Brent Ruminski

From: Andrew Loll

Sent: Wednesday, June 29, 2016 1:02 PM

To: Brent Ruminski

Subject: FW: NEIC correlation study samples - shipped

----Original Message-----

From: Colin Wang<Colin.Wang@erg.com> [mailto:Colin Wang<Colin.Wang@erg.com>]

Sent: Monday, February 10, 2014 2:37 PM

To: burns.benjamin@epa.gov; Isin.Amelie@epamail.epa.gov; Suggs.Jennifer@epamail.epa.gov

Cc: Andrew.Loll@erg.com; Sam.King@erg.com Subject: NEIC correlation study samples - shipped

ERG shipped the NEIC correlation study samples to you today. The FedEx tracking number is 797869914924. It is not yet in the FedEx system because the package will be picked up a bit later this afternoon. I believe the package should arrive Wednesday or Thursday.

Each vial is individually wrapped in protective wrapping and marked with the last five digits of the VIN. The custody forms are all together in a folder, per the SOP. Please let me know if you have any questions when you receive the shipment.

Colin Wang

ERG www.erg.com

14555 Avion Parkway, Chantilly, VA

Phone: 703.633.1671 Fax: 703.263.7280

I, Sam King removed the following item:	of ER	Business/Agency from the y	hereby certify	I marked:
Entry No.: ESZ -02/202				
VIN: LINTEACVDE	1050041			_
From a: 2014 Year N	Trotas	Magre 5	Ö	9
With USEPA Engine Family: E	TAOC, O Engine Family	49mcz		
I further certify on 2/5/14	I secured the	described item and	d have sole access	S.
Signature: In Date	D	ate & Time: 2	15/14 1	5.00

	CHA	IN OF CUSTODY	
Date and Time	Released By:	Received By:	Remarks
2/10/14	Name: Sam king	Name: Ben Bins	A discourse in the second
10.	Organization: OFRG	Organization: MCC	Neie Ste32a
14:00	Signature:	Signature: 500 2/28/14 1600	
7/2/14	Name: Ber Bour	Name: COLIN WANG	
1-1	Organization:	Organization: ERG	
1430	Signature:	Signature: (PWang	
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	Organization:	Organization:	
	Signature:	Signature:	9

I,	Sam king	of	EPG Business/Agency	hereby certify	I
removed	2000000	Washo	from th	e vehicle or engine r	narked:
Entry No	: ES2-0212	0409 Da	te & Time Removed:	215/14	1500
VIN:	- SNAAH	TXEIO	29940		
From a:_	2014 Year	Tao Tao	ATH- Model	-1251)	-
With US	EPA Engine Family	ETAO X Engine Famil	CO. IZAIT		
I further	certify on 2/5	1/4 I secur	ed the described item	and have sole access	6
Signature	: Am	him	Date & Time:	2/5/14 1:	5,00

	CHA	AIN OF CUSTODY	
Date and Time	Released By:	Received By:	Remarks
2110/14	Name: Sam king	Name: Ben Burns	NEIC SPO320
2110/14	Organization: ERE	Organization: NEIC	3P6328
/1.00	Signature:	Signature: 2/28/4 1600	
Thely	Name: Ben Burns	Name: COLIN WANG	
1/3/11	Organization: USCA -NEIC	Organization: ERG	
1430	Signature:	Signature: (PWang	
	Name:	Name:	
	Organization:	Organization:	
	Signature:	Signature:	
	Name:	Name:	
	Organization:	Organization:	
	Signature:	Signature:	
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	Signature:	Signature:	
	Name:	Name:	
	Organization:	Organization:	
	Signature:	Signature:	

I, Som king of ERG hereby certify I removed the following item: <u>Uash coat</u> , from the vehicle or engine marked:
Entry No.: ES2-02/06377 Date & Time Removed: 2/5/14 15.00
VIN: LANTELKB9D1050248
From a: 2013 Tao Tao Evo 150 Year Make Model
With USEPA Engine Family: DTAGC. 150 MC2 Engine Family
I further certify on 2/5/14/ I secured the described item and have sole access.
Signature: Date & Time:
CWATE OF CUSTORY

	CH	IAIN OF CUSTODY	
Date and Time	Released By:	Received By:	Remarks
2/10/14	Name: Sam king	Name: Ben Burus	NEIC 510320
11. 11.1	Organization: 1 ERS	Organization: MEC	14414 31052
14:00	Signature: Am	Signature: 2/2/14 1600	
2/10/14 14:00 7/30/14 1430	Name: Ben Birus	Name: COLIN WANG	
1/30/11	Organization: NC/C	Organization: ERG	
1430	Signature:	Signature: (PWang	
	Name:	Name:	
	Organization;	Organization:	
	Signature: ,	Signature:	
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I, Sam leny	of	ER 6 Business/Agency	hereby certify	
removed the following item:	Washcort	from the	vehicle or engine	marked:
Entry No.: ES2-0210531	9 Date &	Time Removed: _	2/5/14	15.00
VIN: L5 NAAJTPS	D1003627			_
From a: 2013	Tas Tao Make	A TK125 Model	A	-
With USEPA Engine Family: _	DTA 0x0 Engine Family	, 15621		
I further certify on 2/5/	14 I secured th	e described item a	nd have sole acces	S.
Signature:	him	Date & Time:	2/5/14	

	CH	IAIN OF CUSTODY	
Date and Time	Released By:	Received By:	Remarks
2/10/14	Name: Sam kng	Name: Ben Burns	C4433
	Organization: FR61	Organization: NECC	NEIC SPOSZO
14:00	Signature:	Signature: 3201 2/25/14 1600	
1/20/11	Name: Ber Bunn	Name: COLIN WANG	
1/30/19	Organization: KEC	Organization: ERG	
1430	Signature:	Signature: CPWang	
	Name:	Name:	
	Organization:	Organization:	
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	Organization:	Organization:	
	Signature:	Signature:	

I, Sam King	of ER	hereby co	ertify I
removed the following item:			gine marked:
Entry No.: ES 2-02 08	7137 Date & Ti	me Removed: 2/5/14	15.00
VIN: LSNAAJT	16010	00994	
From a: Zo 13	Tão Taro Make	ATD125-C	
With USEPA Engine Family:	DTAOX - Engine Family	124AAA.	
I further certify on 7/5/14	I secured the	described item and have sole a	access.
Signature:	Da	ate & Time: 2/5/14	18,00

		AIN OF CUSTODY	
Date and Time	Released By:	Received By:	Remarks
2/10/14	Name: Sam Jeny	Name: Ben Burns	W
2/10/14	Organization: ER6	Organization: No/ C	Mec spo320
14:00	Signature:	Signature: 2/14/14 file	
7/relul	Name: Ben Burn	Name: COLIN WANG	
1/20/19	Organization:	Organization: ERG	
7/30/14	Signature:	Signature: (PWang	
	Name:	Name:	
	Organization:	Organization:	
	Signature:	Signature:	
	Name:	Name:	
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	Organization:	Organization:	
	Signature:	Signature:	
	Name:	Name:	
	Organization:	Organization:	
	Signature:	Signature:	

I, Sam king of ER6 hereby certify I removed the following item: Wash coat , from the vehicle or engine marked:
Entry No.: ES2-0206579-4Date & Time Removed: 2/5/14 1500
VIN: LANTEA CBGD1044975
From a: 2013 Tso Tao Speed 50 Year Make Model
With USEPA Engine Family: DITAOC, 049MCZ.
I further certify on 2/5/14 I secured the described item and have sole access. Signature:

	CHAIT	N OF CUSTODY	
Date and Time	Released By:	Received By:	Remarks
2/10/14	Name: Sam King	Name: Ben Burus	1.00 - 50.23
Illian	Organization: ERG 11	Organization: NE/C	NEIC SPA320
17.00	Signature: 396/14 Am Am	Signature: 2/25/14 1600	
7/2/w	Name: Sex Byns	Name: COLIN WANG	
1/30/19	Organization: USEA-NCIC	Organization: EPG	
2/10/14 14:00 7/30/14 1430	Signature:	Signature: PWang	
	Name:	Name:	
	Organization:	Organization:	
	Signature:	Signature:	
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	Name;	Name:	
	Organization:	Organization:	
	Signature:	Signature;	

1. Sa	in king of	ER 6 hereby certify	Ĩ
	Name U	Business/Agency	
removed the	tollowing item: Wash row.	, from the vehicle or engine r	narked:
Entry No.: _{	52-02051075 Date	& Time Removed: 2/5/14 /5	7.0p
VIN: 15	NAAFTD5D1004	845 or LSNAAFTDO	D1004848
From a:	Year Make	Model .	
With USEPA	Engine Family: DTAOK Engine Family	12AIT .	
I further certi	Date	the described item and have sole access Date & Time: 2/5/14 15	
	CHA	IN OF CUSTODY	
Date and Time		Received By:	Remarks
2/10/14	Name: Sam Fing Organization: ERGJ	Name: Ben Bury's Organization: NEIC	NEIC SPOBLO
14:00	Signature:	Signature: 2/28/14 1800	
2/20/11	Name: R. Ryak	Name: COLIN WANG	
1/30/14	Organization: NECC	Organization: ERG	
1430	Signature:	Signature: (PWang	
	Name:	Name:	
	Organization:	Organization:	
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	LA TOPANIZATION.	LADENHIZHIUU:	

Signature:

Signature:

I, Same of ERG hereby certify I
removed the following item: Wash coat, from the vehicle or engine marked:
Entry No.: ESZ-0205107-5 Date & Time Removed: 2/5/4/9 15.00
VIN: L5NAAFID3D1004570
From a: 2013 Two Two ATA-170-12 Year Make Model
With USEPA Engine Family: DTAOXO, 1211. Engine Family
I further certify on 2/5/14 I secured the described item and have sole access.
Signature: Date & Time: 2/5/14 /5.00

		IAIN OF CUSTODY	
Date and Time	Released By:		
2/10/14	Name: Sam Kong	Name: Ben Buras	NOC 500320
14:00	Organization; ER 6	Organization: ACC	
19:00	Signature: from from	Signature Lend 2/2/14 1600	
7/20/14	Name: Sen Burns	Name: COLIN WANG	
1/1/	Organization:	Organization: ERG	
1430	Signature:	Signature: CPWang	
	Name:	Name:	
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		(Removed Parts)	
I,_San	cing	of ERG hereby certify Business/Agency	Ī
removed the fo	ollowing item: Wash	, from the vehicle or engine	marked:
Entry No.:		Date & Time Removed: 2/5/14	15,00
VIN: 19	NTEA CBOI	9276	_
From a:	Year Make	Model	÷
	Engine Family:		
	y on 2/5/14 Is		
N . 20 1 10 10 10 10 10 10 10 10 10 10 10 10	1	CHAIN OF CUSTODY	T
Date and Time	Name: Sam King	Name: Received By:	Remarks
2/10/14	Organization: FRG	Organization: NOIC	NECC SP0320
14.00	Signature:	Signature: 30 1 2/24/14 1600	
7/30/14	Name: Ser Birt	Name: COLIN MANG	
11 20/11	Organization: LCC	Organization: ERG	
1430	Signature:	Signature: CPWang	
	Name:	Name:	
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

OFFICE OF CRIMINAL ENFORCEMENT, FORENSICS AND TRAINING NATIONAL ENFORCEMENT INVESTIGATIONS CENTER P.O. BOX 25227, DENVER FEDERAL CENTER DENVER, COLORADO 80225

July 24th, 2014

MEMORANDUM

SUBJECT: PANalytical Epsilon 5 Analytical Results for 26 Loose Powder Samples

Catalytic Converters Correlation Study

NEIC Project Number: SP0320

FROM:

Benjamin Burns

Chemist, NEIC

THRU:

K. Eric Nottingham H. Euro Nottingham

Special Program Coordinator, NEIC

TO:

Amelie Isin

EPA/OECA/Air Enforcement Division (AED)

The EPA National Enforcement Investigations Center (NEIC) has performed X-ray fluorescence (XRF) analysis on 26 loose powder washcoat samples using a PANalytical Epsilon 5 energy dispersive X-ray fluorescence (EDXRF) spectrometer. NEIC analyzed all of these samples using multiple calibration curves generated using values from the original wavelength-dispersive (WDXRF) pressed pellet analysis, three certified standard reference materials (SRM), and averaged values using both EDXRF and WDXRF pressed pellet analysis.

The results of the loose powder analysis from the calibration using the averaged values of the energy-dispersive and wavelength-dispersive pressed pellets analysis are reported in this memo, in **Table 1**. The other two calibrations, using values from the wavelength-dispersive pressed pellets and the SRM loose powder values, are included in the associated data package for SP0320.

Batch quality control was performed during this analysis, including replicate preparation and replicate analysis. The loose powder samples were prepared as similarly as possible to the preparation used by Eastern Research Group, Inc. (ERG), for example: using the same loose powder cups, plastic film, and depth of material. The associated uncertainty for each reported element was calculated from replicate sample preparations and replicate instrument analysis and is reported as +/-15% of the recovered values for platinum, palladium, and rhodium. Laboratory measurements described in this memo are within the scope of NEIC's ISO/IEC 17025 accreditation issued by ANSI-ASQ National Accreditation Board FQS (Certificate # AT-1646).

cc: Amy Bern, Laboratory Branch Section Chief

NEICSP0320Z01

Page 1 of 2

Catalytic Converters Correlation Study

EPA-001110

Table 1. Results for 26 Loose Powder Samples in ppm (mg/kg)

Sample Identification	Element	Reported Concentration
00991	Rh	NR*
	Pd	1209
	Pt	NR*

Sample Identification	Element	Reported Concentration
03627	Rh	NR*
	Pd	472
	Pt	NR*
04570	Rh	NR*
	Pd	1645
	Pt	NR*
04845	Rh	NR*
	Pd	2957
	Pt	65
19276	Rh	NR*
	Pd	4454
	Pt	NR*
29940	Rh	104
	Pd	1411
	Pt	63
44975	Rh	NR*
	Pd	5125
	Pt	NR*
50041	Rh	NR*
	Pd	4087
	Pt	NR*
50248	Rh	NR*
	Pd	7387
	Pt	611

NR* = Not Reported, values of less than 50 ppm are not reported.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

DEC 2 4 2013

OFFICE OF ENFORCEMENT AND COMPLIANCE ASSURANCE

VIA EMAIL AND CERTIFIED MAIL RETURN RECEIPT REQUESTED

Matao Cao, President Taotao USA, Inc. Suite 100 2425 Camp Avenue Carrollton, Texas 75006

Yuejin Cao, President Taotao Group Co., Ltd. No. 6 Xinmin Road Jinyun County, Lishui City Zhejiang, China 321403

Yuejin Cao, President Jinyun County Xiangyuan Industry Co., Ltd. Xinbi Industrial Zone, Xinbi Town Jinyun County Zhejiang, China 321400

Re: Notice of Violation - AED/MSEB #8065

Dear Matao Cao and Yuejin Cao:

The United States Environmental Protection Agency (EPA) has been investigating Taotao USA, Inc., Jinyun County Xiangyuan Industry Co., Ltd., and Taotao Group Co., Ltd. (collectively Taotao), for compliance with Title II of the Clean Air Act (Act) and the highway motorcycle and recreational vehicle regulations promulgated at 40 C.F.R. Parts 86, 1051, and 1068.

Summary

EPA has determined that approximately 64,377 vehicles were imported or caused to be imported by Taotao in violation of the Act after review of importation documents and inspection results.

Under § 205(a) of the Act, 42 U.S.C. § 7524(a), each vehicle or engine imported, offered for sale, distributed in commerce, or sold in violation of § 203(a)(1) of the Act, 42 U.S.C. § 7522(a)(1), is a separate violation of the Act. *See also* 40 C.F.R. Part 86, Subpart E (highway motorcycles), 40 C.F.R. § 1068.101(a)(1) (recreational vehicles). Taotao is liable for these violations under § 203(a)(1) of the Act, 42 U.S.C. § 7522(a)(1), and is subject to a penalty of up to \$37,500 per violation for each day of violation.

Certification Violations

Section 203(a)(1) prohibits manufacturers and importers of new motor vehicles from selling, offering for sale, or introducing or delivering for introduction into commerce (or causing any of the foregoing) any new motor vehicle or new motor vehicle engine unless the vehicle or engine is covered by a "certificate of conformity" (COC) issued by EPA under regulations prescribed by the Act governing engine and vehicle emission standards. Section 203(a)(1) also prohibits the importation into the United States of any new motor vehicle or new motor vehicle engine after the effective date of regulations applicable to such vehicles or engines, unless the vehicle or engine is covered by a COC issued by EPA. See, e.g. 40 C.F.R. § 86.407-78. Section 213(d) of the Act, 42 U.S.C. § 7547(d) and the recreational vehicle regulations at 40 C.F.R. Parts 1051 and 1068 extend the prohibition in § 203(a)(1) to the sale or importation of any nonroad vehicle or engine, such as the recreational vehicles at issue here, unless the engine or vehicle is covered by a COC. 40 C.F.R. § 1068.101(a)(1), (b)(5).

The requirement for a COC became applicable to new recreational vehicles beginning with the 2006 model year, 40 C.F.R. § 1051.1(c), new highway motorcycles (HMCs) with engines larger than 50 cubic centimeters ("cc") beginning with the 1978 model year, 40 C.F.R. § 86.401-97, and new highway motorcycles, regardless of engine size, beginning with the 2006 model year. 40 C.F.R. § 86.401-2006. For these vehicles and engines, EPA's issuance of a COC permits the production and introduction into commerce of engines built in accordance with the manufacturer's application after the effective date of the certificate and before December 31st of the covered model year. 40 C.F.R. §§ 86.437-78(a)(2)(ii) (highway motorcycles), 1051.201(a), 1068.103(a)-(c) (recreational vehicles).

The COC applies only to engines and vehicle models which conform in all material respects to the specifications in the certificate application. 40 C.F.R. §§ 85.2305(a)(1), 86.407-78(a) (highway motorcycles), 1068.101(a)(1)(i), 1068.103(a) (recreational vehicles). The application must include, among other things, an identification of the engine family, a description of the vehicles and their emission control system, and test results from a prototype emissions data vehicle. 40 C.F.R. §§ 86.416-80(a)(2) (highway motorcycles), 1051.205 (recreational vehicles).

EPA has conducted multiple inspections of highway motorcycles and recreational vehicles manufactured by Taotao Group Co., Ltd. or Jinyun County Xiangyuan Industry Co., Ltd. and imported by Taotao USA, Inc. These included inspections at the Los Angeles/Long Beach Seaport in March 2012 and June 2013. In addition, EPA inspected Taotao's Dallas warehouse in November 2013. Based on these inspections, and based on the importation information submitted in Taotao's second and third annual progress reports and subsequent inventory information provided in November 2013, EPA has determined that Taotao USA, Inc., is liable

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CX092 EPA-001113

for violations of Section 203(a) of the Act, 42 U.S.C. § 7522(a), related to the importation of approximately 64,377 uncertified vehicles, and Taotao Group Co., Ltd. and Jinyun County Xiangyuan Industry Co., Ltd., as the manufacturers of these vehicles, are liable for causing the foregoing.

As set forth in Table A, approximately 64,377 vehicles do not conform in all material respects to the specifications in the COC application and are uncertified because the required catalyst active material is either missing or not present in the quantity or concentration described in the relevant COC application. Because the catalytic converter system does not conform to the design specifications described in the relevant application for the COC, and because the vehicles, while in different entries, are presumed to have been manufactured in the same way because they are claimed to be in the same engine family, EPA concludes that all of them are uncertified. 40 C.F.R. §§ 85.2305(a)(1), 86.407-78(a) (highway motorcycles), 1068.101(a)(1)(i), 1068.103(a) (recreational vehicles). Because Taotao imported or caused the importation of these uncertified vehicles, it is liable for these violations under § 203(a)(1) and the regulations at 40 C.F.R. § 1068.101(a)(1), (b)(5).

Enforcement

EPA's June 18 and August 1, 2013 letters to Taotao most recently described our continuing concerns with Taotao's ability to honor its obligations under the Vehicle and Engine Compliance Plan (VECP), Attachment C to the Administrative Settlement Agreement (ASA) between the EPA and Taotao, effective June 28, 2010. We consider the violations described in this letter even more egregious because Taotao should have identified these nonconformities through implementation of the VECP.

Please be advised that we reserve the right to file an administrative complaint or to refer this matter to the United States Department of Justice with a recommendation that a civil complaint be filed in federal district court.

Please contact the EPA attorney identified below within 10 business days of the date of the letter regarding this Notice of Violation.

Robert G. Klepp U.S. Environmental Protection Agency Air Enforcement Division (2242A) 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460 (202) 564-5805

Sincerely,

Phillip A. Brooks

Director, Air Enforcement Division

3

EPA-001114

Cc: Christopher Thompson, EPA

Robert Klepp, EPA Anne Wick, EPA Amelie Isin, EPA

Jackie Wang, Taotao USA, Inc.
Margaret Goldstein, Harrison Wolf Consulting Inc.

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EPA-001115 CX092

Table A

Importer/ Manufacturer	Equipment Type	Engine Family on Label	Number of Vehicles Imported	Violation Description
Taotao USA Inc./ Taotao Group Co., Ltd.	HMC	ETAOC.049MC2	108	Uncertified: Active material composition (Pt) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Jinyun County Xiangyuan Industry Co., Ltd.	ATV	ETAOX0.12A1T	108	Uncertified: Active material composition (Pt, Pd, and Rh) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Taotao Group Co., Ltd.	HMC	DTAOC.150MC2	1,584	Uncertified: Active material composition (Pt) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Jinyun County Xiangyuan Industry Co., Ltd.	Go kart	DTAOX0.15G2T	1,184	Uncertified: Active material composition (Pt, Pd, and Rh) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Jinyun County Xiangyuan Industry Co., Ltd.	Dirt bike	DTAOX.124AAA	814	Uncertified: Active material composition (Pt, Pd, and Rh) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Taotao Group Co., Ltd.	HMC	DTAOC.049MC2	23,638	Uncertified: Active material composition (Pt) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Jinyun County Xiangyuan Industry Co., Ltd.	ATV	DTAOX0.12A1T	15,666	Uncertified: Active material composition (Pt, Pd, and Rh) in catalytic converter does not conform to description in COC application.
Taotao USA Inc./ Taotao Group Co., Ltd.	НМС	CTAOC.049MC1	21,275	Uncertified: Active material composition (Pt) in catalytic converter does not conform to description in COC application.

