

THIS AGREEMENT is made with effect as of	
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(the "Effective Date").

BETWEEN CANADIAN URETHANE FOAM CONTRACTORS ASSOCIATION INC.

("CUFCA")

and

Installer Full Legal Name: _____

(clearly print Address:

this section)

City, Prov, Postal Code:_____

("Certified Installer")

WHEREAS CUFCA is a body dedicated to setting high standards for on-going professional practice in the spray polyurethane foam industry through the CUFCA Quality Assurance Program and licenses qualifying manufacturers, contractors, installers and suppliers to use its Certification Mark. Use of the CUFCA Certification Mark symbolizes that such parties have met CUFCA's standards of practice and regulation;

AND WHEREAS CUFCA has agreed to grant a non-exclusive license to the Certified Installer to use its Certification Mark on the terms and conditions set out in the this Agreement;

NOW THEREFORE, in exchange for good and valuable consideration, the receipt and sufficiency of which the parties hereby acknowledge, the parties agree as follows:

1. DEFINITIONS.

The following terms shall have the meanings set forth below:

1.1 **"Approved System**" means a spray applied rigid polyurethane cellular plastic thermal insulation system which meets the CAN/ULC S705.01 National Standard (which includes any amendments thereto or any National Standard that replaces or succeeds this standard), there being supporting documentation (including without limitation any CCMC evaluation report and a copy of all test reports that support the evaluation) which shall be provided to CUFCA on demand to prove compliance with this standard.

1.2 **"CCMC**" means the Canadian Construction Materials Center, operated by the National Research Council Canada, Government of Canada, or its successor or assign.

1.4 "**Certification Mark**" means any certification mark(s) used, applied for or registered by CUFCA in accordance with the provisions of the Trademarks Act of Canada (or similar or successor legislation) which CUFCA expressly confirms in writing to the Certified Installer as falling within the definition of Certification Mark under this Agreement. The Certification Mark includes "Canadian Urethane Foam Contractors Association Inc. & Design", Application No. 1304833 set forth in Schedule "A" hereto and any subsequent registration thereof, unless CUFCA advises the licensee to the contrary.

1.5 **"CUFCA**" means the Canadian Urethane Foam Contractors Association Inc.

1.6 **"CUFCA Site Quality Assurance Program"** or **"SQAP"** means a site quality assurance program developed and utilized by CUFCA, and which may be contracted to a third party provider to CUFCA. CUFCA is authorized to license qualifying manufacturers, suppliers, contractors, and installers, and to carry out the certification and licensing of installers, either directly or through a third party designate. The SQAP may be amended as directed by CUFCA from time to time.

1.7 **"Daily Work Records"** means a document containing all information relevant to the installation, storage and handling of spray polyurethane foam on a given day, including without limitation information about the job site, date, materials used, name of the installer, certification number, application conditions, environmental conditions, results of the testing completed on-site and whether the material used has been evaluated by a third party (for example CCMC), all being in a form and detail satisfactory to CUFCA.

1.8 **"Evaluated System**" means a spray applied rigid polyurethane cellular plastic thermal insulation system which meets the CAN/ULC S705.1 National Standard (which includes any amendments thereto or any National Standard that replaces or succeeds this standard), and which has also been evaluated by CCMC and issued a CCMC evaluation number.

1.9 **"Licensed Auditor**" means a person who has been trained and certified as an auditor by CUFCA (or its designate) in connection with the SQAP or by a third party approved by CUFCA, such Licensed Auditor having also entered into, with CUFCA, both a licensing agreement and an agreement that outlines professional conduct, scope of work and requirements when performing audits on behalf of CUFCA.

1.10 **"Licensed Contractor**" means an individual, partnership, corporation or other legal person who has, in the view of CUFCA or its designate, met all of the requirements of the CUFCA Site Quality Assurance Program applicable to spray polyurethane foam contractors and has signed a license agreement with CUFCA with respect to the use of the Certification Mark.

1.11 **"Certified Installer**" means an installer of spray polyurethane foam who, in the view of CUFCA or its designate, has successfully completed the requirements for an installer as set out in the CUFCA SQAP and who has signed a certification agreement with CUFCA with respect to the use of the Certification Mark.

