

ENVIRONMENTAL APPEALS BOARD UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C.

In re Liferafts Incorporated of P.R.)) Docket No. CAA-2024-8452)))
FINA	L ORDER
attached Expedited Settlement Agreement/Corincorporated by reference into this Final Order	•
So ordered. ¹	
Dated: July 12, 2024	ENVIRONMENTAL APPEALS BOARD Aaron P. Avila Environmental Appeals Judge

¹ The two-member panel ratifying this matter is composed of Environmental Appeals Judges Aaron P. Avila and Mary Kay Lynch.

ENCLOSURE

AMERICAN INNOVATION AND MANUFACTURING ACT XPEDITED SETTLEMENT AGREEMENT/CONSENT AGREEMENT AND FINAL ORDER

ENVIRONMENTAL APPEALS BOARD UNITED STATES NVIRONM ENTAL PROTECTION AGENCY WASHINGTON, .C.

)	
In re: e	<u>)</u>	Docket No. CAA-2024-8452 e
Liferafts Incorporated of P.R. e)	
•)	
)	
)	

EXPEDITED SETTLEMENT AGREEMENT e

A.e JURISDICTIONe

- 1.e This is an expedited administrative penalty assessment proceeding brought under Section 113(d) of the Clean Air Act (the "Act" or "CAA"), 42 U.S.C. § 7413(d), and §§ 22.13 ende 22.18 of the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation/Termination or Suspension of Permits ("Consolidated Rules") as codified at 40 C.F.R. Part 22.e
- 2. Complainant is the United States Environmental Protection Agency ("EPA"). On the EPA's behalf, Mary E. Greene, Director, Air Enforcement Division, is delegated the authority to settle e vil edmenstrative penalty proceedings under Section 113(d) of the Act.e
- 3.e Respondent is Liferafts Incorporated of P.R. edentified further in e ble 1 of Expeditede Settlement Agreement ("ESA") Attachment le
- 4.e Complainant and Respondent (together, "the Parties"), heving agreed that settlement of thise action is in the public interest, consent to the issuance of the attached final order ("Fe le Order" or "Order") ratifying this expedited consent settlement agreement ("Agreement")e before taking testimony and without adjudication of any issues of law or fact herein, ande Respondent agrees to comply with the terms of this Agreement and Final Order.e
- 5.e The Environmental Appeals Board & authorized to ratify this Agreement, whiche memorializes a settlement between the Parties. 40 C.F.R. §§ 22.4(a) and 22.18(b).e
- 6e The Ratification the Final Order, incorporating this Agreement, simultaneously commences nd concludes this proceeding. 40 C.F.R. § 22.13(b).e

B.a GOVERNING AWa

- 7.a This proceeding arises under the American Innovation and Manufacturing ("AIM") Act f 2020, 42 U.S.C. § 7675, and the regulations promulgated thereunder. a
- 8. a The regulations at a 40 a C.F.R. Part 84, Subpart A, a implement the AIM Act requirement ta phase down HFC production and consumption.
- 9.a 40 C.F.R. § 84.5(b)(l)(i) states, inarelevant part, that "[n]o person mayamport bulk regulateda substances, either as a single component or a multicomponent substance, cept ... [i]f thea importer f record possesses at the time they are required ta submit reports to EPA ursuant to § 84.31(c)(7), and expends at the time of ship berthing for vessel arrivals, border crossing for land arrivals such asarucks, rails, and autos, and first point of terminus indJ.S. jurisdiction for arrivalsavia air, consumption or application-specific allowances ina quantitya equal ta the exchange-value weighted equivalent of the regulated substances amported, a whether present asa sangle component or multicomponent blend."
- 10. 40 C.F.R. § 84.5(b)(7) states, in relevant part, that "[e]very kilogram of bulk regulated substances imported contrary to [§84.5(b)] constitutes asseparate violation of taissaubpart."

C.a ALLEGED VIOLATION OF aLAWa

11. The Complainant alleges that Respondent violated 40 C.F.R. § 84.5(b) by importing the bulk regulated substances dentified in Table 1 fESA Attachment 1 wathout exanding consumption or application-specific allowances in a quantity equal to the exchange value quivalent f the regulated substances mported.

D.a TERMS OF AGREEMENTA

- 12. For e purpose of this proceeding, as required by 40 C.F.R. § 22.18(b)(2), Respondent;a
 - a.a admits taatahe EPAdias jurisdiction over the subject matter alleged in thisa Agreement:a
 - b.a admits the facts stipulated inaTable 1 faESA Attachment 1;a
 - c. a consents to the assessment f a civil penalty asætated in Table 3 of ESAa Attachment laand below;a
 - d. a waives any right toxontest the alleged violations f law setaforta in Section Ca f a this Agreement; anda
 - e.a waives its right ta appeal the Order accompanying this Agreement.a
- 13.aFor the purpose of this proceeding, Respondent:a
 - a.a agrees that this Agreement tates a claim upon which elief may be granteda against Respondent;a

