

CHANSON WATER INTERNATIONAL, INC.
DISTRIBUTOR AGREEMENT

This Distribution Agreement (hereinafter referred to as the "Agreement") is made by and between Chanson Water international, Inc., incorporated in the United States of America (hereinafter referred to as the "Supplier") and _____ (the "Distributor").

NOW, THEREFORE, in consideration of the promises hereinafter made by the parties hereto, it is agreed as follows:

ARTICLE I
APPOINTMENT OF DISTRIBUTORSHIP

1. Distribution Right. Supplier hereby appoints and grants Distributor the exclusive right to sell water ionizers, water filters, spa/shower filters, ionizer armor, and all other goods currently sold by Supplier (hereinafter collectively referred to as the "Products") in the geographical area of the country of _____ (country) in _____ (continent) (hereinafter referred to as the "Territory"). Other items may be added in the future at the sole discretion of the Supplier. The Products are listed in the Price List attached to this Agreement as Exhibit A.

2. Price List. The prices of the Products are listed in the Price List attached to this Agreement as Exhibit A. Supplier reserves the right to adjust the Price List if there is any substantial increase in materials, parts, labor, freight, or other costs. Changes and amendments to the Price List shall become effective within fifteen (15) calendar days from the first formal written notification to Distributor. Voluntarily remaining a Distributor, or accepting any discounts or commissions following such notice and publication, constitutes Distributor's acceptance to the changes and amendments.

All prices stated are FOB the manufacturer in Taiwan. Prices do not include transportation and insurance costs, which shall be borne by Distributor. Prices do not include taxes that may be applicable to the Products imported into the Territory.

3. Terms of Payment. All of the Distributor's purchase of Products from the Supplier shall be paid in U.S. dollars. Payment terms shall be fifty percent (50%) in advance for deposit via wire transfer, and the balance within fourteen days after the order date for the first three orders. For the fourth order on, the fifty percent (50%) balance shall be due upon goods leaving Taiwan port. Distributor shall pay all invoices when due regardless of other scheduled deliveries.



4. Non-competition. Distributor is prohibited from selling any other brand of water ionizer, armor or water filtration products at any time during this agreement or for a period of 5 years after the end of this agreement.

ARTICLE II MARKETING AND SUPPORT

1. Sales. Distributor shall use its best efforts to promote the sale and distribution of the Products and to provide adequate support, which efforts shall include the following:

- (a) Establishing and maintaining appropriate, attractive and accessible premises and facilities for the display and demonstration of the Products;
- (b) Provide an adequate, trained sales and technical staff to promote the sale and support of the Products;
- (c) Undertake promotional campaigns and canvas prospective users to stimulate the sales of the Products;
- (d) Provide Supplier with forecasts every month of its probability requirements for the next six months for Products, such forecasts to be in such manner and on forms to be specified by Supplier and agreed to by Distributor.

2. Advertised Prices. Distributor and Distributor's Dealers shall not advertise: (a) the sale of Products at prices lower price other than those stipulated and approved by Supplier, and (b) the offer of any incentives, except free shipping. Supplier shall promptly notify Distributor of occasional Supplier incentives available to all Distributors and Dealers.

3. Health Claims. Distributors are forbidden to make health claims about the water. I.e. "This water will cure..." Distributors are however allowed to use testimonials and or doctor quotes.

4. Training. Supplier shall furnish training of Distributor's sales and technical representatives at various times and locations as shall be designated for this purpose by Supplier. Enrollment in training courses shall be limited to a reasonable number of persons who shall be sufficiently qualified to take the courses. Distributor shall pay the salaries and all travel and lodging expenses and subsistence of its representatives. Chanson president will supply in person initial training for new distributor, distributor is



expected to pay the travel and lodging expenses for Chanson representative during this first training which should last from 1-2 weeks.

ARTICLE III DELIVERY

1. Purchase Orders. Distributor shall order Equipment by written notice to Supplier. Each order shall specify the number of units to be shipped, the type of units to be shipped (as identified by Supplier model number designations indicated in the Price List) including all optional features, the desired method of shipment. Supplier agrees to ship units to Distributor as close as possible to the delivery schedule set forth in each order as accepted by Supplier, unless Supplier otherwise indicates in writing. Supplier shall not be required to honor any release which: (a) specifies a shipping date earlier than Supplier's then current delivery schedule for the date such release is received by Supplier.

