



10 Faraday, Irvine, CA 92618
Phone: 949-994-4885 Fax: 949-315-3420

Sales Rep #: _____

Account #: _____

Date: _____

CREDIT APPLICATION AND ACCOUNT AGREEMENT

For the purpose of establishing credit and to indicate agreement as to terms of future purchases, the undersigned hereby represents:

Business Name: _____ DBA: _____

Mailing Address _____ City: _____ State: _____ Zip: _____

Shipping Address* _____ City: _____ State: _____ Zip: _____

Business Phone #: (____) _____ Fax #: (____) _____ Web Site URL: _____

A/P Contact: _____ Email Address: _____

Buyer: _____ Email Address: _____

Org: Proprietorship: Partnership: Corporation: LLC: Purchase Orders required on orders? Y N

Customer Type (Please check one): Catalog Comfort Department Store Fashion Footwear Golf/Pro Shop Kiosk Marine Outdoor
 Online Resort Surf Sporting Goods

Choose preferred shipping method. If none selected, default is UPS Ground.

UPS Ground (shipping cost added to invoice) _____ UPS Collect - Acct # _____ FedEx Collect- Acct # _____

Other (please attach routing guidelines) _____

Present Ownership since: _____ Business Location is: Rented _____ Leased _____ Owned: _____

Federal Taxpayer ID#: _____ Business License #: _____ Type: _____

Resale Certificate # _____ **(Must include copy of resale certificate AND attached multijurisdictional form)**

D&B # _____ Have you declared bankruptcy at this, or any other business? Yes _____ No _____

Are you a member of a buying group? Yes _____ No _____ If yes, name of group: _____ Member #: _____

APPLICANT'S CURRENT RETAIL LOCATIONS

Each location will be approved on an individual basis. Completion of the Melin Multiple Retail Locations Form is required for approval on any additional ship to locations not indicated on this application. Additional retail locations must be submitted in writing and approved by the Melin Sales Department prior to submission of orders. Upon individual approval, all locations shall be collectively referred to as the "Authorized Channels". The country within which each location operates shall be referred to as the "Territory".

LOCATION 1 / Store # _____	For Melin use only: Authorized Location? YES <input type="checkbox"/> NO <input type="checkbox"/>		
Legal Name: _____	DBA: _____		
Retail Address _____	City: _____	State: _____	Zip: _____
Shipping Address _____	City: _____	State: _____	Zip: _____
Business Phone #: (____) _____	Fax #: (____) _____	Store Contact: _____	
Email Address: _____	Web Site URL: _____		

OWNERS, PARTNERS, CORPORATE OFFICERS, GUARANTORS

Name: _____	Title: _____	SS# _____
Home Address: _____	City: _____	State: _____ Zip: _____
Name: _____	Title: _____	SS# _____
Home Address: _____	City: _____	State: _____ Zip: _____

ORDERS WILL BE HELD UNTIL CREDIT INFORMATION IS RECEIVED



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BANK INFORMATION

Bank Name:	Address:			
City:	State:	Zip:	Phone #:	()
Account #	Type of Account			
Account #	Type of Account			

TERMS AND CONDITIONS

Payment and Other Terms

This credit application begins the process of establishing a credit account with **Alohat, LLC dba Melin** ("**Melin**" or "**we**"). Until a credit line has been established, all orders may require payment in advance of shipment or be delivered on a prepaid basis. We accept a company or cashier's check and all major credit cards for payment.

The terms and conditions of the Authorized Online Dealer Agreement and Schedule A to such agreement (collectively, the "**Online Dealer Agreement**"), are incorporated by this reference and shall be binding on both Melin and Applicant.

When Applicant has a credit line established, payment for shipments as invoiced will be due based on net 30-day terms. A minimum order is required for any new or re-established account. Return of non-defective items, or items returned under unusual circumstances will be determined by Melin and/or its sales representatives. A restocking fee of 10-25% will be added for non-defective items.

Overdue accounts are subject to a late charge at the rate of 1.5% per month or such maximum lesser rate as may be permitted by law on the overdue balance. Invoices are considered overdue one day after the due date.

The acceptance on any individual order and terms of payment on all sales and orders are subject to the approval of the Credit Department of Melin.

Either party may terminate this Agreement immediately, for any reason, at any time by providing written notice (including electronic mail or facsimile transmission) to the other party indicating such party's intent to terminate.

