

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

In re Hanwha Cimarron LLC	) ) Docket No. CAA-2024-008447 ) ) )
FINA	AL ORDER
Pursuant to 40 C.F.R. § 22.18(b)-(c) of attached Expedited Settlement Agreement/Co incorporated by reference into this Final Order	
The Respondent is ORDERED to con Agreement/Consent Agreement, effective imp	nply with all terms of the Expedited Settlement mediately.
So ordered. <sup>1</sup>	
	ENVIRONMENTAL APPEALS BOARD
Dated: February 23, 2024	Mary Kay Lynch Environmental Appeals Judge

<sup>&</sup>lt;sup>1</sup> The three-member panel ratifying this matter is composed of Environmental Appeals Judges Aaron P. Avila, Wendy L. Blake, and Mary Kay Lynch.

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

In re:	)	Docket No. CAA-2024-008447
Hanwha Cimarron LLC	)	
	)	

### EXPEDITED SETTLEMENT AGREEMENT

### A. JURISDICTION

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

### B. GOVERNING LAW

- 7. This proceeding arises under the American Innovation and Manufacturing ("AIM") Act of 2020, 42 U.S.C. § 7675, and the regulations promulgated thereunder.
- 8. The EPA regulations at 40 C.F.R. Part 84, Subpart A, implement the AIM Act requirement to phase down HFC production and consumption.
- 9. 40 C.F.R. § 84.5(b)(l) states that "no person may import bulk regulated substances, except by expending, at the time of the import, consumption or application-specific allowances in a quantity equal to the exchange-value weighted equivalent of the regulated substances imported."
- 10. 40 C.F.R. § 84.5(b)(6) states that "every kilogram of bulk regulated substances imported ... constitutes a separate violation of this subpart."

### C. ALLEGED VIOLATION OF LAW

11. The EPA alleges Respondent violated 40 C.F.R. § 84.5(b) by importing the bulk regulated substances identified in Table 1 of ESA Attachment 1 without expending consumption or application-specific allowances in a quantity equal to the exchange-value weighted equivalent of the regulated substances imported.

### D. TERMS OF AGREEMENT

- 12. For the purpose of this proceeding, as required by 40 C.F.R. § 22.18(b)(2), Respondent:
  - a. admits that the EPA has jurisdiction over the subject matter alleged in this Agreement;
  - b. admits the facts stipulated in Table 1 of ESA Attachment 1;
  - c. consents to the assessment of a civil penalty as stated in Table 3 of ESA Attachment 1 and below;
  - d. waives any right to contest the alleged violations of law set forth in Section C of this Agreement; and
  - e. waives its right to appeal the Order accompanying this Agreement.
- 13. For the purpose of this proceeding, Respondent:
  - a. agrees that this Agreement states a claim upon which relief may be granted against Respondent;
  - b. acknowledges that this Agreement constitutes an enforcement action for purposes of considering Respondent's compliance history in any subsequent enforcement actions related to the Respondent;
  - c. certifies that it completed the corrective action as set forth in Table 4 of ESA Attachment 1;

- d. waives any and all remedies, claims for relief and otherwise available rights to judicial or administrative review that Respondent may have with respect to any issue of fact or law set forth in this Order, including any right of judicial review under Section 307(b)(1) of the Clean Air Act, 42 U.S.C. § 7607(b)(1);
- e. consents to personal jurisdiction in any action to enforce this Agreement or Order, or both, in the United States District Court for the District of Columbia; and
- f. waives any rights it may possess at law or in equity to challenge the authority of the EPA to bring a civil action in a United States District Court for the District of Columbia to compel compliance with the Agreement or Order, or both, and to seek an additional penalty for noncompliance with the Agreement or Order, and agrees that federal law shall govern in any such civil action.
- 14. Penalty Payment. The civil penalty agreed upon by the Parties for settlement purposes is stated in Table 3 of ESA Attachment 1. Respondent agrees to:
  - a. pay the penalty within 30 calendar days of the Effective Date of this Agreement;
  - b. pay the penalty using any method, or combination of methods, provided on the website <a href="https://www.epa.gov/financial/additional-instructions-making-payments-epa#Pay.gov">https://www.epa.gov/financial/additional-instructions-making-payments-epa#Pay.gov</a>;
  - c. identify each and every payment with the Docket No. of this Agreement and Final Order; and
  - d. within 24 hours of payment of the penalty, send proof of payment via electronic mail to the Inspector at the Inspector's email address identified in Table 1 of ESA Attachment 1. "Proof of payment" means, as applicable, a copy of the check, confirmation of credit card or debit card payment, confirmation of wire or automated clearinghouse transfer, and any other information required to demonstrate that payment has been made according to the EPA requirements, in the amount due, and identified with the docket number.
- 15. If Respondent fails to timely pay any portion of the penalty assessed under this Agreement, the EPA may:
  - a. request the Attorney General to bring a civil action in the United States District Court for the District of Columbia to recover: the amount assessed; interest at rates established pursuant to 26 U.S.C. § 6621(a)(2), the United States' enforcement expenses, and a 10 percent quarterly nonpayment penalty, 42 U.S.C. § 7413(d)(5);
  - b. refer the debt to a credit reporting agency or a collection agency, 40 C.F.R. §§ 13.13, 13.14, and 13.33;
  - c. collect the debt by administrative offset (i.e., the withholding of money payable by the United States to, or held by the United States for, a person to satisfy the debt the person owes the Government), which includes, but is not limited to, referral to the Internal Revenue Service for offset against income tax refunds, 40 C.F.R. Part 13, Subparts C and H; and