From: Jackie Wang [mailto:jackie@taotao.us]
Sent: Tuesday, December 24, 2013 11:15 PM
To: Isin, Amelie <Isin.Amelie@epa.gov>

Cc: taotaoreport@gmail.com; yktaotao@gmail.com; angel@taotaogroup.com; taotaous@gmail.com;

margaret@harrisonwolf.com; Klepp, Robert <Klepp.Robert@epa.gov>; Wick, Anne <Wick.Anne@epa.gov>; Thompson, Christopher <Thompson.Christopher@epa.gov>

Subject: Re: Taotao - Notice of Violation

Dear Amelie, Chris and Philip,

Happy holidays.

I am currently in China right now but will try get back to the States asap.

We found the catalyst material ratio problem last year and admitted it when we had a face-to-face meeting in DC with Amelie and Chris. We never ever try to hide the problem. Since there is no EPA-certified lab in China can do the catalyst inspection, we spent \$8000 to have a professional Canadian lab to inspect our mufflers last year. The results is a mixture of different ratios. EPA has the final inspection report.

What we could confidently say is the emission result of each unit of our products is 100% compliance with EPA standard. We have our own emission inspection in the factory and also have lab in US to fulfill annual inspection on our units.

Since running change on the catalyst material ratio is not accepted by EPA, so we started re-do our EPA certs last year to make it acurate. For example, the new EPA cert for engine family DTAOC.049MC2 (23638 units involved) and

CX093 EPA-001117

ETAOC.049MC2 (108 units involved) shows the catalyst material ratio is 1:7:0, not the outdated ratio 5:5:1 any more.

Also, may I know what time will be convenient for us to have a meeting together?

Thank you for your time.

Jackie Wang

TAOTAO USA INC. (L.A. Branch)

Add: 14275 Telephone Ave, Unit A, Chino, CA 91710

Site: <u>www.taotao.us</u> Office: 909-614-1661 Fax: 909-614-1501

Cell: 909-859-4193 (24/7 available for our dealers)

On Tue, Dec 24, 2013 at 10:41 AM, Isin, Amelie < <u>Isin.Amelie@epa.gov</u>> wrote: Dear Matao Cao and Yuejin Cao,

Please see the attached letter from Phillip Brooks, Air Enforcement Division Director for the U.S. Environmental Protection Agency. The original letter is being sent to you via certified mail.

Sincerely,

Amelie Isin, P.E.
USEPA Office of Enforcement and Compliance Assurance
Air Enforcement Division, Mobile Source Enforcement Branch
202-564-0842

CONFIDENTIALITY NOTICE: This transmission is intended to be delivered only to the named addressee(s) and may contain information that is confidential, proprietary, attorney work-product or attorney-client privileged. If this information is received by anyone other than the named addressee(s), please notify the sender immediately, by reply e-mail to isin.amelie@epa.gov and/or by telephone (202) 564-0842, to obtain instructions as to the disposal of the transmitted material. In no event shall this material be read, used, copied, reproduced, stored or retained by anyone other than the named addressee(s), except with the express written consent of the sender

CX093 EPA-001118

or the named addressee(s). Thank you.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

FEB - 6 2014

OFFIGE OF ENFORGEMENT AND COMPLIANCE ASSURANCE

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

IN THE MATTER OF:

Matao Cao, President Taotao USA, Inc. Suite 100 2425 Camp Avenue Carrollton, Texas 75006

Yuejin Cao, President Taotao Group Co., Ltd. No. 6 Xinrnin Road Jinyun County, Lishui City Zhejiang, China 321403

Yuejin Cao, President Jinyun County Xiangyuan Industry Co., Ltd. Xinbi Industrial Zone, Xinbi Town Jinyun County Zhejiang, China 321400

ATTENTION: Matao Cao and Yuejin Cao

Request for Information under Section 208(a) of the Clean Air Act, 42 U.S.C. § 7542(a)

The United States Environmental Protection Agency (EPA) hereby requires Taotao USA, Inc., Jinyun County Xiangyuan Industry Co., Ltd., and Taotao Group Co., Ltd., and its affiliates (as defined in Appendix D) (collectively, Taotao or you) to submit certain information as part of an EPA investigation to determine Taotao's compliance with sections 203 and 213 of the Clean Air Act (Act), 42 U.S.C. §§ 7522 and 7547, and the regulations at 40 C.F.R. Parts 86, 1051, and 1068. Appendix B specifies the information that you must submit, Appendix C provides instructions for your response to this Request for Information, and Appendix D provides definitions.

EPA issues this Request for Information under section 208(a) of the Act, 42 U.S.C. § 7542(a). Under Section 208(a), EPA may require any person who is subject to the motor vehicle emission and fuel requirements of the Act, 42 U.S.C. §§ 7521 - 7554, to perform tests and provide information necessary to determine whether the person has acted in compliance with these requirements and the regulations promulgated thereunder. Unless otherwise provided herein, you must send two copies of your response to this Request for Information within 30 calendar days of the date of receipt of this letter.

Failure to provide the required information may result in the initiation of a civil action under section 205(b) of the Act, 42 U.S.C. § 7524(b). Failure to respond or provide a complete response to this Request for Information may subject you to a civil penalty of up to \$37,500 per day. Taotao must submit all requested information under an authorized signature with the following certification:

I certify under penalty of law that I have examined and am familiar with the information in the enclosed documents, including all attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are, to the best of my knowledge and belief, true and complete. I am aware that there are significant penalties for knowingly submitting false or incomplete statements and information, including the possibility of fines or imprisonment pursuant to section 113(c)(2) of the Act, 42 U.S.C. § 7413(c)(2), and 18 U.S.C. §§ 1001 and 1341.

EPA may use any information submitted in response to this Request for Information in an administrative, civil, or criminal action.

You are entitled to assert a business confidentiality claim covering all or part of the information you submit in response to this Request for Information, in accordance with the procedures described in the Confidentiality of Business Information (CBI) regulations, 40 C.F.R. Part 2, Subpart B. No such CBI claim, however, may be made with respect to emissions data as defined at 40 C.F.R. § 2.301(a)(2). EPA may, without further notice, provide the public with any information not subject to a CBI claim. You must specify the page, paragraph, and sentence when identifying the information subject to your claim. Appendix A specifies the assertion and substantiation requirements for business confidentiality claims.

Submit all requested information via overnight mail or courier service to the following address:

2

Amelie Isin
Air Enforcement Division
EPA Office of Civil Enforcement
William Jefferson Clinton South Building - Room 1117B
1200 Pennsylvania Ave., NW
Washington, DC 20460

CX094 EPA-001121

Any questions concerning this Request for Information should be directed to Amelie Isin at (202) 564-0842 or isin.amelie@epa.gov.

Sincerely

Phillip A Brooks, Director Air Emorcement Division

Enclosures

Appendix A Confidential Business Information

You may assert a business confidentiality claim covering all or part of the information you provide in response to this Request for Information for any business information entitled to confidential treatment under section 208(c) of the Act, 42 U.S.C. § 7542, and 40 C.F.R. Part 2, Subpart B. Under § 208(c), you are entitled to confidential treatment of information that would divulge methods or processes entitled to protection as trade secrets. Under 40 C.F.R. Part 2, Subpart B, business confidentiality means "the concept of trade secrecy and other related legal concepts which give (or may give) a business the right to preserve the confidentiality of business information and to limit its use or disclosure by others in order that the business may obtain or retain business advantages it derives from its rights in the information." 40 C.F.R. § 2.201(e).

Information covered by a claim of business confidentiality will be disclosed by EPA only to the extent, and by means of the procedures, set forth in § 208(c) and 40 C.F.R. Part 2, Subpart B. EPA will construe your failure to furnish a business confidentiality claim with your response to this Request for Information as a waiver of that claim, and the information may be made available to the public without further notice to you.

To assert a business confidentiality claim, you must place on (or attach to) all information you desire to assert as business confidential either a cover sheet, stamped or typed legend, or other suitable form of notice employing language such as "trade secret," "proprietary," or "company confidential" at the time you submit your response to this Request for Information. Allegedly confidential portions of otherwise non-confidential documents should be clearly identified, and may be submitted separately to facilitate identification and handling by EPA. You should indicate if you desire confidential treatment only until a certain date or until the occurrence of a certain event.

The criteria EPA will use in determining whether material you claim as business confidential is entitled to confidential treatment is set forth at 40 C.F.R. §§ 2.208 and 2.301. These regulations provide, among other things, that you must satisfactorily show that: (1) the information is within the scope of business confidentiality as defined at 40 C.F.R. § 2.201(e); (2) you have taken reasonable measures to protect the confidentiality of the information and that you intend to continue to do so; (3) the information is not and has not been reasonably obtainable by legitimate means without your consent; and (4) the disclosure of the information is likely to cause substantial harm to your business' competitive edge. 40 C.F.R. § 2.208 (a)-(d). Emission data, as defined at 40 C.F.R. § 2.301(a)(2), is expressly not entitled to confidential treatment under 40 C.F.R. Part 2, Subpart B. 42 U.S.C. § 7542(c); 40 C.F.R. § 2.301(e).

If you assert a claim of business confidentiality in connection with information and documents forwarded in response to this Request for Information, in accordance with 40 C.F.R. § 2.204(e)(4), EPA requests that you answer the following questions with respect to any information or document for which you assert a claim of business confidentiality:

 What specific portions of the information are alleged to be entitled to confidential treatment? Specify by page, paragraph, and sentence when identifying the information

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CX094 EPA-001123

subject to your claim.

- 2. For what period of time do you request that the information be maintained as confidential, e.g., until a certain date, until the occurrence of a specified event or permanently? If the occurrence of a specific event will eliminate the need for confidentiality, specify that event. Additionally, explain why the information should be protected for the time period you specified.
- 3. What measures have you taken to protect the information claimed as confidential from undesired disclosure? Have you disclosed the information to anyone other than a governmental body or someone who is bound by an agreement not to disclose the information further? If so, why should the information still be considered confidential?
- 4. Is the information contained in any publicly available material such as the Internet, publicly available databases, promotional publications, annual reports, or articles? Are there means by which a member of the public could obtain access to the information? Is the information of a kind that you would customarily not release to the public?
- 5. Has any governmental body made a determination as to the confidentiality of the information? If so, attach a copy of the determination.
- 6. For each category of information claimed as confidential, explain with specificity whether disclosure of the information is likely to result in substantial harm to your competitive position. Explain the specific nature of those harmful effects, why they should be viewed as substantial, and the causal relationship between disclosure and such harmful effect. How could your competitors make use of this information to your detriment?
- 7. Is there any other explanation you deem relevant to EPA's determination of your business confidentiality claim that is not covered in the preceding questions? If so, you may provide such additional explanation.

You must furnish responses to the above questions concurrent with your response to this Request for Information if you have claimed any information as business confidential. See 40 C.F.R § 2.204(e)(2). Under 40 C.F.R. § 2.205(b)(2), you may request an extension of this deadline. EPA will construe your failure to furnish timely responses as a waiver of your confidentiality claim, consistent with 40 C.F.R. § 2.204(e)(1). Submit your responses to:

A-2

EPA-001124

Amelie Isin
Air Enforcement Division
EPA Office of Civil Enforcement
William Jefferson Clinton South Building - Room 1117B
1200 Pennsylvania Ave., NW
Washington, DC 20460

Under 40 C.F.R. § 2.205(c), you are hereby advised that information you submit as part of your responses may be regarded by EPA as entitled to confidential treatment if, when it is received by EPA, it is marked in accordance with 40 C.F.R. § 2.203(b). As required by 40 C.F.R. § 2.204(e)(6), you may assert a business confidentiality claim covering all or part of your response to these questions, as provided in 40 C.F.R. § 2.203(b). Information covered by such a claim will be disclosed by EPA only to the extent and by means of the procedures set forth in Section 208(c), 42 U.S.C. § 7542(c), and 40 C.F.R. Part 2. EPA will construe the failure to furnish a confidentiality claim with your comments as a waiver of that claim, and the information may be made available to the public without further notice to you.

EPA-001125

Appendix B Request for Information

- For each entry containing vehicles manufactured, imported, or sold in the United States by Taotao since January 1, 2012, provide, organized by engine family and entry number:
 - a. The EPA Forms 3520-1 and 3520-21 for each importation:
 - b. The Customs entry form 3461 for each importation;
 - The invoice and shipping documents for each importation;
 - The name and address of the company that manufactured the vehicle;
 - e. The name and address of any Customs broker used for importation;
 - f. The name, address and/or contact information of the Importer of Record; and
 - g. The VIN list for each importation.
- 2. If the on-road and off-road vehicle identified in request number 1 were exported, provide supporting documentation to that effect.
- Taotao must submit to EPA a detailed written test plan for the testing and inspection of three representative and randomly selected vehicles from each of the following engine families: ETAOC.049MC2, ETAOX0.12A1T, DTAOC.150MC2, DTAOX0.15G2T, DTAOX.124AAA, DTAOC.049MC2, DTAOX0.12A1T, and CTAOC.049MC1. This Plan, at a minimum, must:
 - a. Identify one or more independent laboratories located in the United States that Taotao has contacted and that has agreed to conduct the testing on the schedule defined below.
 - b. Certify that each of the test vehicles have not been modified in any way since its importation or, if any modification or adjustment has been made, specify the nature of such modification or adjustment.
 - c. Specify that each test vehicle shall be subject to emissions testing in conformity with the specifications set forth in 40 C.F.R. Part 1051 (in the case of recreational vehicles) or 40 C.F.R. Part 86, Subparts E and F (in the case of highway motorcycles) to determine the levels of regulated exhaust emissions. The test plan shall include, at a minimum, a detailed description of: the equipment that will be used to conduct the emissions test and collect emissions test data; the procedures that will be used to prepare vehicles for testing, including the procedure to determine when emissions are stabilized; and the procedures that will be used to record and report the conduct of the emissions

testing and the emissions test results.

- c. Specify that each test vehicle will be inspected by the independent laboratory for the presence of each of the emission control devices listed on the emissions label.
- d. Specify that each test vehicle will be subject to catalytic converter testing and inspection to determine the type and amount of precious metals present (in grams/liter), as well as the cell density (in cells per square inch), and overall dimensions of the catalyst substrate. The test plan must include, at a minimum, a detailed description of: the test instrument and method to be used to conduct the catalytic converter testing, the test instrument operating parameters, and the procedures that will be used to record and report the conduct of the testing and the test results. A copy of the test method identified for measuring catalytic converter precious metal loading must be submitted to, and approved by, EPA prior to conducting any catalytic converter precious metal testing.
- e. Specify that information establishing the identification of each vehicle that is the subject of testing and inspection will be collected and reported to EPA. This information must include, at a minimum: the vehicle identification number, pictures of the vehicle and/or catalyst, and pictures of any emission control label present on the vehicle.
- f. Specify that EPA will be given written notice at least seven business days before any testing is conducted under the test plan, and provided with the location and general description and schedule of the preparation and testing, and given access to observe any testing and inspect the vehicles.
- g. Specify that Taotao and the testing laboratory will document all transfers of custody sufficient to maintain an unbroken chain of custody for each test vehicle and catalyst sample.
- 4. Following receipt of Taotao's written test plan, EPA will either approve the plan as submitted, or conditionally approve the plan, requiring specified changes thereto. Upon EPA's approval of the submitted test plan, Taotao shall contract with the identified and approved testing laboratory to perform the specified testing and inspections and transport the test vehicles to the laboratory.
- 5. No later than 60 days after EPA's approval of Taotao's written test plan, Taotao must ensure that the independent laboratory submits to EPA a report that describes the conduct of the testing and inspections and contains the results of all tests and inspections. The test vehicles and catalyst samples must be retained by the independent laboratory until EPA agrees they may be released, at which time they may be returned to Taotao for disposition in a manner approved by EPA.
- Provide a narrative description and any documents describing any inspections, compliance assurance processes or procedures you use to ensure that any vehicles or engines introduced into U.S. commerce comply with the Act.

- 7. Provide the name, address, and any other relevant contact information for each manufacturer, service provider, retailer, importer, and distributor of any vehicle identified in response to request number 1. Also provide a copy of each vendor agreement, warranty agreement, service contract, indemnification agreement, and contract between Taotao and each such company.
- Provide a copy of Taotao's, and any affiliated organization's, certificate of good standing, articles of incorporation, by-laws, and partnership or membership agreements, as applicable. Provide a list of Taotao's officers, directors, and shareholders.
 - 9. Describe the business relationships with and between Taotao USA, Inc., Jinyun County Xiangyuan Industry Co., Ltd., and Taotao Group Co., Ltd., and any affiliated organization. Provide copies of all agreements among these entities and any other affiliated organization. Include a description of both formal and informal agreements, financial inter-relationships, overlap of officers and directors, and any business practices that exist among Taotao affiliated entities.
 - Identify each person responsible for responding to this Request for Information, including their title, and the request(s) to which they responded.

Appendix C Instructions for Responses

- This Request for Information is a continuing request. Taotao must promptly supplement
 its response in the event that it learns that it possesses responsive documents, information
 or equipment not yet produced, or gains possession, custody or control of responsive
 documents, information, or equipment after initially responding to these requests.
- 2. Under section 208(a) of the Act, 42 U.S.C. § 7542(a), Taotao is required to provide full and complete answers to each of the specific questions set forth in the Request for Information, and to indicate which documents are responsive to each specific Request for Information. If a particular question is inapplicable, Taotao must state this in its response and provide a narrative explanation as to why it believes the question does not apply. If Taotao does not have documents responsive to any specific Request for Information, Taotao must so indicate in its response. Taotao must also certify that the responses are true and complete using the specific language set forth in the Request for Information.
- Provide any narrative responses to all requests, above, in English, in written document form. Submit any data or information in written form, and in electronic form, using Microsoft Excel or equivalent spreadsheet software.
- For each answer and document produced, provide the number of the question to which it responds and identify each person who provided information that was used to prepare that answer.
- 5. Where documents or information necessary for a response is not in your possession, custody, or control, indicate in your response why such documents or information is not available or in your possession, custody, or control, and identify any source that either possesses or is likely to possess such information.
- 6. All submitted documents should be copies and not original documents.
- Where Taotao has previously submitted to EPA information requested herein, identify the
 material that was previously provided, the date on which it was provided, and the person
 at EPA to whom it was submitted.

Appendix D Definitions

All terms used in this Request for Information have their ordinary meaning unless otherwise defined herein, in the Act, 42 U.S.C. § 7401 – 7671q, or in the regulations promulgated thereunder.

- 1. "Affiliate" or "affiliated" means any entity that, directly or indirectly or through one or more intermediaries, owns or controls, is owned or controlled by, or is under common ownership or control with the entity named in the sentence where "affiliate" or "affiliated" is used (other than entities serving solely as customs brokers). For the purposes of this Request for Information, this definition includes any person that is related to or a relative of, by blood or marriage, any officer, member, partner, or employee of Taotao who is involved in the importation of any vehicle or engine into the U.S. or who is involved in the manufacturing of vehicles and engines in the People's Republic of China. For example, if a spouse of an officer, member, partner or employee of Taotao is involved in the importation of any vehicle or engine into the U.S., provide the name and contact information of that person and the entity that person is associated with.
- 2. The term "certificate of conformity" refers to the certificate issued by EPA under section 206 of the Act, 42 U.S.C. § 7525.
- 3. "Document" or "document" means any object that records, stores, or presents information, and includes writings, memoranda, records, emails, text messages or information of any kind, formal or informal, whether wholly or partially handwritten or typed, draft or final, whether in computer format, memory, or storage device, or in hardcopy, including any form or format of these. If stored in electronic form, each document must be provided in translation to a form useable and readable by EPA, with all necessary documentation and support. All documents in hard copy also must include any attachments to or enclosures with any document.
- 4. "Taotao," "you," and "your" includes Taotao USA, Inc., Jinyun County Xiangyuan Industry Co., Ltd., and Taotao Group Co., Ltd., and any affiliates, predecessors, successors, and assigns. This definition includes any business entity employing, or formed or managed by Matao Cao and Yuejin Cao, for the purpose of importing, marketing or distributing any vehicle or engine.
- The term "person" or "entity" means any human, corporation, partnership, limited liability company, sole proprietorship, joint venture, or any formal or informal entity, organization, or association.
- The term "Importer of Record" refers to the company name on the U.S. Department of Homeland Security's Bureau of Customs and Border Protection Entry Form (Customs Form 3461).

D-1

Certificate of Mailing

I, Tawanna Cathey, certify that I sent a Request for Information under the Clean Air Act by Certified Mail, Return Receipt Requested, to:

Matao Cao, President Taotao USA, Inc. Suite 100 2425 Camp Avenue Carrollton, Texas 75006

Yuejin Cao, President Taotao Group Co., Ltd. No. 6 Xinmin Road Jinyun County, Lishui City Zhejiang, China 321403

Yuejin Cao, President Jinyun County Xiangyuan Industry Co., Ltd. Xinbi Industrial Zone, Xinbi Town Jinyun County Zhejiang, China 321400

on the day of February 2014.

Tawanna Cathey, U.S. EPA

Certified Mail Receipt Number: 70/3263600 61/38/ 8574



TAOTAO USA INC Add: 2425 Camp. Ave., Suite 100, Carrollton, TX 75006

Ph: 214-635-3980 Fax: 214-635-3985

Reply to Appendix B Page 2 Section 6

We at TaoTao do a random check of new containers that come from China. The inspections include compliance verification program , vehicle inspection checklist, verification of all documentation such as owner's manual, vehicle PDI checklist. All warning labels are verified to match the correct vehicle and all emissions plats are cheeked too . All emissions components are visually cheeked for matching EPA and CARB certification .Vehicle is photographed and kept for record. We will assemble and run vehicle periodically. When we assemble and run vehicles we cheek for manufacture defects ,component quality , quality of assembly at the manufacture and emissions with gas analyzer at our warehouse. All this Inspections are reported to china and kept for internal quality control.

CX095 EPA-001132



TAOTAO USA INC

Add: 2425 Camp. Ave., Suite 100, Carrollton, TX 75006

Ph: 214-635-3980

Fax: 214-635-3985

Reply to Appendix B Page 3 Section 7:

MANUFACTURER ONE:

TAOTAO GROUP CO., LTD.

