## State Water Resources Control Board



## **Division of Water Quality**

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OCT 2 3 2009

Mr. Glenn Walker Vapor Systems Technology, Inc. 650 Pleasant Valley Drive Springboro, Ohio 45066

Dear Mr. Walker:

EVALUATION OF VST BALANCE PHASE II ENHANCED VAPOR RECOVERY (EVR) SYSTEM FOR USE WITH THE HEALY CLEAN AIR SEPERATOR (CAS) WITHOUT IN-STATION DIAGNOSTIC (ISD) SYSTEM

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

We have received information and a detailed description regarding the use of the VST Phase II EVR System in conjunction with the Healy CAS. The determination letter for the VST Phase II EVR System dated (November 1, 2007) and the Healy CAS (dated April 7, 2005) are enclosed.

The design, installation, and operation of the VST Balance Phase II EVR System in conjunction with the Healy CAS has been reviewed by a California Professional Engineer, as indicated by the enclosed signed statement. Based on this signed statement and the information that you have provided, we have found no evidence that the VST Phase II EVR System used in conjunction with the Healy CAS conflicts with H&SC Chapter 6.7.

Please note that all conditions issued with the VST Phase II EVR System and the Healy CAS individually, also apply to the use of the VST Phase II EVR System and Healy CAS together.

California Environmental Protection Agency

Pursuant to H&SC section 25290.1.2(a) the State Water Board certifies that, to the best of its knowledge, the VST Phase II EVR System in conjunction with the Healy CAS meets the requirements of the H&SC Chapter 6.7. This determination assumes that the VST Phase II EVR System and the Healy CAS are installed in accordance with applicable ARB Executive Orders, manufacturer's instructions, and any limitations outlined in this letter.

Sincerely,

Darrin Polhemus, Deputy Director Division of Water Quality

Enclosures (3)

cc: Mr. George Lew, Chief ARB Engineering and Certification Branch 1927 13<sup>th</sup> Street Sacramento, CA 95812