U.S. CONSUMER PRODUCT SAFETY COMMISSION
4330 EAST WEST HIGHWAY
BETHESDA, MD 20814

Office of Compliance and Field Operations
Defect Investigations Division
Email: ttopka@cpsc.gov

First Class Mail/Telecopy: 202-237-2529

Michael J. Gidding, Esq.
Brown & Gidding, PC
Suite 242
3201 New Mexico Avenue, NW
Washington, DC 20016-2756

Re: CPSC File No. RP090335
Bosch Thermotechnology Corp.
Gas Fired Floor Standing Condensing Boiler

Dear Mr. Gidding:

The U.S. Consumer Product Safety Commission ("Commission") staff has reviewed your firm's progress in carrying out the corrective action plan in the above-referenced matter. The Office of Compliance and Field Operations has determined that no further monitoring on the part of the staff is warranted. Therefore, acting under delegation from the Commission, the staff has closed this case with respect to the firm's corrective action plan. The Commission staff will reopen this case, however, if it finds that the firm's corrective actions do not adequately protect the public from the risk of injury presented by this product.

The firm has a continuing obligation to inform the Commission of defects associated with this product which could create a substantial product hazard and of information that reasonably supports the conclusion that the product creates an unreasonable risk of serious injury or death. If the firm receives any information affecting the scope, prevalence, or seriousness of the risk of injury or of the potential defect or hazard, or information regarding other potential defects or hazards, it must immediately report that information to the Office of Compliance and Field Operations.

The staff requests that the firm continue to implement its corrective action plan until as many products as possible have been removed from the marketplace. Please continue to maintain your toll-free recall number as a means for consumers to reach you about your recall.

Fast Track Recall Program is an Innovation in American Government Award Winner
Should the firm decide to change or discontinue the toll-free number, it must notify the Office of Compliance and Field Operations and provide a new recall contact number for the firm. This information will be maintained by the Commission staff and provided to consumers and others seeking information on the recall.

If the firm receives information that might indicate that its corrective actions are not satisfactory in eliminating the risk of injury or the potential defect or hazard, or that the effectiveness of the corrective action plan was less than what had been reported, it must immediately report that information to the Office of Compliance and Field Operations. In addition, under section 19(a)(2)(B) of the Consumer Product Safety Act, 15 U.S.C. § 2068(a)(2)(B), it is unlawful to sell, offer for sale, manufacture for sale, distribute in commerce, or import into the United States a product that is covered by a manufacturer's corrective action plan created in consultation with, and publicized by, the Commission.

Until this matter and any related matters are resolved, there will remain the possibility of further enforcement action, including reasonably anticipated litigation. Therefore, the firm must abide by the continuing legal obligation to preserve all information, documents, records, and samples, now in existence or created hereafter, related to the product.

Thank you for your cooperation in this matter.

Sincerely,

Tanya L. Topka
Team Lead
Defect Investigations Division

cc: Judy Smith, CRM