:46 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: 2018 glider info

Stephen,

Hope all is well!

I do know it is early but I was wondering what documentation is needed to continue to build exempt glider kits for the 2018 calendar year.

Thank you again for your time.

### **Ryan Schueller**

President W230 S7085 Guthrie School Road Big Bend, WI 53103 262.662.9770 262.424.6206 cell 262.662.9771 fax



AM Towing, Inc - Elkhorn W4050 Hwy 11 Elkhorn, WI 53121 262.723.1910



W230 S7085 Guthrie School Road Big Bend, WI 53103 262.662.9770 | F. 262.662.9771 www.amtows.com | info@amtows.com

January 04, 2018

USEPA National Vehicle and Emissions Laboratory / OAR C/O Stephen Healy 2565 Plymouth Rd Ann Arbor MI 48105 734-214-4121

This letter is to serve notice to the designated compliance officer of the U.S EPA on January 04, 2018. The letter notes that AM Towing Inc. meets the small manufacturer status certification criteria found in 40 CFR 1037.150© and found in 13 CFR 121.201 for small business glider vehicle assembler.

Per requirements AM Towing Inc. employed 20 employees in the 2013, 2014, & 2015 calendar years. For the 2016 calendar year AM Towing Inc. employed 22 employees and in 2017 AM Towing Inc. employed 24 employees.

AM Towing Inc. is owned solely by Ryan Schueller and consists of AM Towing and AM Repair. Ryan Schueller is a 50% owner in CDRS LLC which is a limited liability corporation that holds two notes on properties. The other 50% is held by Carly Schueller. CDRS LLC has no employees.

AM Towing Inc. produced in 2014 its maximum build o Sold in 2010 – 2013. other kits were produced or

Sincerely,

Ryan Schueller AM Towing Inc.

Message	
Fue we .	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	3/20/2018 1:58:57 PM
To:	leisuretrucking@yahoo.com
Subject:	RE: Compliance

I responded with a question on January 25th and have not received a response:

Has Biehl's Truck Repair sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

### §1037.150 Interim provisions.

#### (t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: leisuretrucking@yahoo.com [mailto:leisuretrucking@yahoo.com]
Sent: Monday, March 19, 2018 2:21 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Compliance

Mr. Healy I am reaching out to you about a compliance to build gliders that was submitted back on January 25th for Biehl's Truck Repair. Could you please provide an update. Thank you, Craig Leisure

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/30/2018 8:08:33 PM
To:	Lowder, Darren [dlowder@tlgtrucks.com]
Subject:	RE:
Attachments:	2019 Gary Parr Trucking LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted" .

```
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121
-----Original Message-----
From: Lowder, Darren [mailto:dlowder@tlgtrucks.com]
Sent: Tuesday, May 29, 2018 4:54 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject:
```

Darren Lowder - New & Used Truck Sales Mid-America Peterbilt #1 North Central Dr O'Fallon, MO 63366 (636)240-0470 Ext.1317 - Office (314) 807-2304 - Cell dlowder@tlgtrucks.com ** Print on Company Letterneed **

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy.Stephen@epa.gov</u> Gary Parr Toucking LLC 29 Hwy P Rhinland, mo. 65069

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

(instant Assembler Norme) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assemb	led Sales	(if different)
2014			
2013			
2012			
2011			
2010			***************************************

Reviewed and Accepted Date <u>5/30/14</u> EPA Rep

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

### Employees

Year	Quantity
Current	3
Current – 1	
Current – 2	
Current – 3	

### **Ownership Structure**

Owner	% Ownership
Gary Parr	10090

I attest that General Assembler Normel is not affiliated with any other company.

Please confirm that this request is acceptable and that *(insert Assembler Name)* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>5-25-/8</u> Date Owrer Title

Address / E-moll / Phone if not printed on company letterhead:

Message

100000000000000000000000000000000000000	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/24/2018 5:28:24 PM
To:	tjryan@rtconnect.net
Subject:	RE: Glider Vehicle Assembler
Attachments:	2019 SBR Cattle Company Inc Small Business.pdf

From: Healy, Stephen
Sent: Thursday, May 24, 2018 1:27 PM
To: 'Tom Ryan' <tjryan@rtconnect.nt>
Subject: RE: Glider Vehicle Assembler

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Ryan [mailto:tjryan@rtconnect.nt] Sent: Thursday, May 24, 2018 12:23 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Glider Vehicle Assembler

Stephen,

Attached is the updated form with the items you requested.

Thank you Tom Ryan

From: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Sent: Monday, May 21, 2018 1:49 PM To: <u>tirvan@rtconnect.net</u> Subject: FW: Glider Vehicle Assembler

From: Healy, Stephen Sent: Monday, May 21, 2018 3:40 PM To: 'Tom Ryan' <<u>tiryan@rtconnect.nt</u>> Subject: RE: Glider Vehicle Assembler

Thomas,

We need a few addition bits of information. Please add the number of employees for each of the last three years, the complete company address and phone number. Also please add another column to your glider vehicle production information showing how many gliders were sold to outside companies each year.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Ryan [mailto:tjryan@rtconnect.nt] Sent: Thursday, May 17, 2018 4:58 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Glider Vehicle Assembler

SBR Cattle Co. Inc. PO Box 450 Thermopolis, WY 82443 307-864-3290

Mr. Healy,

Attached is our request for Small Business Exemption as a Glider Vehicle Assembler. We would like to assemble gliders this year. Confirmation of this request at your convenience is appreciated.

Thank You,

Thomas J Ryan Secretary/Treasure SBR Cattle Co, Inc. tiryan@rtconnect.net SBR Cattle Company, Inc. P.O. Box 450 Thermopolis, Wyoming 82443 (307) 921-1212

Reviewed and Accepted Date <u>5/21//8</u> EPA Rep

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center healy.stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

SBR Cattle Company, Inc, certifies that it qualifies as a small business per 13 CFR 121 as is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Outside Sales
2010		
2011		
2012		
2013		
2014		
4	Cattle Company vnership Struct	· ·
Thomas E	. Ryan	50 %
Thomas J.	Ryan	50 %

SBR Cattle Company, Inc. Employs Two (2) Persons

Please confirm that this request is acceptable and that SBR Cattle Company, Inc. meet all the requirements for a small business exemption as a glider vehicle assembler. Thank you for your assistance.

Best Regards,

<u>Hime E.C.</u> Thomas E. Ryan

Thomas J. Ryan

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/6/2017 7:46:49 PM
To:	'Sam Shirley' [sam.shirley@resfuel.com]
Subject:	RE: EPA Small Business Exemption
Attachments:	High Country Motors Small Business Exclusion EPA Reviewed.pdf

Sam,

Attached you will find your small business exclusion notification letter stamped "Reviewed and Accepted". Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]
Sent: Thursday, July 06, 2017 1:55 PM
<b>To:</b> Healy, Stephen
Subject: Re: EPA Small Business Exemption

Stephen,

There are no employees on High Country Property, LLC.

Thanks,

Sam Shirley

sent from my iPAD

On Jul 6, 2017, at 1:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sam,

I have one question, how many employees are there for High Country Property, LLC? Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Sam Shirley [mailto:sam.shirley@resfuel.com]
Sent: Monday, July 03, 2017 7:53 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: EPA Small Business Exemption

Mr. Healy,

Attached is our letter as requested to notify EPA that we intend to utilize the small business provisions for High Country Motors, LLC per the criteria listed in your email below.

I look forward to hearing back from you.

Hope you have a wonderful 4th of July Holiday with your family.

Thank you,

# Samuel R. Shirley Controller

Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, June 06, 2017 3:01 PM
To: Sam Shirley <<u>sam.shirley@resfuel.com</u>>
Subject: RE: EPA Small Business Exemption

Mr Shirley,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the total number of employees (including affiliates see 13 CFR 121 for details) for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): <u>http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART</u>

<u>&ty=HTML#se40.36.1037_1150</u>

40 CFR 1037.635 – Glider kits and glider vehicles: <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART</u> &ty=HTML#se40.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]
Sent: Friday, June 02, 2017 2:06 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: EPA Small Business Exemption

Dear Mr. Healy,

I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document.

I look forward to hearing back from you.

Thank You,

# Samuel R. Shirley Controller

Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33



# High Country Motors, LLC

6512 Admiral Peary Highway Loretto, Pennsylvania 15940 (814) 886-9375 Fax: 886-8452



June 30, 2017

Stephen Healey

**Mechanical Engineer** EPA OTAQ Compliance Division **Diesel Engine Compliance Center** 

Deviewed will 

Dear Mr. Healey,

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

**Ownership Structure as follows:** 

KF Holdings, LP owns 100% of the membership interest of High Country Motors, LLC. *

Affiliates: High Country Property, LLC

KF Holdings, LP owns 100% of the membership interest of High Country Property, LLC

The total number of employees (including affiliates) for the past three (3) years as follows:

- 2014 22 ٠
- 2015 27 *
- * 2016 30

Our company has built gliders for the years 2010 thru 2014 as follows:

- . 2010
- 2011 s
- 2012 *
- 2013 ۵
- 2014 *

MANAGER: High Country Motors, LLC

D. Scott Kroh

# Healy, Stephen

From:Sam Shirley <sam.shirley@resfuel.com>Sent:Thursday, July 06, 2017 1:55 PMTo:Healy, StephenSubject:Re: EPA Small Business Exemption

Stephen,

There are no employees on High Country Property, LLC.

Thanks,

Sam Shirley

sent from my iPAD

On Jul 6, 2017, at 1:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sam,

I have one question, how many employees are there for High Country Property, LLC? Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com] Sent: Monday, July 03, 2017 7:53 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: EPA Small Business Exemption

Mr. Healy,

Attached is our letter as requested to notify EPA that we intend to utilize the small business provisions for High Country Motors, LLC per the criteria listed in your email below.

I look forward to hearing back from you.

Hope you have a wonderful 4th of July Holiday with your family.

Thank you,

# Samuel R. Shirley

Message	
From	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
From:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	6/6/2017 7:00:53 PM
To:	'Sam Shirley' [sam.shirley@resfuel.com]
Subject:	RE: EPA Small Business Exemption

### Mr Shirley,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees - this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the total number of employees (including affiliates see 13 CFR 121 for details) for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them.

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40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]Sent: Friday, June 02, 2017 2:06 PMTo: Healy, StephenSubject: EPA Small Business Exemption

Dear Mr. Healy,

I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document.

I look forward to hearing back from you.

Thank You,

# Samuel R. Shirley Controller

Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/6/2017 5:46:11 PM
To:	'Sam Shirley' [sam.shirley@resfuel.com]
Subject:	RE: EPA Small Business Exemption

Sam,

I have one question, how many employees are there for High Country Property, LLC? Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]
Sent: Monday, July 03, 2017 7:53 AM
To: Healy, Stephen
Subject: RE: EPA Small Business Exemption

Mr. Healy,

Attached is our letter as requested to notify EPA that we intend to utilize the small business provisions for High Country Motors, LLC per the criteria listed in your email below.

I look forward to hearing back from you.

Hope you have a wonderful 4th of July Holiday with your family.

Thank you,

# Samuel R. Shirley Controller

Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, June 06, 2017 3:01 PM
To: Sam Shirley <<u>sam.shirley@resfuel.com</u>>
Subject: RE: EPA Small Business Exemption

Mr Shirley,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees - this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the total number of employees (including affiliates see 13 CFR 121 for details) for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sam Shirley [mailto:sam.shirley@resfuel.com]
Sent: Friday, June 02, 2017 2:06 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: EPA Small Business Exemption

Dear Mr. Healy,

I understand that you are the EPA designated compliance officer for glider kits. Since High Country Motors, LLC (HCM) is a glider assembler, I'm contacting you to determine the exact requirements for the Small Business Exemption that we will need to do so that we can get the EPA approved exemption document.

I look forward to hearing back from you.

Thank You,

# Samuel R. Shirley Controller

Carbon Direct Ventures, LLC Canoe Valley Limestone, LLC Donora Dock, LLC High Country Motors, LLC

224 Grange Hall Road P.O. Box 228 Armagh, PA 15920 Office #: (814) 446-6700 ext 131 Cell #: (724) 549-6549 Fax #: (814) 446-6605 Matthew 6:33

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
11/9/2017 9:24:33 PM
'Scott Gray' [scott@elitediesel.biz]
RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Scott,

Has your company sold any of the gliders that you have assembled in 2010 - 2014? The EPA regulation for small businesses that would like to build gliders requires the business to have sold at least one glider. The regulation is 40 CFR 1037.150(t) and here is an excerpt that covers that requirement:

#### §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thanks,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Thursday, November 09, 2017 4:02 PM
To: Healy, Stephen
Cc: Scott Gray
Subject: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hello,

Attached is the required form. If I can provide any other information or documentation, Let me know.

Regards, Scott Gray Elite Diesel Service

Scott Gray Elite Diesel Service 970-344-1090



Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/13/2018 6:46:57 PM
To:	Sharon Lancaster [slancaster@kellerits.com]
Subject:	RE: Request to be a Small business glider assembler
-	

Sorry. I'm still waiting for a response internally. I'll bug them to get back to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Friday, April 13, 2018 2:31 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: Request to be a Small business glider assembler

Just following up to see what the status on our application is. Let me know.

Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 2:01:19 PM, Sharon Lancaster <slancaster@kellerits.com> wrote:

Thank you for keeping us updated.

Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 1:21:08 PM, Healy, Stephen <hr/>healy.stephen@epa.gov</hr>

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

**Stephen Healy** 

Mechanical Engineer

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Thursday, March 29, 2018 1:30 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday :)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen <hr/>healy.stephen@epa.gov</hr>

Sharon,

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Wednesday, March 28, 2018 11:15 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.

We built in	in 1993,	in 1997,	in 2001
in 2007,	2009 model year	in 2009, 201	1 model year in

2010-2011.

Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

sold to Dairyway Tremonton, UT 2012

sold to Roy's Truck Rowlett, TX 2013

sold to Bouma Truck Sales, Choteau, MT 2014

sold to Bouma Truck Sales, Choteau, MT 2015

sold to Bouma Truck Sales, Choteau, MT 2016

sold to Bouma Truck Sales, Choteau, MT 2017

We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.

#### Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/22/2018 7:47:05 AM, Healy, Stephen <hr/>healy.stephen@epa.gov</hr>

Sharon,

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that no gliders were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Wednesday, March 21, 2018 12:33 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

### §1037.150 Interim provisions.

### (t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Tuesday, March 20, 2018 7:22 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
FION.	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	12/12/2017 6:41:22 PM
To:	'Justin' [justin@francistrucking.com]
Subject:	RE: glider

Justin,

Your contact at Peterbilt is not correct. EPA does not issue a builder number. I believe PACCAR will issue you a builder number based on the EPA reviewed letter I sent back to you. You can have your Peterbilt contact give me a call and I can discuss this with them. You are the first person to ask me for a builder number.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

-----Original Message-----From: Justin [mailto:justin@francistrucking.com] Sent: Tuesday, December 12, 2017 11:47 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: glider

Peterbilt is telling me I need a builder number from the epa to get a paccar number to order just wondering if that is the case

---

This email has been checked for viruses by Avast antivirus software. https://www.avast.com/antivirus

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/13/2017 3:29:49 PM
To:	'Scott Gray' [scott@elitediesel.biz]
Subject:	RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Scott,

The intent of the regulation is that you are building gliders for customers and not your own use, so I believe you meet the intent of the regulation. Could you please edit your notification letter to remove the zeros from the table under the number of gliders you have sold. Please send the updated letter to me and will stamp it "Reviewed and Accepted". You can then provide a copy to PACCAR or Freightliner as needed.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Thursday, November 09, 2017 4:52 PM
To: Healy, Stephen
Cc: Scott Gray
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hi Stephen,

I wasn't sure how to answer that on the sheet. All of the gliders we built have been sold, but we did not broker the deals.

The end customer purchased (usually through Paccar financing) the trucks from the dealer (Peterbilt for example). So the dealers had the gliders sent to us to be built, and then the dealers would get them back, PDI them, and deliver to the customer.

So, in summary, all the gliders we built have been sold, just not directly through us. Our primary function was building and installing the engines and (drivetrain as needed).

Is this acceptable?

Thank you, Scott

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Thursday, November 9, 2017 2:25 PM
To: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Scott,

Has your company sold any of the gliders that you have assembled in 2010 - 2014? The EPA regulation for small businesses that would like to build gliders requires the business to have sold at least one glider. The regulation is 40 CFR 1037.150(t) and here is an excerpt that covers that requirement:

### §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thanks,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Thursday, November 09, 2017 4:02 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hello,

Attached is the required form. If I can provide any other information or documentation, Let me know.

Regards, Scott Gray Elite Diesel Service

**Scott Gray** Elite Diesel Service 970-344-1090



scott@eiitediesel.biz

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/21/2018 7:48:43 PM
To:	tjryan@rtconnect.net
Subject:	FW: Glider Vehicle Assembler
-	

From: Healy, Stephen Sent: Monday, May 21, 2018 3:40 PM To: 'Tom Ryan' <tjryan@rtconnect.nt> Subject: RE: Glider Vehicle Assembler

Thomas,

We need a few addition bits of information. Please add the number of employees for each of the last three years, the complete company address and phone number. Also please add another column to your glider vehicle production information showing how many gliders were sold to outside companies each year.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Ryan [mailto:tjryan@rtconnect.nt] Sent: Thursday, May 17, 2018 4:58 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Glider Vehicle Assembler

SBR Cattle Co. Inc. PO Box 450 Thermopolis, WY 82443 307-864-3290

Mr. Healy,

Attached is our request for Small Business Exemption as a Glider Vehicle Assembler. We would like to assemble gliders this year. Confirmation of this request at your convenience is appreciated.

Thank You,

Thomas J Ryan Secretary/Treasure SBR Cattle Co, Inc. tjryan@rtconnect.net

Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/3/2017 5:41:56 PM
To:	'Julie Ballay' [JBallay@masserspuds.com]
CC:	'David Masser' [DMasser@masserspuds.com]; 'Scott Martz' [SMartz@masserspuds.com]
Subject:	RE: Small Business Exemption for Glider Vehicle Assembler
Attachments:	2018 Masser Logistic Services Small Business Notification EPA Reviewed.pdf

Julie,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Julie Ballay [mailto:JBallay@masserspuds.com]
Sent: Monday, October 02, 2017 5:10 PM
To: Healy, Stephen
Cc: David Masser ; Scott Martz
Subject: Small Business Exemption for Glider Vehicle Assembler

Please see the attached request form for a Small Business Exemption as a Glider Vehicle Assembler. Please let me know if you need any additional information.

Thank you, Julie



Julie E. Masser Ballay CFO/Vice-President 2 Fearnot Road PO Box 210 Sacramento, PA 17968 570-682-3709 www.stermanmasser.com

ExchangeDefender Message Security: Check Authenticity



Masser Logistic Services, LLC 2 Fearnot Road, PO Box 210 Sacramento, PA 17968 PHONE: (570) 682-3709 FAX: (570) 682-3259

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

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	A starter and the starter and	

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Masser Logistic Services, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013	********	
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

### Employees

Year	Quantity
Current	26
Current – 1	28
 Current – 2	28
Current – 3	21

### **Ownership Structure**

Owner	% Ownership
Sterman Masser, Inc.	100

I attest that Masser Logistic Services, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Masser Logistic Services, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

David AM	PRESIDENT	10/2/17
Signature of Company Official	Title	Date

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
7/19/2018 7:29:12 PM
Steve Lewis [SLewis@pennpowergroup.com]
RE: PPG Glider Declaration Letter cy2019.pdf
Penn Power Group Small Business 7-19-18.pdf

Steve,

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Steve Lewis [mailto:SLewis@pennpowergroup.com]
Sent: Thursday, July 19, 2018 1:39 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: PPG Glider Declaration Letter cy2019.pdf

Good Morning Mr. Healy,

Please find the attached PENN Power Group 2019 Glider Declaration Letter for your review and acceptance.

Please let me know if you require any additional information.

Best,

Steve Lewis Executive Vice President, Branch Operations PENN POWER GROUP 8330 State Road Philadelphia, PA 19136 (O) 215-335-0500 x484 (C) 215-255-5297 slewis@pennpowergroup.com



pennpowergroup.com

July 19, 2018

Stephen Healy EPA OTAQ Compliance Division

Dear Mr. Healy,

RECEIVED DATE: 7/19/18

Per Daimler Truck North America (DTNA) 2019 Glider Kit purchase guidelines, PENN Power Group, LLC (PPG) respectfully declares eligibility to assemble 'glider kits' and introduce glider vehicles into commerce IAW EPA standards. I attest to the following information:

- PPG and its two wholly-owned subsidiaries have 523 employees and therefore it meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201 referencing NAICS Code 336120
- PPG is owned by PDDA Holdings, LLC, its sole member, and is consolidated for tax purposes with ESCP PPG Holdings, Inc. The company is owned by management and private investors.
- PPG has two wholly-owned operating subsidiaries connected with its Power & Industrial business: n2 Integrated Energy Solutions, LLC and Sigma Six Solutions, Inc.
- Number of employees for past 3 years:
  - o 2018 523
  - o 2017 513
  - o 2016 550
- Number of Gliders built by PPG:
  - o 2011·
  - o 2012 ·
  - o 2013·
  - o 2014 ·

Please contact Steve Lewis, Executive Vice President of Branch Operations at slewis@pennpowergroup.com or 215-335-0500 for additional information.

