FEDERAL MARITIME COMMISSION

ANTONIO EGBERTO CARNEIRO LIMA,

Complainant,

v.

FASTWAY MOVING AND STORAGE, INC. D/B/A DREAM CARGO D/B/A FASTWAY D/B/A FASTWAY MOVING, FASTWAY MOVING AND SERVICES CORP., FASTWAY MOVING AND TRADING CORP., ABREU LOPES TRANSPORTES LTDA, AND ABREU LOGISTICS USA, LLC D/B/A ABREU LOGISTICS & CARGO,

Respondents.

Docket No. 17-03

Served: June 24, 2019

BY THE COMMISSION:  Michael A. KHOURI, Chairman, Rebecca F. DYE, Daniel B. MAFFEI, and Louis E. SOLA, Commissioners.

Order Affirming-in-Part and Vacating-in-Part Initial Decision

On January 16, 2018, the ALJ issued an Initial Decision on
Default finding that Respondents violated 46 U.S.C. §§ 41102(c), 41104(a)(1), 41104(a)(2)(A), and 41104(a)(11), and awarding Complainant reparations.


The Commission affirms the Initial Decision on Default in all other respects and awards reparations to Complainant in the amount of $37,190.74 and interest in the amount of $1,850.64, totaling $39,041.38, for which Respondents shall be jointly and severally liable. Respondents must pay this total by July 9, 2019.

In light of the default nature of this case, the Commission will not consider this order or the Initial Decision on Default as having any precedential effect, and they should not be cited as such.

By the Commission.

Rachel E. Dickon
Secretary