2. Shipment. All shipments of Equipment shall be made FOB Supplier's plant and liability for loss or damage in transit, or thereafter, shall pass to Distributor upon Supplier's delivery of Equipment to a common carrier for shipment. Shipping dates are approximate and are based, to a great extent, on prompt receipt by Supplier of all necessary ordering information from Distributor. Distributor shall bear all costs of transportation and insurance and will promptly reimburse Supplier if Supplier prepays or otherwise pays for such expenses. Supplier shall not be in default by reason of any failure in its performance under this Agreement if such failure results from, whether directly or indirectly, fire, explosion, strike, freight embargo, Act of God or of the public enemy, war, civil disturbance, act of any government, de jure or de facto, or agency or official thereof, material or labor shortage, transportation contingencies, unusually severe weather, default of any other manufacturer or a supplier or subcontractor, quarantine, restriction, epidemic, or catastrophe, lack of timely instructions or essential information from Distributor, or otherwise arisen out of causes beyond the control of the Supplier. Nor shall the Supplier at any time be liable for any incidental, special or consequential damages.

3. Delay. Distributor may delay for a period of thirty (30) days upon giving the Supplier written notice at least fifteen (15) days prior to the scheduled delivery date. In the event distributor delays delivery for more than thirty (30) days with notification as set forth above, or for a period of more than five (5) days written notice, Distributor shall pay to Supplier, as a service charge, an amount equal to 1/360th of twentyfive percent (25%) of the Purchase Price for each day of such delay to be computed from the first day of such delay through the termination of such delay.

4. Obliged Distributor's Minimum Purchase. Distributor shall purchase a minimum of one-hundred (100) 7 plate water ionizers at one time for initial order. Second order of (50) 7 plate ionizers is



expected within 3 months of receipt of initial order. A (50) 7 plate ionizer purchase every 3 months thereafter is expected to maintain exclusive rights.

5. Distributorship Objectives. Distributor shall:

- a) Develop Chanson brand with excellent reputation and customer satisfaction.
- b) Develop a national network of Dealers and Sub-Dealers to sell the Products in the Territory.

6. Dealers Network. Distributor shall sign an Independent Dealer Agreement (hereinafter referred to as the "Dealer Agreement") with each and all of its Dealers prior to selling Products to Dealers. The Dealer Agreement to be signed between the Distributor and the Dealer should be formally approved in writing by the Supplier prior to its implementation.

The Dealer Agreement must include the following clauses with identical language as those provided in this Agreement: Domain and Business Names, Independent Contractor Relationship, Health Claims, Marketing Materials, Use of Chanson Name Prohibited, Pricing, Competitive Recruiting, Warranties and Trade Practices as described below.

7. Dealer Referrals. All dealer inquires received by the Distributor from anywhere outside the Territory shall be formally referred in writing to Supplier. Supplier shall pay Distributor a referral fee of six-hundred and ninety 00/100 US dollars (US\$690.00) upon the purchase of the first two machines by the new dealer referred by Distributor to Supplier.

All dealer inquires received by the Supplier from anywhere within the Territory shall be formally referred in writing to the Distributor. Distributor shall pay Supplier a referral fee of six-hundred and ninety 00/100 US dollars (US\$690.00) upon the purchase of the first two water ionizers by the new dealer referred by Supplier to Distributor.

8. Consumer Referrals. All consumer inquires received by the Distributor from anywhere in the United States of America and Canada shall be formally ordered and shipped from Suppliers dealer back office, at the standard USA dealer one-hundred (100) piece order price which will allow us to cover the warranty for machines shipped from us to your customers outside assigned territory.

9. Competitive Recruiting. During the term of this Agreement and during the twelve (12) months following the termination of this Agreement, Distributor shall not recruit, or attempt or facilitate recruitment of any of the Supplier's Distributors, Dealers, Sub-dealers, or employees. Upon termination of this



Agreement, regardless of cause, dealers and distributors referred by Distributor shall be offered the opportunity to continue being a Distributor or Dealer of the Supplier; and if acceptance is received, they shall remain as distributors or dealers of Supplier after the termination of this Agreement.