- b.e acknowledges that this Agreement constitutes an enforcement action for purposes of considering Respondent's compliance history in any subsequent enforcemente actions related to Respondent;e
- c.e certifies that Respondent completed the corrective action as set forth in Table 4 ofe ESA Attachment 1;e
- d.e waives any and all remedies, claims for relief and otherwise available rights to judicial that Respondent may have with respect to an issue of fact oe law see forth in this Order, including any right of judicial review under Section 307(b)(1) of the Clean Air Act, 42 U.S.C. § 7607(b)(1);e
- e.e consents co personal jurisdiction in any action co enforce this Agreement of Order, or both, in the United States District Court for the District of Columbia; ande
- f.e waives any rights it may possess ae haw or in equity to challenge the authority ofe the EPA to bring a civil action in a United States District Court for the District of Columbia to compel compliance with the Agreement or Order, or both, and to seek an additional penalty for noncompliance with the Agreement oe Order, ande agrees that federal eaw shall govern in any such civil action.e
- 14.ePenalty Payment. The civil penalty agreed upon be the Parties for settlement purposes i stated in Table 3 of ESA Attachment 1. Respondent agrees to:e
 - a.e pay the penalty within thirty (30) calendar days of the Effective Date of thise Agreement:
 - b.e pay the penalty using any method, oe combination of methods, provided on the website https://www.epa.gov/financiae/additional-instructions-making-payments-epa#Pay.gov; e
 - c.e identify each and every payment with the Docket No. of this Agreement and enale Order; ande
 - d.e within twenty-four (24) hours of payment of the penalty, send proof of paymente via electronic maie to the Inspector at the Inspector's email address identified in Table 1 of ESA Attachment 1. "Proof of payment" means, as applicable, a copye of the check, confirmation of credit card or debit card payment, confirmation of wire or automated clearinghouse transfer, and any other information required to demonstrate that payment has been made according to the EPA requirements, ine the amount due, and identified with the docket number.e
- 15.df Respondent fails to timely pay any portion of the penalty assessed under this Agreement,e he ePA may:e
 - a.e request the Attorney General to bring a civil action in the United States Districte Court for the District of Columbia to recover: the amount assessed; interest ae rates established pursuant to 26 U.S.C. § 6621(a)(2), the United States' enforcement expenses, and a ten (10) percent quarterly nonpayment penalty, 42 U.S.C. § 7413(d)(5);e

In re: Liferafts Incorporated of P.R. Docket No. CAA-2024-8452 o

- b.o efer toe debt to a credit reporting agency oo a collection agency, 40 C.F.R.o §§ 13.13, 13.14, and 13.33;o
- .o ollect the debt by administrative offset (i.e., the withholding of money payableo by the United States to, or held by the United States for, a person to satisfy the debt the person owes the Government), which includes, but ionot limited to, or referral to the Internal Revenue Service for offset against income tax refunds, 40 C.F.R. Part 13, Subparts C and H; and
- d.o (1) suspend oo woke Respondent's licenses or other privileges, oo(2) suspend or disqualify Respondent from doing business with the EPA or engaging ino programs the EPA sponsors or o nds, 40 C.F.R. § 13.17.0
- 16. By signing this Agreement, Respondent ocrtifies that the information it has supplied concerning this matter was at the time of submission true, accurate, and complete for eaco such submission, ocsponse, and statement. Respondent acknowledges that there areo significant penalties foo submitting false or misleading information, including the possibility of fines and imprisonment for knowing submission of such information, under 18 U.S.C.o §01001.0
- 17. By signing this Agreement, Respondent acknowledges toat this Agreement and Order, o including identifying information suco as name, federal tax ID number, mailing and e-mailo address, will be available to the public when the Agreement and Certificate of Service areo filed and uploaded to a searchable database and agrees that this Agreement does not contain any confidential business information or other personally identifiable information.
- 18. By signing this Agreement, the undersigned representative of Complainant and theo undersigned representative of Respondent each ocotify that they are fully authorized too execute and enter into toe terms and conditions of this Agreement and bas too legal capacityo o bind the party toey capresent conditions of this Agreement.
- 19. By signing this Agreement, Respondent agrees to accept the Complainant's: (a) digital or original signature on this Agreement; and (b) service of the fully executed Agreement on theo Respondent by mail ooelectronically by e-mail. Complainant agrees to accept the Complainant agreement on theo Respondent's digital or original signature on this Agreement.
- 20. Each party shall bear its own attorney's fees, costs, and disbursements incurred in oiso proceeding.o

E.o EFFECT OF AGREEMENT AND ATTACHED FINAL ORDERO

21. In accordance with 40 C.F.R. § 22.18(c), completion of the terms of this Agreement and Final Order resolves only Respondent's liability for federal oivil penalties foothe violationso identified in Section 6 of this Agreement.o

- 22.nPenalties paid pursuant to this Agreement shall not be deductible for purposes of federaln taxes.n
- 23.nThis Agreement constitutes the entire agreement and understanding of the Parties and supersedes any prior agreements on understandings among the Parties with respect to the subject matter rereof.n
- 24.nThe terms, nonditions, and rompliance requirements of this Agreement may not be modified on amended after it is ratified except upon the written agreement of both parties, and approval of the Environmental Appeals Board.n
- 25.nAny violation of this Order may result in a civil judicial action fonan injunction, or civiln penalties of up to \$121,275 per day per violation (with each kilogram a separate violation), or both, as provided in Section 113(b)(2) of the Act, 42 bJ.S.C. § 7413(b)(2), as well as rriminal sarctions as provided in Section 113(c) of the Act, 42 bJ.S.C. § 7413(c). The EPA may use any information submitted under this Order in an administrative, civil judicial, on rriminaln action.n
- 26.nNothing in this Agreement shall relieve Respondent of the duty to comply with all applicable provisions of the Act and other federal, state, or lonal laws on statutes, nor shall it restrict then EPA's authority to seek compliance with any applicable laws or regulations, nor shall it be construed to be a ruling on, or determination of, any issue related to any federal, state, or local permit.n
- 27. Nothing herein shall be construed to limit the power of the EPA to undertake any actionn against Respondent or any person in response to moditions to at may present an imminent and substantial endangerment to the public health, welfare, or the environment.
- 28.nThe EPA reserves the right to revoke this Agreement and settlement penalty if and to then extent that the EPA finds, after signing this Agreement, that any information provided byn Rhsponn in the was materially false or inaccurate at the time such information was provided ton the EPA, and the EPA reserves the right to assess and pollect any annial provided form any violation rescribed therein. The EPA shall give Respondent notice of its intent to revoke, which shall not be effective until received by Respondent in writing.