1.12 "**Licensed Manufacturer**" means a manufacturer corporation who blends raw materials together to make spray polyurethane foam resin material and/or ISO (also known in the spray polyurethane foam industry as "A" component, Isocynate, and "B" component, Resin,), who has agreed to comply with the CUFCA Site Quality Assurance Program (CUFCA having agreed to the manufacturer's use of same) in connection with its manufacturing practices and with respect to its materials and/or products. In order to be a Licensed Manufacturer, such person must also have entered into a licensing agreement with CUFCA with respect to the use of the Certification Mark.

1.13 **"Licensed Supplier**" means a corporation who purchases spray polyurethane foam systems material (also known in the spray polyurethane foam industry as "A" component, Isocynate, and "B" component, Resin,) from a Licensed Manufacturer for distribution and sale to Licensed Contractors, and who has entered into a licensing agreement with CUFCA with respect to the use of the Certification Mark.

1.14 **"SQAP Licensing Organization"** means CUFCA or such other entity designated by CUFCA from time to time that is authorized by CUFCA to carry out training, licensing and certification of manufacturers, contractors, installers, suppliers and auditors as applicable under the SQAP.

1.15 **"Term"** has the meaning set forth in paragraph 2.1 below.

2. GRANT AND TERM

2.1 The Certified Installer hereby agrees that it shall, throughout the Term, participate in and successfully complete any required training programs, courses, and prerequisites that CUFCA, under its SQAP, may require for certification of its Installers from time to time.

2.2 This Agreement shall commence on the Effective Date and shall continue until terminated by the parties in accordance with paragraph 7 hereof (the "Term").

2.3 Subject to the provisions of this Agreement and as long as the Certified Installer is not in default hereunder, CUFCA hereby grants to the Certified Installer the non-exclusive right, licence and privilege to use the Certification Mark in Canada during the Term in the manner and for the purposes set forth in this Agreement.

2.4 The Certified Installer shall not be entitled to sub-license to third parties any of its rights or obligations under this Agreement.

2.5 The parties each hereby confirm to the other that he/she/it has full power and authority to enter into this Agreement, and that in doing so (or carrying out any of its obligations hereunder) he/she/it is not violating the rights of any third party or any agreement by which it is bound.

3. CERTIFIED INSTALLER

True and Accurate Representations

3.1 The Certified Installer represents and warrants that all information he/she/it has given to CUFCA (or its employees, agents or designates) under this Agreement, the CUFCA code of conduct, and in connection with the SQAP, is true and correct, and acknowledges and agrees that CUFCA is relying on such representations and warranties in entering into this Agreement.

Proprietary to CUFCA

3.2 The Certified Installer acknowledges and agrees that the SQAP is a proprietary program of CUFCA, and that he/she/it will not challenge such proprietary right during the Term or thereafter. The Certified Installer shall not use the SQAP (including without limitation any documents or materials relating thereto) for any purpose other than to carry out the terms of this Agreement. For greater certainty, and without limiting the generality of the foregoing, the Certified Installer may not use the SQAP for any other purpose nor may it, directly or indirectly, copy, distribute or make available the SQAP to third parties, without the prior written consent of CUFCA. The obligations set out in this paragraph survive the expiration or termination of this Agreement.

CUFCA Member and Compliance with Obligations

3.3 During the Term of this Agreement, the Certified Installer agrees that he/she/it shall pay an installer licensing fee on a yearly basis, as set by CUFCA, notice of same being mailed to all CUFCA Certified Installers annually, and comply with the terms of this Agreement.

3.4 The Certified Installer hereby undertakes to comply with all of the provisions of the SQAP applicable to Licensed Installers for the duration of the Term. Without limiting the generality of the foregoing, the Certified Installer will install Approved Systems or Evaluated Systems in a professional manner.

3.5 Without limiting the generality of the foregoing, the Certified Installer shall, at all times during the Term, comply with all standards, specifications and requirements necessary to meet the then-current licensing requirements for installers under the SQAP. The Certified Installer acknowledges and agrees that the SQAP (including without limitation, the systems, programs, standards, requirements and methods relating thereto) may be amended from time to time. CUFCA shall provide the Certified Installer with notice in writing of any such amendments, and the Certified Installer shall forthwith comply with same.

3.6 The Certified Installer agrees to carry at all time on all job sites, the photo identification card issued to him/her by CUFCA which identifies him/her as a CUFCA Certified Installer.