10. Warranties and Trade Practices. Supplier makes no claims or warrants of any kind other than those specifically set forth by the manufacturer of the Products. Distributor shall not make any claims or warranties regarding the Products or business opportunities, other than what is expressly set forth by the Supplier's official literature.

Distributor shall be responsible for complying with any and all laws and regulations relating to the operation of Distributor's business. Distributor shall not engage in any deceptive or unlawful trade practice, as defined by federal state or local law. Distributor shall not do or communicate anything which could result in harm or damage to Supplier in any manner.

Integrity is the hallmark of Supplier. Distributor's involvement in deceptive marketing practices of any kind, including bait and switch and fake comparison of web sites, shall cause the automatic cancellation of this Agreement. For the overall protection of the Chanson name, Distributor shall submit for Supplier's formal approval all unique marketing ideas prior to implementation.

11. Information and Report. Distributor shall submit market information and sales reports to Supplier on a quarterly basis during the effective period of this Agreement and any extension thereof. Reports shall include quantity of physical inventory of Products, sales reports, sales twelve-month forecast, and other market information relevant to the business of Distributor.

12. Safety Stock Quantity. Distributor shall at all times maintain a one (1) month safety inventory of Products to avoid "out of stock" situation which disables the capability of satisfying the demand for the Products.

13. Returns. There shall be no returns or cancellations to the Supplier of Distributors purchases. If Distributors customer has a return, Distributor or his Dealer/s shall process the return and refund the money to the customer. Distributor/ Dealer shall then use the returned unit for demonstration purposes or resale it if in perfect condition. Defective machines must be repaired by Distributor and cannot be returned to the Supplier for repair or replacement.

14. Free Parts/Manufacturer Warranty. Supplier shall ensure that manufacturer will include in every shipment of Products to Distributor free parts for repair or replacement according to the manufacturer's estimated defective rate. Distributor shall maintain a Maintenance Log to track details of



all repairs and usage of free parts, which shall be made available to Supplier for review upon formal written request. Free Parts shall be supplied for the "lifetime" period of 10 years. Distributor will bear the cost of all repair labor and shipping fees.

15. Cancellation. Distributor may, at any time prior to making the 50% deposit, cancel any or all Equipment on order upon giving timely written notice. After money transfers have been made there is no refund for any reason.

ARTICLE IV PROPRIETARY RIGHTS

1. Use of Suppliers Name. Supplier expressly prohibits any direct or indirect use, reference to, or other employment of its name, trademarks, or trade name exclusively licensed to Supplier, except as specified in this Agreement or as expressly authorized by Supplier in writing. All advertising and other promotional material will be submitted to Supplier at least two weeks in advance and will only be used if Supplier consents thereto, which consent shall not be unreasonably withheld. Supplier hereby authorizes and requires Distributor's use of the Supplier's insignia or lettering which will be on the products at the time of the delivery. Supplier hereby authorizes the Distributor's use of the legend set forth below. The Supplier shall submit to the Distributor in writing full particulars prior to any use of the authorized legends, on stationery, invoices, promotion material or otherwise, and shall not proceed with such use unless and until the Supplier's written approval shall have been received.

If the authorized legend is used on any stationery, invoices, promotion material or otherwise by Distributor, Distributor will, on termination of this Agreement, or upon request of Supplier, discontinue the use of such legend on any stationery, invoices, promotion material or otherwise and thereafter will not use, either directly or indirectly in connection with its business, such legend or any other names, titles of expressions so nearly resembling the same as would likely lead to confusion or uncertainty, or to deceive the public.

2. Patent Indemnity. Supplier agrees, at its own expense, to indemnify, defend and hold Distributor harmless each Distributor and its customers from and against every expense, damage, cost and loss (including attorneys' fees incurred) and to satisfy all judgments and decrees resulting from a claim, suit or proceeding insofar as it is based upon an allegation that the Products or any part thereof furnished by Supplier or any process which is practiced in the customary use of the Products is or has been infringing upon any patent, copyright or proprietary right, if Supplier is notified promptly of such claim in writing and given authority, and full and proper information and assistance (at Supplier's



expense) for the defense of same. In case the Products, or any part thereof, in such suit is held to constitute an infringement and the use of said Products or part is enjoined, Supplier shall, in its sole discretion and at its own expense, either procure for the indemnitee the right to continue using said Products or part or replace or modify the same with nonperformance or capacity or affect its compatibility with the hardware or firmware comprising the Equipment or the software utilized thereon.