ADDRESS: No.6 Xinmin Road, Wuyun Town, Jinyun County, Zhejiang China

PHONE: 86-578-3185851

MANUFACTURER TWO:

JINYUN COUNTY XIANGYUAN INDUSTRY CO., LTD.

ADDRESS: No.8 Xinmin Road, Wuyun Town, Jinyun County, Zhejiang China

PHONE: 86-578-3183669

IMPORTER/DISTRIBUTOR:

TAOTAO USA INC.

ADDRESS: 2425 Camp. Ave., Suite 100, Carrollton, TX 75006

PHONE: 214-635-3980

CX095 EPA-001133

CX095 EPA-001134

Taotao USA Inc. 11550 Newberry, Ste #100 Dallas, TX 75229

DEALER AGREEMENT

	n and or or or angle or
	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and Graham Towning + Rental
	hereinafter called "DEALER".
•	
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	twelve (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
•	while the bearest assets above was testing in amornisms of this agreement.
4	Continue of Dealer
4.	Granting of Dealer
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	own account only for resale to customers either at DEALER'S sole primary area and at
	DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER
5.	Product and Area of Primary Responsibility
	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are

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Granam lowifig

1.	rarues to Agreement
	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and The Quad and Cyck shop
	hereinafter called "DEALER".
	Hereniate Called DEADER.
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	tuelle (12) months from the date of execution. No act by either party to uns agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
	and signed by come burnish.
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3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
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4.	Granting of Dealer
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	and account only for regale to customers either at DFA LR'S sole britiary area and at
	DEALER'S our responsibility (see term five (5) below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
5.	Product and Area of Primary Responsibility
	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are
	Opplitions formation and beautiful and beaut
	t

6.	Dealer's Business Fac DEALER agrees to pro- will provide a first-cla- adequate service to ret sold is:	cilities ovide qualified staff and eg ss display for the product a tail customers. The physic	al address where the lif	e of products will be
		3419 So State	st. Saltlake	ity, WT. 84115
7.	Minimum Purchase DEALER agrees to di DISTRIBUTOR's pro	Agreement iligently market DISTRIBL oducts shall not be less than	ITOR's products. Tot	al monthly purchases of esale price.
8.	Service & Parts DEALER agrees to o parts manager. DEA parts.	rganize and maintain a con LER also agrees to keep a	nplete parts department n accurate inventory as	including a qualified well as an assortment of
9.	DEALER agrees to on National Traffic and amended as well as	afety and Regulatory Requestry with and operate condition Vehicle Safety Act of 200 regulations issued from time cal product safety, regulatory	of 1996 and the Federa 8 and all provisions of	said act. This includes ad all other applicable
16.	on the product. Di	gations place and display safety no STRIBUTOR retains the ri gations" specified in this pa s may be necessary or advis	ragraph and to add oth	per user information labels fication to amend the er distributor/dealer's
			:	·. :
	Da Don		Taotao USA Inc.	· ·
Dea	ller's Signature		Authorized Signatur	e (s)
	Darin D. We	bster	0-40	
Pri	nted Name		Date	
	r 10-10			
Da	5-10-12 te			:

1.	Parties to Agreement
	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and Excelsior Scooter
	hereinafter called "DEALER".
	Helemater caned be the
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	1. (12) — antho from the date of execution. No act by either party to und agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
•	Date of Execution of Agreement
3.	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
٠	within the period stated above will result in annulment of this agreement.
4.	Granting of Dealer
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	and distanced in term three (3) shove the exclusive privilege of purchasing units for DEADER
	and any for readle to customers either at I) EALER'S sole minary area and at
	DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
•	
	DEALER.
5.	Product and Area of Primary Responsibility
	DISTRIPTION and DEALER agree that the DEALER'S area of primary responsionly for the
	cale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are

6.		staff and equipment as well as to maintain a salesroom the	nat
•		he product and a full service facility for the insurance of The physical address where the line of products will be s	olc
	1213 C.E. King		
	Excelsior Spring		
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7.	Minimum Purchase Agreement		
	DEALER agrees to diligently market	DISTRIBUTOR's products. Total monthly purchases of	f
	DISTRIBUTOR's products shall not be	be less than at wholesale price.	
8.	Service & Parts		
		ntain a complete parts department, including a qualified	~
	/ -	to keep an accurate inventory as well as an assortment o	Ţ
	parts.		
9.	Compliance with Safety and Regula		
		operate consistently with all applicable provisions of the	
		Safety Act of 1996 and the Federal Clean Air Act, as Act of 2008 and all provisions of said act. This includes	
		Act of 2008 and an provisions of said act. This includes a from time to time thereunder, and all other applicable	
		y, regulatory, and emission control requirements.	
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10.	· · · · · · · · · · · · · · · · · · ·	safety notices, warnings and proper user information lab	1 .
•		ins the right through written notification to amend the)C13
		d in this paragraph and to add other distributor/dealer's	
	safety obligations as may be necessary	ry or advisable.	
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	siah Walters	Traces IIGA Isa	
De	aler's Signature	Taotao USA Inc. Authorized Signature(s)	
		Addionized Signature(s)	
	siah Walters		
Pri	inted Name	Date :	
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ı.	Farties to Agreement
	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and C.BB, ELECTISES
	hereinafter called "DEALER".
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	tivelyc (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension or renowal of this agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing and signed by both parties.
	and signed by bodi parties.
3.	Date of Francisco
J.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	of the DISTRIBUTOR'S product line within a period of an doug
	form the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement
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4:	Granting of Dealer
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of supplications units for the status
	own decount only to result to customers either at the All Fix's cold printing and and
	DEALER'S own responsibility (see term five (5) below). No obligations exist on the part of
	the DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
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5.	Product and Area of Primary Responsibility
	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
	sale and service of DISTRIBLITOR's and disease of primary responsibility for the
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are

6.	Denler's Business Facilities	
	DEALER agrees to provide qualified staff and equipment as well as to m	
•	will provide a first-class display for the product and a full service facility adequate service to retail customers. The physical address where the li	
		ie or products will be
	ZOZOT Harmany Rd. Macengo IL, 20152	
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7.	Minimum Purchase Agreement	
	DEALER agrees to diligently market DISTRIBUTOR's products. Total	l'monthly purchases of
		sale price.
	William Annual Company of the Compan	
8.	Service & Parts	
	DEALER agrees to organize and maintain a complete parts department,	ncluding a qualified
	parts manager. DEALER also agrees to keep an accurate inventory as	vell as an assumment of
	parts.	
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9.	Compliance with Safety and Regulatory Requirements	
	DEALER agrees to comply with and operate consistently with all applica	ble provisions of the
	National Traffic and Motor Vehicle Safety Act of 1996 and the Federal C	lean Air Act, as
	amended as well as The ATV Safety Act of 2008 and all provisions of sa	id act. This includes
	applicable rules and regulations issued from time to time thereunder, and	all other applicable
	federal, state, and local product safety, regulatory, and emission control i	equirements.
10.	Deale- Fafrey Oblined	
. 10.	Dealer Safety Obligations	
•	DEALER agrees to place and display safety notices, warnings and prope on the product. DISTRIBUTION retains the right through written notific	user information labels
		ation to amend the
	"Dealer Safety Obligations" specified in this paragraph and to add other safety obligations as may be necessary or advisable.	distributor/dealer's
	safety obligations as may be necessary or advisable.	
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Dealer'	s Signature Taotao USA Inc.	
•	Authorized Signature of	
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Printed	Name Date	
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Date		
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1.	Fariles to Agreement This agreement is made by and between Tauto USA Inc., Dallas, Texas, hereinafter called "DISTRIBUTOR" and MIANASCH. Motorworks. hereinafter called "DBALER".
2.	Duration of Agreement This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to twelve (12) months, from the date of execution. No set by either party to this agreement shall be construed as an extension excensival of this agreement, except renewals or extensions in writing and signed by both parties.
Ż;	Date of Execution of Agreement shall be the date upon which the DEALER cumulatively orders up to of the DISTRIBUTOR Spended line within a period of 30 days from the date this agreement is algorid. Failure to cumulatively order the receding amount within the period stated above will result in amulment of this agreement.
4.	Grauting of Dealer DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term times (3) above the exclusive privilege of purchasing units for DEALER'S own account only for resule to quatomers either at DEALER'S sole primary area and at DEALER'S own responsibility (see term five [5], below). No obligations exist on the part of it DISTRIBUTOR to still may other product, motorcycles and/or any other board products, to DEALER.
5.	Product and Area of Primary Responsibility DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the sale and service of DISTRIBUTOR's products shall be miles radiots of DEALER's business location. The products provided by the DISTRIBUTOR are

6.	Dealer's Bunness F	actities	nd equipment as well as to a	naintain a salestoo	no thest
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	equipates extrine to t	etal customers. The p	hysical address where the li	ne of products will	ibe:
	sold is:	i	es Court Net Soul	3	
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7.	Minimum Punchas	dilicently medicat DIST	RIBUTOR's products. Tot	al monthly purches	ics of
	DISTRIBUTOR's p	coducts shall not be les	than at whol	esale price.	
	Sunday & Work	. [
8. .	Service & Parts DEAL FR agrees to	presuite and maintain	complete parts department	becauting a qualif	ied
	parts manages. DE	ALER also agrees to ke	oop en accurate inventory as	well as an assorm	ent of
	Date:				
9.	Compliance with S	alety and Regulatory	Remirementa		
	DEALER agrees to	comply with and opera	te consistently with all appli	cable provisions of	the
.•	National Traffic and	Mothe Vehicle Safety	Act of 1996 and the Federal F2008 and all provisions of	Clean Air Act, as	nden
	tons estimation and	regulations issued from	n time to time thereunder, ar	d all other applica	ble
	federal, state, and lo	cal product suffy, reg	latory, and emission contro	secuirements.	
10.	Dealer Safety Obli	ا ا	•		-
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•	on the product. Di	STRIBUTOR retains th	bright through written notif	ication to amend th	16.
	Dealer Safety Obli	ensy be necessary or a	is hangingh and to add other	r distributor/dealer	" ≲
	amin conference in	orang to income on a	m.v.1900/16:		
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DEALER AGREEMENT

•	DUALDIC TRAINED AND A STATE OF THE PARTY OF	
1. Parties to Agreement This agreement is made by an "DISTRIBUTOR" and fell hereinafter called "DEALER"	d between Taolao USA Inc., Dallas, Texas, h	ereinafter called
(12) months from the date of a	et from the date of execution by DISTRIBUT xecution. No act by either party to this agree agreement, except renewals or extensions in	West even de constitued as
up to 4 of the DI	greement shall be the date upon which the DI STRIBUTOR'S product line within a period of ure to cumulatively order the preceding amounts	of 30 days from the date
term three (3) above the exclures ale to customers either at D	to the DEALER during the continuance of this sive privilege of purchasing units for DEALE DEALER'S sole primary area and at DEALER igations exist on the part of the DISTRIBUTO brand products, to DEALER.	R'S own account only for S own responsibility (see
and service of DISTRIBUTO	Isnary Responsibility Ragree that the DEALER'S area of primary r R's products shall be	EALER's business

6. Dealer's Business Facilities

DEALER agrees to provide qualified staff and equipment as well as to maintain a salesroom that will provide a first-class display for the product and a full service facility for the insurance of adequate

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Date

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EPA-001146

This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinand "DISTRIBUTOR" and Avents Power Sports of Colovado, hereinafter called "DEALER".	fì
Duration of Agreement This agreement shall be in effect from the date of execution by DISTRIBUTOR at twelve (12) months from the date of execution. No act by either party to this agree construed as an extension or renewal of this agreement, except renewals or extens and signed by both parties.	€
Date of Execution of Agreement	
The date of execution of this agreement shall be the date upon which the DEALEI orders up to of the DISTRIBUTOR'S product line within a period from the date this agreement is signed. Failure to cumulatively order the precedin within the period stated above will result in annulment of this agreement.	l
OISTRIBUTOR hereby grant to the DEALER during the continuance of this agretioned in term three (3) above the exclusive privilege of purchasing units for DEA account only for resale to customers either at DEALER'S sole primary area and at own responsibility (see term five {5} below). No obligations exist on the part of to TOR to sell any other product, motorcycles and/or any other brand products, to Discourse the product of	L d t
Product and Area of Primary Responsibility	
DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsible and service of DISTRIBUTOR's products shall be miles radius of DEA ness location. The products provided by the DISTRIBUTOR are	
CX095 EPA-001147	

State required sales information, registration (Requirements vary by State) Federal (ATVSIA2008) required information (form supplied-retail sale info) Taotao USA Inc. required information (warranty registration/consumer info) Any dealer advertising using the name Taotao, Taotao USA, or the Taotao U Advertising must be submitted to Taotao USA inc. for approval prior to publication. Ads n prominently display the safety information as required by Taotao USA ATV S

Dealer Licensing

Plan.

Dealers must maintain all licensing current for the state in which they sell (a: This includes dealer license, business license, tax permits, etc. Taotao USA account representative is required to obtain and keep copies of all licenses.

Internet Sales

Internet sites selling Taotao products may not advertise using Taotao Brand model numbers without express written authorization/prior approval by Taot corporate office. Internet sellers must comply with all aspects of the Taotao ATV Safety Action Plan approved by the CPSC. Internet sales are not exer-Action Plan.

Dealer: Avault's Power Sport	ts of Colorado
Signature: Management of Taotao USA	

1.	Parties to Agreement
	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and His " HUX 1"
	hereinafter called "DEALER".
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DI\$TRIBUTOR and extend to
	twelve (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to 20, notes of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
4.	Granting of Dealer
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	own account only for resale to customers either at DEALER'S sole primary area and at
	DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
5.	Product and Area of Primary Responsibility
	-DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are
	Processor of the Divition of the

6.	will provide a first-class disp adequate service to retail cus sold is:	qualified staff and equipment as well as to lay for the product and a full service facilitomers. The physical address where the SISE SHOWER THE COMMENTAL AND SELLING	ine of products will be
7.	Minimum Purchase Agree DEALER agrees to diligent DISTRIBUTOR's products	ment y market DISTRIBUTOR's products. To shall not be less than <u>ゆう、ここ</u> at who	nal monthly purchases of desale price.
8.	Service & Parts DEALER agrees to organize parts manager. DEALER a parts.	e and maintain a complete parts department lso agrees to keep an accurate inventory a	t, including a qualified s well as an assortment of
9.	DEALER agrees to comply National Traffic and Motor amended as well as The AT applicable rules and regulation	nd Regulatory Requirements with and operate consistently with all app Vehicle Safety Act of 1996 and the Feder V Safety Act of 2008 and all provisions of ions issued from time to time thereunder, luct safety, regulatory, and emission contri	al Clean Air Act, as said act. This includes and all other applicable
10.	on the product. DISTRIBL	nd display safety notices, warnings and pr UTOR retains the right through written not "specified in this paragraph and to add ot	iffication to amend the
<u> </u>	housty M. Fr		
Deal	er's Signature ()	Taotao USA Inc.	L
		Authorized Signatur	e(s)
· Cx	MISTUR HULL	·	
Print	red Name	Date	
	3-18-11	······································	

DEALER AGREEMENT

1.	Parties to Agreement	
	This agreement is made by and between Faotao USA Inc., Dallas, Texas, h	ereinafter called
	"DISTRIBUTOR" and Carel of the office of the	
	hereinafter called "DEALER".	
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2. Duration of Agreement
This agreement shall be in offect from the date of execution by DISTRIBUTOR and extend to
twelve (12) months from the date of execution. No act by either party to this agreement shall be
construed as an extension or renewal of this agreement, except renewals or extensions in writing

and signed by both parties.

3. Date of Execution of Agreement
The date of execution of this agreement shall be the date upon which the DBALER cumulatively orders up to 1508. of the DISTRIBUTOR'S product line within a period of 30 days from the date this agreement is signed. Failure to cumulatively order the preceding amount within the period stated above will result in annulment of this agreement.

4. Granting of Dealer
DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S own account only for resale to customers either at DEALER'S sole primary area and at DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the DISTRIBUTOR to sell any other product, motorcycles and/or any other braid products, to DEALER.

6.		Fecilities

DBALER agrees to provide qualified staff and equipment as well as to maintain a salesroom that will provide a first-class display for the product and a full service facility for the insurance of adequate service to retail customers. The physical address where the line of products will be

Minimum Purchase Agreement 7.

DEALER agrees to diligently market DISTRIBUTOR's products. Total monthly purchases of DISTRIBUTOR's products shall not be less than 1500 cm at wholesale price.

8. Service & Parts

Idepending on business) DEALER agrees to organize and maintain a complete parts department, including a qualified parts manager. DEALER also agrees to keep an accurate inventory as well as an assortment of parts.

9. Compliance with Safety and Regulatory Requirements

DEALER agrees to comply with and operate consistently with all applicable provisions of the National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Clean Air Act, as amended as well as The ATV Safety Act of 2008 and all provisions of said act. This includes applicable rules and regulations issued from time to time thereunder, and all other applicable federal, state, and local product safety, regulatory, and emission control requirements.

10. Dealer Safety Obligations

DEALER agrees to place and display safety notices, warnings and proper user information labels on the product. DISTRIBUTOR retains the right through written notification to amend the "Dealer Safety Obligations" specified in this paragraph and to add other distributor/dealer's safety obligations as may be necessary or advisable.

Teotro USA Inc. Authorized Signature(s) Date

	Faires to Agreement
	This agreement is made by and between Taotao USA Inc., Dallas, Teres, hereinafter called
	"DISTRIBUTOR" and Scooters For Sale
	hereinafter called "DEALER".
2.	Duration of Agreement
4.	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	twelve (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
4.	Granting of Dealer
4.	
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	own account only for resale to customers either at DEALER'S sole primary area and at
	DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
	: }
5,	Product and Area of Primary Responsibility
-•	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business looken. The seal of the specific the sealing of DEALER'S
	business location. The products provided by the DISTRIBUTOR are

6.	Dealer's Business Facilities	
	DEALER agrees to provide qualified staff and equipment as well as to maint	ain a salesroom that
	will provide a first-class display for the product and a fall service facility for	the insurance of
	adequate service to retail customers. The physical address where the line of	products will be sold
•	is;	
	2027 Larmer st.	
	Denver CO 80205	
7.	Minimum Purchase Agreement	
	DEALER agrees to diligently market DISTRIBUTOR's products. Total mor	
	DISTRIBUTOR's products shall not be less thanst wholesale	price.
y .	Service & Parts	
	DEALER agrees to organize and maintain a complete parts department, inclu	
	parts manager. DEALER also agrees to keep an accurate inventory as well a	s an assortment of
	parts.	
9.	Compliance with Safety and Regulatory Requirements	
	DEALER agrees to comply with and operate consistently with all applicable	
	National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Clear	
	amended as well as The ATV Safety Act of 2008 and all provisions of said	
	applicable rules and regulations issued from time to time thereunder, and all	
	federal, state, and local product safety, regulatory, and emission control requ	rements.
4.7	Darlan Cafeta Obkandom	7
1û.	Desicr Safety Obligations	
	DEALER agrees to place and display safety notices, warnings and proper us	
	on the product. DISTRIBUTOR retains the right through written notification	
	"Dealer Safety Obligations" specified in this paragraph and to add other disti	ndutor/dealer's
	safety obligations as may be necessary or advisable.	
	_ 1	
Dealer	's Signature Taotao USA Inc.	
Dente	18020 USA IRC.	
•	Authorized Signature(s)	
Tra	Taotao USA Inc. Authorized Signature(s) VIS CruStin 7-7-301	
Printed	Name Date	
1 1111100	Date	
Date -	1-7-2011	
	1 1 0011	

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Taotao USA Inc. 11550 Newberry, Ste #100 Dallas, TX 75229

	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and CHIDEE BUIDE
	hereinafter called "DEALER".
2.	Duration of Agreement
٨.	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	Inis agreement shall be in effect from the date of executing by District of this agreement shall be
	twelve (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
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4.	Granting of Dealer
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	own account only for resale to customers either at DEALER'S sole primary area and at
	DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
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5.	Product and Area of Primary Responsibility
_	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
-	sale and service of DISTRIBUTOR's products shall be 🔀 miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are
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6.	Dealer's Business Facilities	a mismont as well as to maintain a salesroom that
	DEALER agrees to provide qualified start and	equipment as well as to maintain a salesroom that
•	will provide a first-class display for the produc	sized address where the line of products will be
	adequate service to retail customers. The pay	sical address where the line of products will be
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7.	Minimum Purchase Agreement	Drivonia monthly nurchases of
	DEALER agrees to diligantly market DISTRI	BUTOR's products. Total monthly purchases of
	DISTRIBUTOR's products shall not be less the	nanat who best prive
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8.	Service & Parts	including a qualified
	DEALER agrees to organize and maintain a c	complete parts department including a qualified
	parts manager. DEALER also agrees to keep	an accurate inventory as well as an assortment of
	parts.	
		:
9.	Compliance with Safety and Regulatory R	equirements
	DEALER agrees to comply with and operate	consistently with all applicable provisions of the
	National Traffic and Motor Vehicle Safety A	oco 2 -11ione of onid not. This includes
	amended as well as The ATV Satety Act of 2	2008 and all provisions of said act. This includes
	applicable rules and regulations issued from	time to time thereunder, and all other applicable
	federal, state, and local product safety, regula	nory, and emission control requirements.
		· !
10.	Dealer Safety Obligations	. 's and an arm information labels
	DEALER agrees to place and display safety	notices, warnings and proper user information labels
	on the product. DISTRIBUTOR retains the	right through written notification to amend the
	"Dealer Safety Obligations" specified in this	paragraph and to add other distributor/dealer's
	safety obligations as may be necessary or ad-	visable.
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. <u>~</u>	MADE SOLVING	TO A TO A
Dea	ıler's Signature	Taotao USA Inc.
		Authorized Signature(s)
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Prin	nted Name	Date
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1.	Parties to Agreement
	This agreement is made by and between Taotao USA mo., Dames, Texas, hereinafter called
	"DISTRIBUTOR" and Aklowe Ent LLC
	hereinafter called 'DEALER''.
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	twelve (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension or renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up to of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
4,	Granting of Dealer
Ti	DISTRIBUTOR hereby grant to the DBALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	own account only for resale to customers either at DEALER'S sole primary area and at
	DEALER'S own responsibility (see term five (5) below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
5.	
Э.	Product and Area of Primary Responsibility
	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's business location. The products provided by the DISTRIBUTOR are