- d. (1) suspend or revoke Respondent's licenses or other privileges, or (2) suspend or disqualify Respondent from doing business with the EPA or engaging in programs the EPA sponsors or funds, 40 C.F.R. § 13.17.
- 16. By signing this Agreement, Respondent certifies that the information it has supplied concerning this matter was at the time of submission true, accurate, and complete for each such submission, response, and statement. Respondent acknowledges that there are significant penalties for submitting false or misleading information, including the possibility of fines and imprisonment for knowing submission of such information, under 18 U.S.C. § 1001.
- 17. By signing this Agreement, Respondent acknowledges that this Agreement and Order, including identifying information such as name, federal tax ID number, mailing and e-mail address, will be available to the public when the Agreement and Certificate of Service are filed and uploaded to a searchable database and agrees that this Agreement does not contain any confidential business information or other personally identifiable information.
- 18. By signing this Agreement, the undersigned representative of Complainant and the undersigned representative of Respondent each certify that he or she is fully authorized to execute and enter into the terms and conditions of this Agreement and has the legal capacity to bind the party he or she represents to this Agreement.
- 19. By signing this Agreement, Respondent agrees to acceptance of the Complainant's: (a) digital or an original signature on this Agreement; and (b) service of the fully executed Agreement on the Respondent by mail or electronically by e-mail. Complainant agrees to acceptance of the Respondent's digital or an original signature on this Agreement.
- 20. Each party shall bear its own attorney's fees, costs, and disbursements incurred in this proceeding.

### E. EFFECT OF AGREEMENT AND ATTACHED FINAL ORDER

- 21. In accordance with 40 C.F.R. § 22.18(c), completion of the terms of this Agreement and Final Order resolves only Respondent's liability for federal civil penalties for the violations identified in Section C of this Agreement.
- 22. Penalties paid pursuant to this Agreement shall not be deductible for purposes of federal taxes.
- 23. This Agreement constitutes the entire agreement and understanding of the Parties and supersedes any prior agreements or understandings among the Parties with respect to the subject matter hereof.
- 24. The terms, conditions, and compliance requirements of this Agreement may not be modified or amended after it is ratified except upon the written agreement of both parties, and approval of the Environmental Appeals Board.

- 25. Any violation of this Order may result in a civil judicial action for an injunction, or civil penalties of up to \$121,275 per day per violation (with each kilogram a separate violation), or both, as provided in Section 113(b)(2) of the Act, 42 U.S.C. § 7413(b)(2), as well as criminal sanctions as provided in Section 113(c) of the Act, 42 U.S.C. § 7413(c). The EPA may use any information submitted under this Order in an administrative, civil judicial, or criminal action.
- 26. Nothing in this Agreement shall relieve Respondent of the duty to comply with all applicable provisions of the Act and other federal, state, or local laws or statutes, nor shall it restrict the EPA's authority to seek compliance with any applicable laws or regulations, nor shall it be construed to be a ruling on, or determination of, any issue related to any federal, state, or local permit.
- 27. Nothing herein shall be construed to limit the power of the EPA to undertake any action against Respondent or any person in response to conditions that may present an imminent and substantial endangerment to the public health, welfare, or the environment.
- 28. The EPA reserves the right to revoke this Agreement and settlement penalty if and to the extent that the EPA finds, after signing this Agreement, that any information provided by Respondent was materially false or inaccurate at the time such information was provided to the EPA, and the EPA reserves the right to assess and collect any and all civil penalties for any violation described herein. The EPA shall give Respondent notice of its intent to revoke, which shall not be effective until received by Respondent in writing.