3. Drawings and Data. Supplier normally supplies all necessary data for the proper installation, test, operation and maintenance of its Products. Portions of this data are proprietary in nature and will be so marked. The Distributor agrees to abide by the terms of such markings and to be liable for all loss or damage incurred by the Supplier as a result of the improper or unauthorized use of such data. The Supplier retains for itself all proprietary rights in and to all designs, engineering details, and other data pertaining to any Product specified in the contract and to all discoveries inventions, patent rights, etc., arising out of work done in connection with the contract and to any and all Products developed as a result thereof, including the sole right to have any and all such products manufactured. The Distributor shall not contact the Supplier's vendor, or any other person, for the purpose of manufacture.

4. Intellectual Property. All Videos, Websites, Marketing and Promotional materials created by Supplier are copyrighted products of the Supplier and are sole property of the Supplier. Should agreement terminate, Distributor agrees not to use any Supplier owned materials mentioned above for other dealers, distributors or other ionization or filtration products in _____.

5. Title to Products and Documentation Package. Distributor acknowledges that the Equipment and documentation listed in Schedule 1 are the property of Supplier, and that the products are being made available to Distributor in confidence and solely on the basis of its confidential relationship to Supplier, Distributor agrees not to print, copy, provide or otherwise make available, in whole or in part, any portion of an original or modified Equipment Documentation Package or related materials. Distributor will never supply competitor with any Chanson product for technological discoveries.

6. Domain and Business Names. Distributor nor it's Dealers shall not use the Chanson name or any of the names of the Products in a business name or domain name unless written permission has been granted by the Supplier. Distributor, hereby, agrees to surrender any Chanson domain name to the Supplier.

(e) Marketing Materials. Marketing materials designed by Distributor shall be submitted to Supplier for approval prior to printing. Distributor understands that the slogan "Health Insurance from YOUR Tap! And ...the possibility of a Miracle are registered trademarks and Distributor is



not permitted to use this slogan on a personal website or marketing materials that Distributor creates with out licensing the materials for a fee and executing a written agreement.

(f) All advertising and marketing expenses, including ads in magazines and newspapers, to promote the sale of the Products shall be borne by the Distributor.

(g) Any of the Supplier's marketing materials that Distributor licenses to use may have Distributor's personal contact information added to them, but no other changes are allowed to be made.

(h) Use of Chanson Name Prohibited. On termination of this Agreement, Dealers shall remove and not subsequently use any sign or advertising containing the name and trademark "Chanson Water" or any other trademark owned by the Supplier and shall immediately destroy all stationery, advertising material and other printed matter in its possession or under its control containing the word "Chanson Water" or such other trademarks.

Dealer shall not at any time after such termination use or permit any such trademark to be used in any manner in connection with any business conducted by it or in which it may have an interest, or to be used in any other manner as descriptive of or referring to anything other than merchandise or products of the Supplier.

Regardless of the cause of termination, Dealers shall immediately take all appropriate steps to remove and cancel its listings in telephone books, and other directories, and public records, or elsewhere that contains then name "Chanson Water" or other such trademarks.

If Dealer fails to obtain such removals or cancellations promptly, the Supplier may make application for such removals or cancellations on behalf of Dealer and in Dealer's name and in such event Dealer shall provide unconditional assistance to Distributor.

ARTICLE V WARRANTY

1. Equipment Warranty. Supplier warrants that Distributor shall acquire Products purchased hereunder free and clear of all liens and encumbrances except for Supplier's purchase money security interest defined in Articles I, 4, above. Supplier further warrants all Products to be free from defects in material or workmanship under normal use and service for a period of (90) days from the date of delivery. All repair covered by this warranty must be done at Distributors location. Any defect corrected within