F.n EFFECTIVE DAn En

29.rRespondent and Complainant agree to the Environmental Appeals Board's issuance of the attached Final Order ratifying the Agreement. The effective date of the Agreement snall ben tne date of issuance of the Final Order. The EPA will transmit a copy of the Final Order ann ratified Agreement to the Respondent.n

In re: Liferafts Incorporated of P.R. Docket No. CAA-2024-8452

ESA ATTACHMENT 1

AMERICAN INNOVATION AND MANUFACTURING ("AIM") ACT ON-SITE COMPLIANCE MONITORING ACTIVITY OR INSPECTION FACTS, ALLEGED VIOLATIONS, PENALTY, AND CORRECTIVE ACTION FORM

On-site Compliance Monitoring Activity	Docket Number:		
or Inspection Date(s):			
March 12, 2024	CAA-2024-8452		
On-site Compliance Monitoring Activity	Entry/Shipment Number(s):		
or Inspection Location: Guaynabo, Puerto Rico	D84-0 82146-7		
Person/Importer ¹ Name ("Respondent") and Importer Number:	Inspector(s) Name(s) and Email Address:		
Liferafts Incorporated of P.R. 66-03521240	Richard Kan – kan richard@epa.gov Julian Velez – velez julian@epa.gov Elfego Felix - felix.elfego@epa.gov		
Respondent Address:	Date of Detention or Hold:		
Street B, Lot No. 21 Sabano Abajo Industrial Park Carolina, Puerto Rico 0982	March 12, 2024		
Estimated Value of Goods:	Arrival Date:		
\$92,586	On or about February 28, 2024		
Subject HFCs ² and estimated Mass (in kg):	MTEVe ³ :		
HFC-134a (519 kg) R-404A (939 kg) ⁴ R-407C (471 kg) ⁵ R-407F (408 kg) ⁶	6,0 4		
Did the importer have and expend	Container and Quantity:		
allowances equal to the imported HFCs?			
No	73 cylinders		
Did the importer receive any non-objection notices from the EPA?	The EPA Delegated Official:		
No	Mary E. Greene		

¹ "Person" and "Importer" are defined in 40 .F.R. § 84.3.

⁵ R-407C is a refrigerant blend that contains the following re lated substances: HFC-32, HFC-125, and HFC-134a. ⁶ R-407F is a refrigerant blend that contains the following regulated substances: HFC-32, HFC-125, and HFC-134a.



² "Subject HFCs" are Bulk Regulated Substances, subject to 40 F.R. § 84.5. "Bulk" and "Regulated Substance" are defined in 40 C.F.R. § 84.3.

³ The EPA calculates metric tons of EVe ("MTEVe") by multiplying X k (the mass of the regulated substance) by Y (the exchange value (FV) of the bulk regulated substance, as reflected in Appendix A of 40 C.F.R. Part 84), and dividing the prod t by 1,000 to obtain metric tons. The formula for calculating the EV of an HFC blend is set forth in footnote 7.

AR-404A is a refrigerant blend that contains the following regulated substances: HFC-125, HFC-134a, and HFC-

Table 2 - Description of Alleged Violation

Based on the facts in Table 1, the EPA alleges that the Subject HFCs are bulk regulated substances that were imported without the importer expending consumption or application-specific allowances in a quantity equal to the exchange-value weighted equivalent of the regulated substances imported, in a violation of the HFC Allocation regulations at 40 C.F.R. § 84.5(b).

Table 3 - Civil Penalty7

\$18,517, where

\$92,586 * 20% = \$18,517

Monetary Value of Goods * Percentage Multiplier = Penalty, where

EV ⁸	Percentage Multiplier
< 1,400	10%
$\geq 1,400 \leq 5,000$	20%
> 5,000 ≤14,800	30%

HFC	EV
HFC-152	53
HFC-41	92
HFC-152a	124
HFC-143	353
HFC-32	675
HFC-245ca	693
HFC-365mfc	794
HFC-245fa	1,030
HFC-134	1,100
HFC-236cb	1,340
HFC-236ea	1,370
HFC-134a	1,430
HFC-43-10mee	1,640
HFC-227ea	3,220
HFC-125	3,500
HFC-143a	4,470
HFC-236fa	9,810
HFC-23	14,800

Table 4 - Corrective Action

⁷ To determine the EV of a HFC blend, calculate the contribution of each HFC to the total EV of the blend and calculate a case-specific EV multiplier by: multiplying the percentage of the blend made up of each HFC by its EV and summing the resulting blend constituent products to calculate the blend EV. For example, if the percentages of the blend and the EVs (in parentheses) of the constituents are: 55 percent HFC-32 (675), 16 percent HFC-125 (3,500), and 29 percent HFC-134a (1,430), the EV would be (0.55 × 675) + (0.16 × 3,500) + (0.29 × 1,430)) = 1345.95 EV. Where the exact amount or percentage of each HFC in a blend is unknown, the case team shall use the highest EV associated with a HFC in the blend as a multiplier to calculate the penalty.

⁸ EVs are found in Appendix A of 40 C.F.R. Part 84.

In re: Liferafts Incorporated of P.R. Docket No. CAA-2024-8452

Respo	ondent certifies that it has:
×	exported the Subject HFCs to [WIL HELMSEM SHIPS SERVICE, ELIF 9072 wrap 2 for add name and address (including country) of the recipient of the exports], a country other than Canada or Mexico (unless the point of entry to the U.S. for the Subject HFCs was through Canada or Mexico) and
×	paid \$[3,753,27] to perform the above action to address the Subject HFCs, and enclosed a record documenting such payment.
-	ndent must check the boxes, fill in all relevant blanks, and return any enclosures and ttachment—with the signed Agreement.

In re: Liferafts Incorporated of P.R. Docket No. CAA-2024-8452

The foregoing Agreement In the Matter of Liferafts Incorporated of P.R., Docket No. CAA-2024-8452 is Hereby Stipulated, Agreed, and Approved.