Quality Control (Products and Licensing Requirements)

3.7 During the Term, the Certified Installer agrees to install spray applied polyurethane cellular plastic thermal insulation, Approved Systems and/or Evaluated Systems according to the requirements of the applicable Licensed Manufacturer and the applicable CUFCA standards and specifications forming part of then-current SQAP. The Certified Installer shall not alter, tamper with or otherwise modify an Approved System or an Evaluated System in any way, including by the addition of a colouring agent or mixing resins from different suppliers.

3.8 During the Term, the Certified Installer will only install spray applied polyurethane foam materials and/or products which meet the CAN/ULC S705.1 material standard set by CCMC (or any amendment thereto or any National Standard that replaces or succeeds this standard) or products which have received a CCMC evaluation number to any building which falls under the authority of the local building code or for any project where the documents require material to meet the CAN/ULC S705.1 Material Standard.

3.9 The Certified Installer shall meet all of the requirements of the CAN/ULC S705.2 Installation Standard (or any amendment thereto or any National Standard that replaces or succeeds this standard).

3.10 The Certified Installer shall on a daily basis complete any required testing, inspections and Daily Work Records in accordance with the SQAP, and agrees to make available such Daily Work Records to the Manufacturer, CUFCA, the QAP Licensing Organization or to a CUFCA Licensed Auditor, upon request.

3.11 The Certified Installer agrees to permit any audits deemed necessary by CUFCA in order to ensure compliance with the SQAP.

3.12 Without limiting the generality of the foregoing, the Certified Installer agrees to permit a CUFCA Licensed Auditor to audit his/her/its work on any job site, as well as his/her/its installation practices, apparatus, materials, services and documentation to ensure that he/she/it meets the standards required of a Certified Installer under the SQAP. The Certified Installer shall cooperate fully with any such audit or inspections by a CUFCA Licensed Auditor. The Certified Installer shall pay any and all costs of CUFCA, or the CUFCA Licensed Auditor associated with any such audit.

3.13 Should the Certified Installer be required to provide any information to CUFCA, or to a CUFCA Licensed Auditor, or to complete any documentation under this Agreement or the SQAP, it shall do so accurately and completely. Failure to provide accurate and complete information and documentation may, in CUFCA's sole and absolute discretion, constitute a material breach of this Agreement and may lead to the suspension or termination of this certification under the terms of this Agreement.

3.14 The Certified Installer shall forthwith, upon request from CUFCA, provide such further or other information as CUFCA may require from time to time with respect to the Certified Installer, its products, services, processes, procedures, or otherwise (including access to its books and records, Approved Systems, Evaluated Systems) as reasonably required to assess compliance with this Agreement. CUFCA shall also have a right of access to any premises or facilities of the Certified Installer during normal business hours to conduct any inspection or review with respect to compliance with the provisions of this Agreement or the SQAP. The Certified Installer shall cooperate fully with CUFCA, in good faith, with respect to any such assessment.

3.15 The Certified Installer agrees to conduct any and all dealings with Licensed Manufacturers, Licensed Contractors, other Certified Installers or Licensed Suppliers, or any third party, including without limitation with respect to Approved Systems and/or Evaluated Systems, within the guidelines for ethical conduct as set forth by CUFCA, the CUFCA code of conduct and the SQAP.

3.16 The Certified Installer will not provide or otherwise communicate, directly or indirectly, to any third parties any information or make any statements which have specifically been communicated to the Certified Installer by

CUFCA, verbally or in writing, as being incorrect or not meeting the standards of professional conduct set or determined by CUFCA.

Additional Requirements - Conduct

3.17 The Certified Installer agrees to pay or to have the Licensed Contractor pay on his behalf the fees due to CUFCA, as outlined by CUFCA from time to time. Failure to pay the required fees may result in a suspension and/or termination of certification and this contract.

3.18 The Certified Installer will notify CUFCA of any breaches to this Agreement, which are made by him/her, or, to his/her knowledge, by a Licensed Manufacturer, a Licensed Supplier, other Certified Installers or a Licensed Contractor.

Regulatory Requirements

3.19 The Certified Installer shall be responsible for obtaining all licenses, permits, consents and approvals which are required by all applicable governmental or other regulatory authorities with respect to the its business, products, services or the subject matter of this Agreement. The Certified Installer shall provide CUFCA with copies of all such consents or approvals.

