

Coast Guard Approval Number: 160.076/5201/0

Expires: 01 February 2022

RECREATIONAL INFLATABLE PERSONAL FLOTATION DEVICE AND SMALL UNINSPECTED COMMERCIAL VESSEL PFD

MUSTANG SURVIVAL CORP.

Model MD3183, Adult Universal, Manual/Automatic inflated Recreational PFD with Type II performance OR Commercial Type V PFD with Type II performance, with CM Hammar MA1 inflation system.

Yoke style construction with partly fabric covered inflation chamber, with 33 gm manually/automatically activated CO2 inflation cylinder with cylinder seal indicating inflator, for persons weighing more than 36 kg (80 lb) with chest size 76-132 cm (30-52 inches). Has a viewing window constructed of clear vinyl or PVC, minimum of 12 mils thickness.

Restrictions for all applications: For use by persons at least 16 years of age, as a substitute for a Type II PFD and only when used in accordance with the owner's manual. Not approved for use on personal watercraft, for white water paddling, water-skiing, knee boarding, or similar towed uses.

Commercial restricted use: This Type V PFD is approved ONLY WHEN WORN for use in lieu of a Type II PFD approved under 160.064 on uninspected commercial vessels less than 12 m (40 feet) in length not carrying passengers for hire.

Identifying Data: 46 CFR 160.076 and UL/MG Report File No. MQ 1541, Vol. 1 (Section 11).

Factory Locations: See UL report file for current factory locations.

Extends previous certificate dated February 1, 2012.

*** End ***

THIS IS TO CERTIFY THAT the above named manufacturer has submitted to the undersigned satisfactory evidence that the item specified herein complies with the applicable laws and regulations as outlined on the reverse side of this Certificate, and approval is hereby given. This approval shall be in effect until the expiration date hereon unless sooner canceled or suspended by proper authority.



GIVEN UNDER MY HAND THIS 01st DAY OF FEBRUARY 2017, AT WASHINGTON D.C.

B. A. BALDWIN Chief, Lifesaving and Fire Safety Division BY DIRECTION OF THE COMMANDANT

TERMS: The approval of the item described on the face of the Certificate has been based upon the submittal of satisfactory evidence that the item complies with the applicable provisions of the navigation and shipping laws and the applicable regulations in Title 33 and/or Title 46 of the Code of Federal Regulations. The approval is subject to any conditions noted on this Certificate and in the applicable laws and regulations governing the use of the item on vessels subject to Coast Guard inspection or on other vessels and boats.

Consideration will be given to an extension of this approval provided application is made 3 months prior to the expiration date of this Certificate.

The approval holder is responsible for making sure that the required inspections or tests of materials or devices covered by this approval are carried out during production as prescribed in the applicable regulations.

The approval of the item covered by this certificate is valid only so long as the item is manufactured in conformance with the details of the approved drawings, specifications, or other data referred to. No modification in the approved design, construction, or materials is to be adopted until the modification has been presented for consideration by the Commandant and confirmation received that the proposed alteration is acceptable.

NOTICE: Where a manufacturer of safety-at-sea equipment is offering for sale to the maritime industry, directly or indirectly, equipment represented to be approved, which fails to conform with either the design details or material specifications, or both, as approved by the Coast Guard, immediate action may be taken to invoke the various penalties and sanctions provided by law including prosecution under 46 U.S.C. 3318, which provides:

"A person that knowingly manufactures, sells, offers for sale, or possesses with intent to sell, any equipment subject to this part (*Part B. of Subtitle II of Title 46 U.S.C.*). and the equipment is so defective as to be insufficient to accomplish the purpose for which it is intended, shall be fined not more than \$10,000, imprisoned for not more than 5 years or both."