Al Clark

**Chief Executive Officer** 

Corporate Offices: 8330 State Road - Philodelphia, PA 19136 - (T) 215.335.0500 - (F) 215.332.3445 Philodelphia - Piertwood - Wilkes-Bans - Hanistang - Manoy - Bedford - Pilitburgh - Buffalo - Rochester - Synacuse - Malawan - Boskan - Los Angeles - San Francisco - Anchorage



Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/17/2018 8:35:14 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: ARCADIA TRUCK REPAIR Small Business Exemption for Gliders
-	

Mary Ann,

Has Arcadia Truck Repair sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter indicates that they have not sold any gliders. Please see the excerpt from the regulation below. Also I cannot find any previous small business notification from Arcadia Truck Repair – when would that notification have been sent to me?

## §1037.150 Interim provisions.

#### (t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Monday, January 15, 2018 10:51 AM
To: Healy, Stephen ; arcadiatruckrepair@yahoo.com
Subject: ARCADIA TRUCK REPAIR Small Business Exemption for Gliders

Good Morning Stephen,

Please see attached request for Arcadia Truck Repair.

This business was certified last year.

Please review, send certification info necessary to allow build.

Please contact either myself, or Art Johnson at Arcadia Truck Repair, with any questions.

Art's phone 231-889-3133

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/13/2017 9:13:11 PM
То:	'Scott Gray' [scott@elitediesel.biz]
Subject:	RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service
Attachments:	2018 Elite Diesel Service Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Monday, November 13, 2017 11:36 AM
To: Healy, Stephen
Cc: Scott Gray
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Stephen, That is great News. Here is a revised sheet.

Much Appreciated, Scott

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Monday, November 13, 2017 8:30 AM
To: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Scott,

The intent of the regulation is that you are building gliders for customers and not your own use, so I believe you meet the intent of the regulation. Could you please edit your notification letter to remove the zeros from the table under the number of gliders you have sold. Please send the updated letter to me and will stamp it "Reviewed and Accepted". You can then provide a copy to PACCAR or Freightliner as needed.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Thursday, November 09, 2017 4:52 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hi Stephen,

I wasn't sure how to answer that on the sheet. All of the gliders we built have been sold, but we did not broker the deals.

The end customer purchased (usually through Paccar financing) the trucks from the dealer (Peterbilt for example). So the dealers had the gliders sent to us to be built, and then the dealers would get them back, PDI them, and deliver to the customer.

So, in summary, all the gliders we built have been sold, just not directly through us. Our primary function was building and installing the engines and (drivetrain as needed).

Is this acceptable?

Thank you, Scott

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Thursday, November 9, 2017 2:25 PM
To: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: RE: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Scott,

Has your company sold any of the gliders that you have assembled in 2010 - 2014? The EPA regulation for small businesses that would like to build gliders requires the business to have sold at least one glider. The regulation is 40 CFR 1037.150(t) and here is an excerpt that covers that requirement:

## §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thanks,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Gray [mailto:scott@elitediesel.biz]
Sent: Thursday, November 09, 2017 4:02 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Scott Gray <<u>scott@elitediesel.biz</u>>
Subject: Heavy Duty Truck Glider Compliance - Elite Diesel Service

Hello,

Attached is the required form. If I can provide any other information or documentation, Let me know.

Regards, Scott Gray Elite Diesel Service

## Scott Gray

Elite Diesel Service 970-344-1090



57:40	Reviewed and Accepted
Stephen Healy	
EPA OTAQ Compliance Division	Date <u>UUI 3/17</u> EPA Kep
Diesel Engine Compliance Center / ) /	
Healy.Stephen@ei	hum mining Caund Caunderanderanderanderander

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Elite Diesel Service certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

## Employees

Year	Quantity
Current	13
Current - 1	12
Current - 2	11
Current - 3	11

## **Ownership Structure**

Owner	% Ownership
Troy Lake	50%
Holly Lake	50%

1.52

Please confirm that this request is acceptable and that Elite Diesel Service has met all requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Scott M Gray Manager 11-13-2017 Signoture of Company Official Title Date

## 701 Automation Drive • Windsor, CO 80550

970.344.1090 * Fax 970.344.1097

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/13/2018 3:35:20 PM
To:	Joshua D. Skidmore [josh@skidmoretransportation.com]
Subject:	RE: Small Business Exemption for Glider Assembly
Attachments:	STS Commercial Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Friday, April 13, 2018 11:12 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: Small Business Exemption for Glider Assembly

Here you go. I updated the last sentence. Let me know if you need anything else.

Thanks, Josh

Josh Skidmore

Skidmore Transportation Services, Inc. Flatbed Specialists STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









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From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, April 13, 2018 8:44 AM
To: Joshua D. Skidmore <josh@skidmoretransportation.com</li>
Subject: RE: Small Business Exemption for Glider Assembly

Josh, I don't intend to be a pain, but could you please add that to your letter?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Friday, April 13, 2018 10:15 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Small Business Exemption for Glider Assembly

Built and sold in 2014.

Josh Skidmore

Skidmore Transportation Services, Inc. Flatbed Specialists STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









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From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, April 13, 2018 8:12 AM
To: Joshua D. Skidmore <josh@skidmoretransportation.com</li>
Subject: RE: Small Business Exemption for Glider Assembly

## Joshua,

What year did you build that glider? Also did you sell a glider in 2014? The reason I ask this is the EPA small business glider builder exemption regulations list several requirements to qualify for the exemption. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and must have sold at least one to another company or person in 2014. Here is an excerpt from the regulation:

## §1037.150 Interim provisions

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the Code of Federal Regulations section for the small business glider builder exemption (40 CFR 1037.150(t): https://www.ecfr.gov/cgi-bin/textidx?SID=a9831868ffb269a4388cb7c186e9d82e&mc=true&node=se40.36.1037 1150&rgn=div8

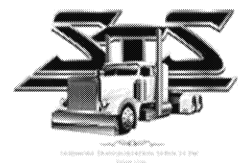
Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Thursday, April 12, 2018 1:04 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Small Business Exemption for Glider Assembly

Please see attached. Thanks for your help

Josh Skidmore

Skidmore Transportation Services, Inc. Flatbed Specialists STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









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From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, April 11, 2018 10:56 AM
To: Joshua D. Skidmore <josh@skidmoretransportation.com</li>
Subject: RE: Small Business Exemption for Glider Assembly

Josh,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles: <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> <u>0.36.1037_1635</u>

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Wednesday, April 11, 2018 11:34 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Small Business Exemption for Glider Assembly

Stephen,

I am contacting you to obtain a form so I may get a small business exemption for Glider Assembly. We built 2014 and Peterbilt told me that I needed to contact you so I may purchase another this year. Please send me the necessary forms so I can obtain a builder code from Peterbilt.

Thanks, Josh

Josh Skidmore

STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









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April 13, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Reviewed and Accepted Date 4/13/18-EPA Rep

Mr. Healy,

I am writing you about obtaining the Small Business Exclusion for Glider Kits and Glider Vehicles. Our company meets the small business criteria listed in 40CFR 1037.150 (c) and the small business criteria specified in 13 CFR121.201. We currently have 33 employees which includes all of our affiliate companies. In 2015 we had 24 employees, 2016 was 23 employees and in 2017 we had 32 employees. I am the sole owner of the company and have been since it started. I/We have an affiliation with Skidmore Transportation Services and we are the repair facility for them and other trucking companies. Our company built Peterbilt) between 2010 and 2014 and sold in 2014.

Sincerely,

Joshua/D. Skidmore STS Commercial Skidmore Transportation Services, Inc. Brigham City, UT

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/21/2018 7:40:01 PM
To:	Tom Ryan [tjryan@rtconnect.nt]
Subject:	RE: Glider Vehicle Assembler

Thomas,

We need a few addition bits of information. Please add the number of employees for each of the last three years, the complete company address and phone number. Also please add another column to your glider vehicle production information showing how many gliders were sold to outside companies each year.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Ryan [mailto:tjryan@rtconnect.nt]
Sent: Thursday, May 17, 2018 4:58 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Glider Vehicle Assembler

SBR Cattle Co. Inc. PO Box 450 Thermopolis, WY 82443 307-864-3290

Mr. Healy,

Attached is our request for Small Business Exemption as a Glider Vehicle Assembler. We would like to assemble gliders this year. Confirmation of this request at your convenience is appreciated.

Thank You,

Thomas J Ryan Secretary/Treasure SBR Cattle Co, Inc. tjryan@rtconnect.net

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	3/14/2018 5:31:16 PM
To:	J Burwinkel [jburwinkel@hotmail.com]
Subject:	RE:
Attachments:	2019 JB Diesel Service LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----From: J Burwinkel [mailto:jburwinkel@hotmail.com] Sent: Thursday, March 08, 2018 3:49 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: "" Road on Company Leftermand ""

Stephen Healy **EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy Stephen@epa.gov

Re: Model Year (Eng 2019) Year) Request for Small Business Exemption as a Glider Vehicle Assembler reull.

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

Reviewed and Accepted Date 3/14/15-EPA Rep___

#### Employees

Year	Quantity
Current	2-
Current - 1	
Current – 2	
Current – 3	

#### **Ownership Structure**

Owner ( a	% Ownership
T // I	100%
John Burentel	10-10-
1	
	• •

2. B. Drevel Service LLC. lattest that

Please confirm that this request is acceptable and that (insert Assembler Name) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Eliper Title

19/2018

FHBL

sur 74

anature of Company Official

ess / E-mail / Phone it not pringed on company letterhead. 1 B. Diesel Service LLC

Message

000000000000000000000000000000000000000	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	8/28/2017 6:39:02 PM
To:	'Julia Brubaker' [ap@hooverbrothers.com]
Subject:	RE: [SPAM] 2018 request for Small Business Exemption as a Glider Vehicle Assembler
Attachments:	2018 Hoover Bros Inc Small Business Exclusion EPA Reviewed.pdf

Julia,

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Julia Brubaker [mailto:ap@hooverbrothers.com]
Sent: Monday, August 28, 2017 12:33 PM
To: Healy, Stephen
Subject: [SPAM] 2018 request for Small Business Exemption as a Glider Vehicle Assembler

Stephen Healy,

Attached is our application for a 2018 Small Business Exemption as a Glider Vehicle Assembler.





# HOOVER BROS., INC.

Truck & Equipment Repair & Alignment

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted Date 8/28/17 EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Hoover Bros., Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

## Employees

Year	Quantity
Current	24
Current – 1	26
Current – 2	25
Current – 3	21

## Ownership Structure

Owner	% Ownership
Jay E. Hoover	50.00%
Linford R. Hoover	50.00%

Please confirm that this request is acceptable and that Hoover Bros., Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

President Sianature of Company Official Title

3255 Pleasant Valley Road Elliottsburg, PA 17024

fax (717) 582-8868 . .... .... .... **...** 

tel. (717) 582-7771

08/28/17

Date

ED_002008_00000927-00001

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/19/2018 7:28:36 PM
To:	Andy Tinsley [andyt@ftlgr.com]
Subject:	RE: Notification of intent to build Glider for Calendar year 2019
Attachments:	Freightliner of Grand Rapids Small Business 7-19-18.pdf

Andy,

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Andy Tinsley [mailto:andyt@ftlgr.com]
Sent: Thursday, July 19, 2018 2:08 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Notification of intent to build Glider for Calendar year 2019

Mr. Stephen Healy,

Please accept this notification letter as our intent to build gliders for calendar 2019. Please feel free to contact me with any questions or concerns.

Thank you in advance.

Sincerely,

Andy Tinsley

Director of Sales Freightliner of Grand Rapids Freightliner of Kalamazoo.



Selectrucks of Michigan P: 800-968-9680 WWW.FTLGR.COM



FREIGHTLINER OF GRAND RAPIDS 5285 CLAY AVE, SW GRAND RAPIDS, MI, 49548

RECEIVED DATE: 7/191

07/19/2018

Stephen Healey EPA OTAQ Compliance Division Diesel Engine Compliance Division

Dear Mr. Healy,

This letter is to notify the EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1034.150 (c) and the small business criteria specified in 13 CFR 121.201. for the calendar year 2019.

Ownership Structure as follows: Freightliner of Grand Rapids, Inc.

G. Scott Rawlings – 47.9% Roger VerLee Family Trust – 20.59% Roschelle Rawlings – 4.85% Ryan Rawlings – 4.85% Ross Rawlings – 4.85% Ryley Rawlings – 4.85% Robyn Littlepage – 4.85% Roger Littlepage – 4.85% Keith Littlepage – 2.41%

Affiliates: As follows: Freightliner of Kalamazoo, Inc.

G. Scott Rawlings – 47.9% Roger VerLee Family Trust – 20.59% Roschelle Rawlings – 4.85% Ryan Rawlings – 4.85% Ross Rawlings – 4.85% Ryley Rawlings – 4.85% Robyn Littlepage – 4.85% Keith Littlepage – 2.41%

The total number of employees (including affiliates) for the past three (3) years as follows:

2016 131
 131
 1

2017 127
2018 127

• 2018 12/

Our company has built Gliders for the years 2010 thru 2014 as follows:

2010 * ۵ 2011 ۲ 2012 2013 ۰ 2014 Sihćerely 3 G. Scott Rawlings Chief Executive Officer Freightliner of Grand Rapids, Inc

Office: 616-531-6600 

Watts: 800-968-9680

- Fax: 616-531-2300

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/19/2018 7:40:21 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: ARCADIA TRUCK REPAIR
Attachments:	2019 Arcadia Truck Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Friday, January 19, 2018 1:35 PM
To: Healy, Stephen
Subject: ARCADIA TRUCK REPAIR

Good Afternoon Stephen,

Thank You for your email response on 1/17/18. Please disregard previous email and request sent to you. Apparently, the form was not completed correctly.

Attached is the correct form for Arcadia Truck Repair.

Please process.

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

AKLADIA I KULK KEPAIK 18198 NORTHWOOD HWY ARCADIA, MI. 49613 Phone 231-889-3133 Arcadiatruckrepair@vahoo.com

January 12, 2018

Stephen Healy EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy.Stephen@epa.gov

Reviewed and Accepted Date 1/19/18 EPA Reg

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Arthur L. Johnson, Arcadia Truck Repair, cartifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 -Transportation Equipment Manufacturing per 13 CFR 121.201

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		
Į.		

#### Employees

Year	Quantity
Current	4
Current - 1	4
Current - 2	4
Current - 3	4

#### **Ownership Structure**

Owner	% Ownership
Arthur L. Johnson	100
{	

I attest that Arcadia Truck Repair is not affiliated with any other company.

Please confirm that this request is acceptable and that Arcadia Truck Repair has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance

Signature of Company Official

<u>OWAEN 1-12-18</u> Ne Date Title

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Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/25/2017 2:58:34 PM
To:	'Scott Huelsman' [huelsmantrucking@gmail.com]
Subject:	RE: Request for Small Business Exemption as a Gilder Assembler

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

## §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Huelsman [mailto:huelsmantrucking@gmail.com]
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks Scott Huelsman

Huelsman Trucking 8037 Marion Drive Maria Stein, OH 45860 Phone 419-925-4230

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/21/2018 7:33:10 PM
To:	Steve /Wendy Mcmullen [highcountrymotor@aol.com]
Subject:	RE: Small business exemption request
-	

Wendy,

Can you please send a list of the VIN numbers for the gliders built by High County Motors for 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Steve /Wendy Mcmullen [mailto:highcountrymotor@aol.com]
Sent: Thursday, May 17, 2018 10:48 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Small business exemption request

Hi Stephen:

Please find attached our request for small business exemption.

Thank you,

Wendy McMullen

High Country Motors, LLC 6512 Admiral Peary Hwy Loretto, PA 15940 (814) 886-9375

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	8/7/2017 1:59:04 PM
To:	'JR Martin' [jrmartin@earlrmartin.com]
Subject:	RE: Request for Small Business Exemption
Attachments:	2018 ERM Small Business Exclusion EPA Reviewed.pdf

Earl,

Please find the attached ERM EPA small business notification letter stamped "Reviewed & Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: JR Martin [mailto:jrmartin@earlrmartin.com]
Sent: Wednesday, August 02, 2017 3:26 PM
To: Healy, Stephen
Subject: Request for Small Business Exemption

Good Afternoon Mr. Healy,

Attached is a request for Small Business Exemption as a Glider Vehicle Assembler.

Please contact me with any questions.

Regards,

Earl R Martin, Jr President (717) 354-4061 x120



EARL R. MARTIN, INC. PO Box 67 East Earl, PA 17519 Be sure to visit us at our new location: 970 E Earl Rd, New Holland, PA 17557

(Note: Our PO Box mailing address has not changed)



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

## Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

*Earl R. Martin Inc.* certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

## Employees

Year	Quantity
Current	52
Current – 1	
Current – 2	
Current – 3	

## **Ownership Structure**

Owner	% Ownership
Earl Martin Jr.	92
Earl Martin Sr.	8

Earl R. Martin, Inc. / P. O. Box 67 / East Earl, PA 17519 (717) 354-4061 <u>www.Earl.RMartin.com</u> Please confirm that this request is acceptable and that Earl R. Martin Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Difficial Title Date 7/31/17

Earl R. Martin, Inc. / P. O. Box 67 / East Earl, PA 17519 (717) 354-4061 www.EarLRMartin.com

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/31/2018 4:36:35 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: GLIDER ASSEMBLER REQUEST
<b>,</b>	

Mary Ann,

I have two questions. The number of sales listed is greater than the number of gliders assembled; is this correct. The sales column should reflect the number of assembled gliders that were sold. The number of employees seems a bit low for a company like CSM Trucks. The employment totals should reflect the total number employees for Michigan Kenworth as well as affiliated companies. Michigan Kenworth appears to be part CSM Truck which has multiple locations and the employment total should reflect this. Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below). Here are links to the regulation sections that clarify the total employment requirements for a small business:

**40 CFR 1037.150 Interim Provisions** – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

## 13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Wednesday, January 31, 2018 10:35 AM
To: Healy, Stephen ; James Kamps
Subject: GLIDER ASSEMBLER REQUEST

Good Morning Stephen,

Please process for us

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/25/2017 7:37:15 PM
To:	'Scott Huelsman' [huelsmantrucking@gmail.com]
Subject:	RE: Request for Small Business Exemption as a Gilder Assembler

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Huelsman [mailto:huelsmantrucking@gmail.com]
Sent: Wednesday, October 25, 2017 3:31 PM
To: Healy, Stephen
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.

Let me know, Scott

On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

## §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must

notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

Mechanical Engineer

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone <u>419-925-4230</u>

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/1/2018 6:08:04 PM
To:	Robert Huisman [rhuisman1961@gmail.com]
Subject:	RE: Model year 2018 request for small business exemption as a glider vehicle assembler

Robert,

Did Huisman Trucking sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

## §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Robert Huisman [mailto:rhuisman1961@gmail.com]
Sent: Tuesday, May 01, 2018 10:33 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Model year 2018 request for small business exemption as a glider vehicle assembler

Attached is the glider vehicle assembler.

Thank You Robert Huisman Huisman Trucking 402-719-6681



Virus-free. www.avg.com

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	9/7/2017 2:27:45 PM
To:	'Joe Mihalka' [mihalkatrucking@gmail.com]
Subject:	RE: Scanned by The UPS Store in Wyoming, PA
Attachments:	2018 City Line Truck Trailer Repair Truck Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

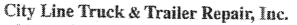
Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joe Mihalka [mailto:mihalkatrucking@gmail.com]
Sent: Wednesday, September 06, 2017 5:38 PM
To: Healy, Stephen
Subject: Fwd: Scanned by The UPS Store in Wyoming, PA

----- Forwarded message ------From: **Store 5496** <<u>store5496@theupsstore.com</u>> Date: Wed, Sep 6, 2017 at 10:51 AM Subject: Scanned by The UPS Store in Wyoming, PA To: <u>mihalkatrucking@gmail.com</u>

This E-mail was sent from "RNP0026738D1DA9" (Aficio MP 6002).

Scan Date: 09.06.2017 10:51:27 (-0400) Queries to: <u>store5496@theupsstore.com</u>



24 Hr. Light & Heavy Duty Towing & Recovery 542 S. Main Street • Pittston, PA 18640

Donald Miller 570-655-8385 Fax: 570-602-0216 Cell: 570-760-1860



I DONALD MILLER SOLE PROPRIETOR OF CITY LINE TRUCK & TRAILER REPAIR AT 542 SOUTH MAIN STREET PITTSTON PA 18640 FOR 18 YEARS SMALL BUSINESS EMPLOYER OF 4 PEOPLE. EIN# 233064063 IN THE YEAR OF 2014 WE DID

THANK YOU, DONALD MILLER U M M PHONE# 570-655-8385

Reviewed and Accepted Date 9/7//7 EPA Rep.

EMAIL BOSHIG99@AOL.COM

Based on the information provided City Line Trucus Timiler Repair Inc qualifies as a smull business per 13 CFR 121 Under Henry Duty Treick Munufacturing NAICS Code 336120 SM

### PACCAR Glider Vehicle Assembler Certification

Enter Company Name

City Line TRuck + Tepilen Reppin Inc

in Year Circle One 2010 2011 2012 2013

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR. Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR luc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear asle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest innual production of glider vehicles between 2010 through 2014 for sale or

use in the United States was: Enter Volum

Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year

A copy of this reviewed and accepted notification is attached with this request. Initial Here



Any questions

201

#### Record Keeping and Reporting

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes;
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Aet; and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(1)(1) and not complying with 1037.635.

<u>Instructions</u>: E-mail the completed and signed form to may be sent to the same address.