### F. EFFECTIVE DATE

29. Respondent and Complainant agree to the Environmental Appeals Board's issuance of the attached Final Order ratifying the Agreement. The effective date of the Agreement shall be the date of issuance of the Final Order. The EPA will transmit a copy of the Final Order and ratified Agreement to the Respondent.

### **ESA ATTACHMENT 1**

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

ng Activity or Inspection Stipulated Facts
Docket Number:
CAA-2024-008447
Entry/Shipment Number(s):
BTF-22134007
Inspector(s) Name(s) and Email Address:
Elfego Felix
felix.elfego@epa.gov
Date of Detention or Hold:
6/22/2022
Arrival Date:
6/21/2022
MTEVe <sup>3</sup> :
1,384
Container and Quantity:
60 cylinders, 13 kg each
The EPA Delegated Official:
Mary E. Greene

<sup>&</sup>lt;sup>1</sup> "Person" and "Importer" are defined in 40 C.F.R. § 84.3.

<sup>&</sup>lt;sup>2</sup> "Subject HFCs" are Bulk Regulated Substances subject to 40 C.F.R. § 84.5. "Bulk" and "Regulated Substance" are defined in 40 C.F.R. § 84.3.

<sup>&</sup>lt;sup>3</sup> The EPA calculates metric tons of EVe ("MTEVe") by multiplying X kg (the mass of the regulated substance) by Y (the exchange value (EV) of the bulk regulated substance, as reflected in Appendix A of 40 C.F.R. Part 84), and dividing the product by 1,000 to obtain metric tons. The formula for calculating the EV of an HFC blend is set forth in footnote 5.

<sup>&</sup>lt;sup>4</sup> R-407C is an HFC blend that contains approximately 23% HFC-32, 25% HFC-125, and 52% HFC-134a, which are regulated substances.

## **Table 2 – Description of Alleged Violation**

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

## Table 3 – Civil Penalty<sup>5</sup>

\$960, where

\$4,800 \* 20% = \$960

## Monetary Value of Goods \* Percentage Multiplier = Penalty, where

$\mathrm{EV}^6$	Percentage
	Multiplier
< 1,400	10%
$\geq 1,400 \leq 5,000$	20%
> 5,000	30%
≤14,800	

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

<sup>&</sup>lt;sup>5</sup> To determine the EV of a HFC blend, calculate the contribution of each HFC to the total EV of the blend and calculate a case-specific EV multiplier by: multiplying the percentage of the blend made up of each HFC by its EV and summing the resulting blend constituent products to calculate the blend EV. For example, if the percentages of the blend and the EVs (in parentheses) of the constituents are: 55 percent HFC-32 (675), 16 percent HFC-125 (3,500), and 29 percent HFC-134a (1,430), the EV would be  $(0.55 \times 675) + (0.16 \times 3,500) + (0.29 \times 1,430)) = 1345.95$  EV. Where the exact amount or percentage of each HFC in a blend is unknown, the case team shall use the highest EV associated with a HFC in the blend as a multiplier to calculate the penalty.

<sup>&</sup>lt;sup>6</sup> EVs are found in Appendix A of 40 C.F.R. Part 84.

Tab	ole 4 – Corrective Action
Respondent certifies that it has:	# 704 Samyang Smart Technopart 13 Gon
exported the Subject HFCs to  F-DO Co., LTD  (including country) of the rec  Mexico (unless the point of er  or Mexico) and	1 Daeco
paid \$[ # 7,539.00	to perform the above action to address the a record documenting such payment.

