UNITED STATES OF AMERICA
NATIONAL TRANSPORTATION SAFETY BOARD
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CAPSIZING OF THE LIFTBOAT SEACOR * POWER SOUTH OF PORT FOURCHON, * Accident No.: DCA21MM024 LOUISIANA, ON APRIL 13, 2021 * *
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Interview of: YVETTE LEDET Wife of Captain David Ledet
New Orleans, Louisiana
Wednesday, June 9, 2021
FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

**APPEARANCES:** 

MICHAEL KUCHARSKI, Investigator National Transportation Safety Board

DEREK FRECKLETON National Transportation Safety Board

CAPTAIN TRACEY PHILLIPS, Chair U.S. Coast Guard, Marine Board of Investigations

ERIK VERDIN U.S. Coast Guard, Marine Board of Investigations

LIEUTENANT SHARYL PELS, Legal Advisor U.S. Coast Guard

ANTHONY ALGER, Marine Investigator U.S. Coast Guard

MICHAEL CENAC, Designated Person Ashore Seacor Marine

HUGH LAMBERT, Personal Representative to Yvette Ledet The Lambert Firm

JOHN PRESTON American Bureau of Shipping

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No part of a report of a marine casualty investigation shall be admissible as evidence in any civil or administrative proceeding, other than an administrative proceeding initiated by the United States. 46 U.S.C. §6308. 4 INTERVIEW 1 2 (10:00 a.m. CDT) 3 MR. KUCHARSKI: Okay. Good morning, everyone. This is Mike 4 Kucharski from the NTSB, and we are here at the law offices of the 5 Lambert Law Firm in New Orleans, Louisiana to conduct a live 6 interview of Mrs. Yvette Ledet in relation to the loss of the 7 Seacor Power, or the accident that occurred on the Seacor Power on 8 the 13th of April of this year. Today is the 9th of June, and the time is approximately 10 9 10 Central Daylight Time. 11 And Mrs. Ledet, before -- may I call you Yvette? 12 MS. LEDET: Yes, please. 13 MR. KUCHARSKI: Okay. And you are aware that we are 14 recording this? 15 MS. LEDET: Yes. 16 MR. KUCHARSKI: We spoke. You will be able to look at the 17 transcript. You will have a copy of the transcript. 18 MS. LEDET: Yes. MR. KUCHARSKI: Okay. And before I go around the room and 19 20 then on the phone to introduce everyone, for the record, if you 21 will, I'd just like to express the NTSB's and my and the 22 investigative team, our condolences for your loss, and for your 23 family and what you're going through. 24 MS. LEDET: Thank you. 25 MR. KUCHARSKI: Our hearts are with you, and we appreciate FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

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your taking the time to be here with us to maybe shed some light
 or help us in developing probable cause in this accident.

3 So, as you know, I'm Mike Kucharski with the NTSB. I'm also 4 the Operations Group Chairman for this accident.

5 As I mentioned, we have parties to this accident, and the way 6 we're structured, the parties, they're the ones that have 7 information: *Seacor*, the National Weather Service, American 8 Bureau of Shipping. They all help us with bits and pieces to try 9 to put this together, and, of course, the Coast Guard is always 10 party to our investigation.

11 So this information will be shared with all -- the transcript will, and the transcript will also go what's called the public 12 13 docket. Everyone will be able to see this as a document, if you will, electronically. That will probably not go out, the docket, 14 15 until right around the time -- or maybe the same day the report 16 comes out. Usually, our target is within 18 months to publish our 17 report. It could be sooner, but at 18 months, it could be later, depending on what develops, but about 18 months is what we look 18 19 It's possible that some information -- there'll be an earlier at. 20 release if there's a lot of information that we think needs to be 21 out there on the docket, but, usually, it's not until about that 22 time.

23 MS. LEDET: Okay.

24 MR. KUCHARSKI: So -- and if you have any -- during this 25 interview, if anything is uncertain that I'm saying, I'm not

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1 trying to be tricky or anything. I'm human. So ask to repeat it, 2 or what I meant, or --3 MS. LEDET: Okay. 4 MR. KUCHARSKI: -- type of thing. It's not to hide the ball. 5 It's to try to get information that'll help us all. And if you 6 need to take a break anytime, you can. My flight doesn't leave 7 till 6 p.m. so I'm -- we can --8 MS. LEDET: Let's hope that we'll be done by then, or way 9 before. 10 MR. KUCHARSKI: So, to my left, please. Captain? 11 CAPT. PHILLIPS: Good morning. Tracey Phillips, P-H-I-L-I-P-S. I'm the Chair of the Coast Guard's Marine Board 12 13 of Investigation. MR. CENAC: Michael Cenac. Seacor Marine. Designated Person 14 15 Ashore. C-E-N-A-C. 16 LT. PELS: Lieutenant Sharyl Pels, P-E-L-S. I'm the legal 17 advisor to the Coast Guard investigation. 18 MR. LAMBERT: And my name is Hugh, nickname Skip, Lambert. 19 And I represent Mrs. Ledet and the estate of Captain Ledet. 20 MR. KUCHARSKI: And you're her -- for our investigations, you 21 are her personal representative, correct? 22 MR. LAMBERT: Absolutely. 23 MR. KUCHARSKI: Right. Okay. Sorry, would you also -- I 24 think Michael Cenac will be okay, and Tracey Phillips, but would 25 you spell your name for the record? FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

