

DEPARTMENT OF ENVIRONMENTAL QUALITY  
AIR QUALITY DIVISION  
**ACTIVITY REPORT: On-site Inspection**

N608065722

<b>FACILITY:</b> VCP Michigan - Bagley 23		<b>SRN / ID:</b> N6080
<b>LOCATION:</b> NW NW NW SEC 23 T30N R3W, BAGLEY TWP		<b>DISTRICT:</b> Cadillac
<b>CITY:</b> BAGLEY TWP		<b>COUNTY:</b> OTSEGO
<b>CONTACT:</b> Sandy Mankowski ,		<b>ACTIVITY DATE:</b> 11/10/2022
<b>STAFF:</b> Rob Dickman	<b>COMPLIANCE STATUS:</b> Compliance	<b>SOURCE CLASS:</b> SM OPT OUT
<b>SUBJECT:</b> Scheduled inspection of this opt-out source.		
<b>RESOLVED COMPLAINTS:</b>		

I performed an inspection on this source with respect to Permit to Install (PTI) 129-97B. I had been informed by Mark Hansen of VCP that this facility has been shut down since March of 2021. Upon arrival, no equipment on site was in operation.

Following is an inventory of equipment on site:

- One glycol dehy exempt under R 336.1288(2)(b)(ii)
- Five 400 bbl AST's exempt under R 336.1284(2)(e)
- Unit 875, a Caterpillar 3406 with control and associated glycol dehy is on site but is owned by Riverside Energy. On site records from this engine indicate it has not operated since October of 2022

As VCP's equipment at this location has not operated in the last 12 months, no records were reviewed and inspection against applicable special conditions was not performed.

Mark Hansen indicated VCP wished to keep the permit active in the event they wished to restart the facility. The facility PTI does contain engine swap out language. However, more information is required to see if this facility is actually swinging an engine or if the current permit should be voided.

Follow up with Mark Hansen will be performed. At the time of this inspection, the facility was in compliance with their air permitting.

NAME  DATE \_\_\_\_\_ SUPERVISOR \_\_\_\_\_