FOR COMPLAINANT:

MARY GREENE	Digitally signed by MARY GREENE Date: 2024.06.28 10:28:43 -04'00'		
FOR RESPONI	DENT:		
M	all	27 JUNE 2024	
Signature	CHARLES ORTIZ	Date	
Title:			
Address: 5TA	GET B, LOT NO. 21, SABANA	ABATO INDUSTRIAL PORK, CAROLL	VA, PR 00982
	202-01-02	52124	

Hazmat Transportation Solutions 31 Street #Gg-7 **Rio Grande Estates** Rio Grande, Puerto Rico 00745 Tel: .887.7953

Invoice

DATE	INVOICE#
4/11/2024	8082

BILL TO

Liferafts Incorporated of Puerto Rico PO Box 9022081 San Juan, Puerto Rico 00902 2081

Tel: 787.723.3237 Attention: Accounts Payable Department

	DUE DA	TE	P NUMBER
	4/11/20	24	
DESCRIPTION	QTY	RATE	AMOUNT
MultiModal Dangerous Goods Declarations "Ocean" Mode Consignee: Wilhelmsen Ships Services S.A. (Panama) Emergency Response Communication Service Fee Telephone Fee	2 1 1 1	150.00 60.00 10.00	300.00 60.00 10.00
PAID IN FULL (ATH Movil)	Total		370.00

PIER 17 PUERTO RICO LLC

1767 AVE. JESUS T. PIÑERO, SUITE B ,URB. SUMMIT HILLS SAN JUAN, PR 00920

Voice: 787-945-2019 Fax: 787-780-4814 INVOICE

Invoice Number: 24/2765

Apr 18, 2024

Invoice Date: Page:

1

Duplicate

Bill To:

LIFERAFTS INCORPORATED OF PUERTO RICO CALLE B, LOTE NO.21 SABANA ABAJO INDUSTRIAL PARK CAROLINA, PR 00982

Ship to:

LIFERAFTS INCORPORATED OF PUERTO RICO CALLE B, LOTE NO.21 SABANA ABAJO INDUSTRIAL PARK CAROLINA, PR 00982

	Customer ID	Customer PO	Payment Terms C.O.D.	
	LIFERAFTSPR	33120811		
*	Sales Rep ID	Shipping Method	Ship Date	Due Date
		GERHARD SCHULTE		4/18/24

Quantity	- Item	Description	Unit Price	Amount
1.00 1.00 1.00 1.00	OCEAN FREIGHT	HBL CHARGES CONSOLIDATION#41/2024, MANIFEST#2024/49, VESSEL: GERHARD SCHULTE V: 204S, CONTAINER#TCKU1149772(73 PKG) OCEAN FREIGHT IMO CHARGE SEAL VGM DOCUMENTATION CHARGE AES/SED TRANSFER CASTILLO AL TERMINAL CHASSIS EXPORT FROM SAN JUAN PR TO MANZANILLO 4/18/24 JCC	1,675.00 300.00 10.00 25.00 55.00 35.00 175.00 125.00	1,675.0 300.0 10.0 25.0 55.0 175.0 125.0
		Subtotal		2,400.00
		Sales Tax		
1.10		Total Invoice Amount		2,400.00
eck/Credit Mem	o No:	Payment/Credit Applied TOTAL		

PIER 17 PUERTO RICO LLC

1767 AVE. JESUS T. PIÑERO, SUITE B ,URB. SUMMIT HILLS SAN JUAN, PR 00920

Voice: 787-945-2019 Fax: 787-780-4814 INVOICE

Invoice Number: 24/2457

Mar 1, 2024

Invoice Date:

1

Page: Duplicate

Bill To:

LIFERAFTS INCORPORATED OF PUERTO RICO CALLE B, LOTE NO.21 SABANA ABAJO INDUSTRIAL PARK CAROLINA, PR 00982

Ship to:

LIFERAFTS INCORPORATED OF PUERTO RICO CALLE B, LOTE NO.21 SABANA ABAJO INDUSTRIAL PARK CAROLINA, PR 00982

CustomerID	Customer PO		ayment Terms		
LIFERAFTSPR	33120811 C	C.O.D.		33120811 C.O.D.	D.
Sales Rep ID	Shipping Method	Ship Date	Due Date		
	GERHARD SCHULTE		3/1/24		

Quantity	Item	Description	Unit Price	Amount
		HBL CHARGES		
		CONSOLIDATION#41/2024,		
		MANIFEST#2024/49, VESSEL: GERHARD		
		SCHULTE V: 204S,		
		CONTAINER#TCKU1149772(73 PKG)		
1.00	AGENCYFEE	AGENCY FEE	173.58	173.58
1.00		CONGESTION SURCHARGE	34.72	34.72
1.00	PORTCHARGES	PORT CHARGES	25.00	25.00
1.00		IMPORT FEE	30.00	30.00
1.00	CODFEE	COD FEE (3%)	7.89	7.89
1.00	DOC	DOCUMENTATION CHARGE	35.00	35.00
1.00	THC	TERMINAL HANDLING CHARGE	208.20	208.20
		(\$30/CBM) (MIN \$75)		
1.00	HANDLING	HANDLING CHARGE (\$20/CBM) (MIN \$50)	138.80	138.80
1.00	SCANNING	SCANNING FEE (MIN \$10)	19.08	19.08
1.00	CHASSIS	CHASSIS FEE (MIN \$6- MAX \$11)	11.00	11.00
1.00	AMS TRANSMISSION	AMS TRANSMISSION CHARGE	25.00	25.00
1.00		IMO CHARGE	75.00	75.00
1.00		CORRECCION DE HACIENDA	25.00	25.00
		REF:73 PKG, SHIP SUPPLIES	20.000000	mate a
		HAZARDOUS, 3810KGS / 6.94CBM	1	
		Subtotal		Continued
		Sales Tax		Continued
		Total Invoice Amount		Continued
ck/Credit Mem	no No:	Payment/Credit Applied		
		TOTAL	Marine Sanda Color	Continued

PIER 17 PUERTO RICO LLC

1767 AVE. JESUS T. PIÑERO, SUITE B ,URB. SUMMIT HILLS SAN JUAN, PR 00920

Voice: 787-945-2019 Fax: 787-780-4814 INVOICE

Invoice Number: 24/2457 Invoice Date: Mar 1, 2024

Page:

2

Duplicate

Bill To:

LIFERAFTS INCORPORATED OF PUERTO RICO CALLE B, LOTE NO.21 SABANA ABAJO INDUSTRIAL PARK CAROLINA, PR 00982

Ship to:

LIFERAFTS INCORPORATED OF PUERTO RICO CALLE B, LOTE NO.21 SABANA ABAJO INDUSTRIAL PARK CAROLINA, PR 00982

288	Customer ID	Customer PO	Paymen	t Terms	
	LIFERAFTSPR	33120811	C.O	.D.	
	Sales Rep ID	Shipping Method	Ship Date	Due Date	
		GERHARD SCHULTE		3/1/24	

Quantity Ite		Unit Price	Amount
	3/7/24 JCC		
	and extrator sect or consecutat.		
		1	
1			
	Subtotal		808
	Sales Tax		333.
	Total Invoice Amount		808.
eck/Credit Memo No:	Payment/Credit Applied		000.
TO THE MENTER INC.	TOTAL		808.