No part of a report of a marine casualty investigation shall be admissible as evidence in any civil or administrative proceeding, other than an administrative proceeding initiated by the United States. 46 U.S.C. §6308. 7 1 MR. LAMBERT: Sure. It's Hugh, H-U-G-H, nickname Skip, 2 S-K-I-P, last name Lambert, L-A-M-B-E-R-T. 3 MR. KUCHARSKI: Thank you. 4 MR. LAMBERT: And this just, for the record, is the Lambert 5 Firm, and it is 701 Magazine Street in New Orleans, and that's 6 where we're all sitting right now, having this interview. 7 MR. KUCHARSKI: Did I misstate? It's not the Lambert Law 8 Firm, it's the Lambert Firm? 9 MR. LAMBERT: It's the Lambert Firm. MR. KUCHARSKI: Okay. I'll take that off of there. Thank 10 11 you. MR. LAMBERT: You're welcome. 12 13 MR. KUCHARSKI: And Ms. Pels, would you spell your name? Ι don't know if you -- yeah. 14 15 LT. PELS: First name is Sharyl, S-H-A-R-Y-L. Last name Pels, 16 P-E-L-S. 17 MR. KUCHARSKI: Great. Thank you. So Mrs. Yvette --18 CAPT. PHILLIPS: Do we need to get the people on --19 MR. KUCHARSKI: Oh, I'm sorry. On the phone. Oh great, 20 thank you. Yes, on the phone. 21 Derek, would you introduce --22 MR. FRECKLETON: Yes. My name is Derek Freckleton. That's 23 D-E-R-E-K, last name Freckleton, F-R-E-C-K-L-E-T-O-N. I'm with 24 the National Transportation Safety Board, Transportation Disaster 25 Assistance Division. FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902

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No part of a report of a marine casualty investigation shall be admissible as evidence in any civil or administrative proceeding, other than an administrative proceeding initiated by the United States. 46 U.S.C. §6308. 8 MR. KUCHARSKI: Okay. Thank you. 1 2 John Preston? 3 MR. PRESTON: Yes. My name is John Preston with the American 4 Bureau of Shipping, J-O-H-N P-R-E-S-T-O-N. 5 MR. KUCHARSKI: Anthony? 6 MR. ALGER: Hello. Anthony Alger, last name A-L-G-E-R, 7 Coast Guard Marine Investigator. 8 MR. KUCHARSKI: And Erik. 9 MR. VERDIN: Hi. Good morning. My name is Erik Verdin. 10 Last name spelled V-E-R-D-I-N. I'm also a member of the Coast 11 Guard's Marine Board of Investigations. 12 MR. KUCHARSKI: Okay. Thank you, gents. And thank you 13 again, Captain, for reminding me. 14 INTERVIEW OF YVETTE LEDET 15 BY MR. KUCHARSKI: 16 So Yvette, tell us a little bit about yourself. Yeah. Q. 17 Like? Α. 18 Well -- are you retired? Are you -- what you --Ο. 19 I guess if you call it retired. I was a pharmacy technician. Α. 20 I worked in a pharmacy for 17 years -- 15 of those, technician. I 21 just -- we moved and so I stopped working at that particular time 22 to help out with family -- newborn grandchild. So I had not 23 returned back to work. So just stay at home, and help out with 24 the kiddos. 25 Okay. And so did you have any seagoing or maritime Ο. FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

1 experience at all?

2 A. No.

3 Q. Okay. So with -- can I call your husband David? Is that 4 okay? Or would you prefer Dave? 9

5 A. That's fine.

6 Q. Okay. Can you describe your relationship with David? Did he 7 confide in you, that type of thing? Did he --

8 A. Yes. He talked about work. He talked about the people he
9 worked with. Like his job, things he liked about his job. And he
10 -- I don't know. I'm not sure what to say. Like examples of
11 something else, maybe that you --

12 Q. No. Did you feel he told you everything? Was it that type
13 of a relationship?

A. Well, I don't think he told me everything, because I know at times there was things, maybe, he preferred that I didn't know for my own well-being. Dangerous situations he may have been in -and he did discuss some, but I know that he did not discuss all. Because he discussed those things more with his coworkers, maybe, or friends. And some of it possibly leaked out to me that I would kind of find out. So that type of thing.

Q. And those coworkers or friends that he talked about some of these things. Do you recollect any of those -- who those people were?

A. I'm sure he spoke among those he worked with on a regularbasis, because they had in common, maybe, the dangers. And some

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1	of them were friends that were also coworkers of his. So yes,
2	that I knew personally.
3	Q. It would be helpful somewhere down the line if you could
4	names of any of those people that you know.
5	A. Well, one I can tell you specifically is Robert Boughamer.
6	Q. B-O-W?
7	A. No. B-O-U-G-H-A-M-E-R.
8	Q. Okay. I'm glad I asked you for that spelling.
9	A. He was a coworker of David's for many years, and also a
10	family friend. They confided in each other a lot.
11	Q. And you say he was a coworker. Was he another captain that
12	
13	A. When he worked with David, I think he worked in the capacity
14	of mate. He is now a captain, but he was mate from what I recall
15	whenever he worked with David. Or maybe even worked his way up to
16	mate.
17	Q. And he's still working he's still in the industry?
18	A. Yes.
19	Q. Is he working for Seacor now, do you know?
20	A. No.
21	Q. I think you maybe already answered this (indiscernible). And
22	Skip has helped with putting together records that we looked at.
23	Or screenshots of telephone the home phone, I think it is.
24	A. Right.
25	Q. With it says, Ledet, David, and time at 4:02 in the
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1	morning. My question is actually, I have a question not to
2	deal with the cell phone, or a phone call. Did he actually talk
3	to you right before he left the house?
4	A. Yes.
5	Q. He did.
6	A. Um-hmm.
7	Q. Okay. Was this fairly normal that he did this when he joined
8	the vessel? When he went back to work did he usually wake you
9	I think they were early mornings, usually.
10	A. Well I would set his alarm, and I would get up with him and
11	see that he got off to work. Our usual goodbyes.
12	Q. So that was a regular occurrence that when he went back to
13	work
14	A. Yes.
15	Q. Yes. Okay. Did he often call before he left port?
16	A. Yes.
17	Q. From the records here that you showed me these photographs
18	he did call you on the accident date?
19	A. Yes, he did.
20	Q. Was that a fairly common practice to do that when he
21	A. Yes.
22	Q. Yes. Okay.
23	A. He called me when he got to the office because I always ask
24	him to call me when he got there. Because I knew once he was with
25	coworkers, I felt better that he was with somebody else knowing
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1 that if something were to happen, he had backup. Because he was 2 close with a lot of his coworkers that were regular coworkers of 3 his.