Delinquent Payments

Should either Applicant or Melin initiate legal proceedings arising out of the sale or delivery of footwear, apparel and/or accessories, reasonable court costs and attorney fees shall be awarded to the prevailing party in those proceedings. Without limiting the generality of the foregoing, should Melin incur costs or attorney fees in attempting to collect delinquent account, Applicant agrees to reimburse all such costs and fees to Melin. All orders are accepted at Portland, Oregon; any action arising out of the sale or delivery of headwear, footwear, apparel and/or accessories shall be interpreted according to the laws of the State of Oregon and shall be brought in the courts located in the Multnomah County, Oregon.

At the option of Melin, any controversy or claim arising out of or relating to this Agreement, the relationship resulting in or from this agreement, or any breach of contract, may be settled by binding arbitration. Applicant and Melin agree to accept services by certified mail return receipt requested, through the United States Postal Service, of the claim documents which begin arbitration. Judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction.

Claims and Shortages

On all shipments and orders delivered by Melin, Applicant must check the condition and count of the shipment at the time of delivery. No claim for shortages, damage stock, or errors in filling an order will be honored unless it is made in writing on the Bill of Lading upon receipt of the shipment. Failure to make claim on the Bill of Lading shall constitute a waiver of Applicant's right to a refund or credit.

Applicant acknowledges, guarantees and warrants to Melin that the person signing this Agreement, any future invoices evidencing materials purchased pursuant to this Agreement, and any Bill of Lading is authorized to sign the same. In the event Applicant wishes to specify or limit persons in authority to order and purchase on their behalf, it shall be the Applicant's responsibility to submit and update such a list in writing.

General Conditions

Unless specifically authorized by Melin to act as an Internet only dealer, Applicant must have a "**store-front**" retail/ "**brick & mortar**" business with reasonable space dedicated to the resale of headwear to maintain status as an Melin dealer. A list of Applicant's current retail locations is attached hereto. Applicant understands that each retail location must be separately approved by Melin and agrees to update the list and seek additional approvals as necessary. Additional retail locations will not be considered authorized Melin dealers until approved by Melin in writing. Applicant's retail business must display an inventory of Melin merchandise throughout the selling season, as well as reasonably accommodate purchases of anyone showing interest in Melin products. Applicant must be qualified by and be in direct contact with the assigned Melin area sales representative.

Shipments of orders are subject to cancellation or delay caused by droughts; inclement weather; labor disputes; floods; fire or frost; war or embargoes; or any other cause reasonably beyond the control of Melin. All fill-in orders are accepted subject to availability of stock on hand at the time of delivery. The prices applicable for each order shall be the prices set forth in the current catalog of Melin at the time of shipment.

Financial statements, credit information, information supplied by Applicant or by others on behalf of Applicant are part of this Agreement. Applicant agrees to annually update this Application (on or before December 31st of each year) and to submit their audited or reviewed year-end financial statements annually as prepared by an account in accordance with GAAP, ensuring that Melin has up-to-date information on file.

Should Melin and Applicant elect to create co-branded headwear products as part of Melin's MPP Program which incorporate one or more trademarks of Applicant, the terms set forth in the MPP IP Addendum attached to this application shall apply. In addition, Applicant is required to complete and submit the attached Form of Trademark Authorization Letter to permit Melin and its manufacturing partners to comply with U.S. Customs regulations to import the

co-branded products into the United States, Canada and other destinations.

Applicant shall comply with all Melin policies and procedures, including but not limited to, Melin's Minimum Advertised Pricing Policy. All Melin policies are available at www.melin.com.



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CREDIT & TRADE REFERENCES

Name: _____	Address: _____	City: _____	State: _____
Phone#: (____) _____	Fax #: (____) _____	Account# / Type of Account: _____	L _____
Name: _____	Address: _____	City: _____	State: _____
Phone#: (____) _____	Fax #: (____) _____	Account# / Type of Account: _____	L _____
Name: _____	Address: _____	City: _____	State: _____
Phone#: (____) _____	Fax #: (____) _____	Account# / Type of Account: _____	L _____
Name: _____	Address: _____	City: _____	State: _____
Phone#: (____) _____	Fax #: (____) _____	Account# / Type of Account: _____	L _____

When possible, please provide more than 4 references to expedite our credit approval process.

