CREDIT CLEARING DIVISION CONSULTING SERVICE



The undersigned subscriber hereby employs Dun & Bradstreet, Inc. to furnish recommendation service, and reports on Retails and Wholesalers of Wearing Apparel, Accessories, Dry Goods and Allied lines within the United States and Canada, for the term beginning October 31 , 19 55, and ending, October 30 , 19 5 ,6 and agrees to pay in advance the sum of Three hundred seventy five--no/cents Dollars (\$375.00).

Of the total sum shown \$2.50 is in payment of an Annual Subscription to Dun's Review and Modern Industry. If not desired, \$2.50 may be deducted. Additional Subscriptions, \$5.00 each.

If the total number of accounts inquadditional accounts at the rate of \$2.5	ired on exceeds a maximum of -100- 90each.	we agree to pay on demand for
To facilitate the service Dun & Braz	ostreet, Inc. is to loan to the Undersign	ed its Reference Book designated as:
Apparel Trades Book Service, Revis	sions of: General Reference Book S	Service, Area No. #2, Revisions of:
February May August November .		hber . November
The undersigned subscriber agrees to the Terms of Agreement on the reverse side hereof which are made a part of this subscription.		
Accepted DUN & BRADSTREET, INC. Date 10/27/55	Name of Subscriber Takahashi Tr Authorized (Signadreby) Dorothy Hi Mailing Address 643 Battery Stre	muro Date_10/30/55
By C.J. Wiegel	City San Francisco	State Celif Zone

Payable January 1, 1956

2. Dun & Bradstreet, Inc. does not guarantee the correctness of the aforesaid information whether printed, written or oral and shall not be liable for any loss or injury caused by the neglect or other act or failure to act on the part of said company in procuring, collecting or communicating said information or for delay in delivery of any information or the Reference Books due to strikes, fires, or contingencies beyond its control.

3. This agreement covers service to the subscriber at only a single place of business, unless otherwise stated, and all of the Reference Books loaned at any time shall be kept and used only at the single place of business specified in this subscription, and shall be returned to Dun & Bradstreet, Inc. without further notice upon receipt by the subscriber of any subsequent edition thereof or at the expiration or termination of this subscription.

4. Dun & Bradstreet, Inc. hereby reserves the right to reject the subscription or terminate this agreement at any time with or without reason and to retake the Reference Books, in which event it shall be obligated to refund the unearned portion of any consideration paid by the subscriber under this agreement.

5. If the cost of the service under this contract is increased as a result of measures prescribed by governmental authority or by any other cause, then the terms of this agreement for its unexpired period may be revised by Dun & Bradstreet, Inc., to such extent as in its judgment may be necessary to cover the increased costs; in such event, however, the subscriber shall have the option of continuing the contract on the revised basis, or of discontinuing the service, and upon such discontinuance shall return the Reference Books, whereupon Dun & Bradstreet, Inc. shall be obligated to refund the unearned portion of any consideration paid by the subscriber under this agreement.

6. If the terms of payment are otherwise than in full in advance, then if any payment provided for is not made when due the whole amount shall immediately become due and payable.

7. The rights and obligations of the parties to this agreement apply from the date of signing to all information including Reference Books furnished at any time to the subscriber, whether relating to concerns located within or without said area. This written agreement contains the entire and only agreement between the parties, and there are merged herein all prior and collateral representations, promises and conditions in connection with the subject matter hereof; and any representation, promise, guarantee or condition not incorporated herein shall not be binding upon either party. This agreement supersedes and is in lieu of all pre-existing agreements or arrangements between the parties relating to the subject matter thereof. No waiver, change, renewal, extension, discharge or termination of this agreement shall be binding on the parties unless in writing, signed by an authorized official of Dun & Bradstreet, Inc. and the subscriber, and cannot be effected orally or otherwise than as provided herein.

Business	SIC #
Telephone #	Subscriber #