Q. Okay. When he left that day, that particular day, was there
anything that he was worried about or concerned about on that day?
Just when he left the house?

7 A. Not that I'm aware of. He just -- it was a regular day. Him
8 heading out to work.

9 Q. Okay. Back to David, now. He's obviously not here, but we 10 can ask questions. But it would be very helpful if you could tell 11 us about his seagoing life -- when did he start going to sea? 12 Were you married at the time? Or were you --

13 Well actually, he started as a boy, at 13 years old. Α. He 14 would go out with his dad. They used to own -- his father owned a 15 shrimping boat and that's what he would do. Since the age of 13, 16 he would go off with his dad offshore and stay for days or 17 possibly a week or two at a time. So his offshore life started 18 very young. And his dad was a very hard worker, so David was 19 expected to work like a man at age 13. And he did.

20 Q. Was that out of Port Fourchon, or that area? Was that in the 21 same area that he --

A. They -- I know later on, they used to trawl sometimes toward Texas. So I'm not sure at that time what area -- if it was off of Randal (ph.) or Texas, or wherever. But offshore somewhere with his dad.

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1	Q. So when you two married, he was going to sea at the time?
2	A. Yes. He was still trawling with his dad.
3	Q. When did he make that switch, then? From shrimping to
4	A. That would've been I don't know exactly, but I would say
5	the early 80s, perhaps. I'm not sure, exactly. I just remember
6	at one particular point, I know that he was working offshore
7	because I was pregnant with our second child and she was born in
8	1982. So it was prior to that. So if I had to guess, I'd say
9	about 1980. Not sure, exactly. That's a long way back to think
10	of.
11	Q. That's when he made the switch from shrimping to
12	A. Right. Well he worked with his dad on a boat with his dad.
13	And then his dad bought a second boat that David ran on his own
14	with his own crew. And I don't know, I just I don't recall
15	what years those would have been. And then he went on to offshore
16	boats, and then eventually on with barges.
17	Q. So offshore but he went on offshore boats in the OS
18	Offshore Supply Vessels, that type of vessel?
19	A. Yes.
20	Q. Okay. Did he enjoy going to sea?
21	A. Yes, he did, because he liked what he did. He didn't really
22	like the fact of leaving home and leaving family at home. So we
23	even commented about that. For somebody who didn't want to leave
24	home, what a profession to be in. But that's what he did.
25	Q. Did you ever go with him on the boat at all?
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	14
1	A. No. On the trawl boat I'm trying to think. I think we
2	may have gone out one time, but it was just maybe for a day trip.
3	But never when he worked for a company. I went on the boats, but
4	not out to sea, or anything. At a dock. Only at a dock.
5	Q. Did you ever set foot on the Seacor Power?
6	A. I don't think so. We did go on a lift barge and I don't
7	remember if it was the Seacor or not because when David was hired
8	approximately 24 years ago, Power Offshore, and then the companies
9	were bought out Power. So the names changed over the years.
10	We did go on a vessel once and get a tour, but I don't know what
11	vessel it was. I don't remember. I do know it was prior to 2003.
12	Q. Okay. Did his outlook on sailing and going to sea, did that
13	change through the years? Especially towards these last few
14	years, did his outlook change?
15	A. Yes. And the reason it changed is because the industry
16	changed so much. More and more being put on the crews. Even
17	something he had discussed with his own dad years earlier, trying
18	to make his dad understand the industry is not the same as when
19	his dad was in it. And it just kept getting worse and worse.
20	Q. Was he ever involved in an accident or rescue at sea?
21	A. Yes.
22	Q. When was that? Can you
23	A. In 1989 there was the lift barge, Avco 5, that capsized. And
24	the company he was working for was hired to go out and whatever
25	the job entailed, I'm not sure, but he was actually involved in
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15 that. Recovering bodies. 1 2 And you said that was 1989, about? Q. 3 The capsize, I believe, was in 1989. Α. 4 MR. KUCHARSKI: I'm going to stop for a minute and see if any 5 of my colleagues either in the room or on the phone have any 6 questions? 7 BY CAPT. PHILLIPS: 8 What year did you get married? Ο. 9 Α. 1977. 10 Okay. Thanks. And you said -- oh, thank you. Tracey Ο. 11 Phillips. And you said that David talked about work. How much would you say he talked about it? Was it every time he came back, 12 13 he would spend an hour telling you about it? Or was it just a 14 five minute quick summary? Give us a sense of how much. 15 Bits and pieces on his time off. He wouldn't sit for an hour Α. 16 and then talk about his work. But he would just mention things as 17 he was on his days off. 18 Okay. Ο. 19 Just conversation. Α. 20 CAPT. PHILLIPS: Yeah. Thanks. That's all for me. 21 MR. KUCHARSKI: On the telephone? Do we have any follow-up 22 questions? 23 BY MR. VERDIN: 24 Hey, Ms. Ledet. It's Erik Verdin with the Coast Guard. Ο. 25 Couple of questions. Robert Boughamer -- does he have Excuse me. FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

