

REGION 2

NEW YORK, N.Y. 10007

CERTIFIED MAIL NO.

RETURN RECEIPT REQUESTED & VIA EMAIL - I-u-cky@outlook.com

Lucky Trading Co., Ltd Attn: Wendy 10220 Brighton Road Henderson, CO 80640-8643

Re: Clean Air Act Vehicle and Engine Expedited Settlement Agreement

Docket No. CAA-02-2026-1202

Dear Lucky Trading Co., Ltd:

An authorized representative of the United States federal government conducted an inspection to determine your company's compliance with the Clean Air Act (CAA) and regulations promulgated thereunder. The details of this inspection are outlined in the enclosed Clean Air Act Vehicle and Engine Expedited Settlement Agreement (Agreement). As a result of the inspection, it was determined that your company failed to comply with the CAA and the associated regulations. The Agreement describes the violations.

You may resolve these violations using an expedited settlement process that involves significantly lower penalties than those sought through the regular enforcement process. The United States Environmental Protection Agency (EPA) is authorized to enter into the Agreement under the authority vested in the EPA Administrator by Section 205(c)(1) of the CAA, 42 U.S.C. § 7524(c)(1). After the Agreement becomes effective, the EPA will take no further civil penalty action against your company for the violation(s) described in the Agreement. However, the EPA does not waive any rights to take an enforcement action for any other past, present, or future violations of the CAA or of any other federal statute or regulation.

If you do not sign and return the enclosed Agreement as presented within thirty (30) calendar days of its receipt, and meet all of your obligations under the Agreement, then the proposed Agreement will be withdrawn, with no need of additional notice to you, and without prejudice to the EPA's ability to file any other enforcement action for the violation(s) identified in the Agreement and seek penalties of up to \$59,114 per violation pursuant to Section 205(a) of the CAA, 42 U.S.C. § 7524(a), as adjusted for inflation, see 40 C.F.R. § 19.4. Please refer to the "CAA Vehicle and Engine Expedited Settlement Agreement Instructions," enclosed, for instructions on timely accepting and executing this Agreement.

Please contact Richard Kan at (212) 637-4017 or Kan.Richard@epa.gov with any questions.

Sincerely,

KATHLEEN
ANDERSON
Digitally signed by KATHLEEN
ANDERSON
Date: 2025.09.23 10:06:46 -04'00'

Kathleen Anderson, Director Enforcement and Compliance Assurance Division

Enclosure

cc: Attn: Lawrence Zhu
Leesa Customs Brokerage Inc
9040 Telstar Avenue, Suite 112-115
El Monte, CA 91731
lawrence@leesachb.com
info@leesachb.com

Attn: Jimmy Tou Leesa Customs Brokerage Inc 9040 Telstar Avenue, Suite 112-115 El Monte, CA 91731 jimmy@leesachb.com

Enclosure

CLEAN AIR ACT VEHICLE AND ENGINE EXPEDITED SETTLEMENT AGREEMENT

DOCKET NO. CAA-02-2026-1202 Respondent: Lucky Trading Co., Ltd

10220 Brighton Rd

Henderson, CO 80640-8643

1. 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, enclosed, incorporated into this Agreement by reference. The civil violation(s) that are the subject of this Agreement are described in Table 2, enclosed, incorporated into the Agreement by reference, regarding the vehicle(s)/engine(s) specified therein.

- 2. 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 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 two thousand six hundred and eighty-one dollars (\$2,681), and that Respondent has followed the instructions in the "CAA Vehicle and Engine Expedited Settlement Agreement Instructions," enclosed, 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 in full.
- 4. By its first signature below, the EPA approves the findings resulting from the inspection(s) and the alleged violation(s) 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 ratifying signature.
- 5. The parties consent to service of this Agreement by electronic delivery at the Respondent's e-mail address noted below.

APPROVED BY EPA:

KATHLEEN ANDERSON Digitally signed by KATHLEEN ANDERSON Date: 2025.09.23 12:30:28 -04'00'

Delegated Official: Kathleen Anderson, Director Enforcement and Compliance Assurance Division

APPROVED BY RESPONDENT:

Name (print):		
Title (print): COO	Email (print): L-U-CKY@OUTLOOK.COM	
Signature: Wendy	Date: 9/26/2025	

RATIFIED BY EPA:

Delegated Official: Kathleen Anderson, Director Enforcement and Compliance Assurance Division

Table 1 - Inspection Information					
Inspection	Date(s):	Docket Number:			
August 26,	2024	0 2 - 2 0 2 6 - 1 2 0 2			
Inspection	Location Name:	Entry Number(s):			
H&M Inter	national Warehouse	8 P 5 - 0 0 6 0 1 8 7 - 4			
Address:		Date of Entry Detention by CBP:			
700 Bellvill	le Turnpike	August 26, 2024			
City:		Inspector(s) Name(s):			
Kearny		CBPO Morello			
State:	Zip Code:	EPA Approving Official:			
NJ	07032	Kathleen Anderson			
Importer N	Name (Respondent):	EPA Enforcement Contact:			
Lucky Trad	ing Co., Ltd	Richard Kan - (212) 637-4017			
		Julian Velez - (212) 637-3464			

