UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C.

In the Matter of:

ZHEJIANG PEACE INDUSTRY and TRADING COMPANY, LTD.,

Docket No. CAA-HQ-2014-8119

et. al.

Respondents.

ANSWER TO ADMINISTRATIVE COMPLAINT

NOW COMES Respondent, Zhejiang Peace Industry and Trading Company, Ltd., and hereby responds to the Complaint of the Environmental Protection Agency in the above-captioned matter:

Response to Numbered Paragraphs of Complaint

1.

This paragraph is a statement of law and requires no response.

2.

This paragraph is a statement identifying Complainant and requires no response.

3.

The allegations contained in this paragraph are admitted only to the extent that they are named not that they are proper parties to the action.

In response to allegations this Respondent and admits the allegations contained in this paragraph.

5.

The allegations contained in this paragraph are admitted.

6.

The allegations contained in the first two sentences of this paragraph are admitted to the best of these respondents knowledge. The third sentence of this paragraph cannot be admitted nor denied without strict and specific proof of each and every fact necessary to substantiate any or all of the allegations contained therein and therefore would have to deny them all at this time. Further, to the extent Respondents have insufficient information to either admit or deny allegations as regards to the other parties involved.

7.

The allegations contained in this paragraph are denied in as much as no specific information has ever been provided regarding alleged testing, qualifications of persons who are alleged to have conducted the test, how the very limited number of subject vehicles were chosen, whether the selection would have been proper and sufficient selection and various possible non-conforming vehicles. The possibly of biased non-scientific procedures which may have been used and

any number of other contaminations which have or may have prejudiced the alleged findings.

8.

This paragraph is a statement of law and requires no response.

9.

This paragraph is a statement of law and requires no response.

10.

This paragraph is a statement of definitions and requires no response.

11.

This paragraph is a statement of law and requires no response.

12.

This paragraph is a statement of law and requires no response.

13.

This paragraph is a statement of definitions and law and requires no response including all sub-parts (a - k).

14.

This paragraph is a statement of law and requires no response including all sub-parts (a-1).

15.

This paragraph is a statement of law and requires no response.

This paragraph is a statement of law and requires no response, including all sub-parts (a - c).

17.

This paragraph is a statement of law and requires no response.

18.

This paragraph is a statement of law and requires no response.

19.

This paragraph is a statement of law and requires no response.

20.

This paragraph is a statement of law and requires no response.

21.

This paragraph is a statement of law and requires no response.

22.

This paragraph is a statement of law and requires no response.

23.

This paragraph is a statement of law and requires no response.

24.

The named Respondents deny the allegations contained in this paragraph without sufficient information to support the allegations.

The Respondent can neither directly admit nor deny the allegations contained in this paragraph but would conjecture that they are true, but in an abundance of caution would have to deny the allegations without strict and specific proof of each and every fact necessary to establish the assertions and allegations contained in this paragraph.

26.

The Respondent can neither directly admit nor deny the allegations contained in this paragraph but would conjecture that they are true, but in an abundance of caution would have to deny the allegations without strict and specific proof of each and every fact necessary to establish the assertions and allegations contained in this paragraph.

27.

The Respondent can neither directly admit nor deny the allegations contained in this paragraph but would conjecture that they are true, but in an abundance of caution would have to deny the allegations without strict and specific proof of each and every fact necessary to establish the assertions and allegations contained in this paragraph.

The Respondent can neither directly admit nor deny the allegations contained in this paragraph but would conjecture that they are true, but in an abundance of caution would have to deny the allegations without strict and specific proof of each and every fact necessary to establish the assertions and allegations contained in this paragraph.

29.

The Respondent can neither directly admit nor deny the allegations contained in this paragraph but would conjecture that they are true, but in an abundance of caution would have to deny the allegations without strict and specific proof of each and every fact necessary to establish the assertions and allegations contained in this paragraph.

30.

The Respondent denies the allegations of the EPA as stated and demand direct and specific factual scientific proofs of each allegation as it applies to each and every member of the 10,707 vehicles which the EPA alleges are in violation and not some random unspecified sampling made by an unknown and un-named party.