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1	a nickname?
2	A. T-Bob.
3	Q. T-Bob. Is he a junior or a senior, do you know?
4	A. He's a junior.
5	Q. Okay. I thought so. How long did he work
6	with he and Captain David work together, do you know?
7	A. Oh. I don't really know. I know he was young when he
8	started with David. I am not sure what year that would have been.
9	But he worked with him for a good while.
10	Q. Possibly a number of years they worked together?
11	A. Oh goodness. I really couldn't tell you. I really don't
12	know, but they worked together for years. And like I said, were
13	also friends. So even when they didn't work together, they still
14	kept in touch with each other.
15	Q. Right. So they stayed close even till just recently. Up to
16	before his passing, right?
17	A. Yes. Well, we kind of lost touch with him because he kind of
18	moved away. But so maybe a year or so that we might not have
19	had contact with him. But prior to that we did keep in touch.
20	Q. Okay. Yeah. I'm a captain as well, and I've sailed with T-
21	Bob, so I'm familiar with him. That's why I wanted to bring that
22	up. That's all I've got. Thank you, ma'am.
23	A. Okay. Thank you.
24	MR. KUCHARSKI: Okay. And I don't know if I actually
25	mentioned this this is Mike Kucharski again, but you're aware
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1	that we're recording this?
2	MS. LEDET: Yes.
3	MR. KUCHARSKI: Okay.
4	BY MR. KUCHARSKI:
5	Q. So, Yvette, the Seacor and Seacor Power how did he view
б	working for Seacor?
7	A. How did he view working for <i>Seacor</i> ? I mean, it was his work.
8	I don't know. I mean, he did express how things in the industry
9	were changing. I don't know. I don't know how to elaborate on
10	that.
11	Q. Did he you mentioned this is Mike Kucharski again
12	you mentioned that he worked with a number of different companies,
13	that the names had changed?
14	A. Right.
15	Q. How did he compare <i>Seacor</i> to some of the other companies that
16	he had worked for? Liftboat companies?
17	A. Well in the beginning when he worked for
18	Seacor I mean, it was probably no different than other
19	companies that he had worked for. I mean, I know way back when,
20	when it was Power Offshore, I know he spoke highly of them because
21	of the people, how the company was run. Now Seacor, like I said,
22	he never really said anything against Seacor at the beginning.
23	And I mean, I don't know that he particularly would be against
24	Seacor now, but the industry. So whether it was Seacor or the
25	industry, I don't know. He just said, things were not the same
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18

1	anymore.
2	Q. So then his view of <i>Seacor</i> didn't change, but it was the
3	industry that his view of the industry that changed?
4	A. Well that's what I'm saying. I don't know if it was
5	specifically if it would've been Seacor, and or, the industry.
б	Q. Understood. Did he ever feel pressure at work?
7	A. Absolutely.
8	Q. Can you describe what kind of pressure it was?
9	A. It could've been pressure on his days off, called to come in.
10	Last minute crew changes, trying to be arranged that were just
11	about impossible to happen. A lot of hurry up and get it done,
12	let's hurry up and get it done, type of thing.
13	Q. And the hurry up and get it done, was that something that was
14	said to him, or that he perceived? Does that make sense?
15	A. No, I think it's I don't think it was just his thoughts.
16	It was what it was. It wasn't just with him, it was with the
17	crews. Always a lot to do. Hurry up, hurry up.
18	Q. Did he ever express any safety concerns to you?
19	A. As of recent, or at all, ever?
20	Q. Just limited to Seacor, and the Seacor Power.
21	A. I don't know. I can't think of specifically anything that he
22	would've mentioned. I mean, there's always safety issues every
23	time you head on that boat or head out to work. But as far as
24	anything specific, I can't say that I could recall that at this
25	time.
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1	Q. Did he detect any change in the vessel physically? Anything
2	that he noticed?
3	A. He didn't express anything to me.
4	Q. Okay. And how about on the actual voyage? Did he feel any
5	pressures, or was he worried about anything for that particular
6	voyage? You had spoken to him on the phone.
7	A. He didn't express anything specifically, but he was feeling -
8	- I don't even know what the word that I could explain. It wasn't
9	I don't know how to explain it. Perhaps pressured to, as
10	usual, always hurry up, get it done, type thing. I know he was
11	trying to think of the word. Trying to choose my words carefully.
12	I don't know. Maybe uneasy about heading out because he stated
13	that he could have just walked off.
14	So he didn't specify anything particular, but that to me
15	tells me that something was going on. I can't tell you what. He
16	didn't specify anything. But he wouldn't have just said, I
17	could've just walked off, if everything was going great. So I
18	that's all I know about that.
19	Q. And when was that conversation?
20	A. That was when he called I believe that was the call right
21	before 2 o'clock.
22	Q. This is so I have a
23	A. 1:51, I think, his yeah. 1:51.
24	Q. Is that correct?
25	A. Yes.
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1	Q. I held up the screenshot of the this is your home phone.
2	A. Yes.
3	MR. KUCHARSKI: Which has the time of 1:51 on April 13th, and
4	identifies Ledet, David as where the phone call came from. So
5	this phone call was after this weather forecast that you that
6	was presented to me.
7	MR. LAMBERT: You mean timewise.
8	MR. KUCHARSKI: Timewise, yeah.
9	MR. LAMBERT: Yeah. But so the record is clear, that weather
10	report came from an expert that you've hired. It does weather
11	reporting investigations. There's no indication that Captain
12	Ledet ever saw that weather report.
13	MR. KUCHARSKI: Understood. That was Skip Lambert speaking.
14	MR. LAMBERT: Correct.
15	MR. KUCHARSKI: Correct. Sorry, for the court reporter, so
16	they get it right.
17	MR. LAMBERT: No, no. That
18	MR. KUCHARSKI: But this here, that you presented to all of
19	us a copy of
20	MR. LAMBERT: Yes.
21	MR. KUCHARSKI: Okay. Was from the national was KLIX
22	MR. LAMBERT: Yeah. I believe KLIX is the identifier for the
23	airport in Baton Rouge.
24	MR. KUCHARSKI: Okay.
25	MR. LAMBERT: And the other part of the designation at the
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1 top is the National Weather Service. 2 MR. KUCHARSKI: Right. Okay. MR. LAMBERT: And we can also note that in the plea file by 3 4 Seacor there's no mention of that report. Only a mention of the 5 morning weather report, which is all that, we believe, Captain 6 Ledet had. 7 MR. KUCHARSKI: Okay. I'll ask you to -- your hearings 8 are --9 MR. LAMBERT: No, no. I understand. Just, what you said. 10 This that she -- she's never seen this until I showed it to her 11 today. MR. KUCHARSKI: I see. Okay. That clarifies it. 12 13 BY MR. KUCHARSKI: 14 So his phone call was at 1:51 p.m. Did he mention anything 0. 15 about weather? His concern about weather? 16 Not in that phone call. The phone call prior, we spoke about Α. 17 weather. 18 And the phone call prior, according to what I see here, is Ο. 19 10:15 a.m.? 20 Α. Yes. 21 Does that sound right? Ο. 22 Yes. Α. 23 And what did he say about weather on that phone call? Ο. 24 Well he asked me how the weather was, and I told him the Α.

