



August 3, 2020

Plastcor Do Brasil LTDA  
Rua Cristiano Greve, 281 - Jd. Senator Vergueiro  
13482-380, BRA Limeira - SP  
EUA#201318

Re: Imported FFRs

Dear Mr. Zhao:

This letter is in response to your request that the Food and Drug Administration (FDA) add your respirator as an authorized respirator to the June 6, 2020 Emergency Use Authorization (EUA)<sup>1</sup>, which was issued under Section 564 of the Federal Food, Drug, and Cosmetic Act (the Act) (21 U.S.C. §360bbb-3). We have reviewed your email and determined that the model ECHO PFF2 CA 38.811 meets the eligibility criteria in the June 6, 2020 EUA for imported, non-NIOSH approved respirators. As such, your respirator is hereby added to Exhibit 1<sup>2</sup> as an authorized respirator.

Having concluded that the eligibility criteria are met, I am adding your respirators to Exhibit 1, as described in the Scope of Authorization (Section II). As such, the respirator is authorized for use by healthcare personnel in healthcare settings in accordance with CDC recommendations and subject to the Conditions of Authorization (Section IV) of the attached letter. We remind you that, among other things, you are required to meet the following labeling requirements:

**Manufacturers**

- A. Manufacturers of authorized respirators are required to publish the intended use and other instructions (such as fit testing, etc.) about all authorized models that are imported and authorized under this EUA on their website in English. Additionally, manufacturers must notify FDA by emailing FDA at [CDRH-NonDiagnosticEUA-Templates@fda.hhs.gov](mailto:CDRH-NonDiagnosticEUA-Templates@fda.hhs.gov) of the website address (URL) that meets this condition. FDA will make this information available to the public on its EUA website at <https://www.fda.gov/medical-devices/coronavirus-disease-2019-covid-19-emergency-use-authorizations-medical-devices/personal-protective-equipment-euas>. Manufacturers must notify FDA of any changes to this page.
- B. In addition to the above electronic labeling condition, manufacturers of authorized respirators are additionally required to include a letter, in English, that can be distributed to each end user facility (e.g., each hospital, etc.) that receives the authorized respirator model. This letter must include the authorized respirator's manufacturer, model, intended use, manufacturer's webpage (if applicable), etc.

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<sup>1</sup> The EUA Letter of Authorization is available at, <https://www.fda.gov/media/136403/download>

<sup>2</sup> Exhibit 1 is available at, <https://www.fda.gov/medical-devices/coronavirus-disease-2019-covid-19-emergency-use-authorizations-medical-devices/personal-protective-equipment-euas#exhibit1>.



**Importers**

- A. All descriptive printed material relating to the use of the authorized respirators shall be consistent with applicable CDC recommendations for use during the COVID-19 outbreak, as well as the terms set forth in this EUA.
- B. No descriptive printed material relating to the use of the authorized respirators may represent or suggest that the product is safe or effective for the prevention of COVID-19.
- C. Importers of authorized respirators will notify manufacturers of the terms and conditions of this EUA and ensure that the end user facility (e.g., each hospital, etc.) that receives the authorized respirators also receives the information required under Condition B.
- D. Importers of authorized respirators will ensure that any records associated with this EUA are maintained until the end of this public health emergency.

Additionally, please be advised that if your firm does not have the appropriate fluid resistance testing, the respirator should not be labeled as “surgical.”

Import information can be found on the [Information for Filing Personal Protective Equipment and Medical Devices During COVID-19 page](#). If you need to resolve entry issues for shipments, please contact 301-796-0356 or [COVID19FDAIMPORTINQUIRIES@fda.hhs.gov](mailto:COVID19FDAIMPORTINQUIRIES@fda.hhs.gov).

Sincerely,

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Suzanne Schwartz, MD, MBA  
Deputy Director (& Acting Office Director)  
Office of Strategic Partnerships & Technology Innovation  
Center for Devices and Radiological Health