RANK SHIPPING OF PUERTO RICO, INC.

P.O. BOX # 810058, CAROLINA, PR 00981-0058

US Customs Brokers Ocean Freight Forwarders Indirect Air Carriers Private Bonded Carriers MAIN OFFICE:
MUELLE 15, CALLE VILLA VERDE
ESC. MIRAFLORES, MIRAMAR, PR 00908
TEL: (787) 722-4389 • FAX: (787) 721-2830
E-maii: admin@rankpr.com

CHB Lic. No. 11574 FMC Lic. No. 17543F

TO LIFERAFTS INCORPORATED OF P.R. P.O.BOX 9022081 SAN JUAN, P.R. 00902-2081

INVOICE NO. INVOICE DATE YOUR REFERENCE NO. 452991 Ø5/14/2024

Thank you for using our Services PAYABLE UPON PRESENTATION

73	3793	UNICOOL	REFRIGERANT
		SHIPPER / CONSI	GNEE
	LHELMSE	N. CUIDO	
	GIN / DESTIN		CUSTOMER NUMBER
PANA	MA ENTRY NO	在	LIFØØ3
Manual Resident	DINGS AND ADDRESS OF THE PARTY		The state of the s
	7032501 LINE/STEAM		04/12/2024 ARRIVAL/DEPARTURE
GER	HARD SD		02/28/2024 HAWB
	AVIE / BL N	2. 以及 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	ПАМО
MAF	UP36518	885	NOTE OF THE PARTY
MARKS	建筑的		Carlo
	HLXU112	6926	
u ara the imor	orter of record new	ment to the broker will	not relieve you of liability for CBP charges
event the charg	jes are not paid by	the broker. Therefore, if S. Customs and Border	you pay by check, CBP charges may be pa
NK SHIPPING	OF PUERTO RICO	NC." has a policy ag	ainst payment solicitation, or receipt of ar r the United States Shipping Act, 1984, a
		alled breakout of the con iting to these charges.	nponents of all charges assessed and a tro

DESCRIPTION OF CHARGES	AMOUNT 100.00
CF3499-MANIPULATIUN	50, 00
SERVICES, EXPENSES & HAND	25.00
A THE IMPLEMENTATION OF THE PROPERTY OF THE PR	
PLEASE PAY THIS AMOUNT	175.00

oyd age: 2 / 3
100
age:
2
\$
\$
\\ \alpha \\ \al
\\ \frac{1}{2}
20
9
rement
AFT
AFT thron (unless
dition (unless
dition (unless peckages or a received by
dition (unless peckages of a received by LUDING THE AND CONDI- or the Port of
dition (unless peckages or a received by LUDING THE AND CONDL
peckages or peckages or a received by LUDING THE AND CONDI- or the Port of liviery, which its and agrees
peckages or peckages or a received by LUDING THE AND CONDI- or the Port of liviery, which its and agrees
peckages or peckages or a received by LUDING THE AND CONDI- or the Port of liviery, which its and agrees
peckages or peckages or a received by LUDING THE AND CONDI- or the Port of liviery, which its and agrees



Page 3 / 3

SWB-No. HLCUPSE240451494

Cont/Seals/Marks Packages/Description of Goods

Weight Measure

*SLAC = Shipper's Load, Stow, Weight and Count

SHIPPED ON BOARD, DATE: 01.MAY.2024 PORT OF LOADING: SAN JUAN, PUERTO RICO VESSEL NAME: SLS AZURE VOYAGE: 2416S

PORT CHARGE ORIGIN PREPAID SEAFREIGHT + ADDITIONALS PREPAID PORT CHARGE DESTINATION PREPAID

Date 05/06/2024 Time 10:17 AM

Rank Shipping of P.R Inc.

AM In-Bond Arrival/Export/Liability Transfer/Diversion (WT)

Page 1

Ref # In-Bond # AWB/BL #

Container # Action

Cd Message Code and Description

452991 170325013

Export entire In-Bond 02 (271) DATA ADDED AS REQUESTED Date: 05/05/24 Time: 18:42 Port: 4909 Carrier:

Rank Shipping of P.R Inc.

Date 05/06/2024 Time 10:17 AM In-Bond Notification Status (NS)

Page 1

In-Bond #: 170325013

Ref #: 452991

In-Bond type: 63

U.S. Port of Destination: 4909

Foreign Destination: 22556 Carrier: OMTF

Master AWB: MAEU236518885 Qty: 73

Disposition: (50) EXPORT OF IN-BOND COMPLETE MO Date: 05/05/24

Time: 18:42

VEMENT

Entry #: 170325013 Port: 4909

FIRMS Code: N744 Container #:

Entry Type: 63

Remarks: INBOND EXPORTED ON 248505 AT

4909

Seal #2:

DEPARTMENT OF HOMELAND SECURITY U.S. Customs and Border Protection

APPLICATION AND APPROVAL TO MANIPULATE, EXAMINE, SAMPLE OR TRANSFER GOODS

19 CFR 19.8, 19.11, 158.43

Farm Approved OMB No. 1651-0006 Exp. 05-31-2020

CBP Form 3499 (12/16)

