



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY BEFORE THE ADMINISTRATOR

In the Matter of:)
Taotao USA, Inc.,) Docket No. CAA-HQ-2015-8065
Taotao Group Co., Ltd., and)
Jinyun County Xiangyuan Industry)
Co., Ltd.)
Respondents.)

ORDER ON MOTIONS TO CONFORM TRANSCRIPT

The hearing in this matter was conducted October 17-19, 2017, in Washington, D.C. This Tribunal’s Hearing Clerk received the official transcript of testimony taken at the hearing on October 30, 2017. Electronic copies of the transcript were emailed to counsel for the parties on November 1, 2017. That same day, I ordered that any motions to conform the transcript to the actual testimony “be filed on or before November 17, 2017.” Post-Hearing Scheduling Order (Nov. 1, 2017).

On November 17, 2017, the Agency filed its Motion to Conform the Transcript of the Hearing to the Actual Testimony. It attached requested changes as Exhibit A to its motion. Respondents did not file a response to the Agency’s Motion within the time allowed. After reviewing the Agency’s requested changes, the undersigned accepts each correction it proposes. Therefore, the Agency’s Motion is GRANTED, and the Hearing Transcript shall be modified as outlined in the Agency’s Exhibit A.

Respondents did not file their motion to conform the transcript until November 27, 2017, attaching their requested changes as Exhibit A. See Motion to Conform the Transcript of the Hearing to the Actual Testimony (“Motion to Conform”).1 Because Respondents were once again late in filing their motion, the Agency did not have time to respond before the ordered deadline. However, no response is necessary, as this Tribunal has reviewed Respondents’ proposed changes and makes the following corrections based on Respondents’ request:

Page 807, Line 14: Insert “that” between “testified” and “embedded”

1 Their filing was 10 days late, and on the day their motion was due Respondents sought an extension because their “Counsel has been working on numerous other legal matters.” See Respondents’ Unopposed Motion to Extend the Deadline for Respondents’ Motion to Conform the Transcript to the Actual Testimony at 1 (Nov. 17, 2017) (“Motion for Extension”). Despite this vague excuse, Respondents’ Motion for Extension is GRANTED.

Page 808, Line 2: Replace “in on-road” with “non-road”
Page 813, Line 15: Replace “Junyun” with “Jinyun”²
Page 816, Line 9: Insert “because” between “Wolf” and “of”
Page 816, Line 24: Replace “for” with “four”

The rest of Respondents’ requested changes are denied. Consequently, Respondents’ Motion to Conform is **GRANTED in part** and **DENIED in part** as outlined above, and the Hearing Transcript shall be conformed accordingly.

SO ORDERED.



Susan L. Biro
Chief Administrative Law Judge

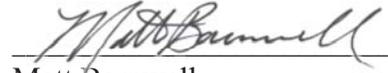
Dated: November 30, 2017
Washington, D.C.

² Further, the spelling of Jinyun shall be corrected throughout the entire transcript wherever a misspelling exists.

In the Matter of *Taotao USA, Inc., Taotao Group Co., Ltd., and Jinyun County Xiangyuan Industry Co., Ltd.*, Respondents. Docket No. CAA-HQ-2015-8065

CERTIFICATE OF SERVICE

I certify the foregoing **Order on Motions to Conform Transcript**, dated November 30, 2017, and issued by Chief Administrative Law Judge Susan L. Biro, was sent this day to the following parties in the manner indicated below.


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Dated: November 30, 2017
Washington, D.C.