02/22/2024

Digitally signed by MARY GREENE Date: 2024.02.22 18:19:49 -05'00'

SHIPPER'S DECLARATION FOR DANGEROUS GOODS (Provide at least two copies to the airline) HANWHA CIMARRON LLC Shipper Air Waybill No. 4912 MOORES MILL RD HUNTSVILLE, AL 35811 Page 1 of 1 **Pages** USA Shipper's Reference Number E-DO CO., LTD. Consignee #704, SAMYANG SMART TECHNOPARK 13, GONGDAN **BUREAU** of 1-DAERO **DANGEROUS** SIHEUNG-SI, GYEONGGI-DO 15086, REPUBLIC OF KOREA GOODS powered by ShipHazmat.NET Two completed and signed copies of this Declaration WARNING must be handed to the operator Failure to comply in all respects with the applicable TRANSPORT DETAILS Dangerous Goods Regulations may be in breach of This shipment is within the **Airport of Departure** the applicable law, subject to legal penalties. limitations prescribed for (delete non-applicable) PASSENGER XXX90B0QC AND CARGO **大大大大大大大** AIRCRAFT Airport of Destination (delete non-applicable) Shipment Type NON-RADIOACTIVE 

#### NATURE AND QUANTITY OF DANGEROUS GOODS

	<b>Dangerous Goods Identification</b>					
UN or ID No.	Proper Shipping Name	Class or Division (Subsidiary Hazard)	Pack- ing Group	Quantity and type of packing	Packing Inst.	Authorization
	Refrigerant gas R 407C	2.2		60 Fibreboard boxes x 10 kg Overpack used #1 Total net quantity 600 kg	200	
¥						

**Additional Handling Information** 

24-Hour Emergency Contact Telephone Number: CHEMTEL:+1-813-248-0585

MIS9516320 - PROPACK INTERNATIONAL

-PREPARED IN ACCORDANCE WITH IATA/ICAO

I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked and labelled/placarded, and are in all respects in proper condition for transport according to applicable international and national governmental regulations. I declare that all of the applicable air transport requirements have been met.

Name of Signatory DANIEL COX

Date

August 31, 2022

Signature (see warning above)

4492 8310 988-44928310 Not Negotiable Shipper's Name and Address Shipper's Account Number BNX SHIPPING-ATLANTA, INC Air Waybill **ASIANA AIRLINES** 3460 SUMMIT RIDGE PKWY, STE 601 DULUTH, GA 30096 UNITED STATES Issued by Copies 1.2 and 3 of this Air Waybill are originals and have the some validity Consignee's Name and Address It is agreed that the goods described herein are accepted in apparent good order and condition except as noted) for carriage SUBJECT TO THE CONDITIONS OF CONTRACT ON THE Consignee's Account Number TRIDENT INTERNATIONAL KOREA) LTD REVERSE HEREOF. ALL GOODS MAY BE CARRIED BY ANY OTHER MEANS INCLUDING ROOM 1001, 74, SEJONG-DAERO, JUNG-GU ROAD OR ANY OTHER CARRIER UNLESS SPECIFIC CONTRARY INSTRUCTIONS ARE SEOUL, 04526 KOREA, REPUBLIC OF GIVEN HEREON BY THE SHIPPER, AND SHIPPER AGREES THAT THE SHIPMENT MAY BE CARRIED VIA INTERMEDIATE STOPPING PLACES WHICH THE CARRIER DEEMS ATTN:EBGO@TRIINTL.COM APPROPRIATE. THE SHIPPER'S ATTENTION IS DRAWN TO THE NOTICE CONCERNING CARRIER'S LIMITITATION OF LIABILITY. Shipper may increase such limitation of liability by TEL:82-2-778-0880 FAX:82-2-778-2680 declaring a higher value for carriage and paying a supplemental charge if required. Issuing Carrier's Agent Name and City Accounting Information BNX SHIPPING-ATLANTA, INC [NOTIFY] 3460 SUMMIT RIDGE PKWY, STE 601 TRIDENT INTERNATIONAL (KOREA) LTD DULUTH, GA 30096 UNITED STATES ROOM 1001, 74, SEJONG-DAERO, JUNG-GU SEOUL, 04526 KOREA, REPUBLIC OF ATTN:EBGO@TRIINTL.COM Agent's IATA Code Account No TEL:82-2-778-0880 Fax:82-2-778-2680 01-19180/0061 Airport of Departure(addr. of First Carrier) and Requested Routing Optional Shipping Information ATLANTA HARTSFIELD AAF-15206 Other То By First Carrier Routing and Destination WT/VAL Declared value for Carriage Declared value for Customs Currency **ICN ASIANA AIRLINES** USD PP X INSURANCE - If carrier offers insurance, and such insurance is request in Airport of Destination Requested Flight/Date Amount of Insurance accordance with the conditions thereof, indicate amount to be insured in OZ-247 / 03 figures in box marked 'Amount of Insurance' Handling Information DANGEROUS GOODS AS PER ATTACHED DGD SCI These commodities, technology or software were exported from the United States in accordance with the Export Administration Regulations. Ultimate Destination Rate Class No. of Chargeable Weight Rate Nature and Quantity of Goods incl. Dimensions of Volume) Gross Pieces Total Charge Item No. CONSOLIDATED SHIPMENT AS PER ATTACH 74.0 K 874.0 K 6.030.60 6.90 ED CARGO MANIFEST :7.0 L) 1,927.0 L) E(S) 874.0 K 6,030.60 PIECE(S) 1,927.0 L) FREIGHT PREPAID" Prepaid Weight Collect Other Charges COLLECT MYC 1,223.60 6,030.60 SCC 87.40 Valuation Charge XBC 87.40 RAC 100 00 Tax Total Other Charges Due Agent Shipper certifies that particulars on the face hereof are correct and that insofar as any part of the consignment contains dangerous goods, such part is properly described by name and is in proper condition for carriage by air according to the applicable Dangerous Goods Regulations. 0.00 Total Other Charges Due Carrier BNX SHIPPING-ATLANTA, INC AS AGENT OF BNX SHIPPING-ATLANTA, INC 1,498.40 Signature of Shipper or Agent Total Prenaid Total Collect BNX SHIPPING-ATLANTA, INC AS AGENT OF THE ASIANA AIRLINES 7 529 00 **Currency Conversion Rates** CC Charges in Dest, Currency 01-Sep-2022 17:17 ATLANTA HARTSFIELD CLAIRE JEONG Executed on (date) Signature of Issuing Carrier or Agent at (place) Charges at Destination **Total Collect Charges** For Carrier's Use Only 988-44928310 at Destination