4. CERTIFIED INSTALLER'S USE OF CERTIFICATION MARK

4.1 During the Term, the Certified Installer agrees to use the Certification Mark on all advertisements, promotional materials, and otherwise to identify itself as a Certified Installer under the CUFCA Quality Assurance Program, such use to be in accordance with the terms and conditions of this Agreement. The Certified Installer shall not otherwise use the Certification Mark, for any purpose. The Certified Installer shall use no trade-mark other than the Certification Mark during the Term to identify itself as a Certified Installer of spray polyurethane foam.

4.2 The Certified Installer will use the Certification Mark (i) in a manner expressly approved by CUFCA; (ii) in association with an Approved System or an Evaluated System; and (iii) in association with the general class of services comprising of contracting services carried on by the Certified Installer for the installation of spray-applied rigid polyurethane cellular plastic thermal insulation.

4.3 The Certified Installer shall provide CUFCA with copies of all materials, documents, packaging, advertisements and otherwise, bearing the Certification Mark in advance of any use or distribution of same. Any failure of CUFCA to comment shall not be interpreted as a consent for such use. Should CUFCA advise the Certified Installer of any objection to any uses of the Certification Mark, the Certified Installer shall immediately cease use of same in accordance with CUFCA's demand.

4.4 No advertising by the Certified Installer shall contain any statement or material which may, in the sole judgment of CUFCA, contain objectionable language, be in bad taste or be inconsistent with CUFCA's public image of a first class professional organization representing high standards of safety, conduct and professionalism in the spray polyurethane foam industry.

4.5 The Certified Installer agrees not to use the Certification Mark in any manner calculated to represent that the Certified Installer is the owner of the Certification Mark or that the Certified Installer is anything other than a licensed user of the mark. The Certified Installer further acknowledges that CUFCA's Certification Mark is the sole and exclusive property of CUFCA, its successors and assigns, and agrees that during the term of this Agreement and thereafter he/she will not dispute or contest the validity or enforceability of the Certification Mark, including without limitation any amendments thereto or future marks forming part of the Certification Mark, nor council or procure or assist anyone else to do the same, directly or indirectly. The Certified Installer shall not during the Term of this Agreement or thereafter register or attempt to register, directly or indirectly, any business or trade name or trade-mark that is confusingly similar with the Certification Mark(s). 4.6 The Certified Installer agrees that any and all rights that may be acquired by the use of the Certification Mark by Licensee shall enure to the sole benefit of CUFCA as licensor.

4.7 The Certified Installer agrees to forthwith provide all necessary information and to execute all papers reasonably requested by CUFCA to effect the registration, maintenance or defence of the Certification Mark or to renew same. This obligation shall survive any termination or expiration of this Agreement.

4.8 The Certified Installer shall immediately notify CUFCA of any apparent or actual infringement or challenge to CUFCA's Certification Mark, and the Certified Installer will not communicate with any person other than CUFCA in connection with any such infringement, challenge, or claim. The Certified Installer shall cooperate with CUFCA (and assist CUFCA, upon reasonable request) with respect to the prosecution of any litigation relating to such infringement or the challenging of the Certification Mark. CUFCA shall, in its discretion, make any and all decisions with respect to such litigation (or the settlement of any disputes) and CUFCA shall be solely entitled to any awards made on account of such litigation.

5.0 OWNERSHIP AND MARKING

5.1 The Certified Installer acquires no right, title or interest in or to the Certification Marks except as expressly provided in this Agreement. The Certified Installer shall at all times observe the requirements with respect to trade-mark notices and other forms of marking with respect to the Certification Mark as CUFCA may from time to time, in its sole discretion, direct and communicate to the Certified Installer. Licensee shall, when using the Certification Mark, so describe the Certification Mark to indicate clearly that the mark is owned by CUFCA and that it is being used by the Certified Installer under licence.

5.2 The Certified Installer shall ensure that any and all cheques, letterhead, contractual documents, or writings of any nature, will not directly or indirectly state that CUFCA is responsible or liable in any way for the obligations or responsibilities of the Certified Installer.

6. CUFCA'S OBLIGATIONS

6.1 CUFCA will provide a directory of Licensed Manufacturers, Licensed Suppliers, and Licensed Contractors for use by the Certified Installer solely in connection with its obligations under this Agreement. Any other use is strictly prohibited. This directory may be updated by CUFCA from time to time.