Glider Astember (all fields dequired): By: UM J M/L Signature Printed Name: DONAJA J M.J. ON Title: PReS Email: BOS hig 990 AU. CM Phone: 570, 655-8385 Date: 9-5.17

Las Caskas.

Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/25/2017 3:22:58 PM
To:	'ZACH VAN ZANT' [3dszach@gmail.com]
Subject:	RE: 2018 GLIDER PAPER WORK
Attachment	s: 2018 3Ds Missoula Inc Small Business Exemption EPA Reviewed.pdf

Zach,

-----

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: ZACH VAN ZANT [mailto:3dszach@gmail.com] Sent: Monday, October 23, 2017 6:42 PM To: Healy, Stephen Subject: 2018 GLIDER PAPER WORK

THIS SHOULD BE ALL THE PAPER WORK THAT IS NEEDED. IF YOU NEED ANYTHING FORM ME OR MY BOSS PLEASE LET ME KNOW

ZACH VAN ZANT SERVICE 1-406-549-2111

# 3D'S MISSOULA, INC

8155 US HWY 10 W

#### MISSOULA, MT 59808

3D'S MISSOULA, INC. MEETS THE SMALL BUSINESS CRITERIA LISTED IN 40 CFR 1037.150 © AND THE SMALL BUSINESS CRITERIA SPECIFIED IN 13 CFR 121.201.

I DAVE FRESE AND MY WIFE DIANE FRESE ARE THE OWNERS OF THIS BUSINESS. I AM NOT AFFILIATED WITH ANY OTHER COMPANIES.

1 HAVE EIGHT EMPLOYEES THAT WORK FOR ME. 1 HAVE HAD A STAFF OF EIGHT FOR THE YEARS OF 2014, 2015,2016, AND 2017.

GLIDERS ASSEMBLED
2014:
2013:
2012:
2011:
2010:
DAVE FRESE DATE 10/23/2017

Reviewed and Accepted Date <u>/ /2 5//7</u>EPA Rep

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# PACCAR Glider Vehicle Assembler Certification

Enter Company Name

3 D'S Missoula. INC

thereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR. Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR. Ine by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

#### Volume Limitations Certification

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sales

use in the United States was: Enter Volume

in Year Circle One 2010 2011 2012 2013 2014

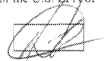
Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here

#### Small Manufacturer Status Certification

Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA/of its small business status for vehicle model year: Enter Model Year 2.018

A copy of this reviewed and accepted notification is attached with this request. Initial Here

# equest. Initial Her



#### Record Keeping and Reporting

Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.

#### **Compliance Requirements**

Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1):

- (1) Introducing vehicles into commerce in an uncertified configuration;
- (2) Failure to follow OEM instructions or otherwise make unauthorized changes:
- (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act: and
- (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635.

Instructions: E-mail the completed and signed form to <u>KW Marketing GHG@PACCAR.com</u>. Any questions may be sent to the same address.

Glider Assembler (all fields required):		
BY: A for a second		3D'S Missoula, INC
Signature		Company Name
Printed Name: Dave Frese	Address:	8155 VS HWylow
Title: President		Missoula, MT 59808
Email 315 help@ + Mail. (. OM		
Phane: (406) 549-2111	Date:	10/23/17

PACCAR Inc

Stephen Healy **EPA OTAQ Compliance Division Diesel Engine Compliance Center** Healy.Stephen@epa.gov 2018

Re: Model Year

#### Request for Small Business Exemption as a Glider Vehicle Assembler

 $3D^3 S^2 N_1^3 Soulh, \pm N_2^3$ certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121 201.

#### **Glider Vehicle Production**

Year	Asser	 Sales (if different)
2014		
2013		
2012		
2011		
2010		

#### Employees

Year	Quantity
Current	8
Current – 1	8
Current – 2	8
Current – 3	8

#### **Ownership Structure**

Owner	% Ownership
Dave Frese	51%
Diane Frese	49%

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

10/23/2017 Date Risiden 2.1 Title Signatury of Company/Official

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/31/2018 7:42:03 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: GLIDER ASSEMBLER REQUEST
Attachments:	2019 Michigan Kenworth Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Wednesday, January 31, 2018 1:39 PM
To: Healy, Stephen ; James Kamps
Subject: Re: GLIDER ASSEMBLER REQUEST

Hi Stephen,

Thank You for your feedback. We have corrected our form.

Please disregard previous email sent.

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

On Wed, Jan 31, 2018 at 11:36 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Mary Ann,

I have two questions. The number of sales listed is greater than the number of gliders assembled; is this correct. The sales column should reflect the number of assembled gliders that were sold. The number of employees seems a bit low for a company like CSM Trucks. The employment totals should reflect the total number employees for Michigan Kenworth as well as affiliated companies. Michigan Kenworth appears to be part CSM Truck which has multiple locations and the employment total should reflect this. Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees

includes that of the company and its affiliates (see 13 CFR 121 link below). Here are links to the regulation sections that clarify the total employment requirements for a small business:

**40 CFR 1037.150 Interim Provisions** – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

#### 13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy

Mechanical Engineer

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Wednesday, January 31, 2018 10:35 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; James Kamps <<u>james.kamps@csmtruck.com</u>>
Subject: GLIDER ASSEMBLER REQUEST

Good Morning Stephen,

Please process for us

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | <u>616.281.8610</u> | <u>maryann.hogan@csmtruck.com</u> | <u>www.michigankenworth.com</u> Reviewed and Accepted Date 1/31/18- EPA Rep 7503 EXPRESSWAY CT SW GRAND RAPIDS, MI 49548 616-283-9610

A CSM

Company

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 🐋 2019 _____ Request for Small Business Exemption as a Glider Vehicle Assembler

MICHIGAN KENWORTH LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assemble	Assembled		Sales (if different)	
2014					
2013				***	
2012					
2011					
2010					

#### Employees

Year	Quantity
Current	804
Current – 1	800
Current - 2	831
Corrent - 3	836

#### **Ownership Structure**

Owner	% Ownership
CSM CONPARTES, I.C.	(యి).

Please confirm that this request is acceptable and that MICHIGAN KENWORTH LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

CPD Title

1/2.0/(8 Date

ED_002008_00000947-00001

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/25/2017 8:07:41 PM
To:	'Scott Huelsman' [huelsmantrucking@gmail.com]
Subject:	RE: Request for Small Business Exemption as a Gilder Assembler

Scott,

If you are not purchasing the glider kit and only supplying assembly service then you have no further requirement at this time.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Huelsman [mailto:huelsmantrucking@gmail.com]
Sent: Wednesday, October 25, 2017 4:04 PM
To: Healy, Stephen
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Yes that is correct. We would prefer to continue letting our customers purchase the truck and us doing the assembly work if that is possible. If that is not possible then we will purchase the truck and build them and sell them to our customers.

Scott

On Wed, Oct 25, 2017 at 3:37 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy

Mechanical Engineer

**EPA OTAQ Compliance Division** 

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:huelsmantrucking@gmail.com]
Sent: Wednesday, October 25, 2017 3:31 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.

Let me know,

Scott

On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

#### §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

**Stephen Healy** 

**Mechanical Engineer** 

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone <u>419-925-4230</u>

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/1/2018 6:06:13 PM
To:	John Halliday [jphallidaytrucking@gmail.com]
Subject:	RE: Glider Vehicle Assembler
-	

Did John P Halliday Trucking Inc sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

#### §1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: John Halliday [mailto:jphallidaytrucking@gmail.com] Sent: Tuesday, May 01, 2018 9:34 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Glider Vehicle Assembler

Please see attached

#### Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	2/15/2018 6:33:23 PM
To:	'Joe Laux' [JoeLaux@riverstates.com]
Subject:	RE: DTNA Glider Request letter

Joe,

Your letter indicates that River States Truck and Trailer built for the finance of 2013. When the the sold? The reason I ask that question is that the regulations require that the small business must have sold at least one glider in 2014. Also you will be limited to building one glider per year based on the your letter stating that you have only built one glider in the 2010 -2014 time frame. Here is an excerpt from the regulations (40 CFR 1037.150(t)) stating these requirements:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

(ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Also here is a link to the applicable regulations:

https://www.ecfr.gov/cgi-bin/textidx?SID=28cdad878cfdbe1d650e74a17d9bbb9c&mc=true&node=se40.36.1037_1150&rgn=div8

Please let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

-----Original Message-----From: Joe Laux [mailto:JoeLaux@riverstates.com] Sent: Wednesday, February 14, 2018 1:42 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: FW: DTNA Glider Request letter

Joe Laux President River States Truck and Trailer/Nationalease Phone: 608-791-4639 Cell: 608-780-7711 Email: JoeLaux@RiverStates.com www.riverstates.com www.lacrosse.ftlvansdealer.com

Message		
	From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
		(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
	Sent:	7/18/2018 3:39:55 PM
	To:	Dustin Petersen [dustin.petersen@htctrucks.com]
	Subject:	RE: EPA Calendar Year 2019 Small Business Exemption
	Attachments:	2020 Harrison Truck Centers Small Business.pdf

Dustin,

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Dustin Petersen [mailto:dustin.petersen@htctrucks.com]
Sent: Tuesday, July 17, 2018 5:48 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: EPA Calendar Year 2019 Small Business Exemption

Mr. Healy -

Please find my revised certification letter. As previously noted, my letter had the total employment but I have combined production units.

Thanks,

**Dustin C. Petersen** 

3601 Adventureland Drive Altoona, IA 50009 O 515-967-3500 D 515-850-1321 M 515-210-9375

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, July 17, 2018 2:22 PM
To: Dustin Petersen
Subject: RE: EPA Calendar Year 2019 Small Business Exemption

Dustin,

Since Harrison Corporation owns both entities there should one EPA notification letter that has the total employment for Harrison Corporation and affiliated entities and the total glider production information for all Harrison Corporation companies and affiliates.

Please let me know if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Dustin Petersen [mailto:dustin.petersen@htctrucks.com]
Sent: Monday, July 16, 2018 4:29 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: EPA Calendar Year 2019 Small Business Exemption

Mr. Healy -

My apologies on the delay in responding. I was not aware that Brian had previously filed this under the Harrison Corporation. I researched the numbers to find a few key takeaways:

- The glider production numbers in section 1 are separate. Westman Freightliner was acquired in 2015 and accordingly, the production numbers are separate from Harrison Truck Centers as they produced gliders prior to the acquisition.
- The employee numbers in section 2 are combined. As you may notice on the 2019 notifications, the "current 3" is substantially different than "current 2" and accordingly, the employment numbers on my most recent request is a combined number.

Let me know if you have additional questions.

Thanks,

Dustin C. Petersen



3601 Adventureland Drive Altoona, IA 50009 O 515-967-3500 D 515-850-1321 M 515-210-9375

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Thursday, July 12, 2018 2:25 PM
To: Dustin Petersen
Subject: RE: EPA Calendar Year 2019 Small Business Exemption

Dustin,

Does the 220 model year notification letter include Westman Freightliner employee count and glider quantities? I found two previous 2019 notifications, one for Harrison Corp DBA Westman Freightliner as well as one for Harrison Truck Centers. All Harrison Corporation entities should be included in one notification letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Dustin Petersen [mailto:dustin.petersen@htctrucks.com]
Sent: Monday, July 09, 2018 12:46 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: EPA Calendar Year 2019 Small Business Exemption

Mr. Healy -

Please find our enclosed small business exemption certification for model year 2020 / EPA Calendar 2019. Let me know if you have any questions – we look forward to the stamped copy to be returned.

Thanks,

**Dustin C. Petersen** 



3601 Adventureland Drive Altoona, IA 50009 O 515-967-3500 D 515-850-1321 M 515-210-9375



RECEIVED

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.stephen@epa.gov

RE: Model year 2020 / EPA 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Harrison Truck Centers, Inc. certifies that is qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

**Glider Vehicle Production** 

Year	Assembled	Sales (if different)	
2014			
2013			
2012			
2011			
2010			

Employees

Year	Quantity
Current	405
Current – 1	395
Current - 2	412
Current - 3	192

Ownership Structure

HARRISON CORPORATION	100%

Please confirm that this request is acceptable and that Harrison Truck Centers, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>///toosooch</u> Title 2.12.1**%** Date

HTCTRUCKS.COM

Maccago

Message	Wessage		
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP		
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]		
Sent:	3/2/2018 4:06:53 PM		
To:	Jim Bauer [Jim.Bauer@freightlinernw.com]		
Subject:	RE: EPA Small Business Glider Builder Information		

Jim,

I sent them their stamped small business notification letter a few minutes ago. The should be good to go.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jim Bauer [mailto:Jim.Bauer@freightlinernw.com]
Sent: Thursday, March 01, 2018 10:27 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: EPA Small Business Glider Builder Information

Stephen,

The letter I was discussing with you will be submitted by Hagerman Inc. They have assembled gliders for us for years. If possible, please expedite the stamp required so that I can forward this to Freightliner.

Thank you so very much for your help yesterday. It was nice to speak to the right person that KNOWS what is required.

Have a great day,

#### Jim Bauer

Jim Bauer | Freightliner Northwest – LaGrande, OR & Hermiston, OR | Truck Sales Professional (800) 843-1195 x 5710 | jim.bauer@freightlinernw.com

Gelelel MANAGE

#### NORTHWEST

We have rebranded! Eagle Freightliner is now Freightliner Northwest! Check out our new look - <u>www.FreightlinerNorthwest.com</u> Freightliner and Wastern Star Trucks

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, February 28, 2018 8:22 AM To: Jim Bauer <<u>Jim.Bauer@freightlinernw.com</u>> Subject: EPA Small Business Glider Builder Information

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Message	
_	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/9/2017 3:53:01 PM
To:	'Wirzberg, Cliff' [cwirzberg@tlgtrucks.com]
Subject:	RE: Glider Vehicle Assembler (Farmers Oil Co. Inc.)
Attachments:	2018 Farmers Oil Company Small Business Exclusion EPA Reviewed.pdf

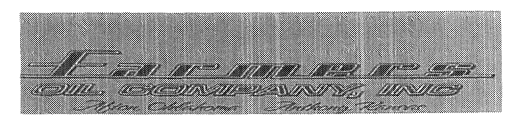
Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]
Sent: Thursday, November 09, 2017 9:30 AM
To: Healy, Stephen
Subject: Glider Vehicle Assembler (Farmers Oil Co. Inc.)

## Thanks Stephen for your help

Cliff Wirzberg Peterbilt of Joplin Office - 417-623-0222 Cell - 417-439-1116



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy Stephen@epa.gov</u>

#### Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Farmers Oil Conpany, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

 Year	Quantity
 Current	24
 Current-1	26
 Current – 2	19
 Current – 3	23

Reviewed and Accepted Date ///9///ZEPA Rep

#### **Ownership Structure**

Owner	% Ownership
Larry Graves	<b>200</b> % 502
Donne Conques	50%

I attest that Farmers Oil Company, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

ls rus

Signature of Company Official Farmers Oli Company, Inc. 826 W Main St Anthony, KS 67003 (620) 842-3117 Owner, President

Title

11-4-17 Date

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	2/20/2018 8:41:43 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: 2019MY - Request for Small Business Exemption as Glider Assembler

Mary Ann,

This letter makes significant changes to the number of gliders assembled each year. Can you please explain the change?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Monday, February 19, 2018 3:29 PM
To: Healy, Stephen ; Doug Cisler ; James Kamps
Subject: 2019MY - Request for Small Business Exemption as Glider Assembler

Hi Stephen,

Please process for us.

This is a revision of original request previously sent. We have been advised By Al Denning, KW GHG Group, to send this to you

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

Message		
From: Sent: To: Subject:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] 10/25/2017 8:30:38 PM 'Scott Huelsman' [huelsmantrucking@gmail.com] RE: Request for Small Business Exemption as a Gilder Assembler	
You don't ł	'ou don't have to do anything.	
Steve		
Sent: Wed To: Healy, S	t Huelsman [mailto:huelsmantrucking@gmail.com] nesday, October 25, 2017 4:15 PM Stephen :: Request for Small Business Exemption as a Gilder Assembler	
	re I understand your response. Can we still qualify or are you saying we don't qualify? If we must he trucks and sell them from now on, that's what we will do.	
Scott		
On Wed, 0	Oct 25, 2017 at 4:07 PM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:	
Scott,		
lf you are this time.	not purchasing the glider kit and only supplying assembly service then you have no further requirement at	
Thanks		
Stephen H	lealy	
Mechanic	al Engineer	
ΕΡΑ ΟΤΑ	Q Compliance Division	
Diesel En	gine Compliance Center	
<u>734214-</u>	4121	

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] Sent: Wednesday, October 25, 2017 4:04 PM

**To:** Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Yes that is correct. We would prefer to continue letting our customers purchase the truck and us doing the assembly work if that is possible. If that is not possible then we will purchase the truck and build them and sell them to our customers.

Scott

On Wed, Oct 25, 2017 at 3:37 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734-214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] Sent: Wednesday, October 25, 2017 3:31 PM

	To: Healy, Stephen < <u>healy.stephen@epa.gov</u> > Subject: Re: Request for Small Business Exemption as a Gilder Assembler
	Stephen,
	We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.
	Let me know,
	Scott
	On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote: Scott,
	Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:
	§1037.150 Interim provisions.
	(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.Sdirected production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
	Thank you,
	Stephen Healy
	Mechanical Engineer
- 1	· ····································

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone <u>419-925-4230</u>

# Message From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] Sent: 2/15/2018 6:45:13 PM To: 'Joe Laux' [JoeLaux@riverstates.com] Subject: RE: DTNA Glider Request letter

Joe,

Here is the email I send out to businesses interested in the EPA small business allowance for gliders.: EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

•A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

•A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations – assuming that is true.

•State the number of employees for each of the past 3 years.

•State the number of gliders that your company has built each year 2010 through 2014.

•Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles: http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message-----From: Joe Laux [mailto:JoeLaux@riverstates.com] Sent: Thursday, February 15, 2018 1:40 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: DTNA Glider Request letter Please help me as I am confused. We sold many glider kits from 2010 to 2014. We did work on several but not all of the work. One the one noted we did all of the work. Should I provide more detail on the numbers sold and the ones we actually did work on? Please let me know so I can tell customer what to do? Joe Laux President River States Truck and Trailer/Nationalease Phone: 608-791-4639 Cell: 608-780-7711 Email: JoeLaux@RiverStates.com www.riverstates.com www.lacrosse.ftlvansdealer.com ----Original Message-----From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Thursday, February 15, 2018 12:33 PM To: Joe Laux Subject: RE: DTNA Glider Request letter Joe. Your letter indicates that River States Truck and Trailer built in December of 2013. When sold? The reason I ask that question is that the regulations require that the small business must have sold at least one glider in 2014. Also you will be limited to building based on the your letter stating that you have only built one glider in the 2010 -2014 time frame. Here is an excerpt from the regulations (40 CFR 1037.150(t)) stating these requirements: §1037.150 Interim provisions. (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

(ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Also here is a link to the applicable regulations:

https://www.ecfr.gov/cgi-bin/textidx?SID=28cdad878cfdbe1d650e74a17d9bbb9c&mc=true&node=se40.36.1037_1150&rgn=div8

Please let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

-----Original Message-----From: Joe Laux [mailto:JoeLaux@riverstates.com] Sent: Wednesday, February 14, 2018 1:42 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: FW: DTNA Glider Request letter Joe Laux President River States Truck and Trailer/Nationalease Phone: 608-791-4639 Cell: 608-780-7711 Email: JoeLaux@RiverStates.com www.riverstates.com www.lacrosse.ftlvansdealer.com

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/18/2018 3:24:33 PM
To:	Tate Stunkel [tstunkel@jxe.com]
Subject:	RE: Request for Small Business Exemption as a Glider Vehicle Assembler
Attachments:	2020 Sparhawk Truck and Trailer Small Business.pdf

Tate,

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Wednesday, July 18, 2018 10:33 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Here is 2020 Model Year form, because Peterbilt can't tell me at this point if I will be awarded a 2019 MY slots or it will be pushed to 2020. They haven't announced when the Model year change is yet.

Thank You,

**Tate Stunkel** | Sales Executive JX Truck Center 1039 Kronenwetter Drive | Mosinee, WI 54455 Office: 262.709.3375 Ext 3375 | FAX:715.692.2277 www.JXE.com | **Your Partner for the Long Hau!** 

On Tue, Jul 17, 2018 at 10:30 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Tate,

Please find the attached EPA small business notification letter stamped "Received".

**Stephen Healy** 

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

**Diesel Engine Compliance Center** 

734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Tuesday, July 17, 2018 11:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Yes you are correct. There were some open build slots we were trying to get, but my Peterbilt DM just informed me yesterday they are sold out for the year now.

Thanks

**Tate Stunkel** | Sales Executive JX Truck Center 1039 Kronenwetter Drive | Mosinee, WI 54455 Office: 262.709.3375 Ext 3375 | FAX:715.692.2277 www.JXE.com | **Your Partner for the Long Haul!** 

On Tue, Jul 17, 2018 at 10:11 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Tate,

This notification letter shows 2018 as the applicable model year. Is this correct? I thought PACCAR was only taking orders for 2019 model year at this point.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Friday, July 13, 2018 4:27 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Tate Stunkel | Sales Executive JX Truck Center <u>1039 Kronenwetter Drive</u> | Mosinee, WI 54455 <u>Office: 262</u>.709.3375 Ext 3375 | FAX:715.692.2277 <u>www.JXE.com</u> | Your Partner for the Long Haul!

On Thu, Jul 12, 2018 at 7:46 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Tate,

Please have Mr Sparhawk add the company address and contact information to this letter. Also they need to include the number of gliders sold to other companies in 2014.