4492 8310 AEH-43834 Not Negotiable Shipper's Name and Address Shipper's Account Number BNX SHIPPING-ATLANTA, INC HANWHA CIMARRON LLC Air Waybill 3460 SUMMIT RIDGE PKWY, STE 601 4912 MOORES MILL RD HUNTSVILLE, AL 35811 UNITED STATES DULUTH, GA 30096 UNITED STATES Issued by Copies 1.2 and 3 of this Air Waybill are originals and have the some validity Consignee's Name and Address Consignee's Account Number It is agreed that the goods described herein are accepted in apparent good order and condition except as noted) for carriage SUBJECT TO THE CONDITIONS OF CONTRACT ON THE REVERSE HEREOF. ALL GOODS MAY BE CARRIED BY ANY OTHER MEANS INCLUDING ROAD OR ANY OTHER CARRIER UNLESS SPECIFIC CONTRARY INSTRUCTIONS ARE E-DO CO LTD 704 SAMYANG SMART TECHNOPARK 13, GONGDAN 1-DAERO SIHEUNG SI, GYEONGGI-DO 15086 KOREA, REPUBLIC OF GIVEN HEREON BY THE SHIPPER, AND SHIPPER AGREES THAT THE SHIPMENT MAY BE CARRIED VIA INTERMEDIATE STOPPING PLACES WHICH THE CARRIER DEEMS APPROPRIATE. THE SHIPPER'S ATTENTION IS DRAWN TO THE NOTICE CONCERNING CARRIER'S LIMITITATION OF LIABILITY. Shipper may increase such limitation of liability by declaring a higher value for carriage and paying a supplemental charge if required. Issuing Carrier's Agent Name and City Accounting Information BNX SHIPPING-ATLANTA, INC [NOTIFY] 3460 SUMMIT RIDGE PKWY, STE 601 SAME AS CONSIGNEE DULUTH, GA 30096 UNITED STATES Agent's IATA Code Account No. 01-19180/0061 Airport of Departure(addr. of First Carrier) and Requested Routing ATLANTA HARTSFIELD AAE-15206 WT/VAL By First Carrier Declared value for Carriage To Currency Other Declared value for Customs Routing and Destination to by to by COL ICN KOREAN AIRLINE USD CC N.V.D. \$4,800.00 X Requested Flight/Date INSURANCE - If carrier offers insurance, and such insurance is request in Airport of Destination Amount of Insurance accordance with the conditions thereof, indicate amount to be insured in **INCHEON AIRPORT** OZ-247 / 03 N.I.L figures in box marked 'Amount of Insurance' Handling Information SCI These commodities, technology or software were exported from the United States in accordance with the Export Administration Regulations. Ultimate Destination Diversion contrary to U.S KOREA, REPUBLIC OF law prohibited No. of Pieces Rate Class Nature and Quantity of Goods incl. Dimensions of Volume) Rate Gross Chargeable Total Commodity Charge RCP Item No. SAID TO CONTAIN: 874.0 K AS ARRANGED 1,927.0 L) MIXED REFRIGERANT R407C FOR SPRAY PIECE(S) COATING MACHINE X 43IN X 58IN 1P1ECE( PO# 45640 ENTRY NO. 256090586 874 0 K PIECE(S) 1,927.0 FREIGHT COLLECT" Other Charges PREPAID COLLECT Prepaid Weight Collect AS ARRANGED Valuation Charge Tax Shipper certifies that particulars on the face hereof are correct and that insofar as any part of the consignment contains dangerous goods, such part is properly described by name and is in proper condition for carriage by air according to the applicable Dangerous Goods Regulations. Total Other Charges Due Agent Total Other Charges Due Carrier BNX SHIPPING-ATLANTA, INC AS AGENT OF HANWHA CIMARRON LLC Signature of Shipper or Agent Total Prepaid Total Collect BNX SHIPPING-ATLANTA. INC AS AGENT OF THE CARRIER KOREAN AIRLINE AS ARRANGED **Currency Conversion Rates** CC Charges in Dest, Currency 18-Aug-2022 ATLANTA HARTSFIELD **CLAIRE JEONG** Signature of Issuing Carrier or Agent Executed on (date) at (place) Charges at Destination Total Collect Charges For Carrier's Use Only at Destination **AAEH-43834** 