Terms Requested (check one) Net 30 Credit Card

SIGNATURE

MUST BE SIGNED BY AN OWNER, PARTNER, MEMBER, OR CORPORATE OFFICER

Applicant applies for credit and agrees that future purchases shall be pursuant to the terms hereof, the sales documents, and the policies of Melin as adopted from time-to-time. Any amount not received when due shall bear interest at 1.5% per month or such maximum lesser rate as may be permitted by law. In the event that it becomes necessary for Melin to file suit to enforce payment, applicant agrees that such suit may be brought in Multnomah County, Oregon at our option, and that Melin shall be entitled to court costs and reasonable attorney fees. This contract and all subsequent purchases are deemed made and payable at Melin's principal place of business shown above. If your check is dishonored, you hereby authorize Melin to electronically debit your account for the amount of the check plus the maximum fee allowed by law.

Applicant has completed this application to obtain credit, and hereby certifies that the information and statements contained herein or submitted herewith are true and complete. Applicant authorizes Melin to investigate and confirm credit and bank references and to obtain credit reports from time- to-time as deemed necessary and appropriate by Melin in its sole and absolute discretion. Applicant agrees to the Terms and Conditions set forth herein and on any rider, addendum or additional agreement attached hereto or entered into from time-to-time.

Printed name _____ Signature _____

For electronic Signature please initial here _____

Title _____ Legal Name of Account _____ Date _____

PERSONAL GUARANTEE

The undersigned individual(s) who is either an owner, partner, member or corporate officer of Applicant, recognizing that his or her individual credit history may be a factor in the evaluation of the credit history of Applicant, hereby (i) for a good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, (jointly and severally), irrevocably and unconditionally guarantees to Melin the payment and performance of Applicant's obligations hereunder; and (ii) consents to and authorizes Melin to obtain consumer credit reports on the undersigned from time-to-time as deemed necessary and appropriate by Melin in its sole and absolute discretion.

Signature of Individual Guarantor _____ Date _____

Signature of Individual Guarantor _____ Date _____

For electronic Signature please initial here _____

For electronic Signature please initial here _____

ONLINE SALES

This Application does not authorize or permit Applicant to represent and sell Melin products online. In order to become an authorized Online Dealer, Applicant must complete a Melin Authorized Online Dealer Agreement and be approved for online sales. Melin's Authorized Online Dealer Agreement and Melin's Internet Policy and Criteria may be obtained from Melin's Sales and Marketing Department and submitted with your Application. Applicant may not represent and sell Melin products online until specifically authorized to do so by Melin.

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UNIFORM SALES TAX EXEMPTION CERTIFICATE

In order to claim tax exempt status on purchases from Melin, please complete a Uniform Sales Tax Exemption Certificate – Multi-Jurisdictional form and submit it with your Application. A copy of the form may be obtained from Melin's Sales and Marketing Department.

If you **do not** wish to claim tax exempt status on purchases from Melin, please check here

APPLICATION FOR MULTIPLE RETAIL LOCATIONS

Each location will be approved on an individual basis. Additional retail locations must be submitted in writing, and approved by the Melin Sales Department prior to submission of orders. Please attach additional pages if necessary.

LOCATION 1 / Store # _____ **For Melin use only: Authorized Location? YES NO**

Legal Name: _____ DBA: _____
Retail Address: _____ City: _____ State: _____ Zip: _____
Shipping Address: _____ City: _____ State: _____ Zip: _____
Business Phone #: (____) _____ Fax #: (____) _____ Store Contact: _____
Email Address: _____ Web Site URL: _____

LOCATION 2 / Store # _____ **For Melin use only: Authorized Location? YES NO**

Legal Name: _____ DBA: _____
Retail Address: _____ City: _____ State: _____ Zip: _____
Shipping Address: _____ City: _____ State: _____ Zip: _____
Business Phone #: (____) _____ Fax #: (____) _____ Store Contact: _____
Email Address: _____ Web Site URL: _____

LOCATION 3 / Store # _____ **For Melin use only: Authorized Location? YES NO**

Legal Name: _____ DBA: _____
Retail Address: _____ City: _____ State: _____ Zip: _____
Shipping Address: _____ City: _____ State: _____ Zip: _____
Business Phone #: (____) _____ Fax #: (____) _____ Store Contact: _____
Email Address: _____ Web Site URL: _____