Thank you,

Stephen Healy

**Mechanical Engineer** 

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Tuesday, July 03, 2018 4:18 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Glider Vehicle Assembler

Please See Attached,

Thank You,

Tate StunkelSales ExecutiveJX Truck Center1039 Kronenwetter DriveMosinee, WI 54455Office: 262.709.3375Ext 3375FAX:715.692.2277www.JXE.comYour Partner for the Long Haul!

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intended only for the person(s) to whom this email is addressed. If you have received this email in error, please notify the sender immediately by phone or email and destroy the original message without making a copy. Thank you.

Confidentiality Notice: This email message and any files transmitted with it may contain confidential information intended only for the person(s) to whom this email is addressed. If you have received this email in error, please notify the sender immediately by phone or email and destroy the original message without making a copy. Thank you.

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Confidentiality Notice: This email message and any files transmitted with it may contain confidential information intended only for the person(s) to whom this email is addressed. If you have received this email in error, please notify the sender immediately by phone or email and destroy the original message without making a copy. Thank you.

Sparhawk Truck & Trailer 421 25TH NORTH Wisconsin Rapids, WI 54495

RECEIVED DATE: 7/18/18

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2020 Request for Small Business Exemption as a Glider Vehicle Assembler

Sparbowk Truck & Trailer certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

#### **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		*********
2011		**********
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

#### Employees

	Year	Quantity
4	Current	13
	Current – 1	12
	Current – 2	12
	Current – 3	10

## **Ownership Structure**

Owner	% Ownership
Mark Sparhawk	75
Matt Sparhawk	25

I attest that Sparhawk Truck & Trailer Is not affillated with any other company.

Please confirm that this request is acceptable and that Sparhawk Truck & Trailer has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Mark Sparhawk	President	07/13/2018
	······································	
Signature of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead:

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	3/2/2018 4:05:00 PM
To:	stacie@hagermanparts.com
Subject:	RE: EPA small business glider builder information
Attachments:	Hagerman Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Stacie [mailto:stacie@hagermanparts.com]
Sent: Wednesday, February 28, 2018 6:20 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: EPA small business glider builder information

Please see attached.

Thank you, Stacie Hagerman Inc 82891 Bud Draper Drive Umatilla, OR 97882 541-922-6455 stacie@hagermanparts.com



82891 Bud Draper Drive Umatilla, OR 97882 7100 NE Columbia Blvd Portland, OR 97218

(541) 922-6455 (541) 922-9417 fax

February 28, 2018

**Reviewed and Accepted** Date 3/2/12 EPA Rep

To whom it may concern;

Hagerman, Incorporated is a heavy truck salvage yard with 31 employees.
The business is solely owned by the Corporation.
Past three years Hagerman, Inc., had the following number of employees for each year;
2016 - 31
2017 - 26
2018 - 31
Hagerman, Inc., has built the following gliders;
2010
2011
2012
2013

2013 2014 2014

Thank you,

Duane Smalley Manager

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
Sent:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] 11/20/2017 6:43:13 PM
зенс. То:	'Wirzberg, Cliff' [cwirzberg@tlgtrucks.com]
Subject:	RE: Small Business Exemption

Cliff,

The letter only lists Joseph Davis as 50% owner. The other owners should also be listed and what percent ownership stake they hold.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]
Sent: Friday, November 17, 2017 11:29 AM
To: Healy, Stephen
Subject: FW: Small Business Exemption

# Thanks

# Cliff

From: Larry Davis [mailto:twinriversgrainandcattle@hotmail.com]
Sent: Friday, November 17, 2017 10:22 AM
To: Wirzberg, Cliff <<u>cwirzberg@tlgtrucks.com</u>>
Subject: Small Business Exemption

Message	
Бионен	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
From:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	2/21/2018 3:58:54 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: 2019MY - Request for Small Business Exemption as Glider Assembler
Attachments:	2019 Michigan Kenworth Small Business 2-20-18.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Tuesday, February 20, 2018 4:05 PM
To: Healy, Stephen
Subject: Re: 2019MY - Request for Small Business Exemption as Glider Assembler

CSM Companies (Michigan Kenworth LLC) acquired Berger Holdings LLC, assembler code 9409148.

This purchase was effective 2/1/18.

The two dealer groups will go forward together as one. Gliders on order under 9409148, will be transferred to Michigan Kenworth assembler code. A total of the will be available for combined dealerships. Berger Holdings had the assembled in 2014. This is the maximum amount now available. The provide originally requested are no longer available. A total count of the now available.

Thank You - let me know if you have additional questions

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

On Tue, Feb 20, 2018 at 3:41 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Mary Ann,

This letter makes significant changes to the number of gliders assembled each year. Can you please explain the change?

Thank you,

**Stephen Healy** 

Mechanical Engineer

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Monday, February 19, 2018 3:29 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>; Doug Cisler <<u>doug.cisler@csmtruck.com</u>>; James Kamps
<james.kamps@csmtruck.com>
Subject: 2019MY - Request for Small Business Exemption as Glider Assembler

Hi Stephen,

Please process for us.

This is a revision of original request previously sent. We have been

advised By Al Denning, KW GHG Group, to send this to you

Thank You

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | <u>616.281.8610</u> | <u>maryann.hogan@csmtruck.com</u> | <u>www.michigankenworth.com</u>



7393 EXPRESSWAY CT SW GRAND RAPIDS, MI 49548 616-281-8610

Stephen Healy EPA OTAQ Complia Diesel Engine Comp Healy Stephen@ep	Siance Center	Reviewed and Accepted Date 2/20/2 EPA Rep
Re: Madel Year	2019	Request for Small Business Exemption as a Glider VoltCic Assembler

MICHIGAN KENNORTH LLC contifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duly Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## Glider Vehicle Production

Year	Assembled	Sales (If different)
2014		
2013		· · · · · · · · · · · · · · · · · · ·
2012		
2011		
2010		

#### Employees

Year	Quantity
Current	916
Current - 1	800
Current – 2	831
Current-3	836

## **Ownership Structure**

Owner	% Ownership
CSM COMPANIES, INC.	100%

Please confirm that this request is acceptable and that MCHGAN KENVORTHILC — has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

CFO Title

2/19/18 Date

# Healy, Stephen

From:	Mary Ann Hogan <maryann.hogan@csmtruck.com></maryann.hogan@csmtruck.com>
Sent:	Tuesday, February 20, 2018 4:05 PM
То:	Healy, Stephen
Subject:	Re: 2019MY - Request for Small Business Exemption as Glider Assembler

CSM Companies (Michigan Kenworth LLC) acquired Berger Holdings LLC, assembler code 9409148.

This purchase was effective 2/1/18.

The two dealer groups will go forward together as one. Gliders on order under 9409148, will be transferred to Michigan Kenworth assembler code. A total of will be available for combined dealerships. Berger Holdings had to the assembled in 2014. This is the maximum amount now available. The provide originally requested are no longer available. A total count of this is now available.

Thank You - let me know if you have additional questions

Mary Ann

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

On Tue, Feb 20, 2018 at 3:41 PM, Healy, Stephen < healy.stephen@epa.gov> wrote:

Mary Ann,

This letter makes significant changes to the number of gliders assembled each year. Can you please explain the change?

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/2/2017 12:09:24 PM
To:	'Scott Huelsman' [huelsmantrucking@gmail.com]
Subject:	RE: Request for Small Business Exemption as a Gilder Assembler
Give me a	call.
Diesel Eng	l Engineer 2 Compliance Division ine Compliance Center
734214-4	121
Sent: Wed	t Huelsman [mailto:huelsmantrucking@gmail.com] nesday, November 01, 2017 4:40 PM
To: Healy, Subject: Re	Stephen e: Request for Small Business Exemption as a Gilder Assembler
Stephen,	
Whats the	status of our request for the small business exemption as a glider assembler?
Thanks Scott with	Huelsman Trucking
On Wed,	Oct 25, 2017 at 4:30 PM, Healy, Stephen < <u>healy.stephen@epa.gov</u> > wrote:
You don't	have to do anything.
Steve	
	ott Huelsman [mailto: <u>huelsmantrucking@gmail.com]</u> dnesday, October 25, 2017 4:15 PM
To. Heal	y, Stephen < <u>healy.stephen@epa.gov</u> >

Stephen,

I'm not sure I understand your response. Can we still qualify or are you saying we don't qualify? If we must purchase the trucks and sell them from now on, that's what we will do.

Scott

On Wed, Oct 25, 2017 at 4:07 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

If you are not purchasing the glider kit and only supplying assembly service then you have no further requirement at this time.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com</u>] Sent: Wednesday, October 25, 2017 4:04 PM

**To:** Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Yes that is correct. We would prefer to continue letting our customers purchase the truck and us doing the assembly work if that is possible. If that is not possible then we will purchase the truck and build them and sell them to our customers.

Scott

On Wed, Oct 25, 2017 at 3:37 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

**Diesel Engine Compliance Center** 

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 3:31 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.

Let me know,

Scott

On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

#### §1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

**Mechanical Engineer** 

**EPA OTAQ Compliance Division** 

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman [mailto:<u>huelsmantrucking@gmail.com]</u>
Sent: Wednesday, October 25, 2017 10:19 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone <u>419-925-4230</u>

Message	
<b>F</b>	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/13/2018 2:45:37 PM
To:	Rodger Nicholson [rnicholson@awltransport.com]
Subject:	RE: request for glider kit eligibility
Attachments:	TLService Center Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Rodger Nicholson [mailto:rnicholson@awltransport.com]
Sent: Thursday, April 12, 2018 2:58 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: request for glider kit eligibility

Please find attached a request for eligibility to build glider kits for our company TLService Center in Mantua Ohio

# **Rodger Nicholson**

**AWL Transport Inc.,** (330) 899-3444 – Ext 7025 (330) 274-8333 fax



93/25/2987

82:59

2399473932

# **TLService Center**

4626 State Route 82 Mantua, OH 44255 330-274-5883 - 330-274-5610 (fax)

Mr. Stephan Healy EPA OTAQ Compliance Division Healy.stephen@eba.gov

Dear Mr. Healy

Reviewed, and Accepted Date 4/13/18 EPA Rep

Please find below our written request for eligibility to purchase of glider kits

TLService Center, Inc. meets the small business criteria listed in 40 CFR 1037.150 © and the small business criteria specified in 13 CFR 121.201.

The company has no other company affiliations and is owned by:

*	Jerry Carlton	26.00%
*	Heather Carlton	24.66%
*	Linda Cariton	24.66%
۲	Gloria Vecherv	24.66%

The number of employees for the past 3 years is listed below

- 2017 = 37
- 2016 = 30
- 2015 = 30

The number of glider kits we have built are:

2010	2015	8
2011	2016	

- 2012 2017 •
- 2013
- 2014

.

Jerry Carlton

Heather Carlton

teralton

Linda Carltog imd

Please contact Glorie Vechery for further information Phone: 330-274-5883 ext 7100 Email: gvechery@U-servicecenter.com

Gloria Vechery

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	9/27/2017 1:42:49 PM
To:	'Joe Hainer' [jhainer@WesternPeterbilt.com]
Subject:	RE: Olmsted Assembler Paperwork
Attachments:	2018 Olmsted Transportation Small Business Exclusion EPA Reviewed.pdf

Joe, Tracy, Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joe Hainer [mailto:jhainer@WesternPeterbilt.com]
Sent: Friday, September 22, 2017 2:33 PM
To: Healy, Stephen
Subject: FW: Olmsted Assembler Paperwork

Stephen,

Good morning, I have attached the small business exemption letter from Olmsted Transportation for your approval in order to complete a Glider Kit year model 2019.

Please let me know if there is anything else I need to do.

Joe Hainer Western Peterbilt - Marysville Truck Sales Cell: (206) 718-5722 jhainer@westernpeterbilt.com



From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com] Sent: Tuesday, September 19, 2017 6:19 AM To: Joe Hainer Cc: Rick Paul Subject: RE: Olmsted Assembler Paperwork

Good morning Joe,

The first form - the Request for Small Business Exemption - needs to go to Stephen Healy at EPA. It should also show model year 2019 (calendar year 2018). Mr. Healy will sign it and return it, usually quickly. Then forward it to me. Once I get that I'll assign the assembler number. The Certification form is fine; I'll hold it until I get the Exemption.

Please let me know if you have any questions.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Joe Hainer [mailto:jhainer@WesternPeterbilt.com]
Sent: Monday, September 18, 2017 7:03 PM
To: Steven Wolverton
Cc: Rick Paul; PB GHG Sales Plan Management
Subject: Olmsted Assembler Paperwork

Steven,

Here is the paperwork for Olmsted to obtain an assembler number with Peterbilt. Let me know if there is anything else I need to do at this point.

Joe Hainer Western Peterbilt - Marysville Truck Sales Cell: (206) 718-5722 jhainer@westernpeterbilt.com



CLASS PAYS



From: Bart [mailto:bart@olmstedtransportation.com] Sent: Monday, September 18, 2017 1:36 PM To: Joe Hainer Subject: FW:

Here you go.

Bart



22529 Knapp Road, Mount Vemon, WA 98273 (360) 424-7828 Fax (360)424 0574

stephen neur, 194 OTAC Constance Devision Jusser Fagine Compliance Center 19115: Micalicitation

#### Re: Model Year 2018 Request for Small Business Exemption as a Glidor Vohicle Assembler

Olinsten Fransportation bestfas that el guadres as a singli buschest par 13 UR 13 Land el 2356 eu as 1926 y Bullo Nisht Recht/Appro- Ur Du 338120 Subsector 306 - Transportation é commerci Manufactoring par 13 UR 131361

#### Glider Vehicle Production



strett on the information oravided nodial automation and all applied or set the production for this table work as

#### Employees

Year		Quantity	
Current		33	
Current	a A	22 22	
Current	2	38	
Current-	3	35	

## **Ownership Structure**

Owner	% Ownership	
Sart Snuth	100	

Fortyst that Onested Transportation is not allibraic with any other constants.

Ploase content that the request is Acceptable and that Omstee Transportation has met all the requirements for the small doublest exemption in a p ghoat vehicle assembler. That's your of your assistance

Supportune of Contracty Official

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Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	3/2/2018 4:04:16 PM
To:	Joe Laux [JoeLaux@riverstates.com]
Subject:	RE: EPA GLIDER KIT request
Attachments:	River States Truck and Trailer Small Business.pdf
Stephen Heal Mechanical E EPA OTAQ Con Diesel Engir 734214-412	ingineer upliance Division ne Compliance Center 21
Sent: Wednes To: Healy, S	al Message aux [mailto:JoeLaux@riverstates.com] aday, February 28, 2018 6:07 PM Stephen <healy.stephen@epa.gov> A GLIDER KIT request</healy.stephen@epa.gov>

I am respectfully requesting your approval for the glider kit approval of a order we have with DTNA. Thanks you,

Joe Laux President River States Truck and Trailer/Nationalease Phone: 608-791-4639 Cell: 608-780-7711 Email: JoeLaux@RiverStates.com www.riverstates.com www.lacrosse.ftlvansdealer.com



6124 Chuck Lane 3959 N. Ki Eau Claire, WI 54703 La Cra 715-874-4700 60 800-944-5973 80

3959 N. Kinney Coulee Road La Crosse, WI 54601 608-784-1149 800-944-4873 690 Star Lane Roberts, WI 54023 715-749-3100 866-994-3122

www.riverstates.com

February 28, 2018

Stephen Healy, EPA OTAQ Compliance Division

(RIGHINA) SPRINTER www.riverstates.com

Dear Mr. Healy,

This letter is being sent per DTNA glider-changeover to 2018 EPA Requirements of sale glider kits for U.S. Domicile.

Our company, River States Truck & Trailer, meets the small business criteria listed in 40-CFR 1037.150(c) and the small business criteria specified in 13 CFR Part 121.201. Our company currently employs 241 people. In 2016 we employed 233, and in 2015 we employed 242.

River States Truck & Trailer Inc., voting stock is 100% owned by myself, Joseph T. Laux.

Employee Counts in the last 3 years again are:

2017 = 241 2016 = 2332015 = 242

In 2010 we built in 2011 we built in 2012 we built in 2012 we built in 2013 we built in 2013 we built in 2013 we built in 2014 we built in 201

Please let me know what additional information you may need from me.

Thank you,

Goseph T. Laux President River States Truck & Trailer, Inc. PO Box 2075 La Crosse, WI 54601 608-791-4639 joelaux@riverstatses.com

Reviewed and Accepted Date <u>3/2/16</u> EPA Rep

Message

From:	BOBS AUTO SERVICE [jtbobsauto@psci.net]
Sent:	6/18/2018 3:28:05 PM
То:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
CC:	Healy, Stephen [/o=ExchangeLabs/ou=Exchange Administrative Group
	(FYDIBOHF23SPDLT)/cn=Recipients/cn=d1638b0a30364c7d98ea7af410a9cb2a-Healy, Stephen]
Subject:	info
Attachments:	Scan0001.pdf

If you have any questions - please call or e-mail Thanks Jeremy "Jerry" Terwiske Bob's Auto Service, Inc 5212 W. State Road 56 Jasper, IN 47546 812-482-7616 jtbobsauto@psci.net

#### BOB'S AUTO SERVICE, INC 5212 W. STATE ROAD 56 JASPER, IN 47546

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2014

Request for Small Business Exemption as a Glider Vehicle Assembler

Bob's Auto Service, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembl	ed	Sales (if different)
2014			
2013			
2012			
2011			
2010			

## Employees

Year	Quantity
Current	5
Current – 1	
Current – 2	
Current – 3	

## **Ownership Structure**

Owner	% Ownership
Jenemy Terwiske	100%

Please confirm that this request is acceptable and that Bob's Auto Service. Inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

gnature of Company Official

usidad

6-16-2018 Date

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/21/2017 4:12:42 PM
To:	'Wirzberg, Cliff' [cwirzberg@tlgtrucks.com]
Subject:	RE: Twin Rivers Diesel
Attachments:	2018 Twin Rivers Diesel Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]Sent: Tuesday, November 21, 2017 10:24 AMTo: Healy, StephenSubject: Twin Rivers Diesel

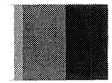
# Sorry for the problem

Thanks Cliff

From: No Reply Account Sent: Tuesday, November 21, 2017 12:50 PM To: Wirzberg, Cliff <<u>cwirzberg@tlgtrucks.com</u>> Subject:



61015 E 130 Rd Miami, OK 74354 Phone:918-542-8322 Fax: 918-542-8428 Email: twinriversdiesel@ruralinet.net



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healy Stephenäepa gov</u> Re: Model Year 2018 Request for Small Business Exemption as a Glider Véhicle Assèmbler

Twin Rivers Diesel certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

## **Glider Vehicle Production**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

## Employees

Year	Quantity
Current	i
Current ~ 1	1
Current - 2	1
Current - 3	1

Reviewed and Accepted Date <u>11/21/17</u> EPA Rep

## **Ownership Structure**

Owner	% Ownership
Joseph A. Davis	50%

Casey Davis	50%
1	

Lattest that Trein Rivers Diesel is not affiliated with any other company. Please confirm that this request is acceptable and that *Twin Rivers Diesel* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

<u>AULE OWNER 11-17-17</u> Title Date Syndruce of Company Official

Address (Fermit / Phone is not printed on company letterhead

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Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	3/2/2018 4:05:39 PM
To:	'Mary Ann Hogan' [maryann.hogan@csmtruck.com]
Subject:	RE: ROGER BAZUIN & SONS INC GLIDER COMPLIANCE
Attachments:	2019 Roger Bazuin and Sons Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mary Ann Hogan [mailto:maryann.hogan@csmtruck.com]
Sent: Thursday, March 01, 2018 8:41 AM
To: Healy, Stephen
Subject: ROGER BAZUIN & SONS INC GLIDER COMPLIANCE

Good Morning Stephen,

Please process

Thank You

Mary Ann Hogan | Michigan Kenworth - Grand Rapids | Administrative Assistant | 616.281.8610 | maryann.hogan@csmtruck.com | www.michigankenworth.com

3/1/2018

IMG_3424.jpg

	OGER BAZUIN & TRUCKING - LOGO	Allen
8750 W. Stoney Corner McBain, MI 49657	s Rd.	Phone: (231) 825-2889 Fax: (231) 825-8050
Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@ene.gov Re: Model Year 2019		spilen as a Glider Vehicle Assemblar
Regar BAZIN / certifies the Duty Truck Manufacturing NAICS CO	e at the strength of the	ar 13 CFR 121 and is classified as Heavy portation Equipment Manufacturing per
13 GR 121.201. Glider Vehicle Production		
Year Assembled	Sales (if different)	
2013		
2011		
Employees		
Year Quantity	201	
Current-1 40	ate	iewed and Accepted
Current-2 40 Current-3 40		
Dwnership Structure		all and a second se
Owner	% Ownership	
Roger Bazurn	100%	
		,
se confirm that this request is accept	stable and that Roger	BAZULA has met all the requireme
te small business exemption as a gl	ider vehicle assembler. The	ink you for your assistance.
	E7 M.	NASEC 3-1-18
re of Company Official	Title	nasec <u>J-1-18</u> Date

https://mail.google.com/mail/#inbox/161e1bc605bsof5a?projector=1&messagePartId=0.1

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Message	
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From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/21/2017 2:17:13 PM
To:	'Scott Huelsman'
Subject:	RE: Request for Small Business Exemption as a Gilder Assembler
Attachments:	2019 Huelsman Trucking Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott Huelsman
Sent: Monday, November 20, 2017 2:53 PM
To: Healy, Stephen
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Sorry I noticed that paper didnt scan corretly. Here is a better one.