Count One: Is denied and lacks sufficient specificity to respond to, as it very general and not supported by any facts.

Count Two: Is denied and lacks any sufficient specificity to respond to, as it very general and not supported by any facts.

The Respondent denies the allegations of the EPA as stated and demand direct and specific factual scientific proofs of each allegation as it applies to each and every member of the 12,252 vehicles which the EPA alleges are in violation and not some random unspecified sampling made by an unknown and un-named party.

Count Three: Is denied and lacks any sufficient specificity to respond to, as it very general and not supported by any facts.

Count Four: Is denied and lacks any sufficient specificity to respond to, as it very general and not supported by any facts.

Count Five: Is denied and lacks any specificity to respond to, as it is very general and not supported by any facts.

32

COUNT SIX

The Respondent denies the allegations of the EPA as stated and demand direct and specific factual scientific proofs of each allegation as it applies to each and every member of the 5,908 vehicles which the EPA alleges are in violation and not some random unspecified sampling made by an unknown and un-named party.

33.

The Respondent denies the allegations of the EPA as stated and demand direct and specific factual scientific proofs of each allegation as it applies to each

and every member of the many vehicles which the EPA alleges are in violation and not some random unspecified sampling made by an unknown and un-named party.

Count Seven: Is denied and lacks any sufficient specificity to respond to as it very general and not supported by any facts.

Count Eight: Is denied and lacks any sufficient specificity to respond to, as it very general and not supported by any facts.

34.

The Respondent, denies being responsible for the alleged violations and show that the named manufactures hired and used independent certifying agency who is responsible and alleged violations if true.

35.

This is a statement of law and requires no response.

36.

This is a statement of law and requires no response. In an abundance of caution the Respondent denies being subject to any civil penalty for alleged violations of other entities.

37.

This is a statement of law and requires no response.

38.

This is a statement of law and requires no response.

To the extent that this paragraph contains a statement of law it requires no response. To the extent the paragraph contains allegations which have already been deny such denial is reasserted by these Respondents.

40.

To the extent that this paragraph contains a statement of law it requires no response. To the extent the paragraph contains allegations which have already been deny such denial is reasserted by these Respondents.

41.

THE RESPONDENTS REQUESTS A HEARING REGARDING THE APPROPRIATENESS OF ANY PENALTY.

42.

This is a statement of law and procedure and requires no response.

43.

This Answer asserts the Respondent contest and deny the alleged facts contained in this complaint by the EPA. The Respondent contends a civil penalty is inappropriate and that it is entitled to a defense judgment as a matter of law.

44.

This is a statement of law and procedure and requires no response.

This is a statement of law and procedure and requires no response.

46.

This is a statement of law and procedure and requires no response.

General Denial

Respondent denies each and every allegation of the Complaint not specifically admitted. To the extent that any allegation of fact in the Complaint remains unanswered, Defendant denies such allegation.

Defenses to the Claims Alleged

- Respondent disputes the penalty proposed by Complainant as inappropriate and unwarranted, based on the allegations of the complaint.
- Complainant has not provided a statement of reasoning for the proposed penalty.
- Respondent has complied with the provisions of Part A of Title II of the Clean Air Act, 42 U.S.C. §§ 7521–7554, and the regulations promulgated thereunder.
- Respondent reserves its right to present any other defenses to the Complaint in the future.

Request for a Hearing

Based on the above, Respondent hereby requests a hearing to dispute the allegations of the Complaint, as well as the proposed penalty assessment.

Submitted his 30th day of July, 2014.

Authorized Representative

For Zhejiang Peace Industry and

Trading Company, Ltd.

CERTIFICATE OF SERVICE

I CERTIFY that on this same date, a true copy of this document was sent via U.S.

Mail to:

Evan M. Belser
U.S. EPA, Air Enforcement Division
1200 Pennsylvania Ave., N.W.
Mailcode 2242A
Washington, DC 20460

Authorized Representative

For Zhejiang Peace Industry and

Trading Company, Ltd.