LOCATION 4 / Store # _____ **For Melin use only: Authorized Location? YES NO**

Legal Name: _____ DBA: _____
Retail Address: _____ City: _____ State: _____ Zip: _____
Shipping Address: _____ City: _____ State: _____ Zip: _____
Business Phone #: (____) _____ Fax #: (____) _____ Store Contact: _____
Email Address: _____ Web Site URL: _____

ORDERS WILL BE HELD UNTIL CREDIT INFORMATION IS RECEIVED

ADDITIONAL NOTES:

- Melin does not permit, under any circumstances, the selling of Melin products on any retailer website, 3rd party online marketplaces or auction sites, such as eBay and Amazon.
_____ Retailer
- Registration of "Alohat, LLC, dba Melin" or any similar phrase as a domain name with any Internet service provider is strictly prohibited.
_____ Retailer
- Report any solicitation by resellers of Melin products to your sales representative.
_____ Retailer

Retailer shall remain liable for any breach of this Agreement notwithstanding the termination hereof.

Alohat LLC, dba Melin:

Retailer:

Sales Rep

(signature)

Date

Name

(please print)

Date

The original agreement form on Melin letterhead must be returned to Melin, Attn: Sales & Marketing, 10 Faraday, Irvine, CA 92618. It MUST contain original signatures. Faxes or copies will NOT be accepted!

UNIFORM SALES & USE TAX EXEMPTION/RESALE CERTIFICATE — MULTIJURISDICTION

The below-listed states have indicated that this certificate is acceptable as a resale/exemption certificate for sales and use tax, subject to the notes on pages 2–4. The issuer and the recipient have the responsibility to determine the proper use of this certificate under applicable laws in each state, as these may change from time to time.

● Issued to Seller: _____

● Address: _____

● I certify that: _____ is engaged as a registered
Name of Firm (Buyer): _____ D Wholesaler
Address: _____ D Retailer
_____ D Manufacturer
_____ D Seller (California)
_____ D Lessor (see notes on pages 2–4)
_____ D Other (Specify) _____

and is registered with the below-listed states and cities within which your firm would deliver purchases to us and that any such purchases are for wholesale, resale, or ingredients or components of a new product or service¹ to be resold, leased, or rented in the normal course of business. We are in the business of wholesaling, retailing, manufacturing, leasing (renting) selling (California) the following:

● Description of Business: _____

● General description of tangible property or taxable services to be purchased from the Seller: _____

State	State Registration, Seller's Permit, or ID Number of Purchaser	State	State Registration, Seller's Permit, or ID Number of Purchaser
AL ¹		MO ¹⁶	
AR		NE ¹⁷	
AZ ²		NV	
CA ³		NJ	
CO ⁴		NM ^{4,18}	
CT ⁵		NC ¹⁹	
DC ⁶		ND	
FL ⁷		OH ²⁰	
GA ⁸		OK ²¹	
HI ^{4,9}		PA ²²	
ID		RI ²³	
IL ^{4,10}		SC	
IA		SD ²⁴	
KS		TN	
KY ¹¹		TX ²⁵	
ME ¹²		UT	
MD ¹³		VT	
MI ¹⁴		WA ²⁶	
MN ¹⁵		WI ²⁷	

I further certify that if any property or service so purchased tax free is used or consumed as to make it subject to a Sales or Use Tax we will pay the tax due directly to the proper taxing authority when state law so provides or inform the Seller for added tax billing. This certificate shall be a part of each order that we may hereafter give to you, unless otherwise specified, and shall be valid until canceled by us in writing or revoked by the city or state.

Under penalties of perjury, I swear or affirm that the information on this form is true and correct as to every material matter.

● Authorized Signature: _____
(Owner, Partner, or Corporate Officer, or other authorized signer)

● Title: _____

● Date: _____

ALOHAT, LLC
MINIMUM ADVERTISED PRICING POLICY
(Updated – April 2024)

ALOHAT, LLC (dba Melin), its parent and subsidiary companies (collectively, “Melin”) provide premium headwear products (collectively, “Melin Products”). Melin has established a strong reputation of providing quality products through multiple channels of distribution and any degradation of Melin’s pricing strategy diminishes Melin’s trade reputation, image and marketing strategy. When advertised pricing of Melin Products is not maintained, it eliminates legitimate retail competition and hurts both Melin and each of its dealers.