ninety (90) days and found to be within this scope of the warranty will be repaired by Distributor and credit based on Distributors labor fees will be issued to distributor for performing the repairs- free parts will be supplied by the Supplier. This is describing the warranty procedure for factory defects that occur within the first 90 days, After the 90 day period Distributor shall bear all labor expense and supplier shall provide free parts. If it is determined that either no fault exists in Supplier, or the damage to be repaired was caused by negligence of Distributor, its agents, employees or customers, Distributor agrees to pay all charges associated with each such repair. THIS CONSTITUTES THE SOLE WARRANTY MADE BY COMPANY EITHER EXPRESSED OR IMPLIED. THERE ARE NO OTHER WARRANTIES EXPRESSED OR IMPLIED WHICH EXTEND BEYOND THE FACE HEREOF, HEREIN, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL COMPANY BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES AND DISTRIBUTOR'S REMEDIES SHALL BE LIMITED TO REPAIR OR REPLACEMENT OF NONCONFORMING UNITS OR PARTS.

2. Misuse of Products. Any tampering, misuse or negligence in handling or use of Products renders the warranty void. Further, the warranty is void if, at any time, Distributor attempts to make any internal changes to any of the components of the Products; if at any time the power supplied to any part of the Products exceeds the rated tolerance; if any external device attached by Distributor creates conditions exceeding the tolerance of the Products; or if any time the serial number plate is removed or defaced. OPERATION OF THE PRODUCTS THAT RENDERS THIS WARRANTY VOID WILL BE DEFINED TO INCLUDE ALL OF THE POSSIBILITIES DESCRIBED IN THIS PARAGRAPH, TOGETHER WITH ANY PRACTICE WHICH RESULTS IN CONDITIONS EXCEEDING THE DESIGN TOLERANCE OF THE PRODUCTS.

ARTICLE VI SPARE PARTS & SERVICE OF PRODUCTS

1. Availability. Spare parts, as used herein, shall be defined as Supplier's standard subassemblies and parts used to repair the Products sold by the Supplier. Supplier shall arrange the supply of free repair parts to cover manufacturers defects and for purchase for repairing customer damaged product for period of not less than five (5) years after shipment of the last unit to Distributor hereunder. Such spare parts will be available to Distributor at prices, terms and conditions in effect at the time such spares are purchased. No provision in this Paragraph, or in any other part of this Agreement, shall relieve Distributor of Distributor's responsibility to stock spare parts.. Distributor is expected to maintain an adequate inventory of spare parts to support the Products purchased hereunder.



2. Post-Termination Obligation. Even after termination of this Agreement, Distributor shall continue to service the Products sold during the term of this Contract for up to fifteen years (if lifetime warranty is offered by distributor) or five years if 5 year warranty is offered by distributor after the date of sale without soliciting new orders. Supplier shall continue to provide parts to do so, provided that Distributor maintains a Work Log to track details of all repairs and usage of all parts, which shall be made available to Supplier upon formal written request. Distributor may opt to “buy out” their warranty obligation should their exclusive contract be terminated at a agreed upon “per unit sold” rate.

ARTICLE VII DURATION OF AGREEMENT

1. Term. The term of this Agreement shall be for one (1) year from the date hereof and shall automatically renew for successive one (1) year periods, unless one of the parties decides not to renew. The decision not to renew or the proposal of amendments shall be formally communicated in writing by either the Distributor or the Supplier to the other party within at least ninety (90) days prior to the expiration of the Agreement.

2. Termination. Termination shall not relieve either party of obligations incurred prior thereto. This Agreement may be terminated:

- (a) By either party for convenience by serving a Notice of Termination to the other party within thirty (30) days notice.
- (b) By either party for substantial breach of any material provision of this Agreement by the other, provided due notice has been given to the other of the alleged breach and such other party has not cured the breach within thirty (30) days thereof; or
- (c) By the Supplier if: there is an unacceptable change in the control or management of the Distributor; if the Distributor ceases to function as a going concern or makes an assignment for the benefit of creditors; if a petition in bankruptcy is filed by or against the Distributor, resulting in an adjudication of bankruptcy; or, if the Distributor fails to pay its debts as they become due and provided due notice has been given by the Supplier to the Distributor and the Distributor has not cured such breach within thirty (30) days thereof;

Upon termination of this Agreement all further rights and obligations of the parties shall cease, except that Distributor shall not be relieved of (i) its obligation to pay any monies due, or to become due, as of or after the date of termination, and (ii) any other obligation set forth in this Agreement which is to take effect after



the date of termination. Distributor shall have the right to continue to purchase spare parts in accordance with Article VI.