weather was bad where I was, in Thibodaux. And he said it wasn't

25

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1 at Fourchon.

2	MR. KUCHARSKI: I'm sort of going to hold right here. I
3	think this may be a time where there may be some questions. I
4	have more on this line, but I think maybe it's enough that I'd
5	like to stop and see if there are any follow-up questions from
б	around the room.
7	CAPT. PHILLIPS: This is Tracey Phillips. So you're going to
8	continue on the line of questioning about the phone calls?
9	MR. KUCHARSKI: Probably not about this phone call. No.
10	About phone calls.
11	CAPT. PHILLIPS: Okay. Could you just I see three phone
12	calls on the pictures of the phone.
13	MS. LEDET: Yes.
14	CAPT. PHILLIPS: Could you just kind of walk us down each
15	conversation and tell us what you remember about each
16	conversation?
17	MS. LEDET: Sure. The first phone call here at 4:02 was
18	David calling me that he had made it to the office. Just as he
19	normally would. I always asked him to call me.
20	MR. KUCHARSKI: In the office, where?
21	MS. LEDET: In Houma. At the <i>Seacor</i> office in Houma. That's
22	where they pick up a van or truck to head down to Fourchon. And
23	just asked him if his crew was there, and he would say, yes, I saw
24	such-and-such or I don't recall what names he told me on that
25	particular date.
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23

1 Then at 10:15, he called and -- I don't remember too much 2 about the conversations, but I know he asked about the weather. 3 And I told him the weather was bad in Thibodaux. And he said that 4 it was not at Fourchon. 5 And then at 1:51, he called to let me know that they were 6 heading out. And that I do recall because he said, I could've 7 just walked off, but I'm trying to make a better life for us, and 8 that he would call me the next day. But he reminded me that it 9 would be from a different phone because he turned his phone off 10 once they went offshore, and they would have a company phone that 11 he would call me. 12 CAPT. PHILLIPS: Do you want to take a break? 13 UNIDENTIFIED SPEAKER: We'd like to --14 MS. LEDET: I'm fine. 15 CAPT. PHILLIPS: Thank you. 16 BY CAPT. PHILLIPS: 17 Do you remember about how long each phone call was? Ο. 18 They were all pretty brief. I couldn't tell you how many Α. 19 minutes, but they were pretty short. Because the first one -- I 20 quess he had arrived at the office and he saw his crewmembers were 21 there, and they needed to load up and head out. 22 And then the second one -- I don't recall that being very 23 long either. 24 The third one probably was the longest one, but it was just 25 for a few minutes. I mean, he had -- he was at work, so it wasn't FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