#### U.S. Customs and Border Protection

MB APPROVAL NO. 1651-0003 EXPIRATION DATE 01/31/2021 ESTIMATED BURDEN 10 MIN

### TRANSPORTATION ENTRY AND MANIFEST OF GOODS SUBJECT TO CBP INSPECTION AND PERMIT

Entry No	256090586	
Class of Entry	63 I. E.	
(I.T.)(T.E.)(WD.1	E)(Drawback, etc.)	•

..... Entry No. ..... 19 CFR 10.60, 10.61 FIRST U.S. PORT PORT OF UNLADING ATLANTA, GA CODE NO. 1704 PORT OF ATLANTA, GA DATE 08/26/2022 Entered or Imported by HANWHA CIMARRON LLC Importer/IRS # 26-297802600 to be shipped V/F/T ...0261..... (Car number and initial) (Pier or station) consigned to in bond via 95-418337700 OZ ASIANA AIRLINES CBP Port Director 1704 - ATLANTA, GA Final Foreign Destination 58029 - INCHON; JINSEN, REP. O. (For exportations only) Consignee HANWHA CIMARRON LLC / 4912 MOORES MILL RD / HUNTSVILLE AL 35811 B/L No. 18094549792 Foreign Port of Lading 58029 - INCHON; JINSEN, REP. OF KO B/L No. 18094549792 Date of sailing (Above Information to be furnished only when merchandise is imported by vessel) Flag on (Oate imported) Imported on the (Name of vessel or carrier and motive power) Exported From on Goods now at (Name of warehouse, station, pler, etc.) Marks and Number Description and Quantity of Merchandise Number and Kind of Packages (Describe fully as per shipping papers) Gross Weight Value of Packages in Pounds (Dollars only) Rate Duty **QP IN-BOND AUTHORIZED** QP01256090586 1,720 LBS \$4.800 otals for R/I B/L No.: 18094549792 H/B No.: ESS852772 1 MIXED REFRIGERANT R407C FOR SPRAY COATING MACHINE EXPORT MASTER#: 988-44928310 EXPORT HOUSE#: AAEH-43834 ATL DEPART: 9/3/22 **ICN ARRIVE: 9/4/22** Tariff #: 3827.64.0000 1,720 LBS \$4,800 Shipper Ref#: 256090586 Trans #: 109352180 Check if withdrawn for Vessel supplies (19 U.S.C. 1309) G.O. No. CERTIFICATE OF LADING FOR TRANSPORTATION IN BOND I truly declare that the statements contained herein are true and AND/OR LADING FOR EXPORTATION FOR correct to the best of my knowledge and belief. (Port) Entered or withdrawn by WITH THE EXCEPTIONS NOTED ABOVE, THE K&G CUSTOMS SERVICE INC WITHIN- DESCRIBED GOODS WERE: 5935 BUFORD HIGHWAY SUITE 300 Delivered to the carrier NORCROSS, GA 30071 named above, for delivery (Vessel, vehicle or aircraft) to the CBP Port Director at sealed destination which cleared for-To the Inspector: The above-described goods shall be disposed of **CBP** as specified herein. seals Nos. For the Port Director the packages (were) (were not) labeled, on .....(Dale) Received from the Port Director of the above CBP location corded and sealed. merchandise described in this manifest for transportation and delivery into the custody of the CBP officers at the port named above, all packages in apparent good order except as noted hereon. as verified by export records.

