

**BEFORE THE
U.S. DEPARTMENT OF ENERGY
Washington, D.C. 20585**

In the Matter of:)	
)	
)	
Low Temp Industries, Inc.)	Case Number: 2022-SE-42006
Respondent)	
)	

ORDER

For the U.S. Department of Energy:

1. Under the above-listed case number, the U.S. Department of Energy (“DOE”) initiated a case against Low Temp Industries, Inc. (“Respondent”) to pursue a civil penalty for knowingly distributing in commerce in the United States commercial refrigeration equipment that failed to meet the applicable energy conservation standard.
2. Basic models DI-2222, DI-CSDR-42PVW, DI-CSDR-46PVW, CPM1306, CPM1310, and CPM1314 (together, the “basic models”) are commercial refrigeration equipment.
3. Model DI-2222 is a self-contained, horizontal closed transparent commercial freezer designed for holding temperature applications manufactured on or after March 27, 2017.
4. Models DI-CSDR-42VW and DI-CSDR-46PVW are self-contained, horizontal closed solid commercial refrigerators designed for holding temperature applications manufactured on or after March 27, 2017.
5. Models CPM1306, CPM1310 and CPM1314 are self-contained, horizontal closed transparent commercial refrigerators designed for holding temperature applications manufactured on or after March 27, 2017.
6. Respondent, through Counsel, by letter dated June 17, 2022, self-reported that the basic models do not comply with the applicable DOE energy conservation standards.
7. Since March 27, 2017, Respondent distributed in commerce in the United States multiple units of the basic models.
8. Respondent knowingly distributed in commerce multiple units of new covered equipment which were not in conformity with an applicable energy conservation standard.
9. Based on the information above, I find that Respondent knowingly committed Prohibited Acts by manufacturing and distributing in commerce multiple units of new covered commercial refrigeration equipment that were not in conformity with the applicable energy conservation standard. *See* 42 U.S.C. §§ 6316 and 6302; 10 C.F.R. §§ 429.102(a)(6), 431.66(e)(1).

10. Accordingly, pursuant to 10 C.F.R. § 429.120 and 42 U.S.C. §§ 6316 and 6303, I **HEREBY ASSESS** a civil penalty of \$22,786 **AND ORDER** that the Compromise Agreement attached to this Order is adopted.

Samuel T. Walsh
General Counsel