6.	Dealer's Business racinities DEALER agrees to provide qualified staff and equ	lamont as well as to:	nainmin a salesroom that
	will provide a first-class display for the product an	ipilient as well as 10.1 La full carriae facilit	y for the insurance of
	adequate service to retail customers. The physical	a 44-occ aspece the 1st	e of products will be sold
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	is: Lucky Drow		Center
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	Dian Mo	65459	
7.	Minimum Purchase Agréement		
	DEALER agrees to diligently market DISTRIBUT		
	DISTRIBUTOR's products shall not be less than	at whole	esale price.
8,	Service & Parts	•	
	DEALER agrees to organize and maintain a comp	ete parts department,	including a qualified
	parts managor. DEALER also agrees to keep an a	curate inventory as	voll as an assortment of
	parts.		
9.	Compliance with Safety and Regulatory Requir	emenis	
	DEALER agrees to comply with and operate cons	stently with all applie	able provisions of the
	National Traffic and Motor Vehicle Safety Act of	Go: - derai	Clean Air Act. as
	amended as well as The ATV Safety Act of 2008 s	and all provisions of s	aid act. This includes
	applicable rules and regulations issued from time t	o time thereunder, an	d all other applicable
	federal, state, and local product safety, regulatory,	and emission control	requirements.
			1 Adamantalini
10.	Dealer Safety Obligations	•	
	DEALER agrees to place and display safety notice	s. warnings and prop	ruser information labels
	on the product. DISTRIBUTOR retains the right t	hrough weitten notific	etion to amond the
	"Dealer Safety Obligations" specified in this parag	tank and to odd other	dietributor/dealer's
	safety obligations as may be necessary or advisable	rahir erre in ann ontel	GIZITIDIMINGENIEL 2
	of mary many	•	
Dealer'	r's Signature	- A - YYO A -	<u></u>
	1	aotao USA Inc.	
	A	uthorized Signature(s	9
	/JNOU LOWO	,	
Printed	d Name		
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1	11/8/5		
Date	1 10 10		

1.	rarties to Agreement
	This agreement is made he and between Taotao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and Goul a Massey DBA
	hereinafter called "DEALER". Affordable Mote sperits
	note material and personal and a second a second and a second a second and a second a second and
2.	Duration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
	twelve (12) months from the date of execution. No act by either party to this agreement shall be
	construed as an extension of renewal of this agreement, except renewals or extensions in writing
	and signed by both parties.
	and signed by both parties.
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3.	Date of Execution of Agreement
	The date of execution of this agreement shall be the date upon which the DEALER cumulatively
	orders up toof the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agreement is signed. Failure to cumulatively order the preceding amount
	within the period stated above will result in annulment of this agreement.
4.	Granting of Dealer
→.	
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S
	own account only for resale to customers either at DEALER'S sole primary area and at
	DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the
	DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to
	DEALER.
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5.	Product and Area of Primary Responsibility
	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the
	sale and service of DISTRIBUTOR's products shall be miles radius of DEALER's
	business location. The products provided by the DISTRIBUTOR are

6.	Dealer's Business Facilities
	DEALER agrees to provide qualified staff and equipment as well as to maintain a salesroom that
	will provide a first-class display for the product and a full service facility for the insurance of
•	adequate service to retail customers. The physical address where the line of products will be sold
	is:
	151 12 in-1-10 and 1 d
	Shorty Soring, U.M. 25912
	- And y Sylvery Company
7.	Minimum Purchase Agreement
	DEALER agrees to diligently market DISTRIBUTOR's products. Total monthly purchases of
	DISTRIBUTOR's products shall not be less than at wholesale price.
8.	Service & Parts
0.	DEALER agrees to organize and maintain a complete parts department, including a qualified
	DEALER agrees to organize and maintain a complete parts department, including a quantee
	parts manager. DEALER also agrees to keep an accurate inventory as well as an assortment of
	parts.
9.	Compliance with Safety and Regulatory Requirements
	DEALER agrees to comply with and operate consistently with all applicable provisions of the
	National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Clean Air Act. as
	amended as well as The ATV Safety Act of 2008 and all provisions of said act. This includes
	applicable rules and regulations issued from time to time thereunder, and all other applicable
	federal, state, and local product safety, regulatory, and emission control requirements.
10.	Dealer Safety Obligations
	DEALER agrees to place and display safety notices, warnings and proper user information labels
	on the product. DISTRIBUTOR retains the right through written notification to amend the
	"Dealer Safety Obligations" specified in this paragraph and to add other distributor/dealer's
	safety obligations as may be necessary or advisable.
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	2nd Un 11 January .
Deale	r's Signature Taotao USA Inc.
	Authorized Signature(s)
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Drines	d Name Date
rinte	o rame / Date
• •	
	7.22.11
Date	

1.	Parties to Agreement		
	This agreement is made b	y and between Taotao USA Inc., Dallas, Te	cas, hereinafter called
	"DISTRIBUTOR" and	Express Tire & Auto LCC	
	hereinafter called "DEAI	ER"	l e'
2.	Duration of Agreement		
	This agreement shall be in	effect from the date of execution by DISTR	BUTOR and extend to
	twelve (12) months from t	he date of execution. No act by either party	to this agreement shall be
	construed as an extension	or renewal of this agreement, except renewa	s or extensions in writing
	and signed by both parties		To once to the winds
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3.	Date of Execution of Age	eement	
	The date of execution of the	his agreement shall be the date upon which	DEALER cumulatively
	orders up to	of the DISTRIBUTOR'S product line with	in a period of 30 days
	from the date this agreeme	nt is signed. Pailure to cumulatively order	he weeding amount
	within the period stated sh	ove will result in annulment of this agreeme	E precenting announce
		and will some of animaliation of this selective	ilie:
4.	Granting of Dealer		1 ···
		cent to the DEATED due to the	
	conditioned in term three	ant to the DEALER during the continuance	of this agreement
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	DEAT EDIS our more and	e to customers either at DEALER'S sole pri	mary area and at
	DISTRIBUTION 4 11	bility (see term five {5} below). No obligati	ons exist on the part of the
	DEALER.	other product, motorcycles and/or any other	brand products, to
	DEALER	1	
5.	Designation and the second		
5.	Product and Area of Prin	uary Responsibility	
	DISTRIBUTOR and DEA	LER agree that the DEALER'S area of prim	ary responsibility for the
	Paris and service of DISTK	IBU I UK 'S BIDducte chall he miles re-	ius of DEALER's
	business location. The pro	ducts provided by the DISTRIBUTOR are	
	Scoolers.		

6.	Dealer's Business Fact	itties – †	. į	there are the second
	DEALER agrees to prov	ide qualified staff and	equipment as well as	to maintain a salesroom that
	will provide a first-class	display for the product	and a full service far	ality for the insurance of
	adequate service to retai	customers. The physi	cal address where thi	lity for the insurance of line of products will be sold
	is:	• •	j	
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7_	Minimum Purchase A	greement		
	DEALER agrees to dili	gently market DISTRIE	SUTOR's products. {	oral monthly purchases of
	DISTRIBUTOR'S prod	acts shall not be less the	an <u> </u>	holesale price.
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8.	Service & Parts			
U •	DEATER arress to ord	nize and maintain a co	mulete narts departui	ent, including a qualified
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		ar also agrees to keep a	III discutate macine 12	
	parts.	t so		
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9.	Compliance with Safe	ty and Regulatory Re	quirements	
	DEALER agrees to con	iply with and operate c	onsistently with all a	plicable provisions of the
	National Traffic and M	otor Vehicle Safety Act	of 1996 and the Fed	eral Clean Air Act, as
	amended as well as The	ATV Safety Act of 20	08 and all provisions	of said act. This includes
	applicable rules and rec	ulations issued from ti	ne to time thereunde	and all other applicable
	federal, state, and local	and set of the population	are and amission so	and requirements
	rederal, state, and local	product safety, regular	ory, and emission con	morrequiements.
10.	Dealer Safety Obligat	ons		
	DEALER agrees to pla	e and display safety no	otices, warnings and	roper user information labels
	on the product. DISTR	IBUTOR retains the rig	ght through written n	otification to amend the
	"Dealer Safety Obligat	ons" specified in this p	aragraph and to add	ther distributor/dealer's
	safety obligations as m			
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- (Authorized Signat	ure(s)
	Ps Signature		-	
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DEALER AGREEMENT

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1.	Parties to Agreeme This agreement is made "DISTRIBUTOR" and hereinafter called "DE	le by and between Taotao USA Inc., Dallar	Texas, bereinafter called
2.	Duration of Agreemen This agreement shall be twelve (12) months from construed as an extension and signed by both part	in effect from the date of execution by DIS in the date of execution. No act by either pa on or renewal of this agreement, except rene es.	TRIBUTOR and extend to ty to this agreement shall be wals or extensions in writing
3.	Date of Execution of A The date of execution of orders up to from the date this	preement this agreement shall be the date upon which of the DISTRIBUTOR'S product line when is signed. Failure to cumulatively orde bove will result in annulment of this agreer	the DEALER cumulatively
٤.	Granting of Dealer	and this agreer	nent.

DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S own account only for resale to customers either at DEALER'S sole primary area and at DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to

Product and Area of Primary Responsibility

DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the sale and service of DISTRIBUTOR's products shall be SD miles radius of DEALER's business location. The products provided by the DISTRIBUTOR are

V.	DEALER agrees to pr	ovide qualified staff an	d equipment as we	ell as to maintain a salesroor	n that
	will provide a first-cla	iss display for the produ	ict and a full service	ce facility for the insurance	of
	-	tail customers. The phy	sical address when	re the line of products will b	æ sold
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7.	Minimum Panahasa	4			
/-	Minimum Parchase		IDI ITAA samadua	ts. Total monthly purchase	6
	DISTRIBUTOR'S pro	ducts shall not be less	than 🔨	at wholesale price	S 01
				price.	
8.	Service & Parts				
	DEALER agrees to or	ganize and maintain a (complete parts dep	ertiment, including a qualific	∍d
	parts manager. DEAL parts.	EK also agrees to keep	an accurate inven	tory as well as an assortmen	t of
	harce.	1			
9.	Compliance with Saf	ety and Regulatory R	Actilizaments		
	DEALER agrees to co	miniply with and operate	consistently with a	all applicable provisions of t	ha
	Mandin Tisine and V	/lotor Vehicle Safety A	ct of 1996 and the	Federal Clean Air Am ac	
	emphaba as ach as 10	re Alv Salety Act of 2	UUX and all movisi	and of each act. This include	es
	abbreaste renes and to	Romanicale regaled Molli f	line to time mereix	nder: and all other analicabl	e
	receia, state, and reca	product safety, regula	tory, and emission	control requirements.	
10.	Dealer Safety Obliga	tions		 	
			otices, warnings a	nd proper user information	labola
	out are broader DI211	NDU IUK retains the r	iont through write	n polification to emand the	
	Dealer Salety Obligat	bons' specified in this	e ot bee decrease	dd other distributor/dealer's	i
	safety obligations as m	lay be necessary or adv	isable.		
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AL	upac)				
Dealer'	s Signature		Taotao USA In	ıc.	
<u></u>		İ	Authorized Sig	naure(s)	
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Date	•				
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Pa	rties to Agreement
	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter
l	called "DISTRIBUTOR" and Deales Auto Outlet Inc.
	hereinafter called "DEALER".
Du	ration of Agreement
	This agreement shall be in effect from the date of execution by DISTRIBUTOR and
	extend to twelve (12) months from the date of execution. No act by either party to this
	agreement shall be construed as an extension or renewal of this agreement, except
	renewals or extensions in writing and signed by both parties.
Da	te of Execution of Agreement
# II	The date of execution of this agreement shall be the date upon which the DEALER
	cumulatively orders up to of the DISTRIBUTOR S product line within a
	period of 30 days from the date this agreement is signed. Failure to cumulatively order
	the preceding amount within the period stated above will result in annulment of this
	agreement.
G:	ranting of Dealer
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement
	conditioned in term three (3) above the exclusive privilege of purchasing units for
	DEALER'S own account only for resale to customers either at DEALER'S sole primary
	area and at DEALER'S own responsibility (see term five {5} below). No obligations
	exist on the part of the DISTRIBUTOR to sell any other product motorcycles and/or any
	other brand products, to DEALER.
Pi	oduct and Area of Primary Responsibility
-1111	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility
.	for the sale and service of DISTRIBUTOR's products shall be miles radius of
111	DEALER's business location. The products provided by the DISERIBUTOR are
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	Dealer's Business Facilities	
	DEALER agrees to provide qualified staff and equipment as well as to maintain a	
ı	salesroom that will provide a first-class display for the product and a full service fac	ility
İ	for the insurance of adequate service to retail customers. The physical address when	e the
	line of products will be sold is:	
	1(209: 5. io 445)	
	1609 5. 10 th st. Willesville, IN. 46060	
	Minimum Purchase Agreement	
,	DEALER agrees to diligently market DISTRIBUTOR's products. Total monthly	
	purchases of DISTRIBUTOR's products shall not be less than at	
	wholesale price.	
	wholosale price.	
	Service & Parts	
•	# TO THE PERSON OF THE PERSON	
	DEALER agrees to organize and maintain a complete parts department, including a	,
	qualified parts manager. DEALER also agrees to keep an accurate inventory as well	las
	an assortment of parts.	
,	Compliance with Safety and Regulatory Requirements	
	DEALER agrees to comply with and operate consistently with all applicable provisi	ons
	of the National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Clean	Air
	Act, as amended as well as The ATV Safety Act of 2008 and all provisions of said a	ict.
	This includes applicable rules and regulations issued from time to time thereunder, a	ind
	all other applicable federal, state, and local product safety, regulatory, and emission	
	control requirements.	
).	Dealer Safety Obligations	
	DEALER agrees to place and display safety notices, warnings and proper user	
	information labels on the product. DISTRIBUTOR retains the right through written	ı
	notification to amend the "Dealer Safety Obligations" specified in this paragraph and	d to
	add other distributor/dealer's safety obligations as may be necessary or advisable.	u 10
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e	er's Signature Land Taotao USA Inc.	
	Authorized Signature(s)	
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Ì	Dale Hartline	
iī	ed Name Date	
	Date	1
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at		
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DEALER AGREEMENT

1.	Parties to Agreement				
	This agreement is made b	y and between Tactao USA Inc.,	Dallas,	Texas.	hereinafter called
	DISTRIBUTOR, and _	secot roostin	,	11:	
•	hereinafter called "DEAL	ER"		' !!!!·	

2. Duration of Agreement

This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to
twelve (12) months from the date of execution. No act by either party to this agreement shall be
construed as an extension or renewal of this agreement, except renewals or extensions in writing
and signed by both parties.

The date of execution of Agreement

The date of execution of this agreement shall be the date upon which the DEALER cumulatively orders up to
of the DISTRIBUTOR'S product line within a period of 30 days from the date this agreement is signed. Failure to cumulatively order the preceding amount within the period stated above will result in annulment of this agreement.

Granting of Dealer
DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S own account only for resale to customers either at DEALER'S sole primary area and at DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to DEALER.

Product and Area of Primary Responsibility
DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the sale and service of DISTRIBUTOR's products shall be 30 miles radius of DEALER's business location. The products provided by the DISTRIBUTOR are

ATV 10 Kerts, Scotters, Sirt 15, 865

1.	Parties to Agreement	
	This agreement is made by and between Tooms (10 4 To 17)	
	"DISTRIBUTOR" and 3 & L Geosustems	inafter called
	hereinafter called "DEALER"	
2.	Duration of Agreement	
	This agreement shall be in effect from the date of avenue.	_
	construed as an extension or renewal of this agreement, except renewals or extension or renewal of this agreement, except renewals or extension	recment shall be
	and signed by both parties.	nsions in writing
3,	Date of Execution of Agreement	•
	The date of execution of this egreenant shall be de-	Ą
	The date of execution of this agreement shall be the date upon which the DEAL orders up to	ER cumulatively
	from the date this agreement is signed. Failure to cumulatively order the preceded within the period stated above will need to cumulatively order the preceded.	ed of 30 days
	within the period stated above will result in annulment of this agreement.	ing amount
٠.	the agreement.	
4.	Granting of Dealer	
	DISTRIBUTOR hereby grant to the DEALER during the continuance of this ag	500cm and
		which to tile
	DBALER.	oducis, w
5.	Product and Area of Primary Responsibility	
	DISTRIBUTOR and DEALER surge that the DRATERS	
		usibility for the
	business location. The products provided by the DISTRIBUTOR are	ALER's
	TO THE DISTRIBUTOR ARE	
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6.	Dealer's Business Facilities DEALER agrees to provide qualified staff and equipment as well as to main will provide a first-class display for the product and a full service facility for adequate service to retail customers. The physical address where the line of is:	the insurance of
	Catthage, Tx 15(233	
7.	Minimum Purchase Agreement DEALER agrees to diligently market DISTRIBUTOR's products. Total mo DISTRIBUTOR's products shall not be less than at wholesale	
8.	Service & Parts DEALER agrees to organize and maintain a complete parts department, inciparts manager. DEALER also agrees to keep an accurate inventory as well parts.	
9.	Compliance with Safety and Regulatory Requirements DEALER agrees to comply with and operate consistently with all applicable National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Cles amended as well as The ATV Safety Act of 2008 and all provisions of said a applicable rules and regulations issued from time to time thereunder, and all federal, state, and local product safety, regulatory, and emission control requ	n Air Act, as This includes other applicable
10.	Dealer Safety Obligations DEALER agrees to place and display safety notices, warnings and proper us on the product. DISTRIBUTOR retains the right through written notification "Dealer Safety Obligations" specified in this paragraph and to add other dist safety obligations as may be necessary or advisable.	to amend the
7,		
Deale	Taotao USA Inc. Authorized Signature(s)	
Printe	Date	

1.	Parties to Agreement	
	This agreement is made by and between Taotao USA Inc., Dallas, Texas	hereinafter called
	DISTRIBUTOR and MSMSMS+ HFV	
	hereinafter called "DEALER".	
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2.	Duration of Agreement	;; ;;
	This agreement shall be in effect from the date of execution by DISTRIB	UTOR and extend to
	two ive (12) monute from the date of execution. No act by either poets, to	White a ame a mark all a 11 1
	construct as an extension of renewal of this agreement except renewals.	or extensions in writing
	and signed by both parties.	6
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3.	Date of Execution of Agreement	1 4
	The date of execution of this agreement shall be the date upon which the	DEALER cumulatively
	of the DISTRIBUTOR'S product line within	5
	from the date this agreement is signed. Failure to cumulatively order the	<u> </u>
	within the period stated above will result in annulment of this agreement	
4.	Granting of Dealer	**
7.	DISTRIBUTOR horses and the process of the process o	
	DISTRIBUTOR hereby grant to the DEALER during the continuance of	his agreement
	conditioned in term three (3) above the exclusive privilege of purchasing	units for DEALER'S
	own account only for resale to customers either at DEALER'S sole prima DEALER'S own responsibility (see to— five (5) below its	ry area and at
	DEALER'S own responsibility (see term five {5} below). No obligation DISTRIBUTOR to sell any other product, motorcycles and/or any other DEALER	exist on the part of the
•	DEALER.	rand products, to
5. ·	Product and Area of Primary Responsibility	:: :
	DISTRIBUTOR and DEALER agree that the DEALER'S area of primary	
	sale and service of DISTRIBUTOR's products shall be /UO miles radiu	responsibility for the
	business location. The products provided by the DISTRIBUTOR are	PULDEALEK S
	4-Wheelers ad-Carts	
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	DEALER agrees to provide qualified staff and equipment as well as to maintain a salesroom that
	will provide a first-class display for the product and a full service facility for the insurance of adequate service to retail customers. The physical address where the line of products will be sold
	1S:
	71005 Hwy 43D Vaides ms 3940
7.	Minimum Purchase Agreement DEALER agrees to diligently market DISTRIBUTOR's products. Total monthly purchases of DISTRIBUTOR's products shall not be less than at wholesale price.
8.	Service & Parts
•	DEALER agrees to organize and maintain a complete parts department, including a qualified parts manager. DEALER also agrees to keep an accurate inventory as well as an assortment of parts.
9.	Compliance with Safety and Regulatory Requirements
	DEALER agrees to comply with and operate consistently with all applicable provisions of the National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Clean Air Act, as amended as well as The ATV Safety Act of 2008 and all provisions of said act. This includes applicable rules and regulations issued from time to time thereunder, and all other applicable federal, state, and local product safety, regulatory, and emission control requirements.
10.	Dealer Safety Obligations
•	DEALER agrees to place and display safety notices, warnings and proper user information labels on the product. DISTRIBUTOR retains the right through written notification to amend the "Dealer Safety Obligations" specified in this paragraph and to add other distributor/dealer's safety obligations as may be necessary or advisable.
	safety obligations as may be necessary of advisable.
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,	r's Signature Taotao USA Inc. Authorized Signature(s)
H	ouston Baker
Printe	d Name Date
Date	-12-11
Date	

Taotao USA Inc. 11550 Newberry, Ste #100 Dallas, TX 75229

DEALER AGREEMENT

1.	Parties to Agreement	ille.
	This agreement is made by and between Taorao USA Inc	Ballag Texas hereinafter call
	This agreement is made by and between Taoteo USA Inc. "DISTRIBUTOR" and	Source i Ca

hereinafter called "DEALER".

This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to twelve (12) months from the date of execution. No act by either party to this agreement shall be construed as an extension or renewal of this agreement, except renewals or extensions in writing and signed by both parties.

Date of Execution of Agreement

The date of execution of this agreement shall be the date upon which the DEALER cumulatively orders up to _______ of the DISTRIBUTOR'S product line within a period of 30 days from the date this agreement is signed. Failure to cumulatively order the preceding amount within the period stated above will result in annulment of this agreement

DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S own account only for itsale to customers either at DEALER'S sole primary area and at DEALER'S own responsibility (see term five (5) below). No obligations exist on the part of the DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to DEALER.



