CLEAN AIR ACT VEHICLE AND ENGINE EXPEDITED SETTLEMENT AGREEMENT

Respondent:

Jedi E-Commerce (Ningbo) Co., Ltd.

2313 Rogers Dr. Alhambra, CA 91803-4323

Docket Number:

APPROVED BY RESPONDENT:

EPA-5-21-ESA-MN-02

- The parties enter into this Clean Air Act Vehicle and Engine Expedited Settlement Agreement
 (Agreement) in order to settle the civil violation(s) discovered as a result of the inspection(s) specified in
 Table 1, attached, incorporated into this Agreement by reference. The civil violation(s) that are the subject
 of this Agreement are described in Table 2, attached, incorporated into the Agreement by reference,
 regarding the vehicle(s)/engine(s) specified therein.
- Respondent admits to being subject to the Clean Air Act (CAA) and its associated regulations and that the
 United States Environmental Protection Agency (EPA) has jurisdiction, pursuant to CAA Section
 205(c)(1), 42 U.S.C. § 7524(c)(1), over the Respondent and the Respondent's conduct described in Table
 2. Respondent neither admits nor denies the findings detailed therein and waives any objections
 Respondent may have to the EPA's jurisdiction.
- 3. Respondent certifies that payment of the penalty has been made in the amount of \$3,556. Respondent has followed the instructions in "CAA Vehicle and Engine Expedited Settlement Agreement Instructions," attached, incorporated into this Agreement by reference. Respondent certifies that the required remediation, specified in Table 3 and incorporated into this Agreement by reference, has been carried out.
- 4. The findings resulting from the September 16, 2020 inspection(s) and alleged violation(s) are set forth in Table 1 and Table 2. Upon signing and returning this Agreement to the EPA, Respondent consents to the terms of this Agreement without further notice. Respondent acknowledges that this Agreement is binding on the parties signing below and becomes effective on the date of the EPA Delegated Official's approving signature.
- 5. The parties consent to service of this Agreement by electronic delivery at the Respondent's e-mail noted below.

Name (print): COLIN TSA |

Title (print): G. M.

Signature: Colin DIT-LAX. (or

Date: 1/19/2001

APPROVED BY EPA: MICHAEL Digitally signed by MICHAEL HARRIS

Delegated Official: Michael D. Harris, Division Director, ECAD, EPA R5

HARRIS

Date: 2021.02.04

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Table 1 - Inspection Information		
Inspection Date(s):	Docket Number:	
September 16, 2020	E P A - 5 - 2 1 - E S A - M N - 0 2	
Inspection Location Name:	Entry Number(s):	
ATU International Falls	8 - U G - 0 2 2 9 5 2 5 - 5	
Address:	Date of Entry Detention by CBP:	
2 Second Ave.	September 23, 2020	
City:	Inspector(s) Name(s):	
International Falls	Ralph Pullar (CBP)	
State: Zip Code:	EPA Approving Official:	
MN 56649	Michael D. Harris	
Importer Name (Respondent):	EPA Enforcement Contact:	
Jedi E-Commerce (Ningbo) Co., Ltd.	Cody Yarbrough	

Table 2 - Description of Violation and Vehicles/Equipment

Jedi E-Commerce (Ningbo) Co., Ltd. (Respondent) imported the engines described at the bottom of Table 2 (the Subject Engines) on or about September 16, 2020. Authorized federal inspectors examined the Subject Engines and were unable to find an Emission Control Information (ECI) label indicating EPA certification and no EPA Declaration Form was provided. Respondent was unable to provide certification information matching the inspected Subject Engines. Given that the Respondent has provided no further evidence indicating the Subject Engine(s) are exempt or otherwise excluded from coverage under Title II the Clean Air Act (CAA) and its implementing regulations, the EPA concludes that the Subject Engines are uncertified. Accordingly, by importing the Subject Engine(s), Respondent has committed 254 violation(s) of CAA Section 203(a)(1) and 213(d), 42 U.S.C. §§ 7522(a)(1) and 7547(d), and the regulations codified at 40 C.F.R. § 1068.101(a)(1) and (b)(5).

Vehicle/Equipment Description	Observed Engine Manufacturer	Observed Model	Observed Engine Family	Quantity
Garwinner Chainsaws: 6220G	Yongkang Maojin Garden Machinery Co., Ltd.	Year NA	NA	254

Table 3 - Penalty and Required Remediation		
Penalty	\$3,556	
Required Remediation	In addition to paying the monetary penalty, Respondent must provide to the EPA documentation showing that the Subject Engine(s) has/have been destroyed, exported to a country other than Canada or Mexico, or are under exclusive control by U.S. Customs and Border Protection (CBP) pending exportation or destruction.	