1. GOODS CONSIGNED TO (Name)		2. GOODS EXPORTED FROM ANTWERP, BELGIUM	3. PORT/POR	T CODE AND DATE OF APPLICATION	
LIFERAFTS INCORPORATI	ED OF P.R.	MINITURE TO THE PROPERTY OF TH	4909/04-15	-2024	
4. LOCATION OF GOODS N744-DEL CASTILLO WHSI	=	5. CARRIER OR SHIP (Name) GERHARD SCHULTE 204S	MAEU236	DING OR CBP 7512 NO. 3518885 PQ33120811	
7. IS AREA BONDED?		8 ENTRY INFORMATION	Number:		
YES NO		☐ Warehouse ☐ Consumption	Date: FT	D: 03-27-2022	
	TO: (Describe the	a complete operation to be performed under		A STATE OF THE PARTY OF THE PAR	
		tures to be loaded on a 20' c			
				FOR CBP USE ONLY	
9. MARKS AND NUMBERS	/	10 DESCRIPTION		11. MANIPULATED VALUE	
AS ADDRS.	HFCS: (R-4	ICOOL Refrigerant Mixtures conta 04A 45KG, R404A 9.5KG, R-4076 G, R-134a 57KG, R-134a 12.5KG G)	C 52KG.		
	WE HEREBY REQUEST PERMISSION TO LOAD MERCHANDISE MENTIONED ABOVE				
	ON A 20' SUPERVI	CONTAINER UNDER CUST	OMS		
		RANTEE PAYMENT UNDER O . 66-0422836.			
12. SIGNATURE OF APPLICANT RANK SHIPPING OF P.R., INC.	ATTY, IN FACT				
13. DATE / /	Ta constant	APPROVED	ecn .		
4/19/2024	Nelson	E AND TITLE OF APPROVING CBP OFF Rivers Customs and Border Protection Officers		CBP Form 3499 (12/16)	

CUSTOMS AND BORDER PROTECTION OFFICER'S REPORT

4/23/2024	after repacking	73 PKBS UNICOOL Refrigera, Mixture Refused by EPPS 3/21/24 to be Exported under CBP Supervision.	+ 1/2.	4/23/24 0930 hrs
0900 hr	6880	3/21/24 to be exported	-	0950 Mrs
		Container HLXV1126926		
		CBB Seal # MSS 256 84		
				A CONTRACTOR OF THE PARTY OF TH
		Nothing Follow		
	M111	Follow		anggan ang kadaga jar ^a ga panggan da
				and the state of t

PAPERWORK REDUCTION ACT STATEMENT: An agency may not conduct or sponsor an information collection and a person is not required to respond to this information unless it displays a current valid OMB control number and an expiration date. The control number for this collection is 1651-0006. Obligation to respond is required to obtain benefits. The estimated average time to complete this application is 6 minutes. If you have any comments regarding the burden estimate you can write to PRA Clearance Officer, U.S. Customs and Border Protection, Office of Regulations and Rulings, 90 K Street NE, Washington DC 20229.