(812) 465-3000 Tall-Free (888) 268-4689

Texas Department of Motor Vehicles

Evidence of Franchise

	Phi 1	
FORM SUBMISSION	THIS FORM MUST ACCOMPANY AN APPLICATION OR CONTAIN A WORK ITEM NUMBER	
	Texas Department of Motor Vehicles By Mail: Motor Vehicle Division P. O. Box 2293	
	Austin. TX 78768-2293	
:	Via Fax: (512) 465-7310	
FOI	RISSISTANCE with this form, please call toll free 1-888-368-4589.	
This is to certify that:	MOTOYSOOYTS UC Complete Dealer Legal Name Obtietors/general partners list the first name and last name for individual(s), Business	
entitles (Corps	LC. LTD. etc.) list complete business name as filled with the Secretary of State.	
conducting business at 547	DE. LOOP 920 South Ste 140.	
<u>F+.v</u>	Josth TX 76119 Tarrant	
is approved to enter into a written fra	archise agreement with Tan Tan 1350 Inc	
] 	Comoldie Manufacture/Cachitudor Name [Must be listed as it appears on the manufacture/distributor license.]	
and is now authorized to (check one		
new motor vehicles of the following	e): <u>sell and service</u>	
LINE-MAKE/BRAND: (NOTE: The line-maked) distributor license.)	name and type code must be listed as they appear on the manufacturer /	
Tao Tao	MC	į
Tao Tao	TA	
Tao Tao	ms	
Type AA – Passenger Auto LT – Light Truck MT – Medium Truck HT – Heavy Truck MH – Motor Home TR – Towable RV	AT - ATV MC - Motorcycle MS - Motor Scooter/Moped NV - Neighborhood Vehicle ROV - Recreational Off- Highway dehicle Grantor Scooter Moped AX - Axles EN - Engine TM - Transmissions OT - Other OT - Other LO 03, 2013 Date	
LUS Camp Ave.	# 100 Cardoll fon 7X 7506 244-635-391 Goy, State, 219 Edde Phone	FO
NOTE: Tris 4 - 2 - 1 - 1 - 1		

NOTE: This form allows application prodessing to begin or continue. Copies of the appropriate pages of a fully-executed sales and service agreement showing all parties to the agreement, their signatures, the dealership's physical address, and the line-makes and type codes of motor vehicles to be said/serviced must be sent to TxDMV MVD as soon as they are received.

Privacy Statement

The Texas Department of Motor Vehicles maintains the information collected through this form. With few exceptions, you are entitled upon request to be informed about the information interest to be informed about the information collected. To be informed about the information collected, or to make an open records request, contact 1-888-368-4689 or MVD_Openrecords@TxDMV.gov.

TAOTAO USA INC
2425 Camp ST. Suite 100
Carrollton TX 75006
(214) 635-3980, Fax: (214) 635-3985
New Account Application
Josse

Corporate Name:	4 / / 0
- Rai (ut LC
Other AKA Name(s)	Out Scooters
Phone 5009	0 (7-54) A Fam.
Wedsite: _Colland	Charles day Provide by 1
Bill To Address: 75	Carl May 1 /2/
Ship To Address: 7	State: AR Zip: 12227
City; _/_/	State: 40
[] Corp., [] S. Corp.	Partnership [150]
	William At Idean Lanca
	PACE TO THE PROPERTY OF A PROPERTY OF A PACE OF THE PA
State Seller Permit #:	(Copy Attached) FM 850
:•:	Corporate officer(s) Information:
Name 1: Claume	Water Title: Part Ourser
Name 2: La Troc	(1) hate of many De the
Name 3: Laurene	he he had to the
MISSIDAINA INSTITUTE OF THE PROPERTY OF THE PR	A yent(c).
Account Payable Man	ager: Clasense Watsus
Account Status: (Inter	
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CX095

Taotao USA Inc. 11550 Newberry, Ste #100 Dallas, TX 75229

DEALER AGREEMENT

1.	Parties to Agreement
•	This agreement is made by and between Taotao USA Inc., Dallas, Texas, hereinafter called "DISTRIBUTOR" and Topic 140 hereinafter called "DEALER"
	"DISTRIBUTOR" and Policy's A+11
	hereinafter called "DEALER".

2. Duration of Agreement

This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to twelve (12) months from the date of execution. No act by either party to this agreement shall be construed as an extension or renewal of this agreement, except renewals or extensions in writing and signed by both parties.

3. Date of Execution of Agreement

The date of execution of this agreement shall be the date upon which the DEALER cumulatively orders up to 3-/2-7 of the DISTRIBUTOR'S product line within a period of 30 days from the date this agreement is signed. Failure to cumulatively order the preceding amount within the period stated above will result in annulment of this agreement.

4. Granting of Dealer

DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S own account only for resale to customers either at DEALER'S sole primary area and at DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to DEALER.

Product and Area of Primary Responsibility

DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the sale and service of DISTRIBUTOR's products shall be 20 miles radius of DEALER's business location. The products provided by the DISTRIBUTOR are

•	will provide a first-clas	vide qualified staff and equipment as well as to maintain a salesroom that s display for the product and a full service facility for the insurance of customers. The physical address where the line of products will be 6/10 FED Hary 80 5-1924 LA 1/369
7.	Minimum Purchase A	
,,	DEALER agrees to dil	gently market DISTRIBUTOR's products. Total monthly purchases of
	DISTRIBUTOR'S prod	licts shall not be less than at wholesale price.
	A *** :	at wholesale price.
8.	Service & Parts	
	DEALER agrees to org	anize and maintain a complete parts department, including a qualified
	harra manager. DEWE	BR also agrees to keep an accurate inventory as well as an assortment of
	parts.	
9.	Compliance	
9.	DEALER arrests as	y and Regulatory Requirements
	National Traffic and M	ply with and operate consistently with all applicable provisions of the
	amended as well as The	otor Vehicle Safety Act of 1996 and the Federal Clean Air Act, as ATV Safety Act of 2008 and all provisions of said act. This includes
	-hhusante vales arta 167	MIGUOUS ISSUED From Time to time thereunder and all other and in the chile
	federal, state, and local	product safety, regulatory, and emission control requirements.
	::	
10.	Dealer Safety Obligati	ons .
	DEALER agrees to plan	e and display safety notices, warnings and proper user information labels
	The product of the pr	WEDU LUN TEININ INF FIGHT THROUGH WANTED A ALCOHOLOGO 1.4
	Source outer? Onliken	ons" specified in this paragraph and to add other distributor/dealer's be necessary or advisable.
	arrach conferences 82 IIIs	s de necessary of advisable.
	•	
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11	10- 1	1/2011 10
Mu	B. A. Hell	110 18U1 -
beater.	s Signature	Taotao USA Inc.
	_	Authorized Signature(s)
TAI	MES R TAKU	3/12/2000
Printed	Name	Date
		Date
<u> </u>	12-07	
Date	11 .**	H

TaoTao USA Inc. 11550 Newberry, Ste #100 Dallas, TX 75229

DEALER AGREEMENT

1. Parties to Agreement

This agreement is made by and between TaoTao USA Inc., Dallas, Texas, hereinafter called DISTRIBUTOR and Nasaua Species and Crace Hereinafter called DEALER.

2. Duration of Agreement

This agreement shall be in effect from the date of execution by DISTRIBUTOR and extend to twelve (12) months from the date of execution. No act by either party to this agreement shall be construed as an extension or renewal of this agreement, except renewals or extensions in writing and signed by both parties.

3. Date of Execution of Agreement

The date of execution of this agreement shall be the date upon which the DEALER cumulatively orders up to _______ of the DISTRIBUTOR'S product line within a period of 30 days from the date this exceedent is signed. Failure to cumulatively order the preceding amount within the period stated above will result in annulment of this agreement.

4. Granting of Dealer

DISTRIBUTOR hereby grant to the DEALER during the continuance of this agreement conditioned in term three (3) above the exclusive privilege of purchasing units for DEALER'S own account only for result to customers either at DEALER'S sole primary area and at DEALER'S own responsibility (see term five {5} below). No obligations exist on the part of the DISTRIBUTOR to sell any other product, motorcycles and/or any other brand products, to DEALER

Product and Area of Primary Responsibility

DISTRIBUTOR and DEALER agree that the DEALER'S area of primary responsibility for the sale and service of DISTRIBUTOR's products shall be miles radius of DEALER'S business location. The products provided by the DISTRIBUTOR are

ALL PRIMARY OFFICE BY DISTRIBUTOR.

б.

Dentor's Business Fredities

DBALER agrees to provide qualified staff and equipment as well as to maintain a salestoom that will provide a first-class display for the product and a full service facility for the insurance of adequate service to retail customers. The physical address where the line of products will be sold is:

> NASHUA SPORTS AND CYCL NERSER HOUND NH 03060

7. Minimum Parchase Agreement

DEALER agrees to diligently market DISTRIBUTOR's products. Total monthly purchases of DISTRIBUTOR's products shall not be less than As . Need at wholesele price.

8. Service & Parts

DEALER agrees to arganize and maintain a complete parts department, including a qualified parts manager. DEALER also agrees to keep an accurate inventory as well as an assortment of

9. Compliance with Safety and Regulatory Requirements

DEALER agrees to comply with and operate consistently with all applicable provisions of the National Traffic and Motor Vehicle Safety Act of 1996 and the Federal Clean Air Act, as amended as well as The ATV Safety Act of 2008 and all provisions of said act. This includes applicable rules and regulations issued from time to time there under, and all other applicable federal, state, and local product safety, regulatory, and emission control requirements.

10. Dealer Safety Obligations

DEALER agrees to place and display safety notices, warnings and proper user information labels on the product. DISTRIBUTOR retains the right through written notification to amend the "Dealer Safety Obligations" specified in this paragraph and to add other distributor/dealer's safety obligations as may be necessary or advisable.

TeoTao USA Inc.

Authorized Signature(s)

TaoTao USA Inc. 2425 Camp Ave, Ste #100 Carrollton TX 75006

DEALER AGREEMENT

1.	Parties to Agreeing	
	This agreement is made	e by and between TaoTao USA Inc., Dallas, Texas, hereinafter called
	"DISTRIBUTOR" and	TERRIFICIS BILLY VICALO
	Hereinafter called "DI	ALER".
2.	Duration of Agreeme	
4.	This agreement shall be	in effect from the date of execution by DISTRIBUTOR and extend to
	ins agreement share	in the date of execution. No act by either party to this agreement shall be
	tweive (12) ittoliula ite	III the date of caeculon. The det by cities party to the agreement shall be
		on or renewal of this agreement, except renewals or extensions in writing
	and signed by both par	nes.
	10	
3.	Date of Execution of	greement
	The date of execution	f this agreement shall be the date upon which the DEALER cumulatively
	orders up to	of the DISTRIBUTOR'S product line within a period of 30 days
	from the date this agre	ment is signed. Failure to cumulatively order the preceding amount
	within the period stated	above will result in annulment of this agreement.
	•	
4.	Granting of Dealer	
••		y grant to the DEALER during the continuance of this agreement
	conditioned in term the	ee (3) above the exclusive privilege of purchasing units for DEALER'S
		esale to customers either at DEALER'S sole primary area and at
		nsibility (see term five {5} below). No obligations exist on the part of the
	244	any other product, motorcycles and/or any other brand products, to
	DEALER.	
_		
5.		Primary Responsibility
	DISTRIBUTOR and I	EALER agree that the DEALER'S area of primary responsibility for the
		TRIBUTOR's products shall be 30 miles radius of DEALER's business
		provided by the DISTRIBUTOR are
	Elecuic.	
	LARTS & A	CONORIA :
	:	

TAOTAO USA INC

2425 Camp ST. Suite 100
Carrollton TX 75006
(214) 635-3980, Fax: (214) 635-3985
New Account Application
Jesse

Corporate Name:	1 SCOTERS LLC
	USI SCOOTERS
Phone: 786 S6	3 3003 Fax:
Website: www. US1 Se	COTERS. COM Email: BICKCAR OF GMAZI COM
Bill To Address:	285 BESCAYNE BIND
City: MZANZ	State: FL Zip: 33184
omp to Address:/o	AF XI KISCAMNE BLUD
City: MEAMZ	State: FL Zip: 33161
[] Corp., [] S. Corp., []	Partnership, [] Sole Owner, [LLC, [] Other
Year Started: 2013	Number of Employees: 1 Federal Tax I. D. (EIN): 46-217875
Annual Sales: Soy	Federal Tax I. D. (EIN): 46-2128753
State Seller Permit #:(L	opy Attached) AWAZTZNE DOCUMENT
Sala Owner/Portners/G	
Sole Owner/Partitions/C	orporate officer(s) Information:
Name 1: Alcyrc	Diemarka Tieler CCO
Name 2:	DERAVE Title: CEO Title:
Name 3:	TG41
Authorized Purchasing	Agent(s): Alexas Decours
Account Payable Mana	er: Alexes Supplie
Account Status: (Intern	al Use Only)
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() :3	

EMISSION PARTS SUPPLIERS

CARBURETOR SUPPLIER: SHANGHAI KUNFU VEHICLE PARTS CO., LTD

CATALYST SUPPLIER:

BEIJING YINGTAI CENTURY ENVIRONMENTAL PROTECTION TECHNOLOGY CO., LTD

OIL PIPE/FUEL GAS LEADING SUPPLIER: HANGZHOU RUIWEI ENGINE PARTS CO., LTD

TAOTAO GROUP CO., LTD

GULP VALVE SUPPLIER:

YONGKANG HEFA TOOLS CO., LTD

AIR FILTER SUPPLIER:

WENZHOU QICAI MOTORCYCLE PARTS CO., LTD

ENGINE SUPPLIER:

CHOGNQING TIANZHONG TECHNICAL DEVELOPMENT CO., LTD

供货合同书

Sales contract

甲方 (需 方): 涛涛集团有限公司

Party A(Buyer): TAO TAO GROUP CO., LTD

乙方 (供货方): 温州市七彩摩托车配件有限公司

Party B(Supplier): Wenzhou Qicai Motorcycle Parts Co., Ltd.

合同编号:

Contract No.:

签订时间: 2011年12月26日

Date:

签订地点: 浙江缙云

Place:Jinyun,Zhejiang.

一、 图号、产品名称、型号规格、数量、单价及供货时间

Picture No, product name, model, quantity and delivery time.

序号 No.	图号 Picture No	产品名称 Product name	型号规格 Model	数量 Quanti ty	单位 Unit	单价 Unit price	交(提) 货期限 Delivery time
1	ATA110-B-1100000	空气滤清器 Air filter	110 通用	1	只	2. 1	10 天 10days
2	ATA250-D-1100000	空气滤清器 Air filter	250 通用	1	只	6.8	10 天 10days
3	ATA150-D-1100000	空气滤清器 Air filter	150 通用	1	只	9	10 天 10days
4	ATD125-C-1100000	空气滤清器 Air filter	越野车通用	1	只	3. 2	10 天 10days
5	ATK125-A-1100000	空气滤清器 Air filter	卡丁车通用	1	只	3. 2	10 天 10days
6 7							

CX095

- 二、质量要求、技术标准、对质量负责的条件和期限: 1、该零部件与整车装配后,应符合美国 EPA 排放要求。
- 1、 空气滤清器的流量、阻力与供方提供样品保持一致。
- 2、 EPA 打刻标识 110、cc: 外盖 TT. 5XY1. 011

150cc: 外盖 TT. 5XY1. 012

250-C: 外盖 TT. 5XY1. 011

250-E: 外盖 TT. 5XY1. 012

卡丁车: 外盖 TT. 5XY1. 011

越野车: 外盖 TT. 5XY1. 011

按需方图纸、《零部件检查基准书》或技术协议、质量协议要求,质量"三包";乙方对甲方所提供的图纸、设计方案、质量要求、产品价格及其需求产品的数量和本合同的相关内容有保密义务,不得向第三方提供和泄露,并签约《质量协议》,此协议随本合同一起生效;

- 三、 交(提)货地点、方式: 乙方在收到甲方定单后,应按甲方要求的质量、数量、品种进行生产,并在甲方要求的期限内将产品送达甲方;
- 四、运输方式及到达站港和费用负担:乙方所供产品,由乙方负责运输送达甲方仓库, 费用由乙方负担:
- 五、 合理损耗及计算方法: 需要时, 另立协议;
- 六、 包装标准、包装物的供应与回收和费用负担:除另有协议外;采用纸箱包装,费 用由供货方负担,包装物不回收;
- 七、验收标准、方法及提出异议期限:入库检验按涛涛集团有限公司《零部件检查基准书》有关程序办理;甲方应及时完成进货检验,质量问题应与七日内反馈给乙方;
- 八、 结算方式及期限: 验收合格入库, 按实际用量结算;
- 九、 如需提供担保,另立合同担保书,作为本合同附件;
- 十、 违约责任: 违约方承担责任;
- 十一、解决合同纠纷的方式:双方协商,协商未果,由需方所在地人民法院经济庭仲裁;
- 十二、 其他约定事项:产品具体送货时间、数量以涛涛集团有限公司《采购订单》为准:
- 十三、 本合同签字盖章后生效,履行期内双方均不得随意变更或解除合同,合同未尽事宜,须双方共同协商,做出补充规定。本合同一式两份,双方各执一份。
- 十四、 有效期限: 本协议有效期限止于重新签订采购合同或双方配套关系终止时。

甲方(需方盖章): 涛涛集团有限公司 甲方代表: 电话/传真: 乙方(供货方盖章): 温州市七彩摩托车配件有限公司 乙方代表: 电话/传真:

- 2, The quality requirements, technical standard, responsible for the quality conditions and time limit:
- 1), This part assemble to the vehicle, it must match the emission requirements of EPA.
- 2) ,The flow and resistance of the air filter should remain the same with the sample provided by supplier

3) ,Make EPA mark: 110, cc: cover TT.5XY1.011

150cc: cover TT.5XY1.012

250-C: cover TT.5XY1.011

250-E: cover TT.5XY1.012

Go-cart: cover TT.5XY1.011

Dirt bike: cover TT.5XY1.011

Party B should provide the goods according to the design, < Parts check standard >> or quality requirement and quality agreement, quality assurance. Party B has the duty of confidentiality for the drawing, design, requirement of quality, quantity and some related information of this contract, Party B can not offer and leak this to the third party. Both party need to sign quality agreement, and this agreement take effect with the contract.

- 3, Delivery place and method: After get the order from Party A, Party B has to produce according to Party A's requirement about quality, quantity, and model.
- 4, Transportation arrangement is responsible by the Party B, and transportation to the designated place, transport cost shall be borne by the supplier
- 5, Reasonable loss and calculation methods: When it needed, make another agreement.
- 6, Packaging standards, supply and recovery cost of packaging materials: Unless it has another agreement, use carton for packing, the cost shall be borne by the supplier, the packaging materials do not recycled;
- 7, The criteria and method of acceptance, and the limit time of raise an objection: Storage testing according to "parts check standard "of Taotao Group Co., Ltd, Party A should complete the purchase inspection promptly, if there is any quality problems Party A should give feedback to Party B within seven days.
- 8, Settlement and duration: acceptance of storage, after acceptance of goods, settlement is according to the real usage.
- 9, If need to offer the guarantee, it must make a warranty of contract, act as a attachment of this contract.
- 10, Breach of contract: defaulting party liable

11,All disputes in connection with the execution of this Contract shall be settled friendly through negotiation. In case to settlement can be reached, either party can lawsuit to the local court that has jurisdiction.

12, Miscellaneous: The real delivery time and quantity is up to the "purchase order" of TAO TAO GROUP CO., Ltd.

13, This agreement is duly executed at above effective date by duly authorized representatives of both parties, In the event of the contract expiry, both parties has no rights to change or stop this contract.

14, Term of validity: Ending by re-signed contract or stop cooperation.

Party A (seal): Party B (seal):

TAOTAO GROUP CO., LTD Wenzhou Qicai Motorcycle Parts Co.,Ltd.

Representative (signature): Representative (signature):

Tel/Fax: Tel/Fax: Date: Date:

供货合同书

Sales contract

甲方 (需 方): 涛涛集团有限公司

Party A(Buyer): TAO TAO GROUP CO., LTD

乙方 (供货方): 上海坤孚车辆配件有限公司

Party B(Supplier): Shanghai KUNFU Vehicle Parts Co., Ltd

合同编号:

Contract No.:

签订时间: 2011年12月28日

Date:

签订地点: 浙江缙云

Place:Jinyun,Zhejiang.

一、 图号、产品名称、型号规格、数量、单价及供货时间

Picture No, product name, model, quantity and delivery time.