On Mon, Nov 20, 2017 at 2:50 PM, Scott Huelsman Here is our updated Small Business Exemption Form

wrote:

Thanks Scott

On Thu, Nov 2, 2017 at 8:09 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Give me a call.

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734-214-4121

From: Scott Huelsman Sent: Wednesday, November 01, 2017 4:40 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Whats the status of our request for the small business exemption as a glider assembler?

Thanks

Scott with Huelsman Trucking

On Wed, Oct 25, 2017 at 4:30 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

You don't have to do anything.

Steve

From: Scott Huelsman Sent: Wednesday, October 25, 2017 4:15 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

I'm not sure I understand your response. Can we still qualify or are you saying we don't qualify? If we must purchase the trucks and sell them from now on, that's what we will do.

Scott

On Wed, Oct 25, 2017 at 4:07 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

If you are not purchasing the glider kit and only supplying assembly service then you have no further requirement at this time.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman Sent: Wednesday, October 25, 2017 4:04 PM

To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> **Subject:** Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

Yes that is correct. We would prefer to continue letting our customers purchase the truck and us doing the assembly work if that is possible. If that is not possible then we will purchase the truck and build them and sell them to our customers.

Scott

On Wed, Oct 25, 2017 at 3:37 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

In 2010 through 2014 all the gliders you assembled were purchased by your customer and you provided the assembly service. Is this correct? Are you intending to purchase gliders then build them and sell the finished truck?

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman

Sent: Wednesday, October 25, 2017 3:31 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Gilder Assembler

Stephen,

We have not sold any gliders. We are a public trucking service garage and all the gliders that we have assembled in the past our customers have bought from a dealer and had delivered to us and we have done all the work tearing apart the donor trucks and assembling the glider. So are you telling me that we don't qualify and can no longer build gliders? Our Kenworth salesman is telling us that we need this exemption to get our assembler number for the upcoming year. We got an assembler number last year but he says we need to get a new one every year.

Let me know,

Scott

On Wed, Oct 25, 2017 at 10:58 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Scott,

Have you sold any of the gliders that you have built? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

§1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott Huelsman Sent: Wednesday, October 25, 2017 10:19 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Request for Small Business Exemption as a Gilder Assembler

Hello Stephen,

Attached is the form for the Request for Small Business Exemption as a Glider Assmebler. Please let me know if we need to make any changes.

Thanks

Scott Huelsman

Huelsman Trucking

8037 Marion Drive

Maria Stein, OH 45860

Phone <u>419-925-4230</u>



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2019

Request for Small Business Exemption as a Glider Vehicle Assembler

HUELSMAN TRUKENG certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

ſ	Year	Assembled	Sales (if different)	
	2014	*		
ĺ	2013			
	2012			
	2011			
- 1	2010			

Employees

Year	Quantity
Current	1
Current – 1	1
Current - 2	I
Current-3	1

Reviewed and Accepted Date <u>11/21/17</u> EPA Rep

Ownership Structure

r % Ownership	
1	~~~
TT HUELSMAN 100%	{

Please confirm that this request is acceptable and that HUELSMAN TRUCKING has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

10-20-2017 Date JWNER Imature of Company Official

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/13/2018 2:43:49 PM
To:	Joshua D. Skidmore [josh@skidmoretransportation.com]
Subject:	RE: Small Business Exemption for Glider Assembly

Josh,

I don't intend to be a pain, but could you please add that to your letter?

Thank you,

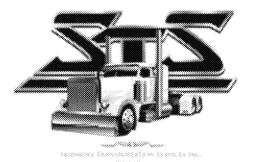
Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Friday, April 13, 2018 10:15 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: Small Business Exemption for Glider Assembly

2014.

Josh Skidmore

Skidmore Transportation Services, Inc. Flatbed Specialists STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









CONFIDENTIALITY NOTE: This electronic mail transmission and any accompanying files contain information belonging to Skidmore Transportation Services Inc. which is confidential and/or legally privileged. The information is intended only for the use of the individual or entity named above. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this information is strictly prohibited. If you have received this electronic mail transmission in error, please immediately notify us by telephone, and delete the message.

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Friday, April 13, 2018 8:12 AM
To: Joshua D. Skidmore <josh@skidmoretransportation.com
Subject: RE: Small Business Exemption for Glider Assembly

Joshua,

What year did you build that glider? Also did you sell a glider in 2014? The reason I ask this is the EPA small business glider builder exemption regulations list several requirements to qualify for the exemption. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and must have sold at least one to another company or person in 2014. Here is an excerpt from the regulation:

§1037.150 Interim provisions

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the Code of Federal Regulations section for the small business glider builder exemption (40 CFR 1037.150(t): https://www.ecfr.gov/cgi-bin/text-

idx?SID=a9831868ffb269a4388cb7c186e9d82e&mc=true&node=se40.36.1037_1150&rgn=div8

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Thursday, April 12, 2018 1:04 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Small Business Exemption for Glider Assembly

Please see attached. Thanks for your help

Josh Skidmore

Skidmore Transportation Services, Inc. Flatbed Specialists STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









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From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, April 11, 2018 10:56 AM
To: Joshua D. Skidmore <josh@skidmoretransportation.com>
Subject: RE: Small Business Exemption for Glider Assembly

Josh,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u>

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Wednesday, April 11, 2018 11:34 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Small Business Exemption for Glider Assembly

Stephen,

I am contacting you to obtain a form so I may get a small business exemption for Glider Assembly. We built 2014 and Peterbilt told me that I needed to contact you so I may purchase another one this year. Please send me the necessary forms so I can obtain a builder code from Peterbilt.

Thanks, Josh

Josh Skidmore

STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax



commerciel





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From: Heaky, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FV0160HP23SP0LT]/CN=RECEPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] Sent: 5(1/7/2018:22:316 PM To: Mike Crawford (MCrawford@northernohiopeterbilt.com] Subjet: RE:Small Business Exemption-Glider Attachments: 2019 Bachman Trucking Inc has already sent a notification letter to the EPA. Attached is a copy. Stephen Healy Mike, Caawford [mailto:Mcrawford@northernohiopeterbilt.com] Stephen Healy Compliance Division PA: 214-4121 Compliance Center ************************************	Message	
To: Mike Cawford [MCrawford@northernohiopeterbilt.com] Subject: RE:Small Business Exemption-Gilder Attachments: 2019 Bachman Trucking Inc Small Business.pdf Mike, Bachman Trucking Inc has already sent a notification letter to the EPA. Attached is a copy. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734214-4121 Original Message From: Mike Grawford[[mailto:Mcrawford@northernohiopeterbilt.com] Sent::ede:Aufor Ad. 2018 9:11 AM To: Healy, Stephen chealy, stephen@epa.gov> Subject: Small Business Exemption-Gilder Please approve attached small business exemption for Glider Co. Please call with any questions. Thanks, Michael Crawford Sales Manager Northern Ohio Peterbilt 900 Ken-Mar Industrial Pkwy Broadview heights, OH 44147 cell: 415 20 7702 mcrawford@ohiopeterbilt.com From: BrooklynPB@ohiopeterbilt.com From: BrooklynPB@ohiopeterbilt.com Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:		(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Subject: RE:Small Business Exemption-Gilder Attachments: 2019 Bachman Trucking Inc Small Business.pdf Mike, Bachman Trucking Inc has already sent a notification letter to the EPA. Attached is a copy. Stephen Healy Mechanical Engineer Par OTAC Compliance Division Division Division Engine Compliance Center 34-214-4121 Term: Mike crawford [mailto:Mcrawford@morthernohiopeterbilt.com] Sent: Wechanics Exemption-Gilder Prom: Kies Crawford Sales Manager Subject: Small Business Exemption-Gilder Please approve attached small business exemption for Gilder Co. Please call with any questions. Thanks, Wichael Crawford Sales Manager Northern Ohio Peterbilt Sold Kern-Mar Industrial Pkwy Broadview heights, OH 44147 Cell: 419 230 7702 mcrawford@ohiopeterbilt.com Sobject: Scanned from a Xerox Multifunction Printer Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:		
<pre>Mike, Bachman Trucking Inc has already sent a notification letter to the EPA. Attached is a copy. Stephen Healy Mechanical Engineer EPA OTA Compliance Division Diese Engine Compliance Center 734214-4121 Original Message From: Mike Crawford [mailto:Mcrawford@northernohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:51 AM To: Healy. Stephen -chealy.stephen@epa.gov> Subject: Small Business Exemption-Glider Please approve attached small business exemption for Glider Co. Please call with any questions. Thanks, Michael Crawford Sales Manager Northern Ohio Peterbilt 900 Ken-Mar Industrial Pkwy Broadview Heights, OH 44147 Cell: 419 230 7702 mcrawford@ohiopeterbilt.com From: BroklynBR@ohiopeterbilt.com Sent: Wednesday, May 16, 2018 9:52 AM To: Mike Crawford Subject: Scanned from a Xerox Multifunction Printer Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:</pre>		
Bachman Trucking Inc has already sent a notification letter to the EPA. Attached is a copy. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734214-4121 Original Message From: Mice Crawford [mailto:Mcrawford@northernohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:51 AM To: Healy, Stephen chealy.stephen@pa.gov> Subject: Small Business Exemption-Glider Please approve attached small business exemption for Glider Co. Please call with any questions. Thanks, Michael Crawford Sales Manager Northern Ohio Petrbilt 900 Ken-Mar Industrial Pkwy Broadview heights, OH 44147 Cell: 419 207702 mcrawford@ohiopeterbilt.com Original Message From: BrooklynPB@ohiopeterbilt.com] sent: wednesday, May 16, 2018 9:52 AM To: Mike Crawford Subject: Scanned from a Xerox Multifunction Printer Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:	Attachments:	2019 Bachman Trucking Inc Small Business.pdf
<pre>Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734214-4121 Original Message From: Mike Crawford [mailto:Mcrawford@northernohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:51 AM To: Healy, Stephen (Healy, Stephen@epa.gov> Subject: Small Business Exemption-Glider Please approve attached small business exemption for Glider Co. Please call with any questions. Thanks, Michael Crawford Sales Manager Northern Ohio Peterbilt 900 Ken-Mar Industrial Pkwy Broadview heights, OH 44147 cell: 419 230 7702 mcrawford@ohiopeterbilt.com Original Message From: BrooklynPB@ohiopeterbilt.com [mailto:BrooklynPB@ohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:52 AM To: Mike Crawford Subject: Scanned from a Xerox Multifunction Printer Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:</pre>		king Inc has already sent a notification letter to the EPA. Attached is a copy.
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<pre>Michael Crawford Sales Manager Northern Ohio Peterbilt 900 Ken-Mar Industrial Pkwy Broadview heights, OH 44147 Cell: 419 230 7702 mcrawford@ohiopeterbilt.com mcrawford@ohiopeterbilt.com From: BrooklynPB@ohiopeterbilt.com [mailto:BrooklynPB@ohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:52 AM To: Mike Crawford Subject: Scanned from a Xerox Multifunction Printer Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:</pre>	Please approv	ve attached small business exemption for Glider Co. Please call with any questions.
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<pre>From: BrooklynPB@ohiopeterbilt.com [mailto:BrooklynPB@ohiopeterbilt.com] Sent: Wednesday, May 16, 2018 9:52 AM To: Mike Crawford Subject: Scanned from a Xerox Multifunction Printer Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:</pre>		
Please open the attached document. It was sent to you using a Xerox multifunction printer. Attachment File Type: pdf, Multi-Page Multifunction Printer Location:	From: Brookly Sent: Wednesd	ynPB@ohiopeterbilt.com [mailto:BrooklynPB@ohiopeterbilt.com] day, May 16, 2018 9:52 AM
Attachment File Type: pdf, Multi-Page Multifunction Printer Location:	Subject: Scar	nned from a Xerox Multifunction Printer
Multifunction Printer Location:	Please open 1	the attached document. It was sent to you using a Xerox multifunction printer.
	Attachment F	ile Type: pdf, Multi-Page

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Stephen Healy EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy Stephen Depagay 2019 PR

BACHMANNER RUCKING INC. 381 DONNELLUILLE ROL NATRONA HEIGHTS. PA 15065

Ra: Model Year (Epileh The Wear) Request for Small Business Exemption as a Gilder Vehicle Assembler

GARAACA Di TRANS Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Outy Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		***************************************
2012		
2011		······································
2010		

Reviewed

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	a.
Current - 1	2
Current - 2	2
Current - 3	2

Reviewed and Accepted Date 1/10/18 EPA Rep

Ownership Structure

% Ownership ,
1000/2
70

I attest that TTROGANY Alle is not affiliated with any other company.

Please confirm that this request is acceptable and that H and you for your assistance.

1ulle

Signature of Company Official

Persoleur 1-16-2018 Te Dote

Address / E-mail / Phone if not printed on company kitterhead:

724-353-1733

381 DONNELLVILLe Fd NATRONA HERGHIS. PA 15045 WACH ERKQ ADL. COM

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
11/20/2017 9:08:37 PM
'Joe Hainer' [jhainer@WesternPeterbilt.com]
'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]
RE: Sorensen Revised Small Business Exemption Form
2019 Sorensen Trucking and Mfg LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joe Hainer [mailto:jhainer@WesternPeterbilt.com]
Sent: Monday, November 20, 2017 3:27 PM
To: Healy, Stephen
Cc: Deborah Rogstad
Subject: Sorensen Revised Small Business Exemption Form

Stephen,

Here is the revised small business exemption form for Sorensen Truck & Equipment Repair. I spoke to Tami Sorensen, and they simply said they ran out of boxes on the form, so I listed them to the right.

Please let me know if there is anything else.

Joe Hainer Western Peterbilt - Marysville Truck Sales Cell: (206) 718-5722 jhainer@westernpeterbilt.com





Reviewed and Accepted Date <u>///zo///z</u>EPA Rep

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Sorensen Trucking & Mfg LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	
Current - 1	8
Current – 2	8
Current – 3	8

Ownership Structure

Owner	% Ownership
Martin Sovensen	80.15
Ruan Envensen	24/00
Rick Sovensen	26.00

TAMI Scrensen - 10% Ren Scrensen - 5%

l attest that Sorensen Trucking & Mfg LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Sorensen Trucking & Mfg LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

8195 Hannegan Kd Lynden, with 78204 Sacksontaname hotmail.com

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	2/8/2018 6:56:39 PM
To:	'Wirzberg, Cliff' [cwirzberg@tlgtrucks.com]
Subject:	RE: Corrected form from Powell Truck
Attachments:	2018 Powells Truck and Auto Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]
Sent: Thursday, February 08, 2018 1:30 PM
To: Healy, Stephen
Subject: Corrected form from Powell Truck

Thanks

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account Sent: Thursday, February 08, 2018 3:53 PM To: Wirzberg, Cliff <<u>cwirzberg@tlgtrucks.com</u>> Subject: Poweil's Truck & Auto Repair 8401 E 7th St Jopin Mo. 64801 417-626-0300

Stephen Healy EPA OTAG Compliance Division Diesel Engine Compliance Center Healt Scenter@sna.gov

Reviewed and Accepted Date 2/8/2018 EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Olider Vehicle Assembler

Powell's Truck & Anto Repair centifies that it qualifies as a small business per 13 CFR 121 and it classified as Heavy Cuty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing por 13 CFR 121.201

Glider Vehicle Production

Vear	Ass <u>embled</u>		f different)
2014			
2013			······································
2012			
2011		· · · · · · · · · · · · · · · · · · ·	1997 Ann a 1997 Ann an Ann
2010		alaran yan ini kuta a ngong bini dan na ngong bini dan na ngong bini dan sa	641.0. 0 474.3 700990

Based on the information provided above, cor maximum annual exempt glider vehicle production for this model VPPT 16.

Employees

Year	Quantity
Current	
Current ~ 1	
Current - 2	
Current - 3	B

Ownership Structure

Owner	% Ownership
M. ME LOWEL	100%

I attest that Powell Truck & Auto Repair, inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small business exemption as a given vehicle assembler. Thank you for your assistance.

2-2-19 Chunier, President

Signature of compony Official

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/12/2017 2:19:36 PM
To:	'Michael Fletcher' [fletchersdiesel@yahoo.com]
Subject:	RE: glider exemption form
Attachments:	2018 Fletchers Diesel Repair Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Michael Fletcher [mailto:fletchersdiesel@yahoo.com]Sent: Monday, October 09, 2017 2:44 PMTo: Healy, StephenSubject: glider exemption form



Fletchers Diesel Repair Inc.

42706 5th St. East Lancaster, CA 93535 661-723-3333 1-877-CATPOWR

Reviewed and Accepted Date 10/11/12 EPA Rep

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 20 18 Request for Small Business Exemption as a Glider Vehicle Assembler

Fletchers Diese Rold certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010	······	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	7
Current - 1	8
Current – 2	9
Current-3	8

Ownership Structure

90
10
~

i attest that Fletchers Deschonot affiliated with any other company.

Fletchers Diese L Repair Inc

Please confirm that this request is acceptable and that *Fletchers* Deschas met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

. 60 Title

10-9-17 Dote

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	8/22/2017 7:51:34 PM
To:	'Scott's Hauling, Inc.' [shaulinginc@yahoo.com]
Subject:	RE: EPA Small Business Notification Letter

Chris,

Can you please add a statement:

Scott's Hauling, Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott's Hauling, Inc. [mailto:shaulinginc@yahoo.com]
Sent: Tuesday, August 22, 2017 3:01 PM
To: Healy, Stephen
Subject: Re: EPA Small Business Notification Letter

Good Afternoon Stephen,

Attached is the information that was requested. Hopefully this is the information that is needed. Please let me know if there are adjustments to this letter.

Thank you Chris Scott's Hauling, Inc. 636-262-1312

On Tuesday, August 22, 2017, 11:11:12 AM CDT, Healy, Stephen < healy.stephen@epa.gov > wrote:

Scott,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML\#se40.36.1037\&r=PART&ty=HTML&ty=HTML&ty=HTM$

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

 $\underline{http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab\&mc=true\&node=sg13.1.121.a.sg0\&rgn=div7}{bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab\&mc=true\&node=sg13.1.121.a.sg0\&rgn=div7}{bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab\&mc=true\&node=sg13.1.121.a.sg0\&rgn=div7}{bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab\&mc=true\&node=sg13.1.121.a.sg0\&rgn=div7}{bin/text-idx}{bin/text-idx}{bin/te$

Size standards for small business:

```
\underline{http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab\&mc=true\&node=se13.1.121\_1201\&rgn=div8}
```

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	5/17/2018 1:54:07 PM
To:	Jerry Hoover [jerryhoover1@gmail.com]
Subject:	RE: Small Business Exemption 13 CFR 121.201

Jerry,

At this point in time there have been no changes to the EPA small business glider builder regulations. You can submit a new letter for 2019 as I believe PACCAR will request you to do so. Most of the information will be the same as your previous submission. Please let me know if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jerry Hoover [mailto:jerryhoover1@gmail.com]
Sent: Wednesday, May 16, 2018 3:31 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Small Business Exemption 13 CFR 121.201

Hello Mr Healy,

We are currently reviewing paperwork for the year 2019, and would like your input on what may be required for continuation of our Small Business Exemption as we had filed for 2018.

I understand there could be some changes for Glider Kit Truck Assemblies but we have not heard for certain. Should we prepare a letter for 2019 similar to the attached, or are there updated regulations that we should be aware of?

Your feedback is much appreciated.

Regards,

Jerry Hoover

<u>www.HooversTruck.com</u> PH: (330) 878-6630

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/3/2018 3:48:16 PM
To:	'Joe Depew' [jdepew@fitzgeraldtrucksales.com]
CC:	'BWhite@clarkepsi.com' [BWhite@clarkepsi.com]
Subject:	FW: CPSI Small Business Statement
Attachments:	Clarke Power Services Small Business.pdf

I responded to the request from Adrienne Custer on December 20. Here is another copy.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen Sent: Wednesday, December 20, 2017 3:11 PM To: 'Custer, Adrienne' Subject: RE: CPSI Small Business Statement

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Custer, Adrienne [mailto:ACuster@clarkepsi.com] Sent: Wednesday, December 20, 2017 12:34 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: CPSI Small Business Statement

Good afternoon, Mr. Healy. In response to your previous conversations with my colleague Robert Jameson, I have attached our small business statement for your review. Please let me know if you need any additional information.



Adrienne Custer Corporate Counsel

P: 513 842 4741 E: <u>acuster@clarkepsi.com</u>

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3133 E. Kemper Rd. « Cincinnati, OH 45241 » (513) 771-2200 « Fax: (513) 771-0520

December 18, 2017

Stephen Healy EPA OTAQ Compliance Division 2565 Plymouth Road Ann Arbor, MI 48105

Reviewed and Accepted Date/2/20/12 EPA Rep

Re: Glider Manufacture Small Business Qualification

Dear Mr. Healy:

This letter serves to inform you that Clarke Power Services, Inc. manufactures glider vehicles under NAICS code 336120, which are excluded under 40 C.F.R. 1037.150(c). The information below is provided in support of this declaration:

Clarke Power Services, Inc. Ownership and Affiliates:

Clarke Power Services, Inc. has two wholly owned subsidiaries, Clarke Fire Protection Products, Inc., and Vehicare Asset Management Group, Inc. The ownership and employment information provided below is inclusive of these entities.