ARTICLE VIII NOTICES

1. Notice or Communication. Any notice or communication required or permitted hereunder shall be in writing and shall be hand-delivered, delivered by an agent, or seven (7) days after being sent by registered mail, return receipt requested, postage prepaid, to the parties at the addresses set forth in this Agreement or to such changed address as any party entitled to notice shall have communicated in writing to the other party.

ARTICLE IX GENERAL PROVISIONS

1. Relationship of Parties. The relationship between the parties established by this Agreement shall be solely that of vendor and vendee and all rights and powers not expressly granted to the Distributor are expressly reserved to the Supplier. Distributor shall have no right, power or authority in any way to bind the Supplier to the fulfillment of any condition not herein contained, or to any contract or obligation, expressed or implied.

2. Independence of Parties. Nothing contained in this Agreement shall be construed to make the Distributor the agent for the Supplier for any purpose, and neither party hereto shall have any right whatsoever to incur any liabilities or obligations on behalf or binding upon the other party. The Distributor specifically agrees that it shall have no power or authority to represent the Supplier in any manner; that it will solicit orders for products as an independent contractor in accordance with the terms of this Agreement; and that it will not at any time represent the Supplier in any manner; that it will solicit orders for products as an independent contractor in accordance with the terms of this Agreement; and that it will not at any time represent orally or in writing to any person or corporation or other business entity that it has any right, power or authority not expressly granted by this Agreement.

3. Observance of Secrecy. Both Supplier and Distributor shall keep in strict confidence from any third party(s) all important matters as to the business affairs and transactions covered by this Agreement.

4. Indemnity. Distributor agrees to hold Supplier free and harmless from any and all claims, damages, and expenses of every kind or nature whatsoever (a) arising from acts of the Distributor; (b) as



a direct or indirect consequence of termination of this Agreement in accordance with its terms; or (c) arising from acts of third parties in relation to products sold to the Distributor under this Agreement, including, but not limited to execution of liens and security interests by third parties with respect to any such products.

5. Force of nature. Neither party shall be liable in any manner except for return of deposit money for failure or delay to perform all or part of this agreement, directly or indirectly, due to Acts of God, governmental orders or restriction, war (declared or undeclared), threat war, hostilities, mobilization, blockade, embargo, revolution, riot, strike, lockout, plague or other epidemics, fire, flood or any other cause or circumstance, except for shipwrecks. Supplier is responsible to deliver goods regardless of shipping disasters, and delay shipment is acceptable.

6. Assignment. This Agreement constitutes a personal contract and Distributor shall not transfer or assign same or any part thereof without the advance written consent of Supplier.

7. Entire Agreement. The entire Agreement between the Supplier and the Distributor covering the Products is set forth herein and any amendment or modification shall be in writing and shall be executed by duly authorized representatives in the same manner as this Agreement. The provisions of this Agreement are severable, and if any one or more such provisions are determined to be illegal or otherwise unenforceable, in whole or in part, under the laws of any jurisdiction, the remaining provisions or portions hereof shall, nevertheless, be binding on and enforceable by and between the parties hereto. Any provisions, terms or conditions of Distributor's Purchase Orders which are, in any way contradicting of this Agreement, except those additional provisions specifying quantity and shipping instructions, shall not be binding upon Supplier and shall have no applicability to the sale of goods by Supplier to Distributor.

8. Applicable Law. This Agreement shall be governed by the laws of the State of California and is accepted by Supplier at its Corporate Office. Supplier's rights granted hereby are cumulative and in addition to any rights it may have at law or equity.

9. Separate Provisions. If any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized officers as of the date indicated below.



SUPPLIER

Company Name: **Chanson Water international, Inc.**

Address of Corporate Office: 23341 Del Lago Drive, Laguna Hills, California, 92653

Telephone: (888) 624-2169

Email Address: Nedalee@ChansonAlkalineWater.com

By: **Chanson Water international, Inc.**

Date

Name: _____

Its: _____

DISTRIBUTOR

Company Name: _____

Address: _____

City, State, Zip Code: _____

Telephone: _____

Email Address: _____

Type of current business, if any: _____

By: _____

Date

Name: _____

Its: _____