7. BREACH AND TERMINATION

7.1 This Agreement may be terminated by the Certified Installer on any anniversary date of this Agreement by providing CUFCA with four (4) months advance written notice of its intention to terminate its CUFCA membership and this Agreement.

7.2 CUFCA may terminate this Agreement at anytime by providing four (4) months advance written notice to the Certified Installer.

7.3 The Certified Installer agrees that his/her license can be suspended or terminated by CUFCA immediately, in its discretion, if the Certified Installer is found, by CUFCA, acting reasonably, to be in default or breach of any of its obligations under this Agreement, the CUFCA code of conduct or of any requirements under the QAP.

7.4 Without limiting the generality of the foregoing, the Certified Installer shall be deemed to be in default under this Agreement where:

(a) the Certified Installer fails to participate in or successfully complete any training programs required of Licensed Installers under the SQAP, if any, or fails to complete any recertification requirements for installers under the SQAP;

- (b) the Certified Installer is found to have provided CUFCA, or a Licensed Auditor with inaccurate or incomplete information;
- (c) the Certified Installer is in default of any of its obligations under this Agreement, the CUFCA code of conduct, or the applicable licensing standards under the SQAP;
- (d) the Certified Installer makes a general assignment for the benefit of creditors or a proposal arrangement under the *Bankruptcy and Insolvency Act* (Canada) or any successor legislation (the "Act"), if a petition is filed against the Certified Installer under the Act, if Licensee shall be declared or adjudicated bankrupt, if a liquidator, trustee in bankruptcy, custodian, receiver, receiver and manager or any other officer with similar powers shall be appointed of or for the Certified Installer or if the Certified Installer shall commit any act of bankruptcy or insolvency or consents to the institution of such appointment or proceedings or admits in writing its inability to pay debts as they become due except to the extent that CUFCA's right to terminate may be limited by the Act;
- (e) the Certified Installer transfers or attempts to transfer this Agreement or any rights hereunder to any person without the prior written consent of CUFCA; or
- (f) if there is any change in the registered or beneficial ownership of the issued capital stock of the Certified Installer, or the sale of substantially all of the assets of the Certified Installer, without CUFCA having first given its written consent thereto (where the Certified Installer is a corporation).

7.5 Should CUFCA elect to impose a suspension rather than a termination, giving the Certified Installer an opportunity to cure the default, it shall notify the Certified Installer in writing of the default, the suspension of license and membership, the default to be remedied and the period granted to the Certified Installer to correct any such default, failing which CUFCA may, in its discretion, terminate this Agreement and the SQAP. Should a suspension be imposed, any fees due and payable to CUFCA must be paid in full prior to the re-instatement of any suspended Certified Installer.

7.6 In the event of a suspension, or should this Agreement be terminated for any reason, the Certified Installer shall immediately:

- (a) cease to use, directly or indirectly, the Certification Mark(s) and the SQAP, in any manner and for any purpose whatsoever;
- (b) surrender to CUFCA his/her photo identification card and all other documents requested by CUFCA;
- (c) remove the Certification Mark(s) and any reference to the SQAP from any and all materials, including without limitation packaging, signs and advertisements, under its custody or control upon which the Certification Marks or reference to the QAP appears, and shall deliver up same to CUFCA upon request;
- (d) immediately pay to CUFCA all fees, amounts and other charges as are or have become due and payable; and
- (e) immediately cease to and thereafter not, directly or indirectly, hold itself out as a licensee of CUFCA or the SQAP Licensing Organization.

7.7 The Certified Installer agrees that the requirements set forth in paragraph 7.6 are reasonable and necessary to protect the integrity of the Certification Mark and that these requirements are enforceable by injunction, including without limitation by interlocutory injunction, by any court of component jurisdiction.

8. INDEMNITY AND RELEASE

8.1 The Certified Installer acknowledges that while CUFCA has made its best effort to carry out its SQAP and the licensing program, neither CUFCA, nor its directors, officers, agents, employees, shall be responsible to the Certified Installer or any third party for any loss, cost, damage, liability or claim howsoever occasioned, whether by act, omission, failure to act, negligence, or willful conduct, in respect of the services, materials or products of the Certified Installer, or the use and delivery of the CUFCA Site Quality Assurance Program in connection therewith. The Certified Installer shall hold CUFCA, its directors, officers, agents, employees harmless from any claims relating thereto.