(Inspector)

ASIANA AIRLINES / EIN# 95-418337700

Attorney or Agent of Carrier

(Inspector)

(Date)

U.S. Customs and Border Protection

OMB APPROVAL NO. 1651-0003 EXPIRATION DATE 01/31/2021 **ESTIMATED BURDEN 10 MIN** 

TRANSPORTATIO	N EN	TRY AND	MANIFES	T OF
<b>GOODS SUBJECT TO</b>	CBP	INSPEC	<b>TION AND</b>	<b>PERMIT</b>

Entry No.	256090586
Class of Entry	63 I. E.

	COOPS OUR LEGT TO OPP IN		F. L. N.
Entry No.	GOODS SUBJECT TO CBP IN	SPECTION AND PERMIT	Entry No. 256090586
	19 CFR 10.60	, 10.61	Class of Entry 63 I. E.
Port		.S. PORT	(i.T.)(T.E.)(WD.1 E)(Drawback, etc.)
Date	CODE NO. 17.04 OF UN	LADING ATLANTA, GA	*****
And the state of t	PORT OF ATLANTA	, GA	DATE 08/26/2022
Entered or Imported by HANWHA CIM	IARRON LLC	Importer/IRS # 26-7	297802600 to be shipped
			V/F/T <b>0261</b>
n bond via95-418337700_OZ_ASIAN	A AIRLINES (Vessel or carrier)	(Car number and initial)	
CBP Port Director 1704 - ATLANTA, C	GA	Final Foreign Destination 58	029 - INCHON; JINSEN, REP. O (For exportations only)
Consignee HANWHA CIMARRON LLC	/ 4912 MOORES MILL RD / HUNTS (ALCEP Port of exit o		
Foreign Port of Lading 58029 - INCHON	I; JINSEN, REP. OF KO B/L No (Above Information to be furnished or	o. 18094549792 By when merchandise is imported by vessel)	Date of sailing
mported on the (Name of vessel or carrier and mo	live power) Flag	On (Date imported)	via (Last foreign port)

	** The state of th	,	70 000 AV (6)		
Exported From	(Country) on (Date)	Goods now at	(Name of wai	rehouse, station,	pier, etc.)
Marks and Number of Packages	Description and Quantity of Merchandise Number and Kind of Packages (Describe fully as per shipping papers)	Gross Weight in Pounds	Value (Dollars only)	Rate	Duty
SHIPPER:	E-DO CO LTD #704, SAMYANG SMART TECHNOPARK 13, GONGDAN 1-DAERO SIHEUNG-SI, GYEONGG REPUBLIC OF KOREA				
	Trans #: 109352180 Shipper Ref#: 2	256090586			

Check if withdrawn for Vessel supplies (19 U.S.C. 1309) G.O. No. CERTIFICATE OF LADING FOR TRANSPORTATION IN BOND I truly declare that the statements contained herein are true and AND/OR LADING FOR EXPORTATION FOR correct to the best of my knowledge and belief. Entered or withdrawn by (Port) WITH THE EXCEPTIONS NOTED ABOVE, THE WITHIN- DESCRIBED GOODS WERE: K&G CUSTOMS SERVICE INC **5935 BUFORD HIGHWAY SUITE 300** Delivered the to carrier Laden on the--NORCROSS, GA 30071 named above. for delivery (Vessel, vehicle or aircraft) to the CBP Port Director at destination sealed which cleared for--To the Inspector: The above-described goods shall be disposed of **CBP** as specified herein. seals Nos. packages For the Port Director (were) not) (were labeled, Received from the Port Director of the above CBP location the corded and sealed. (Date) merchandise described in this manifest for transportation and delivery into the custody of the CBP officers at the port named above, all packages in apparent good order except as noted hereon. as verified by export records. (Inspector) ASIANA AIRLINES / EIN# 95-418337700 (Inspector) Attorney or Agent of Carrier (Date)