序号 No.	图号 Picture	产品名称 Product name	型号规格 Model	数量 Quanti ty	单位 Unit	单价 Unit price	交(提) 货期限 Delivery Time
1	ATA110-B-1400000	化油器总成 Carburetor	PZ 20	1	只	27	10 天 10days
2	ATA150-D-1400000	化油器总成 Carburetor	PD 24	1	只	70	10 天 10days
3	ATA250-D-1400000	化油器总成 Carburetor	PZ 27	1	只	43	10 天 10days
4	ATD125-C-1400000	化油器总成 Carburetor	PZ 19	1	只	34	10 天 10days
5	ATK125-A-1400000	化油器总成 Carburetor	PZ 19	1	只	34	10 天 10days

6	ATA300-A-1400000	化油器总成 Carburetor	PZ 30	1	只	55	10 天 10days
7							

- 二、质量要求、技术标准、对质量负责的条件和期限: 1、该零部件与整车装配后, 应符合美国 EPA 排放要求。
- 2、化油器的性能、尺寸与供方提供样品保持一致(油针一格不可调、浮子室不可 拆卸、怠速处划线)。

3、 EPA 打刻标识 110、cc: 外盖 TT. 5XY. 053

150cc: 外盖 5. XY1. 056

250cc: 外盖 5. XY1. 055

300-A: 外盖 5. XY1. 056

卡丁车: 外盖 TT. 5XY. 053

越野车: 外盖 5. XY1. 060

按需方图纸、《零部件检查基准书》或技术协议、质量协议要求,质量"三包"; 乙方对甲方所提供的图纸、设计方案、质量要求、产品价格及其需求产品的数量和本合同的相关内容有保密义务,不得向第三方提供和泄露,并签约《质量协议》,此协议随本合同一起生效:

- 三、 交(提)货地点、方式: 乙方在收到甲方定单后,应按甲方要求的质量、数量、 品种进行生产,并在甲方要求的期限内将产品送达甲方;
- 四、运输方式及到达站港和费用负担:乙方所供产品,由乙方负责运输送达甲方仓库, 费用由乙方负担:
- 五、 合理损耗及计算方法: 需要时, 另立协议;
- 六、 包装标准、包装物的供应与回收和费用负担:除另有协议外;采用纸箱包装,费 用由供货方负担,包装物不回收;
- 七、 验收标准、方法及提出异议期限: 入库检验按涛涛集团有限公司《零部件检查基准书》有关程序办理; 甲方应及时完成进货检验, 质量问题应与七日内反馈给乙方;
- 八、 结算方式及期限:验收合格入库,按实际用量结算;
- 九、 如需提供担保,另立合同担保书,作为本合同附件;
- 十、 违约责任: 违约方承担责任:
- 十一、解决合同纠纷的方式:双方协商,协商未果,由需方所在地人民法院经济庭仲裁:
- 十二、 其他约定事项:产品具体送货时间、数量以涛涛集团有限公司《采购订单》

为准;

十三、 本合同签字盖章后生效,履行期内双方均不得随意变更或解除合同,合同未 尽事宜,须双方共同协商,做出补充规定。本合同一式两份,双方各执一份。

十四、 有效期限: 本协议有效期限止于重新签订采购合同或双方配套关系终止时。

甲方(需方盖章): 涛涛集团有限公司 甲方代表: 电话/传真: 乙方(供货方盖章): 上海坤孚车辆配件有限公司 乙方代表: 电话/传真:

- 2, The quality requirements, technical standard, responsible for the quality conditions and time limit:
- 1) This part assemble to the vehicle, it must match the emission requirements of EPA.
- 2) ,The size and performance, of the carburetor must match the equipment of Parts check standard(One item can not adjustment, float can not tear down and make mark in the idling)
- 3.) Three-way catalyst, precious metal ratio is 5:5:1 (pt:pd:ph), pore density 100

4) ,Make EPA mark :

110 cc: cover TT.5XY.053

150cc: cover 5.XY1.056

250cc: cover 5.XY1.055

300-A: cover 5.XY1.056

Go-cart: cover TT.5XY.053

Dirt bike: cover 5.XY1.060

Party B should provide the goods according to the design, < Parts check standard >> or quality requirement and quality agreement, quality assurance. Party B has the duty of confidentiality for the drawing, design, requirement of quality, quantity and some related information of this contract, Party B can not offer and leak this to the third party. Both party need to sign quality agreement, and this agreement take effect with the contract.

- 3, Delivery place and method: After get the order from Party A, Party B has to produce according to Party A's requirement about quality, quantity, and model.
- 4, Transportation arrangement is responsible by the Party B, and transportation to the designated place, transport cost shall be borne by the supplier
- 5, Reasonable loss and calculation methods: When it needed, make another agreement.
- 6, Packaging standards, supply and recovery cost of packaging materials: Unless it has another

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agreement, use carton for packing, the cost shall be borne by the supplier, the packaging materials do not recycled;

- 7, The criteria and method of acceptance, and the limit time of raise an objection: Storage testing according to "parts check standard "of Taotao Group Co., Ltd, Party A should complete the purchase inspection promptly, if there is any quality problems Party A should give feedback to Party B within seven days.
- 8, Settlement and duration: acceptance of storage, after acceptance of goods, settlement is according to the real usage.
- 9, If need to offer the guarantee, it must make a warranty of contract, act as a attachment of this contract.
- 10, Breach of contract: defaulting party liable
- 11,All disputes in connection with the execution of this Contract shall be settled friendly through negotiation. In case to settlement can be reached, either party can lawsuit to the local court that has jurisdiction.
- 12, Miscellaneous: The real delivery time and quantity is up to the "purchase order" of TAO TAO GROUP CO., Ltd.
- 13, This agreement is duly executed at above effective date by duly authorized representatives of both parties, In the event of the contract expiry, both parties has no rights to change or stop this contract.

14, Term of validity: Ending by re-signed contract or stop cooperation.

Party A (seal): Party B (seal):

TAOTAO GROUP CO., LTD Shanghai KUNFU Vehicle Parts Co., Ltd

Representative (signature): Representative (signature):

Tel/Fax: Tel/Fax: Date: Date:

供货合同书

Sales contract

甲方 (需 方): 涛涛集团有限公司

Party A(Buyer): TAO TAO GROUP CO., LTD

乙方 (供货方): 北京英泰世纪环境科技有限公司

Party B(Supplier):Beijing Yingtai Century environmental protection technology CO., Ltd.

合同编号:

Contract No.:

签订时间: 2011年12月20日

Date:

签订地点: 浙江缙云

Place: Jinyun, Zhejiang.

一、 图号、产品名称、型号规格、数量、单价及供货时间

Picture No, product name, model, quantity and delivery time.

序号 No.	图号 Picture No.	产品名称 Product Name	型号规格 Model	数量 Quanti ty	单位 Unit	单价 Unit price	交(提) 货期限 Delivery time
1	ATA110-B-2900000	三元催化器 Three-way catalyst	35*50*100	1	个	32	20 天 20days
2	ATK125-A-2900000	三元催化器 Three-way catalyst	35*60*100	1		38	20 天 20days
3	ATK125-A-2900000	三元催化器 Three-way catalyst	35*100*100	1	个	64	20 天 20days
5							

二、质量要求、技术标准、对质量负责的条件和期限:1、该零部件与整车装配后,

应符合美国 EPA 排放要求。材质、性能、尺寸等符合《零部件检查基准书》要求。

- 2、 催化器采用三元型,贵金属比例为5:5:1(pt:pd:ph)50g,孔密度100目。
- 3、 EPA 打刻标识: ENTE

按需方图纸、《零部件检查基准书》或技术协议、质量协议要求,质量"三包"; 乙方对甲方所提供的图纸、设计方案、质量要求、产品价格及其需求产品的数量和本合同的相关内容有保密义务,不得向第三方提供和泄露,并签约《质量协议》,此协议随本合同一起生效;

- 三、交(提)货地点、方式:乙方在收到甲方定单后,应按甲方要求的质量、数量、品种进行生产,并在甲方要求的期限内将产品送达甲方;
- 四、运输方式及到达站港和费用负担:乙方所供产品,由乙方负责运输送达甲方仓库,费用由乙方负担;
- 五、 合理损耗及计算方法: 需要时, 另立协议;
- 六、 包装标准、包装物的供应与回收和费用负担:除另有协议外;采用纸箱包装,费 用由供货方负担,包装物不回收;
- 七、 验收标准、方法及提出异议期限:入库检验按涛涛集团有限公司《零部件检查基准书》有关程序办理;甲方应及时完成进货检验,质量问题应与七日内反馈给乙方;
- 八、 结算方式及期限: 验收合格入库, 按实际用量结算;
- 九、 如需提供担保,另立合同担保书,作为本合同附件;
- 十、 违约责任: 违约方承担责任;
- 十一、解决合同纠纷的方式:双方协商,协商未果,由需方所在地人民法院经济庭仲裁:
- 十二、 其他约定事项:产品具体送货时间、数量以涛涛集团有限公司《采购订单》为准:
- 十三、 本合同签字盖章后生效,履行期内双方均不得随意变更或解除合同,合同未尽事宜,须双方共同协商,做出补充规定。本合同一式两份,双方各执一份。
- 十四、 有效期限:本协议有效期限止于重新签订采购合同或双方配套关系终止时。

甲方(需方盖章): 涛涛集团有限公司 甲方代表: 电话/传真: 乙方(供货方盖章): 北京英泰世纪环境科技有限公司 乙方代表: 电话/传真:

- 2, The quality requirements, technical standard, responsible for the quality conditions and time limit:
- 1), This part assemble to the vehicle, it must match the emission requirements of EPA. The parameter and performance of the electrical parts must match the equipment of << Parts check standard>>.
- 2) . Three-way catalyst, precious metal ratio is 5:5:1 (pt:pd:ph) 50g, pore density 100
- 3) ,Make EPA mark: ENTE

Party B should provide the goods according to the design, < < Parts check standard >> or quality requirement and quality agreement, quality assurance. Party B has the duty of confidentiality for the drawing, design, requirement of quality, quantity and some related information of this contract, Party B can not offer and leak this to the third party. Both party need to sign quality agreement, and this agreement take effect with the contract.

- 3, Delivery place and method: After get the order from Party A, Party B has to produce according to Party A's requirement about quality, quantity, and model.
- 4, Transportation arrangement is responsible by the Party B, and transportation to the designated place, transport cost shall be borne by the supplier
- 5, Reasonable loss and calculation methods: When it needed, make another agreement.
- 6, Packaging standards, supply and recovery cost of packaging materials: Unless it has another agreement, use carton for packing, the cost shall be borne by the supplier, the packaging materials do not recycled;
- 7, The criteria and method of acceptance, and the limit time of raise an objection: Storage testing according to "parts check standard "of Taotao Group Co., Ltd, Party A should complete the purchase inspection promptly, if there is any quality problems Party A should give feedback to Party B within seven days.
- 8, Settlement and duration: acceptance of storage, after acceptance of goods, settlement is according to the real usage.
- 9, If need to offer the guarantee, it must make a warranty of contract, act as a attachment of this contract.
- 10, Breach of contract: defaulting party liable
- 11,All disputes in connection with the execution of this Contract shall be settled friendly through negotiation. In case to settlement can be reached, either party can lawsuit to the local court that has jurisdiction.
- 12, Miscellaneous: The real delivery time and quantity is up to the "purchase order" of TAO TAO GROUP CO., Ltd.
- 13, This agreement is duly executed at above effective date by duly authorized representatives of both

parties,	In the event	of the contrac	t expiry, bo	th parties	has no	rights to	change of	or stop	this c	ontract.
14, Te	erm of validity	y: Ending by re	e-signed co	ntract or s	top coo	peration				

Party A (seal): Party B (seal):

TAOTAO GROUP CO., LTD Beijing Yingtai Century environmental protection technology CO., Ltd.

Representative (signature): Representative (signature):

Tel/Fax: Tel/Fax: Date: Date:

供货合同书

Sales contract

甲方 (需 方): 涛涛集团有限公司

Party A(Buyer): TAO TAO GROUP CO., LTD

乙方 (供货方): 重庆田中科技开发有限公司

Party B(Supplier): Chongqing Tianzhong technical Development Co., Ltd

合同编号:

Contract No.:

签订时间: 2011年12月24日

Date:

签订地点: 浙江缙云

Place: Jinyun, Zhejiang.

一、 图号、产品名称、型号规格、数量、单价及供货时间

Picture No, product name, model, quantity and delivery time.

序号 No.	图号 Picture No.	产品名称 Product name	型号规格	数量	单位	单价	交 (提) 货期限
1	ATA110-B-TZH152FMH-00000	发动机 Engine	110 自动波	1	台	465	20 天 20dasys
2	ATA125-D-1400000	发 动 机 Engine	110 1+1	1	台	560	20 天 20days
3	ATK125-A-1400000	发动机 Engine	110 3+1	1	台	580	20 天 20days
4	ATD125-C-TZH152FMH-00000 TZH152FMH-000001400000	发动机 Engine	110脚启动	1	台	460	20 天 20days
5	ATD90-A-TZH152FMH-00000	发动机 Engine	90 脚启动	1	台	470	20 天 20days
6							

- 二、质量要求、技术标准、对质量负责的条件和期限: 1、该零部件与整车装配后,应符合美国 EPA 排放要求。
- 1、 发动机的性能、尺寸与供方提供样品保持一致.

正常行驶 3000KM 以上。按需方图纸、《零部件检查基准书》或技术协议、质量协议要求,

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质量"三包"; 乙方对甲方所提供的图纸、设计方案、质量要求、产品价格及其需求产品的数量和本合同的相关内容有保密义务,不得向第三方提供和泄露,并签约《质量协议》,此协议随本合同一起生效;

- 三、交(提)货地点、方式:乙方在收到甲方定单后,应按甲方要求的质量、数量、品种进行生产,并在甲方要求的期限内将产品送达甲方;
- 四、运输方式及到达站港和费用负担:乙方所供产品,由乙方负责运输送达甲方仓库,费用由乙方负担:
- 五、 合理损耗及计算方法: 需要时, 另立协议;
- 六、 包装标准、包装物的供应与回收和费用负担:除另有协议外;采用纸箱包装,费 用由供货方负担,包装物不回收;
- 七、 验收标准、方法及提出异议期限: 入库检验按涛涛集团有限公司《零部件检查基准书》有关程序办理; 甲方应及时完成进货检验,质量问题应与七日内反馈给乙方:
- 八、 结算方式及期限: 验收合格入库, 按实际用量结算;
- 九、 如需提供担保,另立合同担保书,作为本合同附件;
- 十、 违约责任: 违约方承担责任;
- 十一、解决合同纠纷的方式:双方协商,协商未果,由需方所在地人民法院经济庭仲裁;
- 十二、 其他约定事项:产品具体送货时间、数量以涛涛集团有限公司《采购订单》 为准:
- 十三、 本合同签字盖章后生效,履行期内双方均不得随意变更或解除合同,合同未尽事宜,须双方共同协商,做出补充规定。本合同一式两份,双方各执一份。
- 十四、 有效期限: 本协议有效期限止于重新签订采购合同或双方配套关系终止时。

甲方(需方盖章): 涛涛集团有限公司 甲方代表: 电话/传真: 乙方(供货方盖章): 重庆田中科技开发有限公司 乙方代表: 电话/传真:

- 2, The quality requirements, technical standard, responsible for the quality conditions and time limit:
- 1), This part assemble to the vehicle, it must match the emission requirements of EPA.
- 2) , The size and performance should remain the same with the sample provided by supplier. Party B should provide the goods according to the design, < Parts check standard >> or quality requirement and quality agreement, quality assurance. Party B has the duty of confidentiality for the drawing, design, requirement of quality, quantity and some related information of this contract, Party B can not offer and leak this to the third party. Both party need to sign quality agreement, and this agreement take effect with the contract.
- 3, Delivery place and method: After get the order from Party A, Party B has to produce according to Party A's requirement about quality, quantity, and model.
- 4, Transportation arrangement is responsible by the Party B, and transportation to the designated place, transport cost shall be borne by the supplier
- 5, Reasonable loss and calculation methods: When it needed, make another agreement.
- 6, Packaging standards, supply and recovery cost of packaging materials: Unless it has another agreement ,use carton for packing, the cost shall be borne by the supplier, the packaging materials do not recycled;
- 7, The criteria and method of acceptance, and the limit time of raise an objection: Storage testing according to "parts check standard "of Taotao Group Co., Ltd, Party A should complete the purchase inspection promptly, if there is any quality problems Party A should give feedback to Party B within seven days.
- 8, Settlement and duration: acceptance of storage, after acceptance of goods, settlement is according to the real usage.
- 9, If need to offer the guarantee, it must make a warranty of contract, act as a attachment of this contract.
- 10, Breach of contract: defaulting party liable
- 11,All disputes in connection with the execution of this Contract shall be settled friendly through negotiation. In case to settlement can be reached, either party can lawsuit to the local court that has jurisdiction.
- 12, Miscellaneous: The real delivery time and quantity is up to the "purchase order" of TAO TAO GROUP CO., Ltd.
- 13, This agreement is duly executed at above effective date by duly authorized representatives of both parties, In the event of the contract expiry, both parties has no rights to change or stop this contract.
 - 14, Term of validity: Ending by re-signed contract or stop cooperation.

Party A (seal): Party B (seal):

TAOTAO GROUP CO., LTD Chongqing Tianzhong technical Development Co.,Ltd

Representative (signature): Representative (signature):

Tel/Fax: Tel/Fax: Date: Date:

供货合同书

Sales contract

甲方 (需 方): 涛涛集团有限公司

Party A(Buyer): TAO TAO GROUP CO., LTD

乙方 (供货方): 永康市合发工具有限公司

Party B(Supplier): Yongkang Hefa Tools Co., Ltd.

合同编号:

Contract No.:

签订时间: 2011年12月27日

Date:

签订地点: 浙江缙云

Place:Jinyun,Zhejiang.

一、 图号、产品名称、型号规格、数量、单价及供货时间

Picture No, product name, model, quantity and delivery time.

序号 No.	图号 Picture No.	产品名称 Product name	型号规格 Model	数量 Quanti ty	单位 Unit	单价 Unit price	交(提) 货期限 Delivery time
1	ATA110-B-2800000	补气阀 Gulp Valve	通用	1	只	10	10 天 10days
2							
3							

二、质量要求、技术标准、对质量负责的条件和期限: 1、该零部件与整车装配后, 应符合美国 EPA 排放要求。

2、 EPA 打刻标识 110、cc: TT. 5XY. 101

150cc: 5. XY1. 008

250cc: 5. XY1. 008

卡丁车: TT. 5XY. 101

越野车: 5. XY1. 008

按需方图纸、《零部件检查基准书》或技术协议、质量协议要求,质量"三包",乙方对甲方所提供的图纸、设计方案、质量要求、产品价格及其需求产品的数量和本合同的相

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关内容有保密义务,不得向第三方提供和泄露,并签约《质量协议》,此协议随本合同一起生效;

- 三、交(提)货地点、方式:乙方在收到甲方定单后,应按甲方要求的质量、数量、品种进行生产,并在甲方要求的期限内将产品送达甲方;
- 四、运输方式及到达站港和费用负担:乙方所供产品,由乙方负责运输送达甲方仓库,费用由乙方负担;
- 五、 合理损耗及计算方法: 需要时, 另立协议;
- 六、 包装标准、包装物的供应与回收和费用负担:除另有协议外;采用纸箱包装,费 用由供货方负担,包装物不回收;
- 七、 验收标准、方法及提出异议期限:入库检验按涛涛集团有限公司《零部件检查基准书》有关程序办理;甲方应及时完成进货检验,质量问题应与七日内反馈给乙方:
- 八、 结算方式及期限: 验收合格入库, 按实际用量结算:
- 九、 如需提供担保,另立合同担保书,作为本合同附件;
- 十、 违约责任: 违约方承担责任;
- 十一、解决合同纠纷的方式:双方协商,协商未果,由需方所在地人民法院经济庭仲裁:
- 十二、 其他约定事项:产品具体送货时间、数量以涛涛集团有限公司《采购订单》 为准:
- 十三、 本合同签字盖章后生效,履行期内双方均不得随意变更或解除合同,合同未 尽事宜,须双方共同协商,做出补充规定。本合同一式两份,双方各执一份。
- 十四、 有效期限: 本协议有效期限止于重新签订采购合同或双方配套关系终止时。

甲方(需方盖章): 涛涛集团有限公司 甲方代表: 电话/传真: 乙方(供货方盖章): 永康市合发工具有限公司 乙方代表: 电话/传真:

- 2, The quality requirements, technical standard, responsible for the quality conditions and time limit:
- 1), This part assemble to the vehicle, it must match the emission requirements of EPA.

2) ,Make EPA mark:

110 cc: TT.5XY.101

150cc: 5.XY1.008

250cc: 5.XY1.008

Go cart: TT.5XY.101

Dirt bike: 5.XY1.008

Party B should provide the goods according to the design, < Parts check standard >> or quality requirement and quality agreement, quality assurance. Party B has the duty of confidentiality for the drawing, design, requirement of quality, quantity and some related information of this contract, Party B can not offer and leak this to the third party. Both party need to sign quality agreement, and this agreement take effect with the contract.

- 3, Delivery place and method: After get the order from Party A, Party B has to produce according to Party A's requirement about quality, quantity, and model.
- 4, Transportation arrangement is responsible by the Party B, and transportation to the designated place, transport cost shall be borne by the supplier
- 5, Reasonable loss and calculation methods: When it needed, make another agreement.
- 6, Packaging standards, supply and recovery cost of packaging materials: Unless it has another agreement, use carton for packing, the cost shall be borne by the supplier, the packaging materials do not recycled;
- 7, The criteria and method of acceptance, and the limit time of raise an objection: Storage testing according to "parts check standard "of Taotao Group Co., Ltd, Party A should complete the purchase inspection promptly, if there is any quality problems Party A should give feedback to Party B within seven days.
- 8, Settlement and duration: acceptance of storage, after acceptance of goods, settlement is according to the real usage.
- 9, If need to offer the guarantee, it must make a warranty of contract, act as a attachment of this contract.
- 10, Breach of contract: defaulting party liable
- 11,All disputes in connection with the execution of this Contract shall be settled friendly through negotiation. In case to settlement can be reached, either party can lawsuit to the local court that has jurisdiction.
- 12, Miscellaneous : The real delivery time and quantity is up to the "purchase order" of TAO TAO GROUP CO., Ltd.
- 13, This agreement is duly executed at above effective date by duly authorized representatives of both parties, In the event of the contract expiry, both parties has no rights to change or stop this contract.

 14, Term of validity: Ending by re-signed contract or stop cooperation.

Party A (seal):	Party B (seal)
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TAOTAO GROUP CO., LTD Yongkang Hefa Tools Co.,Ltd.

Representative (signature): Representative (signature):

Tel/Fax: Tel/Fax: Date: Date:

供货合同书

Sales contract

甲方 (需 方): 涛涛集团有限公司

Party A(Buyer): TAO TAO GROUP CO., LTD

乙方 (供货方): 杭州睿威机车配件有限公司

Party B(Supplier): Hangzhou Ruiwei Engine parts Co., Ltd.

合同编号:

Contract No.:

签订时间: 2011年12月10日

Date:

签订地点: 浙江缙云

Place:Jinyun,Zhejiang.

一、 图号、产品名称、型号规格、数量、单价及供货时间

Picture No, product name, model, quantity and delivery time.