Table 2 - Description of Violation and Vehicles/Equipment

Lucky Trading Co., Ltd (Respondent) imported the engines described at the bottom of Table 2 (the Subject Engines) on or about August 13, 2024. Authorized federal inspectors examined the Subject Engines and determined that they are uncertified and are not covered by an applicable Certificate of Conformity (COC). Respondent provided a COC that does not apply to the Subject Engines; the COC for the claimed engine family presented is for materially different engines. The COC the Importer presented is for an engine with a displacement of 63.3cc, while the packaging label for the Subject Engines refer to an engine with a displacement of 100cc. CBP did not observe any Emissions Control Information label affixed to the Subject Engines. The importer also did not provide a completed EPA Form 3520-21 when requested by CBP. The importer requested that CBP destroy the Subject Engines. In addition, EPA searched the EV-CIS database and did not find any applicable certifications held by the importer or manufacturer for the Subject Engines. Based on the above facts, EPA determined that the Subject Engines are not covered by a valid COC and are not certified. The EPA has found no evidence indicating the Subject Engines are certified, exempt or otherwise excluded from coverage under Title II the Clean Air Act (CAA) and its implementing regulations. Accordingly, by importing the Subject Engines, Respondent has committed eighty-three (83) violations of CAA Sections 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 Year	Observed Engine Family	Quantity
Bicycle Engine Kits	Unknown	Unknown	Unknown	83

Table 3 - Penalty and Required Remediation		
Penalty	\$2,681	
Required Remediation	In addition to paying the monetary penalty, Respondent must provide to the EPA documentation showing that the Subject Engines 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.	

CAA VEHICLE AND ENGINE EXPEDITED SETTLEMENT AGREEMENT INSTRUCTIONS

Within thirty (30) days from your receipt of the Agreement, you must pay the penalty as described below:

Payment method 1 – Preferred (electronic): Pay online through the Department of the Treasury using **WWW.PAY.GOV**. In the Search Public Form field, enter SFO 1.1, click EPA Miscellaneous Payments - Cincinnati Finance Center and complete the SFO Form Number 1.1. The payment shall be identified in the online system with Docket Number listed below.

On the same day, once you submit your payment, send an email to "cinwd acctsreceivable@epa.gov" and the EPA contact email address noted below. Include in the subject line: "Payment Confirmation for Lucky Trading Co., Ltd. - Docket Number CAA-02-2026-1202." Enclose a copy of the Agreement and your payment receipt to the email.

Payment method 2 (check): Mail, via CERTIFIED MAIL, a certified check payable to the United States of America marked with **Lucky Trading Co., Ltd**, and the Docket Number listed below, with a copy of the Agreement to:

U. S. Environmental Protection Agency Government Lockbox 979078 1005 Convention Plaza SL-MO-C2-GL St. Louis, MO 63101

Attn: Docket Number CAA-02-2026-1202

Within thirty (30) days from your receipt of the Agreement, you must email Kan.Richard@epa.gov a scanned copy of the following:

- 1) the original signed Agreement,
- 2) the documentation of your Required Remediation corrective action(s) taken, and
- 3) <u>proof of payment</u> (meaning, as applicable, a photocopy of the original certified penalty check or confirmation of electronic payment).

If you prefer to mail this information via CERTIFIED MAIL, you may contact the EPA at the phone number listed below to confirm this arrangement (Note that mailed information must be postmarked within thirty (30) days of your receipt of the Agreement).

If you have any questions or would like to request an extension due to extraordinary circumstances, you may contact Richard Kan at (212) 637-4017. The EPA will consider whether to grant an extension on a case-by-case basis where appropriate justification is provided. The EPA will not accept or approve any Agreement returned more than thirty (30) days after the date of your receipt of the Agreement unless an extension has been granted by the EPA in writing. If you believe that the alleged violations

are without merit (and you can provide evidence contesting the allegations), you must provide such information to the EPA as soon as possible but no later than thirty (30) days from your receipt of the Agreement.

Unless an extension has been granted in writing by the EPA, if you do not sign and return the Agreement with proof of payment of the penalty amount and a report detailing your corrective action(s) within thirty (30) days of your receipt of the Agreement, the Agreement is automatically withdrawn, without prejudice to the EPA's ability to file an enforcement action for the above or any other violations. Failure to return the Agreement within the approved time does not relieve you of the responsibility to comply fully with the regulations, including correction of the violation(s) specifically identified in the enclosed Tables. If you choose not to enter into this Agreement and fully comply with its terms, the EPA may pursue more formal enforcement measures to correct the violation(s) and seek penalties of up to \$59,114 per violation pursuant to Section 205(a) of the CAA, 42 U.S.C. § 7524(a), as adjusted for inflation, see 40 C.F.R. § 19.4.