	24					
1	going to be a lengthy conversation. He was just basically					
2	touching base with me before they lost phone contact. Until the					
3	following day.					
4	Q. Yeah. Okay. Thank you. Thinking back to the night before,					
5	do you remember what time he went to bed?					
6	A. If I had to guess, I'd guess maybe around 8 or					
7	9 o'clock?					
8	Q. Okay. Is that pretty typical on a night before he goes out?					
9	A. Yes.					
10	Q. Okay. And do you remember what time he set his alarm for?					
11	A. I set the alarm for him. I don't remember. It was 3:00-ish,					
12	so anywhere from 3:00 to 3:30. No it couldn't it would've had					
13	to have been before that. I'm not sure. Just from looking at					
14	from when he called me I really don't remember. I'd say maybe					
15	approximately 3:00 if I had to just guess. I don't really recall.					
16	And I'm the one who set it, but I just I don't recall that					
17	specifically and exactly.					
18	CAPT. PHILLIPS: That's okay. I was just looking for					
19	general. Thank you. That's all for now.					
20	MR. KUCHARSKI: Anyone on the telephone? Participants that					
21	would like to ask a question?					
22	UNIDENTIFIED SPEAKER: (Indiscernible). Go ahead.					
23	MR. VERDIN: Oh, I am sorry. This is Erik Verdin.					
24	BY MR. VERDIN:					
25	Q. Ms. Ledet, you said that Captain Dave said in his 1:51					
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1	conversation that he could've just walked off.					
2	Did he give you any indication what would've given him					
3	that what he meant by that? What caused him to have that type					
4	of attitude? Was it the concern of weather? Was it something					
5	pressure from either the company or the client? Or something					
6	happened and event happened on the vessel that he just kind					
7	of got him upset, or something like that? Did he give any					
8	indication what would've given him that attitude, if you will,					
9	please?					
10	A. He didn't specifically say, but I mean, I'm just guessing					
11	the pressure of the hurry up and get it done.					
12	Q. Okay.					
13	A. We've got to head out and he didn't specifically say those					
14	words, but this was not uncommon.					
15	Q. So it's not uncommon that he so that means he had that					
16	attitude or expressed that type of frustration in the past when he					
17	talked to you about work and stuff like that, is what you're					
18	saying.					
19	A. At times, yes. Because so much was put on these men to try					
20	to hurry up, get things done. I mean, I know I keep saying that,					
21	but I don't know how else to express that. Just a lot put on					
22	them. A lot of responsibility put on them. And to try to get it					
23	done quickly and because time is money.					
24	Q. Right. So his concern or his frustration that day and					
25	saying, well I could've walked off today, was not unlike any other					
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1	conversations you've had with him in the past. He's probably said					
2	that, or has he said that a few other times is what you're saying,					
3	and what I'm understanding.					
4	A. Actually, no, because he may have had those feelings, but he					
5	did not express it. So I would guess this time it was a little					
6	bit more frustration and a little bit more pressure. I don't					
7	know. I mean, it's not something he regularly said, I could've					
8	walked off. Otherwise, I would imagine he wouldn't still be doing					
9	the job he's doing. He would've just walked off, but					
10	MR. VERDIN: Right. Okay. That's all I've got. Thank you,					
11	then.					
12	MR. KUCHARSKI: Anyone else on the phone? John or Anthony?					
13	BY MR. FRECKLETON:					
14	Q. Yeah. I've got a quick question. This is Derek Freckleton					
15	with the NTSB TDA. You had mentioned when you were talking about					
16	some of the pressures crew changes did you know, or did he					
17	mention if there was any crew changes on the day of the accident?					
18	A. If there were any crew changes?					
19	Q. Yeah.					
20	A. Well, they had their crew change on that day.					
21	Q. Okay. And then the other questions that I had again,					
22	relating to these pressures at work and everything. Did he ever					
23	express to you that he might if he felt comfortable if he had					
24	to push back despite some of those pressures? If he had some					
25	specific concerns? Did you feel like he had the ability to push					
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1	back on any of those pressures at all?				
2	A. I'm not sure I'm understanding what you're asking.				
3	Q. Do you think he felt like he could express any concerns that				
4	he had despite the pressures that he might have been feeling?				
5	A. In other words, if he could say no?				
6	Q. Right.				
7	A. He said no many a times, I'm sure.				
8	MR. FRECKLETON: Okay. Those were the only questions I had.				
9	MR. KUCHARSKI: Yvette, did he feel this is Mike				
10	Kucharski.				
11	BY MR. KUCHARSKI:				
12	Q. Did he feel he received adequate support from Seacor?				
13	A. I'm not sure of how you mean that.				
14	Q. He had his day-to-day job to do on there. Did the company				
15	support him in his day-to-day job?				
16	A. I would say so. Yes.				
17	Q. And the Seacor Power specifically, did he have any concerns				
18	about the vessel?				
19	A. I could not say that specifically. I really don't know.				
20	Those are things I'm sure he would've more likely spoken about				
21	with his coworkers.				
22	Q. Did he say anything about the vessel after the legs were				
23	latent on the vessel?				
24	A. I'm not aware of that.				
25	MR. KUCHARSKI: Follow-up questions for the Seacor Power or				
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1 Seacor specifically?

2

BY CAPT. PHILLIPS:

3 This is Tracey Phillips. Did David ever tell you about a 0. 4 situation where he told the company, no, I'm not going to leave the dock right now, I'm going to wait for whatever reason? 5 6 I don't know that I can specifically say that he would've Α. 7 told me that, but he was one that -- and I mean, you can hear and 8 see, and people have spoke about knowing he wasn't one to take He didn't do it at work, and he didn't even do it at 9 chances. 10 home. If we were out boating, if weather looked iffy, we 11 cancelled all plans.

12 Q. Really?

A. Yes, absolutely. So there's no way that he would've -- if he didn't do it with us, he wasn't going to do it with his crew on a big vessel to head offshore. He was very cautious.

16 Q. Yeah. Good to know. What kind of boat do you have --

17 personal boat?

18 A. That's a terrible question to ask me.

19 Q. Can you just describe it a little bit for us?

A. I don't even know how big it is or whatever, but I mean, we would go on it with our family. We'd head out to Ship Island in Mississippi. And again, on occasion we had plans and we were heading out, and things looked too rough, or the weather wasn't right, and then we'd turn back.

25 Q. Yeah. Was it the kind of boat you could put on a trailer and

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1 tow behind the car?