序号 No.	图号 Picture	产品名称 Product name	型号规格 Model	数 量 Qua nti ty	单位 Unit	单价 Unit price	交(提) 货期限 Delivery time
1	ATA110-B-1205000	油管 Oil pipe	∮8×∮4.5	1	米 Meter	11. 4	15 天 15days
2	ATA250-D-1205000	废气管 Flue gas leading	∮ 14× ∮ 10	1	米 Meter	35	15 天 15days
3	ATK125-A-1205000	废气管 Flue gas leading	∮14×∮8	1	米 Meter	35	15 天 15days
4							
5							
6							

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- 二、质量要求、技术标准、对质量负责的条件和期限: 1、该零部件与整车装配后,应符合美国 EPA 要求。
- 2、 油管的尺寸、性能、老化、粘合强度符合我司零部件检验基准书要求。
- 3、 EPA 打刻标识: REWIN EPA NRFL

按需方图纸、《零部件检查基准书》或技术协议、质量协议要求,质量"三包"; 乙方对甲方所提供的图纸、设计方案、质量要求、产品价格及其需求产品的数量和本合同的相关内容有保密义务,不得向第三方提供和泄露,并签约《质量协议》,此协议随本合同一起生效;

- 三、 交(提)货地点、方式: 乙方在收到甲方定单后,应按甲方要求的质量、数量、品种进行生产,并在甲方要求的期限内将产品送达甲方;
- 四、运输方式及到达站港和费用负担:乙方所供产品,由乙方负责运输送达甲方仓库, 费用由乙方负担;
- 五、 合理损耗及计算方法: 需要时, 另立协议;
- 六、 包装标准、包装物的供应与回收和费用负担:除另有协议外;采用纸箱包装,费 用由供货方负担,包装物不回收;
- 七、验收标准、方法及提出异议期限:入库检验按涛涛集团有限公司《零部件检查基准书》有关程序办理;甲方应及时完成进货检验,质量问题应与七日内反馈给乙方:
- 八、 结算方式及期限: 验收合格入库, 按实际用量结算;
- 九、 如需提供担保,另立合同担保书,作为本合同附件;
- 十、 违约责任: 违约方承担责任;
- 十一、解决合同纠纷的方式:双方协商,协商未果,由需方所在地人民法院经济庭仲裁:
- 十二、 其他约定事项:产品具体送货时间、数量以涛涛集团有限公司《采购订单》为准;
- 十三、 本合同签字盖章后生效,履行期内双方均不得随意变更或解除合同,合同未尽事宜,须双方共同协商,做出补充规定。本合同一式两份,双方各执一份。
- 十四、 有效期限: 本协议有效期限止于重新签订采购合同或双方配套关系终止时。

甲方(需方盖章): 涛涛集团有限公司 甲方代表: 乙方(供货方盖章): 杭州睿威机车配件有限公司 乙方代表: 电话/传真: 电话/传真:

- 2, The quality requirements, technical standard, responsible for the quality conditions and time limit:
- 1), This part assemble to the vehicle, it must match the emission requirements of EPA.
- 2) ,The size, performance, ageing and adhesive strength of the oil pipe must match the equipment of << Parts check standard>>.
- 3) . Three-way catalyst, precious metal ratio is 5:5:1 (pt:pd:ph), pore density 100
- 4) Make EPA mark: REWIN EPA NRFL

Party B should provide the goods according to the design, < Parts check standard >> or quality requirement and quality agreement, quality assurance. Party B has the duty of confidentiality for the drawing, design, requirement of quality, quantity and some related information of this contract, Party B can not offer and leak this to the third party. Both party need to sign quality agreement, and this agreement take effect with the contract.

- 3, Delivery place and method: After get the order from Party A, Party B has to produce according to Party A's requirement about quality, quantity, and model.
- 4, Transportation arrangement is responsible by the Party B, and transportation to the designated place, transport cost shall be borne by the supplier
- 5, Reasonable loss and calculation methods: When it needed, make another agreement.
- 6, Packaging standards, supply and recovery cost of packaging materials: Unless it has another agreement, use carton for packing, the cost shall be borne by the supplier, the packaging materials do not recycled;
- 7, The criteria and method of acceptance, and the limit time of raise an objection: Storage testing according to "parts check standard "of Taotao Group Co., Ltd, Party A should complete the purchase inspection promptly, if there is any quality problems Party A should give feedback to Party B within seven days.
- 8, Settlement and duration: acceptance of storage, after acceptance of goods, settlement is according to the real usage.
- 9, If need to offer the guarantee, it must make a warranty of contract, act as a attachment of this contract.
- 10, Breach of contract: defaulting party liable
- 11,All disputes in connection with the execution of this Contract shall be settled friendly through negotiation. In case to settlement can be reached, either party can lawsuit to the local court that has jurisdiction.
- 12, Miscellaneous: The real delivery time and quantity is up to the "purchase order" of TAO TAO GROUP CO., Ltd.
- 13, This agreement is duly executed at above effective date by duly authorized representatives of both

parties, In the event of the contract expiry, both parties has no rights to change or stop this contract.

14, Term of validity: Ending by re-signed contract or stop cooperation.

Party A (seal): Party B (seal):

TAOTAO GROUP CO., LTD Hangzhou Ruiwei Engine parts Co., Ltd.

Representative (signature): Representative (signature):

Tel/Fax: Tel/Fax: Date: Date:



Office of the Secretary of State

CERTIFICATE OF FILING OF

TAOTAO USA, INC. File Number: 800768734

The undersigned, as Secretary of State of Texas, hereby certifies that a Certificate of Formation for the above named Domestic For-Profit Corporation has been received in this office and has been found to conform to the applicable provisions of law.

ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing filing effective on the date shown below.

The issuance of this certificate does not authorize the use of a name in this state in violation of the rights of another under the federal Trademark Act of 1946, the Texas trademark law, the Assumed Business or Professional Name Act, or the common law.

Dated: 02/02/2007

Effective: 02/02/2007



ex Mining

Roger Williams Secretary of State



CITY OF CHINO

BUSINESS LICENSE DIVISION P.O. BOX 667 CHINO, CA 91708-0667 INQUIRIES (909) 334-3263

INQUIRIES (909) 334-3263

TION NAMED BELOW IS HEREBY GRANTED THIS CERTIFIED THE CITY OF CHINO FOR THE BUSINESS DES

THE PERSON, FIRM, OR CORPORATION NAMED BELOW IS HEREBY GRANTED THIS CERTIFICATE AS THE RECEIPT FOR AMOUNTS PAID TO THE CITY OF CHINO FOR THE BUSINESS DESCRIBED HEREIN. FOR THE PERIOD INDICATED. GRANTING OF THIS CERTIFICATE DOES NOT ENTILE THE HOLDER TO OPERATE OR MAINTAIN A BUSINESS IN VIOLATION OF ANY LAW OR ORDINANCE. THIS LICENSE IS ISSUED WITHOUT VERIFICATION THAT THE LICENSEE IS SUBJECT TO OR EXEMPT FROM LICENSING BY THE STATE OF CALIFORNIA. THE CITY OF CHINO DOES NOT PASS ON THE QUALIFICATIONS OF THE HOLDER OF THIS CERTIFICATE.

Mailing Address: TAOTAO USA, INC TAOTAO USA GLOBAL 4575 EDISON AVE-CHINO, CA 91710

POST IN A CONSPICUOUS PLACE

2014

BUSINESS LICENSE CERTIFICATE

Business License ID

35575

Type
WHOLESALE VEHICLES/PARTS

Customer ID

5049

Number

35575

Issued

09/01/2013

Expires

09/30/2014

Owner Name: TAOTAO USA, INC

Business Name and Address: TAOTAO USA GLOBAL 4575 EDISON AVE CHINO CA 91710

THIS CERTIFICATE
IS
NON-TRANSFERABLE

EPA-001208

CX095

Form 201 (Revised 1/06)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555

FAX: 512/463-5709 Filing Fee: \$300



Certificate of Formation For-profit Corporation

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FEB 0 2 2007

Corporations Section

The filing entity being formed is	s a for-profit corpora	ation. The name	of the entity is	:
	TAOTAO USA, IN			
The name must contain the word "corporate	tion," "company," "incorpo	orated," "limited" or an	abbreviation of on	e of these terms.
Article	2 - Registered Age (Select and complete either			A company of the comp
A. The initial registered age	ent is an organization	n (cannot be entity nar	ned above) by the	e name of:
A. The initial registered age	ent is an organization	n (cannot be entity nam	ned above) by the	e name or:
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OR B. The initial registered age		resident of the sta		
OR B. The initial registered ago Matao	ent is an individual r	resident of the sta Cao Last Name	te whose name	is set forth below
OR B. The initial registered age Matao First Name	ent is an individual r	resident of the sta Cao Last Name	te whose name	is set forth below

The number of directors constituting the initial board of directors and the names and addresses of the person or persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and qualified are as follows:

Director 1					
Matao		Cao			
First Name	M.I.	Last Name		Suffix	
659 East Royal Lane #3043	Irving*		TX	75039	
Street or Mailing Address	City		State	Zip Cod	e Country

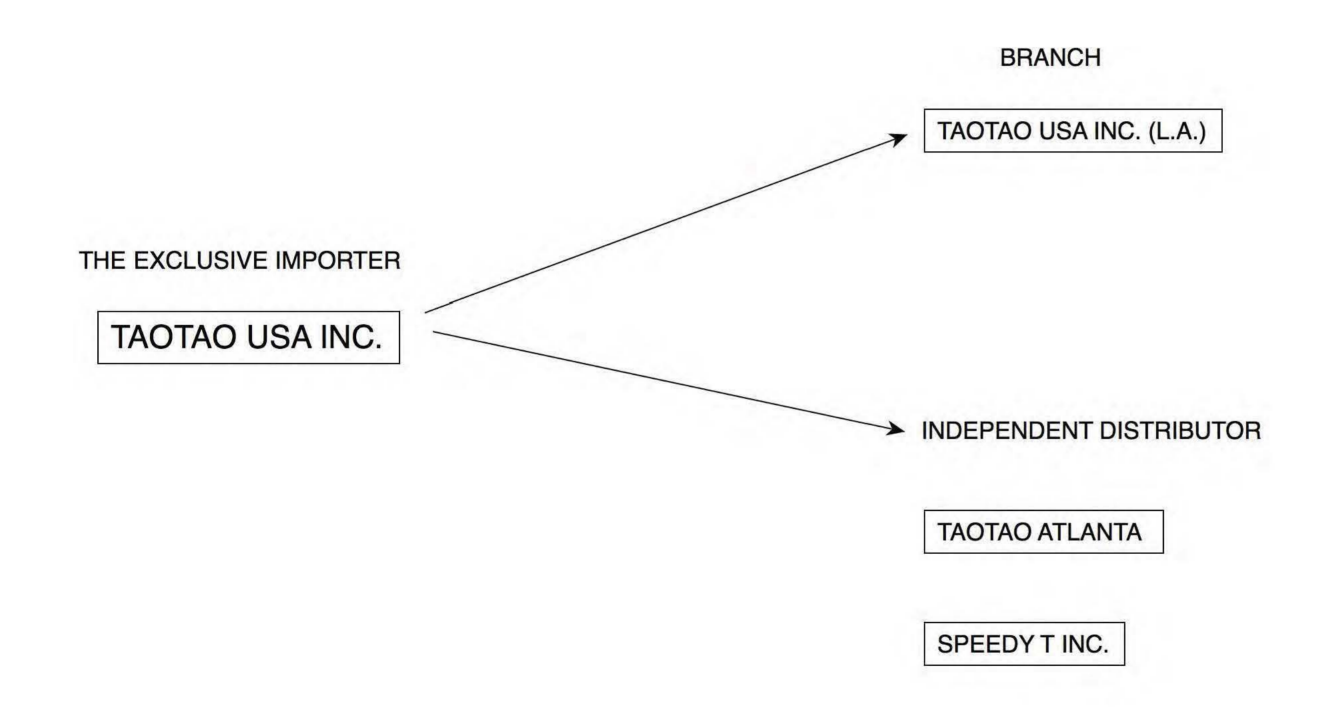
Form 201

First Name	M.I.	Last Name		1	Suffix
			TX		
Street or Mailing Address	City		State	Zip Code	Country
Director 3		1			
- N		1, ,,			
First Name	M.I.	Last Name			Suffix
			TX		
Street or Mailing Address	City		State	Zip Code	Country
B. The shares shall have no f the shares are to be divided into classes or statement of no par value), and the pro-	o par value.	designation of each class			
DR B. The shares shall have not fithe shares are to be divided into classes or statement of no par value), and the proformation on this form.	o par value. s, you must set forth the ceferences, limitations, and	designation of each class d relative rights of each	class in the sp	ace provided for su	upplemental
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Name 659 East Royal Lane #3043 Street or Mailing Address	Irving,	TX	75039
		TX	75030
Street or Mailing Address	City		13039
	City	State	Zip Code
Effectiv	veness of Filing (Select ei	ither A. B. or C.)	E ACTIVITY OF THE SERVE
The following event or fact will cause	the document to take e	effect in the manner de	escribed below:
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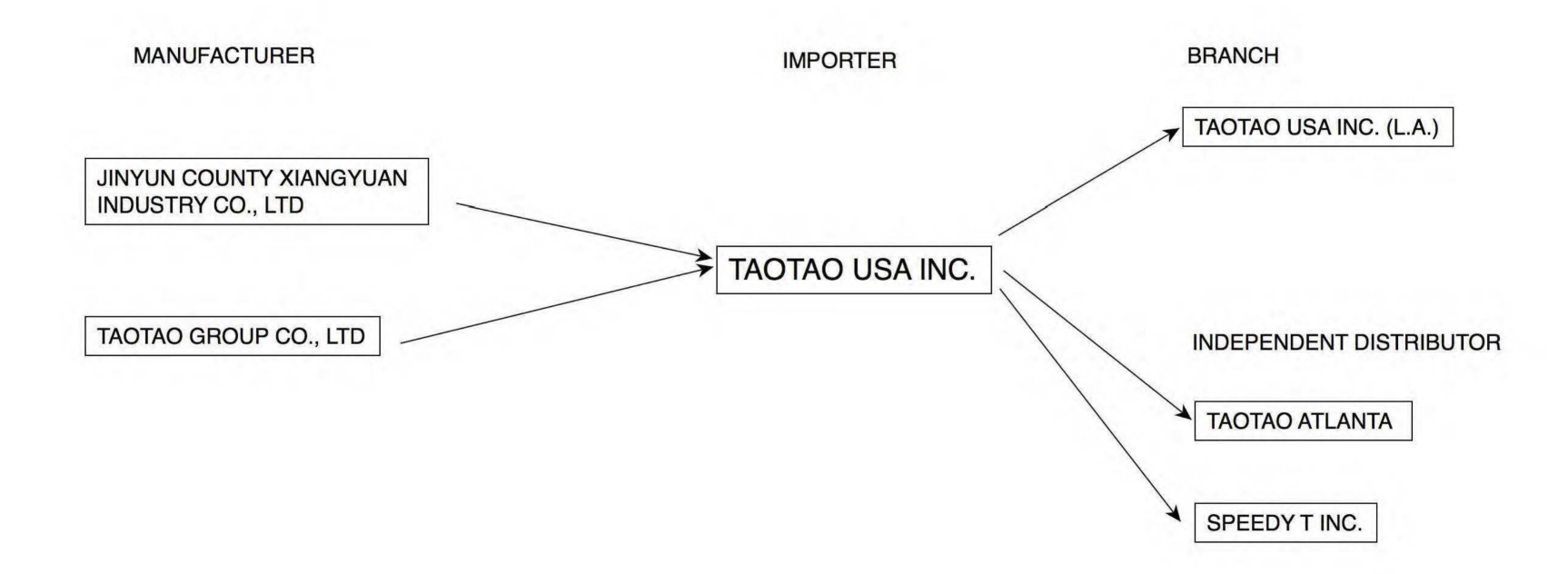
EPA-00121

BUSINESS PRACTICES EXPLAINED



EFA-001213

BUSINESS RELATIONSHIP



Form 201 (Revised 1/06)

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Certificate of Formation For-profit Corporation

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FEB 0 2 2007

Corporations Section

The filing entity being formed i	s a for-profit co	orporation. The name	of the entity is	:
	TAOTAO US	A, INC.		
The name must contain the word "corpora	tion," "company," "i	incorporated," "limited" or an	abbreviation of on	e of these terms.
Articl		d Agent and Register		Agent School of the second
A. The initial registered ag	ent is an organiz	zation (cannot be entity nam	ned above) by the	e name of:
A. The initial registered ag	ent is an organiz	zation (cannot be entity nar	ned above) by the	e name of:
	ent is an organi:	zation (cannot be entity nar	ned above) by the	e name of:
OR				-
OR B. The initial registered ag				-
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OR	ent is an individ	dual resident of the sta Cao Lass Name	te whose name	e is set forth below
OR B. The initial registered ag Matao First Name	ent is an individ	dual resident of the sta Cao Last Name t and the registered of	te whose name	e is set forth below

The number of directors constituting the initial board of directors and the names and addresses of the person or persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and qualified are as follows:

Director 1					
Matao		Cao			
First Name	M.I.	Last Name		Suffix	
659 East Royal Lane #3043	Irving*		TX	75039	
Street or Mailing Address	City		State	Zip Cod	e Country

Form 201

First Name					
	M.I.	Last Name			Suffix
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			TX		
Street or Mailing Address	City		State	Zip Code	Country
Director 3			-		
First Name	M.I.	Last Name			Suffix
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treet or Mailing Address	City		State	Zip Code	Country
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CX095

EPA-001215

Name 659 East Royal Lane #3043 Street or Mailing Address	Irving,	TX	75039
		TX	75030
Street or Mailing Address	City		13039
	City	State	Zip Code
Effectiv	veness of Filing (Select ei	ither A. B. or C.)	E ACTIVITY OF THE SERVE
The following event or fact will cause	the document to take e	effect in the manner de	escribed below:
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	Execution	per transfer to the	
	subject to the penalties		1

Form 201



TAOTAO USA INC Add: 2425 Camp. Ave., Suite 100, Carrollton, TX 75006

Ph: 214-635-3980

Fax: 214-635-3985

Additional Info for Preparing This Request for Information

1, PNL LOGISTICS LTD
William Yin
Responded to the importation docs section

Stanley Consulting, President
 James Xu
 Responded to the testing plan section

3, TAOTAO USA INC., Senior Tech Manager David Garibyan Responded to Appendix B Section 6

4, TAOTAO GROUP CO., LTD FEIJIAN ZHU Responded to Appendix B Section 7

5, TAOTAO USA INC., Sales Manager Jackie Wang Responded to Appendix B Page 3 Section 8 and Section 9

CX095 EPA-001217

Isin, Amelie

From: Isin, Amelie

Sent: Thursday, March 13, 2014 2:43 PM

To: 'Jackie Wang'

Cc: Klepp, Robert; taotaoreport@gmail.com; yktaotao@gmail.com; angel@taotaogroup.com;

taotaous@gmail.com; Thompson, Christopher

Subject: RE: About catalyst testing

Jackie,

Please see my responses IN RED CAPS to your message below. Also, we are awaiting a response to Robert Klepp's March 11 message to find out who will represent Taotao Group Co., Ltd. and Jinyun County Xiangyuan Industry Co., Ltd. We need a response on this question before we can confirm our availability for the in-person meeting. Please let us know as soon as possible.

Regarding the test plan you submitted on 3/9/14, we need much more detail on the catalyst testing. Please have SGS submit a test plan to EPA on your behalf to comply with Request #3(d) of Appendix B of EPA's 2/6/14 letter. In addition, we need you to address Request #3(b) of Appendix B of EPA's 2/6/14 letter in your test plan. Lastly, your test plan should reference emission testing in conformance with the procedures specified in 40 CFR 1051.501(b) for recreational vehicles and 40 CFR 86.427-78 for highway motorcycles. Please have CEE and Olsen review your test plan to ensure its accuracy before you re-submit it to EPA for approval.

Thanks, Amelie

From: Jackie Wang [mailto:jackie@taotao.us]
Sent: Thursday, March 06, 2014 5:05 PM

To: Isin, Amelie

Cc: Klepp, Robert; taotaoreport@gmail.com; yktaotao@gmail.com; angel@taotaogroup.com; taotaous@gmail.com;

Thompson, Christopher

Subject: Re: About catalyst testing

Jackie Wang

TAOTAO USA INC. (L.A. Branch)

Add: 4575 Edison Ave, Chino, CA 91710

Site: <u>www.taotao.us</u> Office: 909-614-1661 Fax: 909-597-0547

Cell: 909-859-4193 (24/7 available for our dealers)

On Thu, Mar 6, 2014 at 11:31 AM, Isin, Amelie < Isin. Amelie@epa.gov > wrote:

Jackie,

A couple quick questions based on my preliminary review of your test plan:

a confused – your test plan (Section 2) says that the lab will randomly select the samples for testing. Do you still a me to look at these VIN lists?

Sorry for the confusion. Because at the beginning we were planning to have the labs to randomly pick the samples. And then last week (2/27) you said in email if we provide some random VINs then you could pick the samples, so we randomly took a lot of photos of our units showing the VINs and shared a link for those files including all the photos. We also sent you a CD that contains all the VINs for you to choose from since Robert has problem to download those files. Did you receive the CD today?

I RECEIVED THE CD, AND HERE ARE THE SAMPLES:

ETAOC.049MC2: L9NTEACT7E1000882, L9NTEACT9E1000849, L9NTEACT2E1003902

ETAOX0.12A1T: L5NAAHTJ3E1037815, L5NAAHTJ8E1037762, L5NAAFTBXE1041955

DTAOC.150MC2: L9NTELKA1D1050106, L9NTELKE3D1250004, L9NTELKEXD1250050

DTAOX.124XXX (please confirm you mean DTAOX.124AAA): L5NAAJT19D1000726, L5NAAJT19D1000936, L5NAAJT16D1000912

DTAOC.049MC2: L5NTEACX1D1101627, L5NTEACX9D1150770, L5NTEACX6D1101302

DTAOX0.12A1T: L5NAAHTJ3D1019751, L5NAAHTJXD1024218, L5NAAHTJ4D1019516

2) The test plan you provided does not address catalyst testing. Will you be providing that information in a separate document?

Our EPA consultant will address catalyst testing in the updated testing plan. Our concern is EPA request the catalyst testing should be done after the whole vehicle testing, then the catalyst will deteriorate and the results will be totally different from what we've done last time with Canada SGS which we sent in samples which were removed from brand new units.

THE PRECIOUS METAL CONTENT OF CATALYSTS THAT HAVE UNDERGONE EMISSIONS TESTING SHOULD BE UNAFFECTED BY THE EMISSIONS TESTING. IF YOU HAVE FURTHER QUESTIONS ABOUT THIS, WE CAN DISCUSS THIS AT OUR IN-PERSON MEETING.