Shareholder	Ownership %
Mark M. Andreae Trust	32.4%
David P. Taylor II Trust	11.1%
Andreae J. Waanders	10.6%
R. Jamison Williams, Jr.	8.9%
Tod Culpan Williams	8.9%
Wendy Williams Powers	6.6%
Mary Ann Crete	5.6%
Christopher Andreae	4.6%
Kirk M. Andreae	4.6%
Alexander C. Taylor	1.2%
Grant M. Taylor	1.2%
John P. Taylor	1.2%
Ursula C. Taylor	1.2%
Billie Tsien	0.8%
John MacKenzie Waanders	0.4%
Taylor Doores Waanders	0.4%

Total number of employees for Clarke Power Services, Inc. (including affiliates):

Year	Employees
2017	749
2016	727
2015	682

Total number of gliders built per year:

Year	Gli <u>der E</u>	<u>Build</u> s
2010		
2011		
2012		~~~~~
2013		*****************
2014		

Please feel free to contact me at <u>kandreae@clarkepsi.com</u> if you have any questions, or require additional information.

Sincerely,

7 1M

Kirk M. Andreae President Clarke Power Services, Inc.

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/17/2018 3:30:52 PM
To:	Tate Stunkel [tstunkel@jxe.com]
Subject:	RE: Request for Small Business Exemption as a Glider Vehicle Assembler
Attachments:	2019 Sparhawk Truck and Trailer Small Business.pdf

Tate,

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Tuesday, July 17, 2018 11:19 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Yes you are correct, There were some open build slots we were trying to get, but my Peterbilt DM just informed me yesterday they are sold out for the year now.

Thanks

Tate Stunkel | Sales Executive

JX Truck Center 1039 Kronenwetter Drive | Mosinee, WI 54455 Office: 262.709.3375 Ext 3375 | FAX:715.692.2277

www.JXE.com | Your Partner for the Long Haul!

On Tue, Jul 17, 2018 at 10:11 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Tate,

This notification letter shows 2018 as the applicable model year. Is this correct? I thought PACCAR was only taking orders for 2019 model year at this point.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Friday, July 13, 2018 4:27 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Tate Stunkel | Sales ExecutiveJX Truck Center1039 Kronenwetter Drive | Mosinee, WI 54455Office: 262.709.3375 Ext 3375 | FAX:715.692.2277www.JXE.com | Your Partner for the Long Haul!

On Thu, Jul 12, 2018 at 7:46 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Tate,

Please have Mr Sparhawk add the company address and contact information to this letter. Also they need to include the number of gliders sold to other companies in 2014.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Tate Stunkel [mailto:tstunkel@jxe.com]
Sent: Tuesday, July 03, 2018 4:18 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Glider Vehicle Assembler

Please See Attached,

Thank You,

Tate Stunkel | Sales ExecutiveJX Truck Center1039 Kronenwetter Drive | Mosinee, WI 54455Office: 262,709.3375 Ext 3375 | FAX:715.692.2277www.JXE.com | Your Partner for the Long Haul!

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Sparhawk Truck & Trailer 421 25TH NORTH Wisconsin Rapids, WI 54495

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

2019

Re: Model Year 3012 Request for Small Business Exemption as a Gilder Vehicle Assembler

Sparhawk Truck & Trailer certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

RECEIVED DATE: <u>7//7//8</u>

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	13
Current – 1	12
Current – 2	12
Current – 3	10

Ownership Structure

Owner	% Ownership
Mark Sparhawk	75
Matt Sparhawk	25

I attest that Sparhawk Truck & Trailer is not affiliated with any other company.

Please confirm that this request is acceptable and that Sparhawk Truck & Trailer has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Mark Sparhawk Mark And	and the second se	President	07/13/2018
Signature of Company Official		Title	Date

Address / E-mail / Phone if not printed on company letterhead:

Message	
Гиско	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/3/2017 5:41:07 PM
To:	'Steve' [Steve@rybickitrucking.com]
Subject:	RE: Attached Image
Attachments:	2019 Rybicki Small Business Notification EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Steve [mailto:Steve@rybickitrucking.com] Sent: Tuesday, October 03, 2017 11:11 AM To: Healy, Stephen Subject: FW: Attached Image

Hi Stephen Here is my form for the second bat I need to build for a customer. Hope I filled it out correctly. Any question drop me a line. Thank Steve

From: Rybicki Trucking [mailto:rybickitrucking@gmail.com] Sent: Tuesday, October 03, 2017 11:02 AM To: Steve Subject: Attached Image



9365 North Perma Road Springport, MI 49284 Phone (517) 531-4949 – Fax (517) 531-5959 www.ryblickitrucking.com

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Rybicki Trucking Co., Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Vear	Assemble	d	Sales (if different)
2014			
2013			
2012			
2011		******	
2010			

Reviewed and Accepted Date 10/3/17 EPA Rep

Jola (17

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	21
Current - 1	21
Current ~ 2	21
Current – 3	21

Ownership Structure

Owner	% Ownership
Sherri Rybicki	51
Arthur Rybicki	49

I attest that Rybicki Trucking Co., Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Rybicki Trucking Co., Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Q.Q.

Signature of Company Official

Address / E-mail / Phone if not printed an company letterheadr

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/16/2018 7:34:26 PM
To:	'Michael Gillam' [mgillam@floydstrucks.com]
Subject:	RE: EPA Glider Letter
Attachments:	2019 Floyds Eddies JTE Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Michael Gillam [mailto:mgillam@floydstrucks.com]Sent: Tuesday, January 16, 2018 12:32 PMTo: Healy, StephenSubject: EPA Glider Letter

Mr. Healy, Please confirm your receipt of this letter and let me know if you have any questions or concerns.

Thank you,

Michael Gillam Sales Director Floyd's Truck Center Eddie's Truck Center Jack's Truck & Equipment

From: Jonathan Gillam Sent: Tuesday, January 16, 2018 10:27 AM To: Michael Gillam <<u>mgillam@floydstrucks.com</u>> Subject:



Jon Gillam General Manager Rapid City, SD P: 605-348-4900



Scottsbluff | Sidney | Cheyenne





Rapid City | Ft. Pierre

Gillette | Casper | Rock Springs

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center healy.stephen@epa.gov

Reviewed and Accepted Date 1/1./18 EPA Rep.

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Floyd's Truck Center, Eddie's Truck Center, and Jack's Truck Center certifies that it qualifies for a small business per 13 CFR 121 as is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production					
Year	Assembled	Sales			
2010					
2011					
2012					
2013					
2014					

Employees				
Company	2015	2016	2017	2018
Floyd's	107	107	101	102
Eddie's	65	65	60	63
Jack's	~	×	55	55

Ownership Structure				
Company	Mark Gillam	Mike Gillam	Jon Gillam	
Floyd's	74%	16%	10%	
Eddie's	54%	22%	24%	
Jack's	20%	40%	40%	

Please confirm that this request is acceptable and that Floyd's Truck Center, Eddie's Truck Center, and Jack's Truck Center meet all the requirements for small business exemption as a glider vehicle assembler. Thank you for your assistance

7.1. 1/16/18 Jon Gillam ~AL_6-A- 1-16-18 Mil Mark Gillam Date

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
FIOID:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	8/23/2017 7:11:31 PM
То:	'Scott's Hauling, Inc.' [shaulinginc@yahoo.com]
Subject:	RE: RE: EPA Small Business Notification Letter
Attachments:	2018 Scotts Hauling Inc Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Scott's Hauling, Inc. [mailto:shaulinginc@yahoo.com]
Sent: Tuesday, August 22, 2017 5:10 PM
To: Healy, Stephen
Subject: Re: RE: EPA Small Business Notification Letter

Thank you for your help! Chris

On Tuesday, August 22, 2017, 2:51:37 PM CDT, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Chris,

Can you please add a statement:

Scott's Hauling, Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Scott's Hauling, Inc. [mailto:shaulinginc@yahoo.com] Sent: Tuesday, August 22, 2017 3:01 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: EPA Small Business Notification Letter

Good Afternoon Stephen,

Attached is the information that was requested. Hopefully this is the information that is needed. Please let me know if there are adjustments to this letter.

Thank you

Chris

Scott's Hauling, Inc.

636-262-1312

On Tuesday, August 22, 2017, 11:11:12 AM CDT, Healy, Stephen < healy.stephen@epa.gov > wrote:

Scott,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

• A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037gr=barreteres and the set of th$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

Size standards for small business:

 $\underline{http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab\&mc=true\&node=se13.1.121_1201\&rgn=div8}$

Please let me know if you have any questions.

Thank you,

EPA-HQ-2018-007516

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

SCOTT'S HAULING, INC. 2509 LITTLE ANTIRE ROAD HIGH RIDGE, MO 63049 314-520-2877 Scott 636-296-3266 office

8-22-17

Reviewed and Accepted Date 8/23/17 EPA Rep

To Whom It May Concern:

Scott's Hauling, Inc. is a Missouri company with good standing having been in business for over 25 years. We currently have 13 full time employees and 1 part time employee.

Scott's Hauling, Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and small business criteria specified in 13 CFR 121.201.

There are two owners, Robert S. Ruzicka, President @ 50% ownership and Chris Ruzicka @ 50% ownership.

Scott's Hauling, Inc. has built which which purchased June 2, 2016 and It is currently in daily service with our company.

wessage	Message		
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP		
Sent:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] 4/13/2018 2:12:09 PM		
To:	Joshua D. Skidmore [josh@skidmoretransportation.com]		
Subject:	RE: Small Business Exemption for Glider Assembly		

Joshua,

Maccago

What year did you build PARTY PAISO did you sell a glider in 2014? The reason I ask this is the EPA small business glider builder exemption regulations list several requirements to qualify for the exemption. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and must have sold at least one to another company or person in 2014. Here is an excerpt from the regulation:

§1037.150 Interim provisions

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the Code of Federal Regulations section for the small business glider builder exemption (40 CFR 1037.150(t): https://www.ecfr.gov/cgi-bin/text-

idx?SID=a9831868ffb269a4388cb7c186e9d82e&mc=true&node=se40.36.1037_1150&rgn=div8

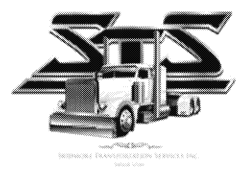
Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Thursday, April 12, 2018 1:04 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: Small Business Exemption for Glider Assembly

Please see attached. Thanks for your help

Josh Skidmore

Skidmore Transportation Services, Inc. Flatbed Specialists STS Commercial, LLC Truck Wash & Chrome Shop **Truck and Trailer Repair** 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax









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From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, April 11, 2018 10:56 AM
To: Joshua D. Skidmore <josh@skidmoretransportation.com
Subject: RE: Small Business Exemption for Glider Assembly

Josh,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

• A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty

Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles: <u>http://www.ecfr.gov/cgi-</u> <u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]
Sent: Wednesday, April 11, 2018 11:34 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Small Business Exemption for Glider Assembly

Stephen,

I am contacting you to obtain a form so I may get a small business exemption for Glider Assembly. We built 2014 and Peterbilt told me that I needed to contact you so I may purchase another one this year. Please send me the necessary forms so I can obtain a builder code from Peterbilt.

Thanks, Josh

Josh Skidmore

STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax



Eennaareizi





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Message		
_		
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP	
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]	
Sent:	10/5/2017 3:31:17 PM	
To:	'Jody Martin' [maintenance@regalservice.com]	
Subject:	RE: glider building	

Jody,

The EPA regulations allow small businesses to purchase and build a number of gliders if they have built and sold a glider in 2010 through 2014. The regulation for gliders are found in 40 CFR 1037.150(t) and 40 CFR 1037.635. Below I have copied the section of regulation that covers who is eligible to purchase an exempt glider. Please contact me if you have further questions.

§1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

(ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Here is a link to the complete 40 CFR 1037.150 regulation section: https://www.ecfr.gov/cgi-bin/textidx?SID=6b25109e3770ef7cd6202cf3101b2e3a&mc=true&node=pt40.36.1037&rgn=div5#se40.36.1037_1150

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jody Martin [mailto:maintenance@regalservice.com]
Sent: Thursday, October 05, 2017 11:22 AM
To: Healy, Stephen
Subject: [SPAM] glider building

Good morning sir,

I work for a small fleet; **The r**actors and **The r**ailers. We have use glider kits in the past to update some of our older equipment. When I tried to buy

for 2018 I was told that Petebilt could no longer sell them to me since we

in 2014.

It used to be that the kit was purchased thru the parts department; considered a replacement part for the vehicle being refurbished.

I can't locate where this is addressed on the epa website; can you help me locate this information.

I need to confirm what Petebilt is telling me (they can no longer sell to me); I have to have someone else build the tractor for me.

Having someone else do the work defeats the original purpose of the glider kit. Thank you for the help,

Jody L Martin Regal Service Company 6202 Shortman Rd Ripley, NY 14775 716 736 2111 x225 716 736 4780 fax 814 602 9432 cell

EPA-HQ-2018-007516

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	6/14/2018 2:59:35 PM
To:	Eddie Herring [Eherring@herringmotor.com]
Subject:	RE: 2019 glider assemblers
Attachments:	2019 JE Herring Motor Company 6-14-18 Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]
Sent: Wednesday, June 13, 2018 12:43 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: 2019 glider assemblers

Good Afternoon

Here is the updated letter with updated employee numbers on it. Please let me know if you need anything else. Thanks again for your help.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, June 13, 2018 11:20 AM
To: Eddie Herring <<u>Eherring@herringmotor.com</u>>
Subject: RE: 2019 glider assemblers

Eddie,

The regulation points to an annual notification. All you need to do is update the employment numbers and model year then email it to me as you did before.

Please let me know if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]
Sent: Monday, June 11, 2018 7:54 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Cc: Eddie Herring <<u>Eherring@herringmotor.com</u>>
Subject: FW: 2019 glider assemblers

Good Morning

I was checking into what I need to do to get an Updated EPA letter for 2019 Glider Kit assembler? Also will this be something we will have to update on a yearly basis and does it follow the model year of the truck or how do you determine when everything needs updated?

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

From: James DiAndreth [mailto:jdiandreth@fydafreightliner.com] Sent: Thursday, June 07, 2018 2:19 PM To: Eddie Herring <<u>Eherring@herringmotor.com</u>> Subject: 2019 glider assemblers

Hi Eddie,

Western Star glider kits are sold out for 2018, and Freightliner glider kits are not far behind. Any glider kits ordered now have to have the 2019 WRITTEN REQUEST AND CERTIFICATION FOR PURCHASE OF GLIDER KIT. The It is the same as the 2018 forms with just a few minor changes

I don't know how you will apply for the 2019 glider kit final assembler, you may want to check with the same people you got certified for 2018.

I am still working with Kevin Deem and Nick Kite at G C Mulch and they may fall into the 2019 year.

Please let me know what you find out on your end

Thank you,

Jim DiAndreth

Glider Kit Sales/Used Trucks

Fyda Freightliner Pittsburgh, Inc.

20 Fyda Drive

Canonsburg, PA 15317

(724) 514-2055 - Office

(724) 986-7763 - Cell

(724) 514-2065 - Fax

jdiandreth@fydafreightliner.com

www.fydafreightliner.com

J. E. HERRING MOTOR COMPANY

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

JE Herring Motor CO certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	42
Current – 1	51
Current – 2	52
Current – 3	51

RECEIVE DATE:

Ownership Structure

Owner	% Ownership
Walter E Herring	34%
Patricia A Herring	17 %
Patrick E Herring	24.5 %
Matthew E Herring	24.5 %

Please confirm that this request is acceptable and that JE Herring Motor CO has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Matthew E Herring

Signature of Company Official

Service Manager

Title

June 13 2018

Date

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
Sent:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] 12/19/2017 4:02:34 PM
To:	'Michael Marsh' [michaelmarsh@truckcountry.com]
Subject:	RE: Compliance

Michael,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. They are limited in the number of gliders they can build per year to the maximum number they built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them. They can use the wording I used above (just substitute in the actual company name) if that helps. They can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles: http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Michael Marsh [mailto:michaelmarsh@truckcountry.com]
Sent: Monday, December 18, 2017 10:19 AM
To: Healy, Stephen
Subject: FW: Compliance

Stephen,

I have a contact who is wanting to be certified to build gliders, how would he go about being certified to do so?

Regards,

Michael R. Marsh

Vocational Truck & Trailer Sales

Stoops Freightliner - Quality Trailer

(765) 608-2517 (o)

(317) 431-6041 (m)



http://www.stoops.com

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Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
FIUIII.	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	12/13/2017 3:36:58 PM
To:	'Shane Nelson' [snelson@peterbilttpe.com]
Subject:	RE: Small Business Exemption Form

Shane,

You should give a copy of the stamped letter to your contact at Petebilt and you should be good to go.

Please let me know if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Nelson [mailto:snelson@peterbilttpe.com] Sent: Tuesday, December 12, 2017 4:18 PM To: Healy, Stephen Subject: RE: Small Business Exemption Form

Thanks Stephen, I need to send these on to Peterbilt correct?

Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Tuesday, December 12, 2017 1:10 PM
To: Shane Nelson
Subject: RE: Small Business Exemption Form

Please find the attached EPA small business notification letters stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Nelson [mailto:snelson@peterbilttpe.com] Sent: Monday, December 11, 2017 1:27 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Small Business Exemption Form

Here you are Stephen,

Thanks for the Help

Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Monday, December 11, 2017 8:57 AM
To: Shane Nelson
Subject: RE: Small Business Exemption Form

Shane,

The information you provided looks good, but I have one change to request for both letters. The important part of both submissions for me is the letter on page 2. On that letter can you please add the applicable company name, address and contact information. The page 2 letter will be a standalone document for EPA and needs the correct company name and contact information listed.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Nelson [mailto:snelson@peterbilttpe.com] Sent: Thursday, December 07, 2017 5:51 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Small Business Exemption Form

Good Afternoon Steve,

My Name is Shane Nelson out of Peterbilt In Sparks, NV.

I have attached the Glider Forms from Peterbilt for two assemblers one of our customer uses. Can you please take a look at these and let me know what we need to do from here.

Thank You,

EPA-HQ-2018-007516

Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

Shane Nelson

Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website http://www.peterbilttpe.com ...It's simply what we do!

Peterbilt Truck Parts & Equipment

Shane Nelson

Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website <u>http://www.peterbilttpe.com</u> ...It's simply what we do!

Peterbilt Truck Parts & Equipment

Shane Nelson Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website http://www.peterbilttpe.com ...It's simply what we do!

Peterbilt Track Parts & Equipment §

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/13/2018 1:56:06 PM
To:	Mike Yates [myates@truckcentersinc.com]
Subject:	RE: Truck Centers, Inc. EPA Certification
Attachments:	Truck Centers Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Yates [mailto:myates@truckcentersinc.com]
Sent: Thursday, April 12, 2018 1:08 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Cc: Mike Yates <myates@truckcentersinc.com>
Subject: RE: Truck Centers, Inc. EPA Certification

Mr. Healy,

You will find attached our letter requesting EPA Certification. Let me know if you should need any additional information.

Thank you in advance for your assistance.

Michael F. Yates, President

Truck Centers, Inc. 2280 Formosa Rd. Troy, IL 62294 Office 618-667-3454 Cell 314-422-5474 Email <u>myates@truckcentersinc.com</u> Mary Daiber, Assistant

From: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Sent: Wednesday, March 28, 2018 12:40 PM To: Mike Yates <<u>myates@truckcentersinc.com</u>> Subject: RE: Truck Centers, Inc. EPA Certification

Mr Yates,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Yates [mailto:myates@truckcentersinc.com] Sent: Friday, March 23, 2018 4:14 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Cc: Mike Yates <<u>myates@truckcentersinc.com</u>> Subject: Truck Centers, Inc. EPA Certification

Mr. Stephen Healy,

I am Michael Yates, the President and Minority Owner of Truck Centers, Inc. Our majority owner and CEO, M. John Hopkins IV, is a veteran who is still

Very active in our business. We are wanting to get an EPA Certification in order for us to build gliders to sell to the end user. We are a Franchised Dealer

Heavy/Medium Duty Truck Dealer for Freightliner, Western Star, FUSO, and Ottawa Spotter Trucks. Our ownership is made up of 4 individuals:

۲	M.John Hopkins IV,		
	CEO	78.78%	
٠	Michael F. Yates, President		4.12%
٠	Katie Hopkins Snyder, Executive Vice	President	8.72%
۲	Justin Hopkins, Vice President Sales		8.38%

We actually built and sold Glider Kits in the following calendar years:

- 2010
- 2011
- 2012
- 2013
- 2014
- 2015
- 2016

We feel our company meets the criteria for a small business under 40CFFR 1037.150 NAICS Code 336120. As well as, the small business criteria specified Under 13 CFR 121.201.

Please advise me (us on what we need to do in order to become certified to build gliders under the new regulations.

Thank you for your help in assisting us in obtaining the certification.