2 A. Yes.

3	Q. Okay. Was it all open, or did it have some kind of covering?					
4	A. It was open, but he got a top made, like a tent made, so that					
5	we'd be protected in the sun. Us and the grandkids.					
б	Q. Was it the kind of boat that had a windshield on it, and you					
7	would walk through the windshield?					
8	A. No, it had a windshield, and then the seating was right					
9	behind. But it was nothing to walk through. I mean, it wasn't a					
10	huge boat, but something big enough that we'd be safe enough to					
11	head out the distance that we were going to. To Ship Island,					
12	which is one of the places that we like to go.					
13	Q. Who would you say was his closest friend?					
14	A. His closest friend especially as of recent is his name is					
15	Jerry. You need last name?					
16	Q. Yes, please.					
17	A. Cheramie. C-H-E-R-A-M-I-E. Who he also worked with for					
18	years. Jerry was a cook onboard, even when he worked years ago.					
19	He's retired as of now. And they've been really close because					
20	Jerry lost his wife in August. So we've been trying to take him					
21	in with us and do things so that he can maybe kind of move on and					
22	have a little normalcy in his life. So they've					
23	become they've been very close for years but even closer as of					
24	recent.					
25	CAPT. PHILLIPS: Okay. Thank you. That's it for now.					
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	30					
1	MR. KUCHARSKI: On the phone, any questions? Okay.					
2	BY MR. KUCHARSKI:					
3	Q. Yvette, did David describe his relationships with any of the					
4	crew of the Seacor Power?					
5	A. He was pretty close with a few of them that were regular					
6	workers with him. They shared a lot because they spend so much					
7	time together. And some of them had a lot in common with either					
8	the upbringing, work ethic those type things.					
9	Q. Some of those that were on, like the chief engineer,					
10	Encalade, does that ring a bell?					
11	A. Encalade? Darren Encalade? Yes. He was one of them. His					
12	wife and I speak, and we both have said only meeting maybe a					
13	handful of times in person how many things we have in common					
14	and how many things we know about each other because of the things					
15	our husbands would share with each other.					
16	So it was a close bond. It was like a brotherhood. They					
17	were family. An extended family.					
18	Q. And the first mate, Bryan Mires?					
19	A. Bryan? Personally, I've never met Bryan. I've heard David					
20	speak of him, but I don't really know much about him.					
21	Q. And how about the his relationship they had an extra					
22	mate on board. I think he had said captain before Jim Gracien.					
23	Does					
24	A. Yes. Well Jim David knew him as a captain, it was my					
25	understanding, and I really don't know if that's a fact or not.					
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He was just maybe on as an extra, as an AB. I don't know that for 1 2 sure but I thought I heard someone say that. Did he --3 0. 4 David's worked with him in the past. So I don't recall Α. 5 meeting him, either. But David has spoken of him also. 6 Did David express any particular feelings with having Jim 0. 7 Gracien on board as a mate? 8 No, because I wasn't even aware of it as they were heading Α. 9 out. But I mean, that's happened before -- that they've had more 10 than one "captain" on board. 11 Was that any problem for David, having more than one captain. Ο. A. Absolutely not. 12 13 Did he also -- what was his relationship between he and Scott Q. 14 Timmons, the other captain that he --15 I really don't know. I've heard David speak of Scott, also. Α. 16 He's another one that I don't recall ever meeting. So I don't 17 have -- I don't even have anything particular, just that David has mentioned him. 18 And how about those in the office? Did he mention any of 19 Q. 20 those that he had any kind of a relationship? 21 As of recent I know Joey Ruiz. They had mutual respect for Α. 22 each other. David had spoken to him because Joey recently lost 23 his brother, and I know that was discussion between them. 24 I'm going to hold there -- this is Mike Kucharski -- going Ο. 25 to hold there with specific relationships with any of the crew or FREE STATE REPORTING, INC. Court Reporting Transcription

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1 office personnel. Are there any questions in the room? How about 2 on the telephone? Okay. The next I'd like to ask you about, Yvette, is record 3 4 Did he keep any records relating to his employment at keeping. 5 Seacor? 6 At home? Α. 7 Ο. Yes. 8 Specifically like -- I'm not sure what you're referring to. Α. 9 0. Any types of forms or logbook pages. Anything that you can 10 recollect. Did he have a folder or any kind of a dossier? 11 He had folder but I think that was his Α. personal -- obviously, his license and certificates from training 12 13 and those type things. 14 So you never saw any log pages, logbook pages, copies, or any 0. 15 stability forms, or anything like that? How about evaluations? 16 No. Α. 17 Did --Ο. 18 Excuse me. Α. Do you need to take a break? 19 Q. 20 Α. No, I'm fine. 21 Did -- how about evaluations? Did he ever discuss them with Ο. 22 Do you know if he got evaluations from the company? you? 23 Oh, evaluations. I'm sorry. I thought you were saying Α. 24 something else. 25 I haven't heard him speak about evaluations in a long time. FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

33 His or that of others. 1 2 And how about a diary? Did he keep any kind of a diary? Q. 3 No. Α. 4 So there were no records that you're aware of that he kept, Q. 5 besides his personal records like you said -- his trainings and 6 licenses and things like that. You're not aware of anything that 7 he's actually --8 No, I'm not aware of anything in addition to his own personal Α. 9 documents. 10 MR. KUCHARSKI: We'll around the room, ask on anything on 11 records. Nope. Anyone on the phone? Okay. 12 I'm going to open it up now to see if there are any questions 13 from around the room that topically I haven't covered -- anything 14 that you would like to ask. How about on the phone? John or 15 Anthony or Erik? 16 Yvette, is there anything you would like to add? 17 MS. LEDET: I can't think of anything at this time. 18 MR. KUCHARSKI: Okay. And do you have any questions for me? 19 MS. LEDET: I can't think of anything at present. 20 MR. KUCHARSKI: Of course, you can reach out to Derek 21 Freckleton if there's any information --22 MS. LEDET: Okay. 23 MR. KUCHARSKI: -- or any updates, any questions for him. 24 He's a TDA. 25 MS. LEDET: All right. FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