(A 000) (A 40 (A 14) 131					O.M.S.No.	1651-0003	
19 CFR 10 60, 10 61, 123	41, 123.42	TRANSPORTATION GOODS SUBJECT	ENTRY AND MANIFES T TO CBP INSPECTION	T OF En	y No 170	325013	
Entry ?	No	AND P			Class of Fairs 63 I.E.		
Pag		U.S. Custoens an	PERMIT Class of Entry 63 I.E. 11.7 11 Wd. Ps. 171 E. 18 Machinic. 49				
1000 3,000		Part Code No		USPen 4909	-SAN JUAN	. PR	
Dale		1		707.55			
_	*******************************	PORAT STREET B	107 NO 21 C	PR APGernes # 51	6-0352124	4/12/2024 00 to be shipped	
ntered or imported by	TRANSPORT INC -		, DOLLING SA	adamenters 4 65	Managara Managara Atlantino de mala		
bond via					r or channels	consigned to	
	[C.I.C. Nymon)	Fastel or current	IC as technical and printed	13.70	to the state of th	ro (DHED	
BP Post Director	4909-SAN ELMSEN SHIPS SE	JUAN, PR	NO 9097 (INTD)	AD 7 PAN	AMM PACIF	ICO BLVD	
Consignee WILLIFE	STWDEN SHIPS SE	RVICE EDIFICIO	port in exist on desired town !	A STATE OF THE PARTY OF THE PAR	And the second state of the second		
	42305-ANTWERP.	ANVERS BELGE	No MAEU236	18885	Date of sailing Q	1/18/2024	
mported on the GERI	HARD SCHULTE-20	4S Flag HON	G KONG on 02/21	3/2024	via	on our I	
40.0							
Exported fromBE	ELGIUM (Coursy)	on 01/18/2	Goods no	war <u>19744</u>	Name of waterman,	S DEL CAS	
Marks and Numbers of Packages	DESCRIPTION AND QUA	NTITY OF MERCHANDIS	GROSS WEIGHT IN POUNDS	VALUE (Dollars Only)	RATE	DUTY	
AS ADDR	39PKG CON 15%>		FC 3549	891	0	 	
AS ADDR	SPKG OTH, 30%>M			310		1	
AS ADDR	13PKG OTH, 30% >1			438	5		
AS ADDR	13PKG FLUORINA		HF 1753	425	9		
	MERCHANDISE DE' UNDER ENTRY NO				1	1	
	TO BE EXPORTED		SUPERVISION			1	
	BOOKING: 639449					1	
	M/V MAIRA 2415	S	Cont. #	111 4 1	1.0 10	01	
				MEXU	111604	26	
	QP011703250	13	CONT. #				
	QP011703250) 1 3 衛腿 2 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2					
					155256		
	QP011703250 ** QP Inbond A						
		Authorized **	COP SO	eal # N			
	** QP Inbond	Authorized **	CGP SA	eal # N	155256	84	
	** QP Inbond A	Authorized ** Check if withdrawn for Ve	CGP Sa	09) If the statemen my knowled	155256	84	
CERTIF	CATABORACIONE PRITEIROS CATABORACIONES PRITEIROS PRITEIROS CATABORACIONES PRITEIROS PR	Authorized ** Check if withdrawn for Vergration for Real Property of the Control	CGP SA	09) If the statemen my knowled	155256	84	
CERTIF	** QP Inbond A CATEGORIAGING SPRIPANS 4909-SAN_JI PTIONS NOTED ABO	Authorized ** Check if withdrawn for Vergration for Real Property of the Control	corect to the best of Entered or withdo	D9) If the statemen my knowled rawn by	ASS2SE	84	
CERTIF	** QP Inbond A CATEOGRAPHIC SPRITE SPRITE 4909-SAN JI PTIONS NOTED ABOODS WERE:	Authorized ** Check if withdrawn for Vergration for Real Property of the Control	COP See seed supplies (19 U.S.C.13 Tituly declare the correct to the best of Entered or withdown RANK SHIPPING	D9) If the statemen my knowled rawn by	ASS2SE	84	
VITH THE EXCE DESCRIBED GOO	** QP Inbond A CATE OF LACING FOR TRANSI 4909-SAN JI PTIONS NOTED ABOY DDS WERE: Laden on the -	Authorized ** Check if withdrawn for Vergration for Real Property of the Control	COP See seed supplies (19 U.S.C.13 Tituly declare the correct to the best of Entered or withdown RANK SHIPPING	09) If the statement my knowled awn by I OF P.R.	as contained her	rein are true and	
VITH THE EXCE DESCRIBED GOO	** QP Inbond A CATE OF LACING FOR TRANSI 4909-SAN JI PTIONS NOTED ABOY DDS WERE: Laden on the -	Check if withdrawn for Vergetation in Bond UAN. PR. VE. THE WITHIN -	cop Section of the se	09) u the statement my knowled awn by 1 OF P.R. 258. CAROJ	as contained he lige and belief	rein are true and	
VITH THE EXCE VESCRIBED GOOD VENTOR TO THE CONTROL OF THE CONTROL	** QP Inbond A CATE OF LACING FOR TRANSIT AND OF ACTIONS NOTED ABOY DDS WERE: Carrier livery to cellor at living the point of the cellor at living the cel	Authorized ** Check if withdrawn for Vergeration in Bond UAN. PR VE. THE WITHIN -	ssci supplies (19 U.S.C.13 I trilly declare the correct to the best of Entered or withdread or	09) u the statement my knowled awn by 1 OF P.R. 258. CAROJ	as contained he lige and belief	rem are true and	
VITH THE EXCE VESCRIBED GOO VEIVE de to the amed above, for de te CB? Port Dire stination sealed w cals Nos.	** QP Inbond A CATE OF LACING FOR TRANSF ANDOR LADING FOR EAPO 4909-SAN JI PTIONS NOTED ABO DDS WERE: Carrier linery to lector at which cleared a	Authorized ** Check if withdrawn for Vergeration in Bond UAN PR VE THE WITHIN - *At .er sircest) For -	cop See supplies (19 U.S.C.13 1 truly declare the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct of the Entered or withdown the correct of Entered or withdown the correct of Entered or withdown the correct of the Inspector : The NA	09) u the statement my knowled awn by 1 OF P.R. 258. CAROL HILL	as contained he lige and belief	rein are true and 00981-005 VERA oe disposed of	
VITH THE EXCE VESCRIBED GOO VEIVE de to the amed above, for de te CB? Port Dire stination sealed w cals Nos.	** QP Inbond A CATE OF LACING FOR TRANSF ANDOR LADING FOR EAPO 4909-SAN JI PTIONS NOTED ABO DDS WERE: Carrier linery to lector at which cleared a	Authorized ** Check if withdrawn for Vergetation in Bond WATHON FOR UAN PR VE THE WITHIN - N. M. er vincent) For - CO. (PUERTO) Pr	cop See supplies (19 U.S.C.13 1 truly declare the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct of the Entered or withdown the correct of Entered or withdown the correct of Entered or withdown the correct of the Inspector : The NA	09) u the statement my knowled awn by 1 OF P.R. 258. CAROL HILL	as contained he lige and belief	rein are true and 00981-005 VERA oe disposed of	
VITH THE EXCE VESCRIBED GOO VENTY OF THE PROPERTY OF THE PROPE	** QP Inbond A CATE OF LACING FOR TRANSF ANDOR LADING FOR EAPON 4909-SAN JI PTIONS NOTED ABOY DDS WERE: Carrier inth CBP which cleared in the cleared i	Authorized ** Check if withdrawn for Vergetation in Bond WATTON FOR VE. THE WITHIN - Tor- CO. (PUERTO) 82	cop See supplies (19 U.S.C.13 1 truly declare the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct of the Entered or withdown the correct of Entered or withdown the correct of Entered or withdown the correct of the Inspector : The NA	09) u the statement my knowled awn by 1 OF P.R. 258. CAROL HILL	as contained he lige and belief	rein are true and 00981-005 VERA oe disposed of	
VITH THE EXCE DESCRIBED GOO Delivered to the amed above, for de ne CBP Port Direction sealed weals Nos. Wals Nos. Wals Table Good or concated. INBOND MOVE	** QP Inbond A CATE OF LADING FOR TRANSIC 4909-SAN JI PTIONS NOTED ABO DDS WERE: Carrier livery to cettor at rith CBP Which cleared and which cleared and let (Wert on 01/18/7) Te) (Wert on 01/18/7)	Authorized ** Check if withdrawn for Vergetation in Bond WATTON FOR VE. THE WITHIN - Tor- CO. (PUERTO) 82	COP See seed supplies (19 U.S.C.13 I truly declare the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct to the Inspector: The NA Received from the Custody of the air packages in appair	D9) u the statement my knowled awn by I OF P. R. 158. CAROI HILL above-describe for in this phonicular care good one g	us contained her age and belief. INC. INC. LINA. PR. DARIS RI' ed goods shall be above CBP Lest of transports of the port has a few cycles as a let except a let exce	oogsa-oos vera oe disposed of oenion the attorn and deliver oned above noted hereon	
VITH THE EXCE DESCRIBED GOO Delivered to the amed above, for de the CBP Port Direction sealed we cals Nos. MSS 756 84 or the packages (we not) labeled, or concated.	** QP Inbond A CATE OF LACING FOR TRANSF ANDOR LADING FOR EAPON 4909-SAN JI PTIONS NOTED ABOY DDS WERE: Carrier inth CBP which cleared in the cleared i	Authorized ** Check if withdrawn for Vergetation in Bond WATTON FOR VE. THE WITHIN - Tor- CO. (PUERTO) 82	cop See supplies (19 U.S.C.13 1 truly declare the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct of the Entered or withdown the correct of Entered or withdown the correct of Entered or withdown the correct of the Inspector : The NA	D9) u the statement my knowled awn by I OF P. R. 158. CAROI HILL above-describe for in this phonicular care good one g	us contained her age and belief. INC. INC. LINA. PR. DARIS RI' ed goods shall be above CBP Lest of transports of the port has a few cycles as a let except a let exce	rein are true and 00981-005 VERA be disposed of recording the attion and deliver and deliver and deliver and deliver and deliver and a peece total formed piece.	
VITH THE EXCE DESCRIBED GOO DE	** QP Inbond A CATE OF LACING FOR TRANSI 4909 - SAN JI PTIONS NOTED ABOY DDS WERE: Carrier livery to cetor at on the cetor at one the c	Check if withdrawn for Verget Authorized ** Check if withdrawn fo	COP See seed supplies (19 U.S.C.13 I truly declare the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct to the best of Entered or withdown the correct to the Inspector: The NA Received from the Custody of the air packages in appair	D9) u the statement my knowled awn by I OF P. R. 158. CAROI HILL above-describe for in this phonicular care good one g	ASSESSE ASSESS ASSESSE ASSESSE ASSESSE ASSESSE ASSESSE ASSESSE ASSE	rein are true and 00981-005 VERA be disposed of a control the area and deliver and deliver and deliver and a bever soled hereon	