Sincerely,

Michael F. Yates, President

Truck Centers, Inc. 2280 Formosa Rd. Troy, IL 62294 Office 618-667-3454 Cell 314-422-5474 Email <u>myates@truckcentersinc.com</u> Mary Daiber, Assistant



Reviewed and Accepted Date <u>4/12/16</u> EPA Rep

April 11,2018

TROY 2280 Formessa Road Troy, 8, 62294 (618) 667-3454 (880) 669-3454

NACHTICIN 300 Cass Astiland Street Morton, II, 61550 (309) 253-4240 (800) 397-4292

SPRINGFIELD 2981 E. Singer Avenue Springfield, k. 62703 (217) 525-1280 (800) 786-1280

ST. LOUIS 747 E. Taylor Avenus 9. Louis, MO 63347 (314) 381-3800 (800) 325-6805

SI, PETERS 8016 Veterans Memorial Piwy 6 31 Peters, MC 63376 (636) 978-3870 (800) 985-0380

887. VERMON 621 South 45th Street Mt. Vernon, II, 62868 (618) 244-2545 (800) 786-2545

80

EVANSVILLE 325 Rusher Crosk Road Evansville, IN 47725 (812) 868-2700 (800) 580-5910

DECATUR 5002 Condill Court Decatur, II. 62526 (217) 877-0152

HUDSON 19336 North 1425 East Road Hudson, II. 51748 (638) 614-3470 (855) 287-1228

HILL TRUCK SALES - ELKHART 2000 Cancepolls St. 518hart, IN 45514 (574) 262-3441 (800) 586-7364

500179 88500 1011 W. Sample St. Scrah Bend, IN 46619 (524) 289-4065 (800) 589-7364

EFFINGHAM 1700 Gillenwater Avenue Effingham, II. 62401 (217) 342-3300 Mr. Stephen Healy,

Truck Centers, Inc. is a Franchised Dealer of Heavy/Medium Duty Trucks for Freightliner, Western Star, FUSO, and Ottawa Spotter Trucks, with locations in Illinois, Missouri, and Indiana.

I, Michael F. Yates, as President and co-owner of Truck Centers, Inc., state that our company does meet the small business criteria listed under 40CFFR 1037.150 NAICS Code 336120. As well as, the small business criteria specified Under 13 CFR 121.201.

Truck Centers, Inc. ownership is made up of 4 individuals:

۲	M.John Hopkins IV,CEO	78.78%
۲	Michael F. Yates, President	4.12%
۲	Katie Hopkins Snyder, E.V. President	8.72%
۲	Justin Hopkins, Vice President Sales	8.38%

Truck Centers, Inc. has maintained approximately 620 employees from CY2015, CY2016, and CY2017.

Truck Centers, Inc. has built and sold Glider Kits in the following calendar years:

- 20102011
- 2012
- 2013
- 2014

I (we) look forward to your approval of our letter, so we may continue working with the glider kit program. Thank you for your assistance.

Sincerely, ster ark Michael F. Yates President

www.truckcentersinc.com

EPA-HQ-2018-007516

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/12/2017 2:17:31 PM
To:	'jj jj' [hottune1@gmail.com]
Subject:	RE: this is right
Attachments:	2019 Jerre Martin Repair Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

From: jj jj [mailto:hottune1@gmail.com] Sent: Friday, October 06, 2017 6:49 AM To: Healy, Stephen Subject: Re: this is right

On Thu, Oct 5, 2017 at 3:17 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Jerre,

Can you please update or correct the ownership percentages. They only add up to 80%.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: jj jj [mailto:hottune1@gmail.com]
Sent: Thursday, October 05, 2017 2:48 PM
To: Healy, Stephen <healy.stephen@epa.gov
Subject: Fwd: this is right</pre>

----- Forwarded message -----From: Accounts Payable <<u>accountspayable@jerremartinrepair.com</u>> Date: Thu, Oct 5, 2017 at 2:43 PM Subject: this is right To: "hottune1@gmail.com" <<u>hottune1@gmail.com</u>>

Trína Martín

Accounting

Jerre Martin Repair

<u>391 N. Farmersville RD</u>

Ephrata PA 17522

717-859-3283

Fax <u>717-859-3283</u>

Gerre Martin Reviewed and Accepted Date/0/11/12_EPA Rep_ 391 North Farmersville Road Ephrata, Pa. 17522 Phone 717-859 3283 Fax 717 859 3849

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	7
Current – 1	
Current – 2	
Current – 3	

Ownership Structure

Owner	% Ownership
Jerre Martin	50.
Lester Martin	10
Lawrence Martin	10

Leon Martin 10% Jerry Martin 10%

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

owner

Signeture of Company Official

Title

09/05/17

Daté

EPA-HQ-2018-007516

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/17/2018 2:18:51 PM
То:	Jason Williams [jwilliams@freightlinerofsavannah.com]
Subject:	RE: Glider Kit - Letter of Intent to Build - REVISED
Attachments:	Freightliner of Savannah Small Business 7-17-18.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com]
Sent: Monday, July 16, 2018 7:32 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Mr. Healy,

Daimler Trucks North America informed me that we must get an EPA approved Letter of Intent to Build for each year. I have attached a letter for 2019. We are in the process of ordering a for 2019 delivery. Would you please review and accept and return at your earliest convenience?

Regards,

Jason Willliams President Freightliner of Savannah Freightliner of Augusta 912-964-8574

2 Determing and public . To it maintenant and, and a total link black increase.

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, January 24, 2018 1:14 PM To: Jason Williams <<u>iwilliams@freightlinerofsavannah.com</u>> Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com] Sent: Wednesday, January 24, 2018 11:45 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Yes sir, we have sold some to outside parties.

Thank you, Jason Williams

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Thursday, January 18, 2018 1:23 PM To: Jason Williams <jwilliams@freightlinerofsavannah.com> Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Jason,

Has Freightliner of Savannah sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com] Sent: Monday, January 15, 2018 8:43 AM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Glider Kit - Letter of Intent to Build - REVISED

I realized that I left the last paragraph off of the first letter. Revised letter attached. Thank you!

Jason Willfiams Freightliner of Savannah Freightliner of Augusta 912-964-8574



From: Jason Williams
Sent: Friday, January 12, 2018 11:54 AM
To: 'healy.stephen@epa.gov' <<u>healy.stephen@epa.gov</u>>
Cc: Rob Dailey <<u>rob@freightlinerofsavannah.com</u>>
Subject: Glider Kit - Letter of Intent to Build

Mr. Healy,

Our contacts at Daimler Trucks North America advised us that we need to send the EPA a letter of we intend to build any glider kits after 1/1/2018. Attached is our letter of intent to build glider kits. Please let me know if you need anything else.

Regards,

Jason Willhams President Freightliner of Savannah Freightliner of Augusta 912-964-8574





FREIGHTLINER OF SAVANNAH P.O. Box 18326 Savannah, GA 31418-0326 (912) 964-8574 Fax (912) 964-4505

July 16, 2018

Stephen Healey EPA OTAQ Compliance Division Diesel Engine Compliance Center

RECEIVED DATE: Z

Dear Mr. Healy,

This letter is to notify EPA that, *in the year 2019*, we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 c and the small business criteria specified in 13 CFR 121.201.

Ownership Structure of Freightliner of Savannah, Inc.

- E. Jason Williams 52.5%
- Joseph M. Williams 47.5%

Ownership structure of affiliate Freightliner of Augusta, LLC

E. Jason Williams 100.00%

The total number of employees of both companies for the past three years is as follows:

- 2015 86
- 2016 90
- 2017 89

Our company has built gliders for the years 2012 through 2014 as follows:

- 2012
- 2013
- 2014

Thank you.

Sincerely,

E. Jason Williams President

EPA-HQ-2018-007516

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/15/2017 4:06:38 PM
То:	'michael whitemarsh' [mmwhitemarsh@gmail.com]
Subject:	RE: glider form
-	5

Michael, Could you please sign the letter and re-send it to me?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: michael whitemarsh [mailto:mmwhitemarsh@gmail.com]Sent: Wednesday, November 15, 2017 10:57 AMTo: Healy, StephenSubject: glider form

HI HEALY please look over the form any thing not right please let me no thank you

EPA-HQ-2018-007516

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	12/12/2017 9:10:10 PM
To:	'Shane Nelson' [snelson@peterbilttpe.com]
Subject:	RE: Small Business Exemption Form
Attachments:	Bar S Bar Ranches Small Business.pdf; Sturm Hay Company Small Business.pdf

Please find the attached EPA small business notification letters stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Nelson [mailto:snelson@peterbilttpe.com]Sent: Monday, December 11, 2017 1:27 PMTo: Healy, StephenSubject: RE: Small Business Exemption Form

Here you are Stephen,

Thanks for the Help

Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Monday, December 11, 2017 8:57 AM
To: Shane Nelson
Subject: RE: Small Business Exemption Form

Shane,

The information you provided looks good, but I have one change to request for both letters. The important part of both submissions for me is the letter on page 2. On that letter can you please add the applicable company name, address and contact information. The page 2 letter will be a standalone document for EPA and needs the correct company name and contact information listed.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Shane Nelson [mailto:snelson@peterbilttpe.com]
Sent: Thursday, December 07, 2017 5:51 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Small Business Exemption Form

Good Afternoon Steve,

My Name is Shane Nelson out of Peterbilt In Sparks, NV.

I have attached the Glider Forms from Peterbilt for two assemblers one of our customer uses. Can you please take a look at these and let me know what we need to do from here.

Thank You,

Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

Shane Nelson Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website http://www.peterbilttpe.com ...It's simply what we do!

Peterbilt Truck Parts & Equipment ,

Shane Nelson Used Truck Sales Main: 775-359-8840 Direct: 775-690-5531 Please visit our website <u>http://www.peterbilttpe.com</u> ...It's simply what we do!

Peterbilt Truck Parts & Equipment /

Company Name : Bar - 5- Bar Ranches 36121 Stastny Road

Stephen Healy **EPA OTAQ Compliance Olvision Diesel Engine Compliance Center** Healy.Stephen@eps.zov

Re: Model Year :8

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it gualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	A <u>ssembled</u>	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year

Employees

Year	Quantity
Current	Ø
Current - 1	0
Current – 2	0
Current - 3	0

Reviewed and Accepted Date 12/12/17 EPA Rop

Ownership Structure

Owner	% Ownership
LESTER RSTRAM	100

I attest that

is not affiliated with any other company.

Title

has met all the requirements for the small Please confirm that this request is acceptable and that business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>OWNER</u> <u>11-20-17</u> Date

Address / E-mail / Phone if not printed on company letterhead:

Company Name : Sturm Hay Company 3223 Paramont St Klamath Falls, OR 97603

541. 841- 8448

Contact: Cody Shurm

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy. Stephen @ena.gov

Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

Reviewed and Accepted

Date 12/12/12 EPA Rep

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assemb	led_	Sales (if different)
2014			
2013			
2012			
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	\mathcal{D}
Current – 1	0
Current – 2	0
Current – 3	6

Ownership Structure

Owner	% Ownership
(adu Sturm	50
Alisha Mitchell	50

I attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

4

Address / E-mail / Phane if not printed on company tetterhead:

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
10/5/2017 7:17:21 PM
'jj jj' [hottune1@gmail.com]
RE: this is right

Jerre,

Can you please update or correct the ownership percentages. They only add up to 80%.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: jj jj [mailto:hottune1@gmail.com] Sent: Thursday, October 05, 2017 2:48 PM To: Healy, Stephen Subject: Fwd: this is right

----- Forwarded message ------From: Accounts Payable <accountspayable@jerremartinrepair.com> Date: Thu, Oct 5, 2017 at 2:43 PM Subject: this is right To: "hottune1@gmail.com" <hottune1@gmail.com>

Trína Martín

Accounting

Jerre Martin Repair

391 N. Farmersville RD

Ephrata PA 17522

717-859-3283

Fax 717-859-3283

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/16/2018 7:36:51 PM
To:	'Luke Moser' [luke@westernoilinc.net]
Subject:	RE: Small builder
Attachments:	2018 Danielski Farms Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Luke Moser [mailto:luke@westernoilinc.net] Sent: Tuesday, January 16, 2018 9:16 AM To: Healy, Stephen Subject: Small builder

Stephen,

See attached form for the small business exemption as a glider vehicle assembler.

Luke Moser Western Oil

COO

(402) 376-3039 Work (402) 389-0134 Mobile

633 W Hwy 20 Valentine,Ne 69201

DANIELSKI FARMS, INC.

PO Box 230 – 633 W Hwy 20 Valentine, Nebraska 69201 Phone: 402-376-3039 Fax: 402-376-2206

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted Date 1/16/18 EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Danielski Forms, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy-Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	*********	
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	10
Current – 1	10
Current – 2	10
Current – 3	10

Ownership Structure

Owner	% Ownership	
Thomas Danielski	33.3	
Leonard Danielski	33.3	
Michael Danielski	33.3	

I attest that Danielski Forms, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Danielski Farms, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

homas o

President 01/15/2018

Signature of Company Officia

Title

Dote

Message	
_	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/15/2017 6:25:08 PM
To:	'michael whitemarsh' [mmwhitemarsh@gmail.com]
Subject:	RE: glider form
Attachments:	2018 Michael Whitemarsh Small Business.pdf
	·

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: michael whitemarsh [mailto:mmwhitemarsh@gmail.com]
Sent: Wednesday, November 15, 2017 11:17 AM
To: Healy, Stephen
Subject: Re: glider form

On Wed, Nov 15, 2017 at 10:06 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Michael,

Could you please sign the letter and re-send it to me?

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: michael whitemarsh [mailto:mmwhitemarsh@gmail.com]
Sent: Wednesday, November 15, 2017 10:57 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: glider form

HI HEALY please look over the form any thing not right please let me no thank you

Stephen Healy	micheal whitemarsh
EPA OTAQ Compliance Division Diesel Engine Compliance Center <u>Healv.Stephen@epa.gov</u>	n8657 state road 26 eldorado wis. 54932

Re: Model Year 2018

Request for Small Business Exemption as a Glider Vehicle Assembler

michael whitemarsh certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011	****	
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____.

Employees

Year	Quantity
Current	
Current - 1	1
Current – 2	
Current – 3	

Reviewed and Accepted Date <u>11/15/17</u> EPA Rep

Ownership Structure

Owner	% Ownership
micheal whitemarsh	100

l attest that micheal whitemarsh is not affiliated with any other company.

Please confirm that this request is acceptable and that meter which has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

multer n

<u>OUSCHE</u> 1_Title Date

Signature of Company Official

Shane,

The information you provided looks good, but I have one change to request for both letters. The important part of both submissions for me is the letter on page 2. On that letter can you please add the applicable company name, address and contact information. The page 2 letter will be a standalone document for EPA and needs the correct company name and contact information listed.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Nelson [mailto:snelson@peterbilttpe.com]
Sent: Thursday, December 07, 2017 5:51 PM
To: Healy, Stephen
Subject: Small Business Exemption Form

Good Afternoon Steve,

My Name is Shane Nelson out of Peterbilt In Sparks, NV.

I have attached the Glider Forms from Peterbilt for two assemblers one of our customer uses. Can you please take a look at these and let me know what we need to do from here.

Thank You,

Shane Nelson

Used Truck Manager Peterbilt Truck Parts & Equipment Office: 800-777-5365 Cell: 775-690-5531

Shane Nelson Used Truck Sales

Main: 775-359-8840 Direct: 775-690-5531 Please visit our website <u>http://www.peterbilttpe.com</u> ...It's simply what we do!

Peterbilt Truck Parts & Equipment MILL

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/5/2017 5:47:07 PM
To:	'Jim Dilauro' [JimDilauro@freightlinerofhartford.com]
Subject:	RE: EPA Compliance - Freightliner of Hartford
Attachments:	2018 Freightliner of Hartford Small Business Notification EPA Reviewed.pdf
-	

Jim,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jim Dilauro [mailto:JimDilauro@freightlinerofhartford.com]
Sent: Thursday, October 05, 2017 1:18 PM
To: Healy, Stephen
Subject: EPA Compliance - Freightliner of Hartford

Good Afternoon Mr. Healy,

Please find attached our letter of compliance required for glider assembly in 2018

Thank you,



222 Roberts Street East Hartford, CT 06108 Phone: 860-610-6205 Fax: 860-610-6243 www.freightlinerofhartford.com

Freightliner of Hartford, Inc.



222 Roberts Street East Hartford, CT 06108 860/289-0201 • Pax: 860/528-1691 Web Site: www.freightlinero/hartford.com

10/05/2017

ENVIRONMENTAL PROTECTION AGENCY

OTAQ COMPLIANCE DIVISION

ATTN: STEPHEN HEALY

Reviewed and Accepted Date 10/5/17 EPA Rep

TO WHOM IT MAY CONCERN,

FREIGHTUNER OF HARTFORD, INC. IS SUBMITTING A WRITTEN REQUEST TO DAIMLER TRUCKS NORTH AMERICA. WITH OUR INTENT TO PURCHASE GLIDER KITS IN 2018. IN CONJUNCTION WITH THIS REQUEST, WE ARE PROVIDING YOU NOTICE OF OUR COMPLIANCE WITH THE FOLLOWING STATEMENTS.

- 1) FREIGHTLINER OF HARTFORD, INC: MEETS THE SMALL BUSINESS CRITERIA LISTED IN 40 CFR 1037.150 (c) AND THE SMALL BUSINESS CRITERIA SPECIFIED IN 13 CFR 121.201
- 2) FREIGHTLINER OF HARTFORD, INC. IS SOLELY OWNED BY KENNETH D. WILSON (50% OWNERSHIP) AND LINDY BIGUAZZI II (50% OWENERSHIP). THERE ARE NO AFFILIATIONS.
- 3) THE EMPLOYEE COUNTS FOR FREIGHTLINER OF HARTFORD, INC. OVER THE LAST THREE YEARS ARE:
 - a. 2014 79 EMPLOYEES
 - b. 2015-82 EMPLOYEES
 - c. 2016 90 EMPLOYEES
- 4) FREIGHTLINER OF HARTFORD, INC. BUILT THE FOLLOWING NUMBER OF GUDERS FROM 2010-2014
 - a. 2010
 - b. 2011
 - c. 2012
 - d. 2013
 - _e. 2014

JNDY BIGLIAZZI II, PRESIDENT

Enero / Marin 10/5/17

KENNETH WILSON, VICE-PRES. DATE

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	2/21/2018 4:05:12 PM
To:	'Locke, John' [jlocke@tlgtrucks.com]
Subject:	RE: Message from KMBT_C203
Attachments:	Byron Lang Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Locke, John [mailto:jlocke@tlgtrucks.com]Sent: Tuesday, February 20, 2018 11:18 AMTo: Healy, StephenSubject: FW: Message from KMBT_C203

Stephen, Attached is a request for Small Business Exemption as a Glider Vehicle Assembler.

Regards,

John Locke/ GM Mid America Peterbilt 636-240-0470



BYRON LANG, INC.

P.O. Box 301 * Jackson, Missouri 63755 (573) 243-5266 * 1-800-752-9890 FAX: (573) 243-1697



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@vpa.gov

Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	<u>Assembl</u> ed	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	56
Current – 1	60
Current – 2	61
Current – 3	63

Reviewed and Accepted Date <u>2/20/18</u> EPA Rep

Ownership Structure

Owner	% Ownership
Rose LANG	40%
LISA LANG	40%
LANG Children	20%0

l attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a gliger vehicle assembler. Thank you for your assistance.

Agnatuce of Compony Official

2.2C.18

Address / E-moil / Phone if not printed an company letterhead

ED_002008_00001027-00001

Maccago

wessage	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/6/2017 8:07:52 PM
To:	'Mike Giles' [MGiles@albancat.com]
CC:	'Gary Shields' [GSHIELDS@albancat.com]
Subject:	RE: Small Business Exemption Certification

Mike,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Giles [mailto:MGiles@albancat.com]
Sent: Monday, November 06, 2017 2:21 PM
To: Healy, Stephen
Cc: Gary Shields
Subject: Small Business Exemption Certification

Stephen, it is my understanding that you are my EPA Designated Compliance Officer and I need to get a hold of you to discuss requirements for the Small Business Exemption Certificate. Please contact me at the number below. Thank You

Mike Giles Corporate Fleet and Truck Service Manager Alban Cat Power Systems 6387 Old Washington Road Elkridge, MD 21075 Office: 410-579-4459



Values Driven Communication | Teamwork | Urgency | Respect | Safety | Excellence | Integrity

NOTICE: This email and any attachments are for the intended recipient(s) only and may contain information that is privileged, confidential and/or proprietary. If you are not the intended recipient, please be advised that any reading, distribution, copying, or other use of this e-mail is prohibited. If you have received this e-mail in error, please delete this e-mail immediately. Thank you.

Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/25/2017 8:32:20 PM
To:	'Shane Palmer' [shane_palmer@doonantruck.com]
CC:	'deborah.rogstad@paccar.com' [deborah.rogstad@paccar.com]
Subject:	RE: Request for Small Business Exemption as a Glider Vehicle Assembler
Attachments:	Doonan Truck and Equipment.pdf

Deb,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Palmer [mailto:shane_palmer@doonantruck.com]
Sent: Wednesday, October 25, 2017 3:21 PM
To: Healy, Stephen
Cc: deborah.rogstad@paccar.com
Subject: Request for Small Business Exemption as a Glider Vehicle Assembler

Please see the attached Request for Small Business Exemption as a Glider Vehicle Assembler

Please let me know if you have any questions or concerns.