		CO E	CIALIV	ICE			
1. Shipper  Hanwha Cimarron LLC  912 Moores Mill Rd, Huntsville, AL 811 S  EIN: 26-297802600			8. No. & Date of Ir	Aug-22			
			9. P.O. NO.				
2. Consignee E-DO CO.,LTD			640				
·		opark 13, Gongdan 1-daero 86 Republic of Korea	10. No. & Date of	L/C			
3. Notify Party			1 . Issuing Bank of L/C				
The Same as Above							
. Port of Loading		5. Port of Destination	. <b>Terms &amp; Cond</b> Shipping Terms	ditions			
ATLANTA		INCHE N KOREA	Freight & Insuran e				
6. Name of Vessel		7. Date of Shipment		: Republi of Korea			
1 . Mark & No. of Case	е .	Description of Goods	1 . Quantity	16. Unit Price in USD	7. Amour	nt in USD	
Destination: U.S.A. Case No.: atta hed detailed packing list	1 2 3 3 9 10	Spray Coating Machine  Mixed refrigerant R 07C for Spray Coating Machine	O ea	80.00	USD	4,00.00	
HS Code T TAL PACKAGES TOTAL NET WEIGHT TOTAL GROSS WEIGH	: : 78	AS(827.64-0000) PACKAGES BO KGS TO KGS					

	AC	KING L	IST					
1. Shipper  Hanwha Cimarron LLC  4912 Moores Mill Rd, Huntsville, AL 811 S  FIN: 26-297802600		8. No. & Date of Invoice  HWC-2201-8-Return					5-Aug-	
EIN: 26-297802600  2. Consignee		9. P.O. NO. 640						
E-DO CO.,LTD #704, Samyang Smart	Technopark 13, Gongdan 1-daero lo, 15086 Republic of Korea	10. No. & Date	e of L/C					
3. Notify Party  The Same as Above		. Issuing B	ank of L/C					
	·	. Terms & 0	Conditions					
. Port of Loading	5. Final Destination	Freight & Inst	ıran e	:				
ATLANTA	INCHE N K REA	Pa king		:				
6. Carrier	7. Sailing on or about	Country of ori	gin	: Rep	ubli of Kore	а		
13. M rk & o. o KG	14. Description of Goods	. Quantity	16. Measure	ment	17. Net-We	ight	18. Gross	-Weig
	Spray Coating Machine							
Destination: U.S.A. Case No.: atta hed detailed packing list	1 Mixed refrigerant R407C for Spray Coating Ma hine 2 3 3 9 10	0		СВМ	780.00	kg	810.00	kg
	TOTAL	PKG		СВМ	780	kg	810	kg
	For the detailed, please refer to the	e atta hed pack	king list					

The foregoing Agreement In the Matter of Hanwha Cimarron LLC, Docket No. CAA-2024-008447, is Hereby Stipulated, Agreed, and Approved.

MARY GREENE Digitally signed by MARY GREENE Date: 2024.02.08 16:13:12-05'00'	2/8/2024
Signature	Date
Mary E. Greene	
Director, Air Enforcement Division	
Office of Enforcement and Compliance Assurance U.S. Environmental Protection Agency	
O.O. Estimonium Protection Pigente	
FOR RESPONDENT:	
I.W. WelloTI	02/13/2024
1.00.00011	Date
Signature	Date
	Date
Printed Name: Wesley Wells	Date
Signature	

### **CERTIFICATE OF SERVICE**

I certify that copies of the foregoing "Expedited Settlement Agreement/Consent Agreement" and "Final Order," in the matter of Hanwha Cimarron LLC, Docket No. CAA-2024-008447, were sent to the following persons in the manner indicated:

## By E-mail:

Ethan Thompson, Attorney Advisor Air Enforcement Division Office of Enforcement and Compliance Assurance U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, NW Washington, DC 20460 e-mail: thompson.ethan@epa.gov

Wesley Wells Hanwha Cimarron LLC 4912 Moores Mill Rd Huntsville, AL 35811

e-mail: wwells@hanwhacimarron.com

Dated: Feb 23, 2024

Annette Duncan
Annette Duncan

Administrative Specialist