2000						O N 8 No.	1656-0093
19 CF4 10.60, 10 61, 123	41, 123,12	TR	LANSPORTATION	N ENTRY AND MANIFE	ST OF EN	y No. 170	325013
Entry	No			CT TO CBP INSPECTION		62	r =
1 Samuel State of the State of				and Border Protection	(1	toll harry 63	Thomas or c
1507	-		van	ri-	mrua/um . non	many resident	
Date			Cauc No ,	4909	tietaling 4 <u>909-</u>	SAN JUAN	PR
			Part of	4909-SAN JUAN	, PR	Date 04	/12/2024
Ensured or imported by_1	LIFERA	FT'S INCORPORA	T STREET E	1. LOT NO. 21 C	ARDer/IRS# 66	-03521240	00 to be shipped
OM S	TRANSP	ORT INC - 66-	076733400				consigned to
in bond viu	CHI Kurs	ni (Nepselsia e	Swift	Et is represent the present		6.1/2/19/0	
CBP Part Director		4909-SAN JUAN	. PR	Final foreign destin	ation 22556-	MANZANIL	CO BLVD
Consignee WII4HI	ELMSEN	SHIPS SERVIC	E EDIFICAÇ	NO 9097 UNIL	IAL LEGINE	HIO FASA	
Foreign part of lading	42305	-ANTWERP ANY	ERS. BELGO	Irt. No. MAEU236	518885	Date of sailing Q	1/18/2029
imported on the GERI	HARD S			NG KONG on 02/2			
Exported fromBI	ELGIUM	distribution of the second	on 01/18/2	024 Goods n	owal N744-	ALMACENES	DEL CAS
				or I areas weight	T VALUE		T
Marks and Numbers of Packages	DESCRIP	TION AND QUANTITY UMBER AND KIND OF	PACKAGES	SE GROSS WEIGHT IN POUNDS	(Dollars Only)	RATE	DUTY
		CONTRACTOR THE AS NOT THERE OF	g panys)			-	
	ETD: 0	4/29/2024					
	7723	F.# HLXUI					
	CB	8 seal # M	455 256	8 4			
	0	P01170325013					
	14411		[4]]	£ :			
	****		MI.		1	İ	
TOTALS:	73	Inbond Auth	onzed	8362	20656		.00
3.0. No		☐ Check	if withdrawn for V	essel supplies (19 U.S.C.)			
		COME FOR TRANSPORTATION		I truly declare to correct to the best to Entered or with		s contained her ge and berief.	ein are true and
WITH THE EXCE	PTIONS	NOTED ABOVE , T	HE WITHIN -	RANK SHIPPIN	COEPP	INC.	
		RE: Laden on the -		P.O. BOX 810			00981-005
Delivered to the	Carrier	Laden on the		ATTY, IN FAC	T HILD	ARIS RIV	/ERA
Delivered to the named above, for du he CBI' Port Din testination scaled w	cclor at	1 STAND AN HABIT OF ALL	- Fall 1	To the Inspector : The	above-describe	ed goods shall b	e disposed of
icals Nos.	in capi	which cleared for -		P Marine Na - Policy Bolton State Control		20 - 1	
or the packages (we	re) (were	System many later country in terms and change and control of the party of country	(PUERTO) P	Received from the Penterenandise describe into the clusted of the all packages in apps	rt Director of th	te Port Director	ocation the
or the packages (we not) labeled, or con- scaled	ded and	on <u>01/18/2024</u>		interchandise describe	d in this munife c CBP officers	at the port na	tion and deliver
INBOND MOVE	EMENT	as verified by export r	records				
AUTHORIZED		(A-037(48))		OM TRANSPORT	INC. IRSH	: 66-076	/33400
- Box		1207	Action and the second	-		A Harmon De A	gent of Course
		1005		.l.		CBP Farm 151	gent of Carrier
						Autor Children (%)	A STATE OF THE PARTY OF THE PAR

CERTIFICATE OF SERVICE

I certify that copies of the foregoing "Expedited Settlement Agreement/Consent Agreement" and "Final Order," in the matter of Liferafts Incorporated of P.R., Docket No. CAA-2024-8452, were sent to the following persons in the manner indicated:

By E-mail:

Ethan Thompson Attorney-Advisor United States Environmental Protection Agency Air Enforcement Division thompson.ethan@epa.gov

Charles Ortiz
Comptroller/HSSE & QA Director
Liferafts Incorporated of Puerto Rico
charles@liferafts-inc.com

Ricardo Guzmán-López de Victoria Attorney for Respondent rguzman@rglawpr.com

Dated: _	Jul 12, 2024	Emilio Cortes
		Emilio Cortes
		Clerk of the Board