Therefore, as a seller of any Melin Product you agree, whether you are a distributor, physical store retailer, Internet retailer or any combination of the foregoing (collectively, “Authorized Reseller”), to abide by the following requirements and restrictions:

1. Any Authorized Reseller that advertises Melin Products at a price less than the minimum advertised price (“MAP”) also known as MSRP as shown on the attached schedule, or as may be listed on the Melin partner page, may face certain consequences, including Melin’s termination of the business relationship.

2. For purposes of this policy “advertising” shall include any price listing accessible to a consumer whether provided digitally or through print, radio or television, outside window displays or printed materials, photographs or artwork visible from outside any retail facility. Melin does not permit, under any circumstances, the selling of any Melin Products on auction sites, such as eBay. The terms, conditions and restrictions for any transactions involving Melin Products which may be conducted on Amazon or a similar platform shall be set forth in an Authorized Online Reseller Agreement by and between Melin and the Authorized Reseller.

3. Advertising that in any way suggests or implies a price lower than the minimum advertised price will be considered a violation of this policy. Accordingly, policy violations may occur under the following examples, which include but are not limited to:

- (a) Online site wide discount sales;
- (b) Buy one get one free or at some reduced amount under MAP; or
- (c) Any activity which Melin determines, in its sole discretion, is designed or intended to circumvent the intent of this MAP Policy.

Gift with purchase or free shipping in combination with any Melin Product advertised in accordance with Melin’s MAP policy shall not be considered a violation.

4. Melin also recognizes the need for dealer discretion in promoting Melin Products and therefore will use prudence and flexibility to deal with issues that may arise. All inquiries and requests should be sent to MAP@melinbrand.com.

5. Any violation of the Melin Map Policy by an Authorized Reseller must be corrected within twenty-four (24) hours of written notification by a representative of Melin (the “Cure Period”). Failure to correct such violation within the Cure Period shall

result in a subsequent violation. Violations shall continue to multiply for each twenty-four (24) period in which the violation is not corrected. Each repeat violation during the twelve (12) month period following any initial or subsequent violation may result in Melin taking one of the following corrective measures:

- (a) First Violation: An email is sent to the Authorized Reseller indicating the nature of the violation and such violation shall be corrected within the Cure Period.
- (b) Second Violation: A violation email is sent and the Authorized Reseller must correct such violation within the Cure Period. Melin may, at its sole discretion, place the Authorized Reseller's account on hold for up to thirty (30) days and take additional steps deemed necessary by Melin, which may include but are not limited to, withholding product shipments or revising credit terms.
- (c) Third Violation: A violation email is sent and the Authorized Reseller must correct such violation within the Cure Period. Melin may, at its sole discretion, place the Authorized Reseller's account on hold for a minimum of ninety (90) days. Following the hold period, Melin will determine, at its sole discretion, whether to reinstate or terminate the Authorized Reseller's account.

6. Nothing in this policy is intended to affect the resale prices or require any Authorized Reseller to actually sell Melin Products at the listed minimum advertised price. Melin recognizes that Authorized Resellers are free to make their own decisions to advertise and sell any Melin Product at any price they choose, without consulting or advising Melin. Similarly, Melin shall exercise its right to make its own decisions regarding its Authorized Reseller Program, supplemental marketing materials, point-of- purchase displays, product allocation, new product availability, or future promotional, joint marketing or sponsorship programs.

7. Melin may provide updates to MAP from time to time at its discretion. Melin may exempt certain designated designs, models and items from this policy for purposes of inventory reduction and model closeouts. In such case, the dealer shall advertise in a manner indicating the differentiation, e.g. closeout, discontinued color or style.

This action is solely Melin's unilateral corporate decision and responsibility. No employee or sales representative of Melin has any authority to discuss or modify this policy and any action of any person which purports to modify this policy or to solicit or obtain the agreement of any person to that policy is unauthorized and invalid. Any questions about this policy should be in writing and directed to the Melin MAP department at MAP@melinbrand.com. No oral communications about this policy are authorized.