3) It is not clear which lab (CEE or Olsen) will be testing which vehicles.

were waiting for EPA's reply on the process of testing (like which testing should be done first) from 2/27, that's why we can't tell the labs our estimated testing date. Now we have an answer from Robert on 3/4. We are checking back with the labs, to see what's their schedules.

4) Why is the quantity of vehicles listed as N/A or blank for three engine families?

Actually there are only two engine families show N/A, DTAOX0.15G2T and CTAOC.049MC1. We imported small quantity of DTAOX0.15G2T over the years and sold out long time ago. And for CTAOC.049MC1, we don't have them in stock since it's 2012 year model. But we do have all the left 6 engine families in stock.

YOUR TEST PLAN ONLY MENTIONS YOUR LA WAREHOUSE. CAN YOU CONFIRM THAT YOU DO NOT HAVE ANY SAMPLES FROM DTAOX.15G2T AND CTAOC.049MC1 IN YOUR DALLAS WAREHOUSE?

Thank you very much for your time.

P.S. I will be getting married next Thursday in China, but you can always reach me by email or by my cell 909-816-1937.

Please address these questions in a revise	test plan and submit it to EPA by Monday.
--	---

Thanks,

Amelie

From: Jackie Wang [mailto:jackie@taotao.us]
Sent: Thursday, March 06, 2014 1:18 PM

To: Klepp, Robert

Cc: Isin, Amelie; taotaoreport@gmail.com; yktaotao@gmail.com; angel@taotaogroup.com; taotaous@gmail.com;

Thompson, Christopher

Subject: Re: About catalyst testing

ar Robert,

Sorry I had to upload the 7 PDF files to Cloud storage service and shared the link with you because the files are too large (over 120 MB). It contains random VINs for the 6 engines families that we currently have in stock (Details in our testing report). We took pictures of those VINs to make it easier for Amelie to choose from. I also sent Amelie a CD yesterday which has all these PDF files in it (FEDEX TRACKING 798123588004). It is delivered 90 minutes ago.

And we'll be at the meeting on time.

Thank you for your time.

Jackie Wang

TAOTAO USA INC. (L.A. Branch)

Add: 4575 Edison Ave, Chino, CA 91710

Site: www.taotao.us

Office: 909-614-1661

Fax: 909-597-0547

Cell: 909-859-4193 (24/7 available for our dealers)

ue, Mar 4, 2014 at 1:18 PM, Klepp, Robert < Klepp, Robert @epa.gov > wrote:

Dear Mr. Wang,

Your test plan is being reviewed at this time. There are additional reports on the Google Drive link you sent that we could not open. Please re-send these documents as PDF files in e-mail attachments. There are 8 families in the Test Order, so let me know if there any engine families for which you do not have samples to test. From what I could see on Google Drive, it looks like you are missing 4 of the engine families identified in EPA's Test Order.

Also, regarding your second point about Taotao's ability to afford the testing, it is hard to imagine that Taotao cannot afford to do the required testing, since it is responsible for nearly \$40,000,000 in imports in 2013. There is a formal process for demonstration of inability to pay requiring submission of specific documentation including tax returns and bank statements.

Finally, in response to your last question, because the catalyst samples will come from the vehicles that are being emissions-tested, the catalyst testing should take place after the vehicles are emissions-tested. Hopefully this clarifies your question on the testing process.

Please let me know if you and Matao Cao and you are able to meet on March 17, 2014, in the afternoon, at EPA Headquarters for the purpose the Notice of Violation and the Test Order. Although we understand that there are language barriers that make it difficult for Yuejin Cao to participate in the meeting, we need someone representing the manufacturer to attend the meeting, as recipients of the Notice of Violation and Test Order. This can be covered if Taotao Group Co., Ltd. and Jinyun County Xiangyuan Industry Co., Ltd. can confirm in a letter to EPA that they have authorized Matao Cao to speak on their behalf and represent their interests in matters related to the Notice of Violation and Test Order.

Sincerely,

Robert G. Klepp, Acting Chief

Mobile Source Enforcement Branch

Air Enforcement Division

U.S. Environmental Protection Agency

1200 Pennsylvania Avenue, NW

lington, DC 20460

(202) 564-5805

From: Jackie Wang [mailto:jackie@taotao.us]

Sent: Thursday, February 27, 2014 5:38 PM

To: Isin, Amelie

Cc: matao cao; Klepp, Robert; Thompson, Christopher

Subject: Re: About catalyst testing

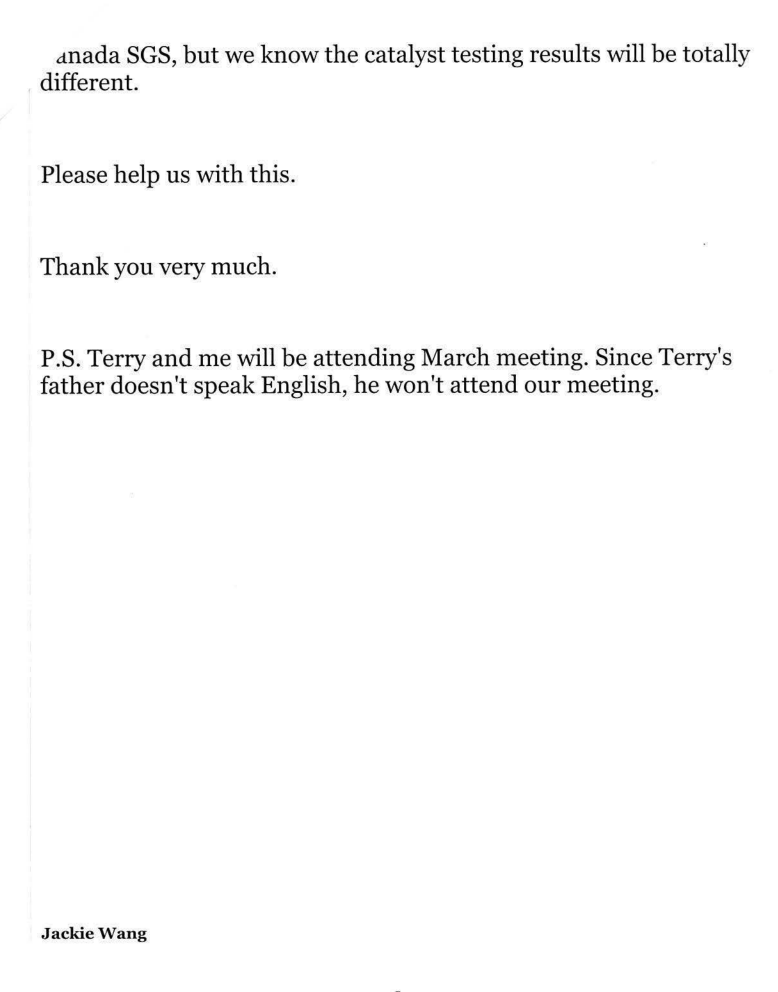
Hi Amelie,

Thank you very much for your prompt reply.

I am sending you our Testing Plan and 7 pdf files including the VINs (Here is the <u>LINK</u>) for you to randomly choose from.

Since we start to get price quotes from different labs, it seems the whole cost will be over \$200,000.00, and plus the cost for all the units (we have to keep all the testing units in our warehouse for at least 7 years). I am afraid we can't afford such a high cost for the testings. Is it possible that EPA could test our units in Lotus?

And also there is another problem. If we remove the catalyst from the selected samples and send to Canada SGS for testing, then we won't be able to get the catalyst back for the vehicle testing here in the States. Or we do the vehicle testing first in the States, and then remove the catalyst from the finished testing units to send to



AOTAO USA INC. (L.A. Branch)

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Cell: <u>909-859-4193</u> (24/7 available for our dealers)
On Thu, Feb 27, 2014 at 5:49 AM, Isin, Amelie < Isin. Amelie@epa.gov> wrote:
Jackie,
While we can't come to your warehouse, if you send me a list of available VINs for each engine family at issue, I would be glad to randomly select some VINs for you.
Were you able to locate samples from all engine families? Let me know if there any engine families for which you do not have samples to test.
Also, as requested in Bob Klepp's Feb. 11 message, please let us know when in March Mr. Cao and Mr. Cao are available for an in-person meeting in Washington, DC.
Thanks,
Amelie
From: Jackie Wang [mailto:jackie@taotao.us] Sent: Wednesday, February 26, 2014 2:30 PM To: Isin, Amelie; Thompson, Christopher; matao cao Subject: About catalyst testing

11 Amelie,

Quick question, is is possible for EPA to come to any of our warehouses to randomly select catalyst samples for the engine families that listed in EPA's Feb 6th 2014 letter and tested in EPA's lab?

It will help us speed up the whole process.

Thanks.

Jackie Wang

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

OFFICE OF ENFORCEMENT AND COMPLIANCE ASSURANCE

APR 1 5 2014

VIA ELECTONIC MAIL

IN THE MATTER OF:

Matao Cao, President Taotao USA, Inc. Suite 100 2425 Camp Avenue Carrollton, Texas 75006

Yuejin Cao, President Taotao Group Co., Ltd. No. 6 Xinmin Road Jinyun County, Lishui City Zhejiang, China 321403

Yuejin Cao, President Jinyun County Xiangyuan Industry Co., Ltd. Xinbi Industrial Zone, Xinbi Town Jinyun County Zhejiang, China 321400

ATTENTION: Matao Cao and Yuejin Cao

Response to Test Plan Submitted on March 31, 2014

By letter dated February 6, 2014, the United States Environmental Protection Agency (EPA) required Taotao USA, Inc., Jinyun County Xiangyuan Industry Co., Ltd., and Taotao Group Co., Ltd., and its affiliates (collectively, Taotao) to submit certain information as part of an EPA investigation to determine Taotao's compliance with sections 203 and 213 of the Clean Air Act (Act), 42 U.S.C. §§ 7522 and 7547, and the regulations at 40 C.F.R. Parts 86, 1051, and 1068.

The information request included a requirement that Taotao must submit to EPA a detailed written test plan for the testing and inspection of three representative and randomly selected vehicles from each of the following engine families: ETAOC.049MC2, ETAOX0.12A1T, DTAOC.150MC2, DTAOX0.15G2T, DTAOX.124AAA, DTAOC.049MC2, DTAOX0.12A1T, and CTAOC.049MC1. The initial deadline for Taotao to submit a test plan proposal was March 5, 2014, and later this deadline was extended to March 31, 2014, based on Taotao's need for additional time to address EPA's comments and questions. In the interim, on March 18, 2014, EPA and Taotao met in person at EPA's office in Washington, DC to discuss the test plan and the underlying violations. Following the meeting, EPA received Taotao's test plan resubmission on March 31, 2014.

Upon review of the submitted test plan, EPA found significant deficiencies where the plan falls short of EPA's requirements. For reasons discussed in detail below, EPA is not approving the test plan at this time. The deficiencies with the submitted test plan are as follows:

- Certification is not included that each of the test vehicles will not have not been modified
 in any way since its importation or, if any modification or adjustment has been made,
 specify the nature of such modification or adjustment.
- SGS documents entitled, "Catalyst preparation and sub-sampling," and "Precious Metals Analysis," are provided as a standalone documents with the submission. Please confirm whether the methods and procedures outlined in these documents are what the laboratories will follow in this matter. Unless Taotao does so, EPA cannot assume what Taotao intended when these documents were included on your response.
- One of the pages of the submission has as its header, "Tao Tao Test Plan Check Sheet." The check list needs to include the following details:
 - Specify that each test vehicle will be inspected by the laboratory for the presence of each of the emission control devices listed on the emissions label.
 - State that the report to EPA on emission and catalyst test results will be submitted within 60 days of approval by EPA of the test plan;
 - State that the report to EPA will include a detailed description of the conduct of the testing, and contain the results of the testing;
 - State that each of the labs will retain the test vehicles and catalysts, and testing bench sheets until EPA agrees that they may be released.
- The "Tao Tao Test Plan Check Sheet", "Motorcycle/ATV check-in procedure", and "Motorcycle Pre-Test Data Sheet" apply only to proposed testing by California Environmental Engineering. Taotao needs to provide corresponding checklists from Olson-Ecologic.
- Include a narrative description of the emission test procedures that each laboratory will
 use.
- The entire narrative needs a review for English grammar and formatting. For example, the test lab information on page 1 is written in past tense. Also, on page 1, section 2, based on the formatting, it is unclear whether there 200 vehicles available for engine family DTAOC.49MC2.

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Correct the deficiencies and submit a revised test plan no later than April 28, 2014.

Sincerely,

Robert G. Klepp, Acting Chief Mobile Source Enforcement Branch

TAOTAO USA INC./TAOTAO GROUP CO., LTD/JINYUN COUNTY XIANGYUAN INDUSTRY CO., LTD TEST PLAN

We hereby submit the revised test plan for the following engine families: ETAOC.049MC2, ETAOXO.12A1T,DTAOC.150MC2,DTAOXO.15G2T,DTAOX.124AAA,DTAOC.049 MC2,DTAOXO.12A1T and CTAOC.049MC1.

Certification: Each of the test vehicles will not have not been modified in any way since its importation.

1. Test Laboratory information:

We have contracted with California Environmental Engineering (CEE) who has agreed to conduct the confirmatory testing for us. Below is a brief description of the test laboratory.

California Environmental Engineering is an EPA and ARB recognized emission testing facility located in Santa Ana, California. CEE has been in business since 1984. CEE has participated in motorcycle cross check programs with the EPA and ARB. CEE has conducted in use testing programs for the ARB including motorcycle manufacture in use audits.

CEE uses a Horiba Analytical train for emission analyzation, a Horiba CVS and a Mustang Dynamometer with Real Time controls. The computer program that runs the tests is an ALS computer program. The ALS program generates the driving trace as well as running the analytical train.

2. Vehicle Selection

Below are the testing vehicle VINs previously selected by Amelie Isin

Engine Family Models Quantity
ETAOC.049MC2 SPEED 50/CY50-A 550
L9NTEACT7E1000882, L9NTEACT9E1000849, L9NTEACT2E1003902

ETAOXO.12A1T ATA110-B/ATA125-DATA-125F **700** L5NAAHTJ3E1037815, L5NAAHTJ8E1037762, L5NAAFTBXE1041955

DTAOC.150MC2 LANCER 150/PALADIN 150 **300** L9NTELKA1D1050106, L9NTELKE3D1250004, L9NTELKEXD1250050

DTAOXO.15G2T ATK150-A/ATK 150-C **3** L5NAELTN0D1000133, L5NAELTN5D1000113, L5NAELTNXD1000107

DTAOX.124AAA ATD125-C **20** L5NAAJT19D1000726, L5NAAJT19D1000936, L5NAAJT16D1000912

DTAOC.049MC2 GT-5 **200** L5NTEACX1D1101627, L5NTEACX9D1150770, L5NTEACX6D1101302

DTAOXO.12A1T ATA110-B/ATA125-D **300** L5NAAHTJ3D1019751, L5NAAHTJXD1024218, L5NAAHTJ4D1019516

CTAOC.049MC1 (TX will ship 3 units to CA to test) L9NTEACW5C1000001, L9NTEACW6C1000122, L9NTEACW4C1000104

We will have CEE send a representative to our warehouse to pick up the three vehicles of each engine family which previously selected by Amelie Isin. The vehicles will be assembled in the presence of the CEE representative. Upon completion of assembly the vehicles will be delivered to CEE for check-in per CEE's test plan matrix, service accumulation and emission testing.

3. Testing Procedures

The selected vehicles for engine family ETAOC.049MC2, DTAOC.150MC2, DTAOC.049MC2 and CTAOC.049MC1 will run 2500km service accumulation prior to the confirmatory test. The vehicles for engine family ETAOXO.12A1T, DTAOXO.15G2T, DTAOX.124AAA, DTAOXO.12A1T will run 12 hours of service accumulation. All service accumulation will be done prior to the confirmatory tests. The testing will be conducted according to Title 40 Part 86.401-90 thru 86.544-90. The durability will be conducted on CEE's durability dynamometers with a custom program that conforms to Title 40 Part 86 Appendix 4 (b). All durability miles are driven on the dynamometer and recorded on the computer lap by lap.

A written notice will be sent to EPA at least seven days prior to the confirmatory test. EPA officers are welcome to observe any testing and inspect the vehicles.

4. Record Keeping

TaoTao, SGS and CEE will document all transfers of custody sufficient to maintain an unbroken chain of custody for each vehicle.

TAOTAO USA INC. Test Plan Check Sheet BY CEE

- Receive all vehicles for testing.
- Inspect each vehicle damage and presence of emission control devices listed on the emissions label.

Perform Check In which entails recording all information contained on the Check In Sheet

3 Take pictures of each vehicle as follows.

Left Side to record damage
Right Side to record damage
Front Side to record damage
Rear Side to record damage
Engine and engine number
Carburetor to record manufacturer and seals present
Emission Label to verify engine family
Vin. Plate to verify vin# recorded

- 4 Determine if Carburetor is sealed or not and take pictures of the seal.
- 5 If sealed inform TAO TAO and EPA
- 6 Run vehicle to degreen cats, seat valves, rings, etc. on durability dyno per Tao Tao test plan.
- 7 Conduct Emission Test CVS75FTP per Title 40 Part 86
- 8 Audit and QC data to ensure compliance with regulations Title 40 Part 86.
- 9 Write Final Report including emission equipment, dynamometer specifications & pictures and all durability logs as well as all emission tests conducted.
- 10 CEE will retain the test vehicles and testing bench sheets until EPA agrees that they may be released.

California Environmental Engineering will submit the testing report to EPA within 60 days of approval by EPA of the test plan.

If you have any questions please call Larry Swiencki at 714-545-9822 ext.51.

THE REMOVAL AND TRANSPORTING OF CATALYST:

After the emission testing finished, CEE will remove the muffler system from the testing units and cut the muffer to get the catalyst out. TAOTAO will have no contact with the mufflers or catalysts after testing. CEE will use FedEx to send the catalysts directly to Canada SGS.

TAOTAO USA INC. Vehicle Receipt

Date:	-	
Vehicle Model:		
Vehcile Color:	_	
Last Six of Vin#		
Received at CEE Time:		
Received by:		
Receipant Signature:		
Date:	_	
Vehicle Model:		
Vehicle Color:	_	
Last Six of Vin#:	-	
Released by CEE time:		
Paceived by TaoTao:		



PRECIOUS METALS ANALYSIS FOR TAOTAO USA INC.

APRIL 2014



Agreed Test Plan for TAOTAO USA INC .:

The testing laboratory will collect information establishing the identification of each vehicle that is the source of reported to EPA. This information must include, at a minimum, the vehicle identification number, pictures of the vehicle and catalyst, and pictures of any emission control label present on the vehicle.

The testing laboratory will document transfers of custody sufficient to maintain an unbroken chain of custody for the vehicle and catalyst sample. SGS must measure the dimensions of the catalyst: length, diameter, and cell density.

Take photos of the samples at each step below and include in lab report.

- 1. Weigh entire sample at start (the intact casing, honeycomb mesh interior, and washcoat amount inside); measure the diameter of the mesh and cell density
- Do the coring & collect core samples and washcoat (as discussed on our recent call, include a method for preventing excess washcoat from falling out of other parts of the honeycomb during the drilling process)
- 3. Weigh the core samples and washcoat; set aside for now
- 4. Weigh the remaining casing, washcoat, and mesh (now missing X number of cores) this is not required, but could be useful in observing loss
- 5. Remove the casing from the remaining mesh; separate these pieces; measure the length of the honeycomb mesh
- 6. Clean the casing: scrape any washcoat powder or small mesh pieces out; put those with the remaining mesh
- 7. Weigh the clean casing
- 8. Weigh the mesh and washcoat remaining after removing the casing
- Return to the core samples of mesh and washcoat collected in coring; tear apart the core samples and remove all washcoat in cores
- Use a magnet to separate the mesh core pieces from the collected washcoat; weigh the washcoat
- 11. Choose a needed portion of the washcoat to analyze; determine the ppm or mg/kg of the platinum group element(s) in the washcoat
- 12. Add the weight from #3 to #8, this is the total weight of honeycomb mesh and washcoat in the sample
- 13. Back estimate the total amount of washcoat in the catalytic converter: multiply the weight from #12 by the weight from #10 and divide that by the weight from #3, this

SGS Canada Inc. 185 Concession Street, Lakefield, ON K0L2H0 t(705)652.2000

CX098 EPA-001235

- will yield an estimated amount of washcoat in the honeycomb mesh for the entire sample
- 14. Determine the weight of platinum group element in the catalytic converter by multiplying the concentration from #11 to the estimated amount of washcoat from #13 (include weight conversions mg, g, kg)
- 15. Use the measurements from #1 and #5 to calculate the volume of the honeycomb mesh (pi xR2x H); use for loading calculations (g/L)

SGS CANADA WILL RETAIN THE TEST CATALYSTS AND TESTING BENCH SHEETS UNTIL EPA AGREES THAT THEY MAY BE RELEASED. SGS WILL SUBMIT THE TEST REPORT TO EPA WITHIN 60 DAYS OF APPROVAL OF THIS TEST PLAN.

SGS Canada Inc. 185 Concession Street, Lakefield, ON K0L2H0 t(705)652.2000



TAOTAO GROUP CO., LTD NO.6 XINMIN ROAD, WUYUN TOWN, JINYUN COUNTY, ZHEJIANG PROVINCE, CHINA

TEL: 86-578-3183666 FAX: 86-578-3183668

To whom it may concern,

TAOTAO GROUP CO., LTD and JINYUN COUNTY XIANGYUAN INDUSTRY CO., LTD hereby authorize Mr. Matao Cao act on our behalf in the testing plan project.

This authorization is valid and until further written notice from our two entities.

Sincerely,

Yuejin Cao

TAOTAO GROUP CO., LTD

海海集团有限公司 TAOTAO GROUP CO.,LTD.

Certification

I certify under penalty law that I have examined and am familiar with the information in the enclosed documents, including all attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are, to the best of my knowledge and belief, true and complete. I am aware that there are significant penalties for knowingly submitting false or incomplete statements and information, including the possibility of fines or imprisonment pursuant to section 113(c)(2) of the Act, 42 U.S.C. § 7413(c)(2), and 18 U.S.C. §§ 1001 and 1341.

President: \$ 3 19 TAOTAO USA INC. 5/9/2014