	34				
1	MR. KUCHARSKI: And of course, you can reach out to me if you				
2	have any you think of anything that would be helpful.				
3	MS. LEDET: Okay. (Indiscernible).				
4	MR. KUCHARSKI: You see any records or you see anything like				
5	that, that would be helpful. If he kept anything.				
6	MS. LEDET: Okay. Like I said, I don't think that he had				
7	anything like that. And I haven't gone through any of his things,				
8	so I wouldn't know. I just know that he kept a folder of with				
9	his personal things.				
10	MR. KUCHARSKI: Okay. Well if you discover anything that				
11	we would appreciate that.				
12	MS. LEDET: Okay.				
13	MR. KUCHARSKI: Okay. If there are no further questions				
14	MR. LAMBERT: I just want maybe you could do it. I would				
15	like to identify the for her to identify				
16	MR. KUCHARSKI: And you are Skip Lambert.				
17	MR. LAMBERT: I am, last time I checked.				
18	MR. KUCHARSKI: Well I need that, yeah. For the				
19	MR. LAMBERT: I would like for her to identify how she				
20	received the document that I provided you before we started from				
21	the rescue diver, that's all.				
22	BY MR. KUCHARSKI:				
23	Q. Okay. Mrs. Lambert, would you I'm sorry. I knew I was				
24	going to do that one				
25	A. No, that's wrong.				
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No part of a report of a marine casualty investigation shall be admissible as evidence in any civil or administrative proceeding, other than an administrative proceeding initiated by the United States. 46 U.S.C. §6308. 35 1 Would you like to identify this document from the Yeah. Q. 2 rescue diver? 3 Sure. Α. 4 You tell us what it is. Okay. Q. 5 Α. It is a document -- I actually received a phone call. Should 6 I say who I --7 MR. LAMBERI: Sure. 8 MS. LEDET: Not this person, but who actually called me. 9 MR. KUCHARSKI: Let me go off the record for a second. 10 (Off the record) 11 (On the record) 12 MR. KUCHARSKI: Okay, the time is 11:10, and we're back on 13 the record. BY MR. KUCHARSKI: 14 15 Mrs. Yvette, you would like to clarify this letter you got Q. 16 from the rescue diver, is that correct? 17 Α. Yes. 18 Okay. Please do so. Ο. 19 I received a phone call from Jeray Jambon Jarreau. She's Α. 20 actually an attorney. She was not acting as an attorney, just 21 someone handed her this letter and she was trying to get in touch 22 with me to make sure that I would receive it. So that's how I got 23 the document. 24 So this is the --Okay. Ο.

25 A. Should I describe what it is?

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1	Q. Sure.					
2	A. It's a letter written by a diver who works for Bristow. And					
3	I hadn't reviewed it again. But anyway, he just					
4	felt he was on site, and he just felt that he needed to write					
5	this letter and inform me about it.					
6	And he gave it to someone I don't recall the first					
7	person's name and she reached out to Jeray Jarreau. And Jeray					
8	contacted me saying that she thought this would be something that					
9	I would want to see. So she sent someone out to deliver it to me.					
10	And that's how I got possession of this.					
11	Q. Okay. And is there anything else in particular you'd like to					
12	tell us about this letter?					
13	A. I don't think so. Like I said, I hadn't read it in a while,					
14	but it was just important to the person who wrote it. It was					
15	important that he feel that I get this letter.					
16	MR. KUCHARSKI: Okay. Any follow-up questions? On the					
17	phone?					
18	Well again, Yvette, thank you very much for taking the time					
19	to help us try to piece some things together. Some pieces. And					
20	again, if there's anything that you feel that would be important					
21	to us, please contact me.					
22	MS. LEDET: Okay.					
23	MR. KUCHARSKI: And if you need any information from us, or					
24	any support, TDA Derek is available.					
25	MS. LEDET: Okay. All right, thank you.					
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No part of a report of a marine casualty investigation shall be admissible as evidence in any civil or administrative proceeding, other than an administrative proceeding initiated by the United States. 46 U.S.C. §6308. MR. LAMBERT: Thank you. MR. KUCHARSKI: Yeah. And the time is 11:13, and this interview has concluded. (Whereupon, at 11:13 a.m. CDT, the interview was concluded.) б FREE STATE REPORTING, INC. Court Reporting Transcription D.C. Area 301-261-1902 Balt. & Annap. 410-974-0947

#### CERTIFICATE

This is to certify that the attached proceeding before the

NATIONAL TRANSPORTATION SAFETY BOARD

IN THE MATTER OF: CAPSIZING OF THE LIFTBOAT SEACOR POWER SOUTH OF PORT FOURCHON, LOUISIANA, ON APRIL 13, 2021 Interview of Yvette Ledet

ACCIDENT NO.: DCA21MM024

PLACE: New Orleans, Louisiana

DATE: June 9, 2021

was held according to the record, and that this is the original, complete, true and accurate transcript which has been transcribed to the best of my skill and ability.

Tahura Turabi Iss

Tahura Turabi Transcriber

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TABLE OF SUGGESED CORRECTIONS TO TRANSCRIPT OF INTERVIEW FOR

MRS. YVETTE LEDET

TAKEN ON

JUNE 9, 2021

PAGE NUMBER	LINE NUMBER		SUGGESTED CORRECTIONS TO WORDING
12	24	Kandal	Grand Isle
13	16	with barge	lift barge
		j-	

If, to the best of your knowledge, no corrections are needed kindly circle the below statement "no corrections needed" and initial in the space provided.

NO CORRECTIONS NEED.

Printed Name of Person providing the above information

Initials

0 0 0

Signature of Person providing the above information

OMS Transcript Errata Ledet



## Office of Marine Safety Transcript Errata

Matter: Seacor Power Ref Nbr: DCA21MM024

### TABLE OF SUGGESED CORRECTIONS TO TRANSCRIPT OF INTERVIEW FOR MRS. YVETTE LEDET

PAGE	LINE	CURRENT WORDING	SUGGESTED CORRECTIONS TO	NTSB Reply to Suggested Corrections
NUMBER	NUMBER		WORDING	
12	24	Randal	Grand Isle	AGREE
13	16	with barges	lift barge	AGREE

Proposed Transcript Errata Ledet, NTSB reply