Sincerely,

ALOHAT (DBA MELIN)

MPP INTELLECTUAL PROPERTY ADDENDUM

In the event Melin and the Applicant (the “**MPP Partner**”) develop one or more styles of co-branded products incorporating one or more of the MPP Partner’s trademarks, the following terms of this MPP Intellectual Property Addendum (the “**IP Addendum**”) shall apply:

1. **Trademark License.**

1.1 **License Grant.** MPP Partner hereby grants to Melin a worldwide, non-exclusive, non-transferable, non-sublicensable license to use the following marks:

(collectively, the “**Licensed Trademarks**”), solely in connection with the manufacturing, marketing, sale and distribution of any co-branded products. Melin agrees not to use the Licensed Trademarks except as expressly provided. Melin will cause to appear on all units of any co-branded product such legends, markings and notices, including but not limited to trademark or copyright notices, as may be requested by MPP Partner, in order to give appropriate and accurate notice of MPP Partner’s rights therein or pertaining thereto.

1.2 **Reserved Rights.** All rights in and to the Licensed Trademarks not specifically granted to Melin are reserved by MPP Partner, together with any goodwill therein. Should any such right, title, interest or other ownership related to the Licensed Trademarks become vested in Melin by operation of law or otherwise, Melin agrees to assign, and hereby assigns, all such right, title, interest, goodwill and other ownership to MPP Partner free of additional consideration.

1.3 **Enforcement.** MPP Partner shall immediately notify Melin in writing with reasonable detail of any: (i) actual, suspected or threatened infringement of any Licensed Trademark, claim that a Licensed Trademark is invalid, or opposition to a Licensed Trademark; (ii) actual, suspected or threatened claim that use of a Licensed Trademark infringes the rights of any third party; (iii) person applying for, or granted, a registered trademark by reason of which that person may be, or has been, granted rights which conflict with any of the rights granted to Melin; or (iv) other actual, suspected or threatened claim to which a Licensed Trademark may be subject. MPP Partner shall have exclusive control over, and conduct of, all claims and proceedings. Melin shall provide MPP Partner with all assistance that MPP Partner may reasonably require in the conduct of any such claims or proceedings. MPP Partner shall bear the cost of any such proceedings and will be entitled to retain all sums recovered in any action for its own account.

1.4 **Value of Marks.** Each party acknowledges that the trademarks of the other party have great value and associated goodwill because the public associates the trademarks with goods having consistently high quality, which are sold by reputable retailers who sell primarily high-quality goods and maintain high merchandising standards. Each party will use best efforts to preserve the value and goodwill of the other party’s trademarks, and to cooperate with the other party to preserve their value and goodwill.

2. **Warranties.** MPP Partner represents and warrants to Melin that: (i) the Licensed Trademarks and Melin’s use thereof will not infringe any intellectual property right of a third party; and (ii) it has not granted, and will not grant, to any party other than Melin the right to use the Licensed Trademarks with respect to any co-branded products.

3. **Indemnification.** MPP Partner agrees to indemnify, defend and hold harmless Melin, its parent company and their respective officers, directors, members, shareholders, agents and employees, from and against any and all obligations, liabilities, claims, demands, suits, causes of action, damages and expenses (including but not limited to reasonable attorneys’ fees and costs) caused by or arising from (i) any third party’s assertion that any of the Licensed Trademarks or the use thereof by Melin infringes any trademark, trade name, design, copyright or any other intellectual property right of such third party; or (ii) material inaccuracy or incorrectness as of the date hereof of any representation or warranty made by MPP Partner.

4. **Conflict.** In the event of any conflict between the terms of this IP Addendum and the MPP Partnership Account Application, the terms of this IP Addendum shall govern.

FORM OF TRADEMARK AUTHORIZATION FORM

(Company Letterhead of Applicant)

Date

To Whom it May Concern

[REDACTED] is the exclusive owner of the [REDACTED] trademarks (specify all names) (collectively, the "**Trademarks**") in the United States of America, Canada and numerous countries throughout the world. The Trademarks are the subject of federal registrations and applications in the United States and abroad and have been duly recorded with Customs.

Please be advised that [REDACTED] has authorized **Alohat, LLC, dba Melin** with offices at 10 Faraday, Irvine, CA 92618, and their authorized service provider, X Border, LLC at 8115 St. Andrews Avenue San Diego, CA 92154, or the designated U.S. Customs Broker to import and to distribute the following products: [REDACTED] manufactured in [REDACTED] and bearing the above mentioned Trademarks, and to import said products into the United States, its territories and possessions, and Canada. Such authorization has been provided to [REDACTED] for the period of [REDACTED] through [REDACTED].

If you have any questions, please feel free to contact the undersigned.

Thank you.

Name

Title

Company

Contact email and phone number