Respectfully,

Shane Palmer Operations Manager Doonan Truck & Equipment of Wichita, Inc. 888-366-6267

Stephen Healv EPA OTAQ Compliance Division **Diesel Engine Compliance Center** Healy Stephen@epa.gov

Reviewed and Accepted Date /0/25/12-EPA Rep

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Doonan Truck & Equipment of Wichita, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	52
Current – 1	55
Current – 2	57
Current - 3	53

Ownership Structure

Owner	% Ownership
Kenneth Doonan	40
Sue Doonan	40
Brent Doonan	20

I attest that Doonan Truck & Equipment of Wichita, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Doonan Truck & Equipment of Wichita, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance. .XI

Mar Man-	Operations Manager	10-25-17
Signature of Company Official	Title	Date
DOONAN	s:	hane_Palmer@doonantruck.com
DOONAN TRUCH & COUIPME	N of Wichita	P.O. Box 9083 InC. 1118 West Highway 54 Wichita, KS 87209 316-722-6034

ED_002008_00001030-00001

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	2/5/2018 9:10:50 PM
To:	'jgleckel@yahoo.com' [jgleckel@yahoo.com]
Subject:	EPA Small Business Glider Builder Allowance
-	

Jason,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business:

http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Message	
F	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/12/2018 5:28:09 PM
To:	Larry W Hess [lhess@midwaytruckservice.com]
Subject:	RE: GHG Small Business compliance - Midway Truck Service Bethel, PA
Attachments	: Midway Truck Service Inc Small Business 7-12-18.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Larry W Hess [mailto:lhess@midwaytruckservice.com]
Sent: Friday, July 06, 2018 7:28 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Cc: mts@MTS <midwaywesternstar@gmail.com>; mts@Jim <jimhess@midwaytruckservice.com>
Subject: GHG Small Business compliance - Midway Truck Service Bethel,PA

Good morning,

Attached, please find Midway Truck Service's request for 2018 EPA Small Business compliance. We are a Western Star Truck dealer exclusively, and will adhere to all requests from DTNA for certification.

Thank you in advance for reviewing this request.

Sincerely,

Larry W Hess Sales Mgr. / DP Western Star / Sterling Trucks Midway Truck Service Bethel, PA 19507 717.933.5656



Mr. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

RE: Midway Truck Service, Inc 175 Legion Drive Bethel, PA 19507

RECEIVED DATE: 7/12/18

Mr. Healy.

This letter is regarding the EPA Small Business Exemption for the aforementioned Company. The Company currently qualifies as a small business based upon the guidelines stated in 13 CFR 121.201 for Heavy Duty Truck Manufacturing.

The Company currently has 16 employees. Employees for the 3 previous 3 years are as follows: 2015 18 employees, 2016 – 18 employees, and 2017 – 17 employees.

As required, disclosure of the Company's annual Glider Kit production volume for the calen<u>dar years 2010-2014 is as follows:</u>

2010	
2011	
2012	
2013	
2014	

The Company is currently structured as an S-Corp with four equal stockholders under Federal Identification Number 23-1583759. We represent Western Star Trucks.

The Company is requesting the Small Business Exemption for the 2019 model year.

If you have any questions or need additional information, please contact our office at 717.933.5656.

Sincerely. James M Hess Pres Paul M Hess VP Larry W. Hess See Barry W Hess Trs James Mfen Fand n la Paul W Hers & Carry W Hers

-Midway Truck Service, Inc. Bethel PA 19507

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/27/2018 6:09:21 PM
To:	Wirzberg, Cliff [cwirzberg@tlgtrucks.com]
Subject:	RE: Clay Cole
-	

Cliff,

Did Clay Cole Trucking LLC sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

§1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]
Sent: Friday, April 27, 2018 11:20 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Clay Cole

Thanks

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/25/2018 9:33:34 PM
To:	'lewsrepair@gmail.com' [lewsrepair@gmail.com]
Subject:	EPA Small Business Glider Builder Exemption

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles: http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u> Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	8/22/2017 8:16:43 PM
To:	'Mike McNutt' [M.McNutt@BergerDealerGroup.com]
CC:	'Jesse Berger' [J.Berger@BergerDealerGroup.com]
Subject:	RE: Request for Heavy Duty Green House Gas Small Business Provision
Attachments:	2018 Berger Dealer Group Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike McNutt [mailto:M.McNutt@BergerDealerGroup.com]
Sent: Tuesday, August 15, 2017 9:41 AM
To: Healy, Stephen
Cc: Jesse Berger
Subject: Request for Heavy Duty Green House Gas Small Business Provision

Mr. Healy,

Please find attached our request from our owner and President.

Thank you.

Mike

Michael C. McNutt Chief Operating and Financial Officer **Berger Dealer Group** *Eastern & Central Michigan Kenworth Eastern Michigan Leasing* 3031 Wyoming Ave. Dearborn, MI 48120 P:313.429.6140 M: 586.915.4808



Reviewed and Accepted Date <u>8/22//7</u> EPA Rep

August 11, 2017

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Center

Mr. Healy,

Please let this letter serve as our official request to be granted an EPA Heavy Duty Green House Gas Small Business Provision.

Our company meets the small business criteria listed in 40 CFR 1037.150 © and the small business criteria specified in 13 CFR 121.201.

Our company Berger Holdings, LLC is a Michigan Company owned by Jesse C. P. Berger of Chesterfield Township, Michigan. We have two wholly owned subsidiaries; Eastern Michigan Kenworth and Central Michigan Kenworth that have been involved in selling and building gliders.

At the end of calendar year 2014 we had 111 total employees, 2015 we had 108 employees and calendar year 2016 we had 112 employees. In calendar year 2012 we built in 2013 we built and in 2014 we built Our current allocation for gliders from Kenworth is per calendar year.

Sincerely Yours:

Jesse C. P. Berger President

EASTERN MICHIGAN KENWORTH 2031 Wjordog Awrige Oestorn Ni 48120 Tel: (31 1) 842-3000 EASTERN MICHIGAN NEWWORTH 43320 North Ceast on Clature Ioannap, MI 48014 Te' (585) 488-6301 CENTRAL HICHIGAN XENWORTH 1045 Commerce Centre Capitalia, 1/1, 48001 Tel: (1989) 754,4503 CENTRAL MICHIGAN RENADETH 2556 Alama Duce Conving, NS 42911 Tel. (S17),316,0800 EASTERN PACHIGAN PACERAIN 2031 VAUNING Avenue Derition, MI 48120 121 (200) 793-0555

The World's Best Truck. Michigan's Best Service. bergerdealergroup.com

Maccago

wessage	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
Sent:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] 10/25/2017 2:10:51 PM
To:	'Shane Palmer' [shane_palmer@doonantruck.com]
Subject:	RE: Small Business Exemption for 2018 Peterbilt Glider Kit Assembler

Shane,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees - this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: <u>http://www.ecfr.gov/cgi-bin/text-</u> <u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7</u>

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shane Palmer [mailto:shane_palmer@doonantruck.com]
Sent: Tuesday, October 24, 2017 6:09 PM
To: Healy, Stephen
Subject: Small Business Exemption for 2018 Peterbilt Glider Kit Assembler

Stephen Healy,

I am needing to start the process of obtaining a Small Business Exemption for 2018, regarding assembling Peterbilt glider kits. I did obtain my Glider Vehicle Assembler code **9409214** in 2017.

Peterbilt Motors Company put out a TSB bulletin that directed us to contact our "EPA designated compliance officer". They list you as a EPA contact, can you please assist me or direct me to the proper individual.

Doonan Truck is a family owned Peterbilt truck dealership located in Wichita, KS.

Respectfully,

Shane Palmer Operations Manager Doonan Truck & Equipment of Wichita, Inc. 888-366-6267

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	11/21/2017 4:12:56 PM
To:	'Jessica Heyroth' [jheyroth81@gmail.com]
Subject:	RE: Coulee Region Diesel Repair, LLC
Attachments:	2019 Coulee Region Diesel Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jessica Heyroth [mailto:jheyroth81@gmail.com]Sent: Tuesday, November 21, 2017 10:43 AMTo: Healy, StephenSubject: Coulee Region Diesel Repair, LLC

Hello,

Please see the attached document.

Thank you.

** Print on Company Letterhead **

Coulee Region Diesel Repair LLC 960 W Hwy 16 Apt 114 West Salem, WI 54669

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@eoa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Gilder Vehicle Assembler

Coulee Region Diesel Repair certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assem	bled S	ialas (If c	lifferent)
2014				
2013				
2012				
2011				
2010				

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	
Current - 1	
Current - 2	
Current - 3	3

Reviewed and Accepted Date 11/21/17/EPA Rep

Ownership Structure

Owner	% Ownership
Kint Heroth	100%

I attest that Coulee Region Diesel Repair is not affiliated with any other company.

Please confirm that this request is acceptable and that /insert Assembler Name) has met all the requirements for the small business exemption as again derive higher assembler. Thank you for your assistance.

Sigherofe of Company and

Owner Title

11-20-2017 Onte

Address / E-mail / Phone if not printed on compony letterhead.

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	7/12/2018 5:25:04 PM
To:	Wayne Schmidt [wschmidtent@gmail.com]
Subject:	RE: Request for Small Business Exemption as a Glider Vehicle Assembler
Attachments:	2019 Wayne Schmidt Enterprises Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wayne Schmidt [mailto:wschmidtent@gmail.com]
Sent: Tuesday, July 10, 2018 3:42 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Good afternoon Stephen,

I apologize for my delay we have been out of town but to clarify, yes we sold in 2014 to CAMI, LLC.

Sorry for the misunderstanding,

Catherine

On Wed, Jun 27, 2018 at 1:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Catherine,

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

§1037.150 Interim provisions.

(t) *Glider kits and glider vehicles.* (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it.

https://www.ecfr.gov/cgi-bin/text-

idx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037 1150&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Wayne Schmidt [mailto:wschmidtent@gmail.com] Sent: Friday, June 22, 2018 4:33 PM To: Healy, Stephen < healy.stephen@epa.gov> Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Hi Stephen,

Please find attached the completed form with contact information. There were 2014

sold to outside companies in

Thanks again,

Catherine

Wayne Schmidt Enterprises, Inc.

303.250.4236

On Thu, Jun 14, 2018 at 8:30 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Catherine,

Could you please add the company address and contact information? Also please add the number of glider that were sold to outside companies in 2014.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Wayne Schmidt [mailto:wschmidtent@gmail.com]
Sent: Friday, June 08, 2018 1:46 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Request for Small Business Exemption as a Glider Vehicle Assembler

Good morning Stephen,

Please find attached our completed form requesting Small Business Exemption as a Glider Vehicle Assembler.

If you need any additional information please feel free to give me a call,

Catherine Girard

Wayne Schmidt Enterprises, Inc.

303.250.4236

RECEIVED DATE: 7/12/18

Stephen Healy SPA OTAQ Compliance Olvision Olesel Engine Compliance Center Healy Stephen Gena gov

Re: Model Year りらくり

Request for Small Business Exemption as a Glider Vehicle Assembler

Waty we Schnuck certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121 201.

Glider Vehicle Production

Year	Assembled	Sales (if different)	
2014			
2013			
2012		1	
2011			
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

Employees

Year	Quantity
Current	Š.
Current – 1	7
Current – 2	2
Current – 3	2

Ownership Structure

Owner	. 2	% Ownership
Wang Shu	ù AB	66.7
		·····

) attest that where $schm \mathcal{A}^{\dagger}$ not affiliated with any other company.

Please confirm that this request is acceptable and that $W_{UVV} \in SCUW_{V}$ has met all the requirements for the small business exemption as a glider vehicle assembler. Frank you for your assistance.

Signature of Ampony Official

Address / E-mail / Phone II not printed on company lefterhead

schuidtenterprises Ice. (305) 252. 4232

Healy, Stephen

From:	Wayne Schmidt <wschmidtent@gmail.com></wschmidtent@gmail.com>
Sent:	Tuesday, July 10, 2018 3:42 PM
То:	Healy, Stephen
Subject:	Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Good afternoon Stephen,

I apologize for my delay we have been out of town but to clarify, yes we sold

in 2014 to CAMI, LLC.

Sorry for the misunderstanding,

Catherine

On Wed, Jun 27, 2018 at 1:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Catherine,

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it.

https://www.ecfr.gov/cgi-bin/textidx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037_1150&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Wayne Schmidt [mailto:<u>wschmidtent@gmail.com]</u> Sent: Friday, June 22, 2018 4:33 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request for Small Business Exemption as a Glider Vehicle Assembler

Hi Stephen,

Please find attached the completed form with contact information. There were sold to outside companies in 2014

Thanks again,

Catherine

Wayne Schmidt Enterprises, Inc.

303.250.4236

On Thu, Jun 14, 2018 at 8:30 AM, Healy, Stephen <healy.stephen@epa.gov> wrote:

Catherine,

Could you please add the company address and contact information? Also please add the number of glider that were sold to outside companies in 2014.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Wayne Schmidt [mailto:<u>wschmidtent@gmail.com]</u> Sent: Friday, June 08, 2018 1:46 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Request for Small Business Exemption as a Glider Vehicle Assembler

Good morning Stephen,

Please find attached our completed form requesting Small Business Exemption as a Glider Vehicle Assembler.

If you need any additional information please feel free to give me a call,

Catherine Girard

Wayne Schmidt Enterprises, Inc.

303.250.4236

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
FIOIII.	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	4/27/2018 6:02:33 PM
To:	Sharon Lancaster [slancaster@kellerits.com]
Subject:	RE: Request to be a Small business glider assembler

You are limited to the maximum number assembled in any single year 2010 -2014. So in your case I think that was

Steve

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Friday, April 27, 2018 12:16 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Re: Request to be a Small business glider assembler

Are we limited to a certain # of gliders per year? We are thinking 3-4 this year.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 27, 2018, at 8:07 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

You need to give a copy of the letter I just sent you to Freightliner or PACCAR when you go to order a glider. That should be all it takes.

Steve

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Friday, April 27, 2018 10:00 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request to be a Small business glider assembler

What is the next step to getting the # to be able to order our gliders?

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 27, 2018, at 7:56 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Wednesday, April 25, 2018 10:40 AM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: Re: Request to be a Small business glider assembler

Just following up to see how things are coming. Let me know.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 13, 2018, at 12:46 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sorry. I'm still waiting for a response internally. I'll bug them to get back to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]
Sent: Friday, April 13, 2018 2:31 PM
To: Healy, Stephen <<u>healy.stephen@epa.gov</u>>
Subject: RE: Request to be a Small business glider assembler

Just following up to see what the status on our application is. Let me know.

Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 2:01:19 PM, Sharon Lancaster <<u>slancaster@kellerits.com</u>> wrote:

Thank you for keeping us updated.

Thanks Sharon Lancaster A&R Transport, Inc. 435 744 2201 On 4/5/2018 1:21:08 PM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Thursday, March 29, 2018 1:30 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday :)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen <healy.stephen@epa.gov> wrote: Sharon. I'll be getting back to you on this next week. Steve Healy From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 28, 2018 11:15 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: Request to be a Small business glider assembler AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT

84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.



Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

sold to Dairyway Tremonton, UT 2012

sold to Roy's Truck Rowlett, TX 2013



sold to Bouma Truck Sales, Choteau, MT 014 sold to Bouma Truck Sales, Choteau, MT 2015

sold to Bouma Truck Sales, Choteau, MT 2016

sold to Bouma Truck Sales, Choteau, MT 2017

We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/22/2018 7:47:05 AM, Healy, Slephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that no gliders were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com] Sent: Wednesday, March 21, 2018 12:33 PM To: Healy, Stephen <<u>healy.stephen@epa.gov</u>> Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen <<u>healy.stephen@epa.gov</u>> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section. Please let me know if you have any questions. Thank you, **Stephen Healy**

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kell

 erits.com]

 Sent: Tuesday, March

 20, 2018 7:22 PM

 To: Healy, Stephen

 <healy.stephen@epa.g</td>

 ov>

 Subject: Request to be

 a Small business glider

 assembler

 Thanks

 Sharon Lancaster

 A&R Transport, Inc.

 (435) 744-2201

 Sent from my iPhone

<A and R Transport Inc Small Business.pdf>

Message	Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP	
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]	
Sent:	2/7/2018 3:42:39 PM	
To:	'Lewis Canter' [lewsrepair@gmail.com]	
Subject:	RE:	
Attachments:	Lews Truck and Equipment Repair Small Business.pdf	

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Lewis Canter [mailto:lewsrepair@gmail.com] Sent: Tuesday, February 06, 2018 5:58 PM To: Healy, Stephen Subject: I Lewis Canter owner of Lew's Auto Truck and Equipment repair DBA Lew's Truck and Equipment Repair am a sole proprietor company with no other employees that has been in operation as a small business since 1994 am requesting approval for EPA small Business glider builder exemption.

The shop is located at 7089 Green Valley Rd Mt. Vernon Ohio 43050 and is not affiliated with any other companies.

I have taken delivery of only **and the sears of 2010 to 2014 and the sears of 2014** and **the sears of 2014**.

Lewis Canter

740-398-9647

204

Reviewed and Accepted Date <u>z/>//</u> EPA Rep

Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	9/20/2017 7:21:11 PM
To:	'Mike Milhon' [mike@nebraskapeterbilt.com]
Subject:	RE: Small Business Exemption Request
Attachments:	2018 Ben Pavelka Trucking Small Business Exclusion EPA Reviewed.pdf
Sent: To: Subject:	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] 9/20/2017 7:21:11 PM 'Mike Milhon' [mike@nebraskapeterbilt.com] RE: Small Business Exemption Request

Mike,

Please find the attached EPA small business notification stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Milhon [mailto:mike@nebraskapeterbilt.com]
Sent: Monday, September 18, 2017 12:35 PM
To: Healy, Stephen
Subject: Small Business Exemption Request

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Ben Pavelka Trucking, Inc

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com FROM:



4440 No Gunpowder Circle Hastings, NE 68901 Office Phone: 402-462-4710 Fax Phone: 402-462-4982 TO: STEPHEN HEALY EPA OTAQ COMPLIANCE DIVISION DIESEL ENGINE COMPLIANCE CENTER Healy.Stephen@epa.gov

Reviewed and Accepted Date 1/20/17 EPA Rep

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Ben Pavelka Trucking Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010	***************************************	

Glider Vehicle Production

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

	Year	Quantity
	Current	21
	Current – 1	19
a change and a state of	Current – 2	15
	Current – 3	13

Ownership Structure

% Ownership
100

Lattest that. Ben Paveika Trucking Inc is not affiliated with any other company.

Please confirm that this request is acceptable and that (insert Accembler Name) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

	President	9-18-17
	The states	
Signature of Company Official	Title	Date

Address / E-mail / Phone If not printed on company letterhead:

Message From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] Sent: 8/23/2017 3:31:41 PM To: 'Shane Yule' [SYule@allstatepeterbiltgroup.com] Subject: RE: Glider Kit Small Business Exemption Request

Shane,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

•A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees - this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below). •A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations - assuming that is true. •State the number of employees for each of the past 3 years. •State the number of gliders that your company has built and sold each year 2010 through 2014. •Signed by the owner(s). •Should be on company letterhead if possible. •Include company address and contact information. You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. For your reference here are a number links to regulations that are applicable: 40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1150 40 CFR 1037.635 - Glider kits and glider vehicles: http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1635 13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7 Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8 Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message-----From: Shane Yule [mailto:SYule@allstatepeterbiltgroup.com] Sent: Thursday, August 17, 2017 12:44 PM To: Healy, Stephen <healy.stephen@epa.gov> Cc: Shane Yule <SYule@allstatepeterbiltgroup.com> Subject: Glider Kit Small Business Exemption Request

Stephen,

I have a customer wanting to order a glider kit and have filled out the attached form. I was told this is the information needed to get your approval.

Below is my information if anything more is needed.

I will be looking for your response. Thank you, Shane Yule Regional Sales Manager Allstate Peterbilt Group Mankato 507-388-9312 Winona 507-523-2333

Cell 507-456-3732 syule@allstatepeterbiltgroup.com www.allstatepeterbilt.com

-----Original Message-----From: noreply@wdlarson.com [mailto:noreply@wdlarson.com] Sent: Thursday, August 17, 2017 11:30 AM To: Shane Yule Subject: Message from "RNP0026731B84EB"

This E-mail was sent from "RNP0026731B84EB" (Aficio MP C3001).

Scan Date: 08.17.2017 11:29:49 (-0500)
Queries to: noreply@wdlarson.com

Message

From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	6/15/2017 8:18:55 PM
To: Subject:	'Jerry Hoover' [jerryhoover1@gmail.com] RE: 2018 Small Business Exemption

Mr Hoover,

Thank you for your small business exemption notification letter. There a two things I would like you to address:

- The production volume numbers for 2010 2014 should reflect the number of trucks assembled.
- Could you clarify the ownership structure. You state that the company is a single member LLC. I need to know if the owner is a single individual. We need to establish if there are any affiliations with other companies that could applicable when determining the number of employees per 13 CFR 121.103 and 13 CFR 106. If there are affiliations then please attest to this fact.

If you could please make these changes to the letter and we can review the request ASAP.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jerry Hoover [mailto:jerryhoover1@gmail.com]
Sent: Wednesday, June 14, 2017 3:16 PM
To: Healy, Stephen
Subject: 2018 Small Business Exemption

Mr. Healy,

Attached is a letter regarding the EPA Small Business Exemption for Hoover's Truck and Equipment, LLC.

Sincerely, Jerry Hoover



Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	1/25/2018 4:42:18 PM
To:	'leisuretrucking@yahoo.com' [leisuretrucking@yahoo.com]
Subject:	RE: Compliance letter

Has Biehl's Truck Repair sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: leisuretrucking@yahoo.com [mailto:leisuretrucking@yahoo.com] Sent: Thursday, January 25, 2018 10:56 AM To: Healy, Stephen Subject: Compliance letter

Good morning, Please find the attached compliance letter. Thank you,

Message	
From:	Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP
	(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]
Sent:	10/12/2017 2:26:20 PM
To:	'Mike Milhon' [mike@nebraskapeterbilt.com]
Subject:	RE: Small Business Exemption Request
Attachments:	2019 Jared Axemann Trucking Small Business Exclusion EPA Reviewed.pdf

Mike,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Milhon [mailto:mike@nebraskapeterbilt.com]Sent: Wednesday, October 11, 2017 11:14 AMTo: Healy, StephenSubject: Small Business Exemption Request

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Jared Axmann Trucking Inc.

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com