UncommonGoods Safety Compliance Statement

As an UncommonGoods vendor, you and your company agree to certify in writing that each product you sell to UncommonGoods meets or exceeds all product safety and labeling standards established by federal and state laws, propositions and regulations including voluntary industry standards relied upon by federal and state agencies, and that each product is compliant with the enforcement of those laws, propositions and regulations by the respective federal and state enforcement agencies or their designees

UncommonGoods requests that you sign this statement that assures your product(s) conform(s) to the requirements set out above. UncommonGoods through its employees reserves the right to request original testing results or additional testing at any time in the future.

By signing this statement, among the laws you are certifying compliance with is California Proposition 65 ("Cal Prop 65"). Using Cal Prop 65 as the example, you are certifying that all materials used in the manufacture of your product(s) do not contain chemicals regulated under Cal Prop 65 in quantities that expose an individual consumer to more than permitted under the safe harbor levels established by the State of California (for a complete listing of all chemicals and their safe harbor levels, please click here). Cal Prop 65 regulates more than 900 chemicals. Below we have provided a list of chemicals most likely to be of concern in consumer goods. However, please note that this is not a comprehensive list, and that by signing this safety compliance statement, you are certifying that none of the chemicals regulated under Cal Prop 65 are used in your product in excess of allowable limits. For your reference, some chemicals or substances to consider include:

Lead
Cadmium
Phthalates
Hexavalent Chromium
Brominated and Chlorinated Flame Retardants
Nickel
Mercury

Below is UncommonGoods' indemnification language – you will also see this on all subsequent purchase orders sent to you by UncommonGoods. By signing below, you certify that your product(s) meet(s) or exceed(s) all applicable safety and labeling requirements. In the event that a product you sell to UncommonGoods fails to meet these standards, you and your company agree to hold harmless and indemnify UncommonGoods from any actions that result from our sale of these products. By fulfilling our Purchase Orders, you are also accepting the agreement below:

Vendor certifies that the product(s) sold to UncommonGoods through this purchase order meet(s) or exceed(s) all product safety and labeling standards established by any federal or state statute or proposition, agency regulation, or applicable voluntary industry standard including California's Safe Drinking Water and Toxic Enforcement Act of 1986, often referred to as "CA Proposition 65" or "Cal Prop 65." Specifically, Vendor confirms that the product(s) does not contain lead, cadmium, mercury or any other regulated substance in an amount that exceeds legal limits. Vendor states that it owns or otherwise has all the intellectual property rights to the product(s) and use of the name(s) associated with the product(s) sold through this Purchase Order. Vendor hereby represents that it will hold harmless and indemnify UncommonGoods, L.L.C., its officers, directors, employees, owners, insurers and any other business entities under common ownership or control with UncommonGoods, L.L.C. (collectively "UncommonGoods, L.L.C."), its successors and assigns, from all penalties and costs arising from proceedings by a governmental agency or its designee, customers or third parties including all claims, suits, damages, attorneys' fees, costs of litigation, court costs, civil penalties, criminal penalties, judgments, fines, sums paid in settlement, or expenses incurred by UncommonGoods, L.L.C. concerning these products.

Vendor's Signature	
Date Completed	
Print Name	
Company Name	