8.2 Without limiting the generality of the foregoing, CUFCA shall not be obligated or liable for any injury or death of any person or damage to any property caused by or relating to the services, materials, or products used or provided by the Certified Installer. The Certified Installer undertakes to hold appropriate and adequate insurance to cover its liability.

8.3 The Certified Installer covenants and agrees that in no event is CUFCA, or any authorized representative, liable for any loss, cost or damage that may be suffered by the Certified Installer by virtue of his/her/its license or the suspension or termination of his/her license.

9. GENERAL

9.1 The Certified Installer is and will at all times remain an independent contractor and is not and shall not represent itself to be the agent, joint venturer or partner of CUFCA. No representations will be made or acts taken by the Certified Installer which could establish any apparent relationship of agency, joint venture or partnership and CUFCA shall not be bound in any manner whatsoever by any agreements, warranties or representations made by the Certified Installer to any other person or with respect to any other action of the Certified Installer.

9.2 This Agreement shall be interpreted and construed in accordance with the laws of the Province of Ontario and Canada applicable hereto and the parties irrevocably attorn to the jurisdiction of the Courts of Ontario with respect to any dispute relating hereto.

9.3 All notices under this Agreement shall be in writing and shall be sent by email, prepaid courier, certified post, facsimile or served personally. If sent by courier or certified post, service shall be deemed to have been made on the second day following delivery of the notice by the transmitting party to the courier or Canada Post. Any Notice transmitted by facsimile shall be deemed given and received on the first business day after its transmission. Unless changed in writing, CUFCA's address for the purpose of notice is: 3200 Wharton Way, Mississauga, ON L4X 2C1, Fax No. (877) 416-3626; for the licensee, it will be the address listed at the top of this document, unless CUFCA is otherwise notified in writing.

9.4 This Agreement represents the entire Agreement between the parties and no representation, warrant or condition shall apply hereto unless expressed herein in writing. This Agreement may not be amended except by written agreement executed by the parties.

9.5 In this Agreement, the masculine singular includes the feminine singular, the neuter and all plural forms thereof.

9.6 The headings herein are inserted for convenience of reference only and do not affect the interpretation of any provision of this Agreement.

9.7 The failure of CUFCA to exercise any right, power or option given hereunder or to insist upon the strict compliance with the terms and conditions hereof by the Certified Installer shall not constitute a waiver of the terms and conditions of this Agreement with respect to that or any other or subsequent breach thereof nor a waiver by CUFCA of its rights at any time thereafter to require strict compliance with all terms and conditions

hereof including the terms or conditions with respect to which the Certified Installer has failed to exercise such right, power or option.

9.8 If any provision of this Agreement is declared invalid, illegal, or unenforceable by a court of competent jurisdiction such provision shall be severed from the Agreement and all other provisions of the Agreement shall remain in full force and effect.

9.9 Time is of the essence of this Agreement

9.10 This Agreement may be executed by the parties in separate counterparts, each of which will be deemed to constitute an original, but all of which together will constitute one and the same agreement. This Agreement will be considered to be fully executed when all parties have executed an identical counterpart, notwithstanding that all signatures may not appear on the same counterpart. This Agreement and those contemplated herein may be executed and delivered by facsimile signatures and will be binding on all parties hereto as if executed by original signature and delivered personally.

9.11 This Agreement shall enure to the benefit of and be binding upon CUFCA and the Certified Installer and their respective successors and permitted assigns. This Agreement contains the entire Agreement between the parties in respect of its subject matter and supersedes all earlier agreements, understandings, negotiations and discussions, whether verbal or written. There are no conditions, covenants, agreements, representations, warranties or other provisions, express or implied, collateral, statutory or otherwise, relating to the subject matter hereof except as herein provided.

THE PARTIES HAVE DULY EXECUTED THIS AGREEMENT on the date first written above.

	INSTALLER Full Legal Name (print):		
Per:	Certified Installer signature	Date:	
		SCHEDULE "A"	
		CANADIAN URETHANE FOAM CONTRACTORS ASSOCIATION INC. ASSOCIATION CANADIENNE DES ENTREPRENEURS EN MOUSSE DE POLYURÉTHANE INC.	

For CUFCA office use only

CANADIAN URETHANE FOAM CONTRACTORS ASSOCIATION INC.

Print Name:

Per:____

Authorized Signing Officer