Directory Assistance Listings Agreement between and ListYourself.net, Inc.

This Directory Assi	stance Listings Agreement ("A	Agreement") is entered into effective this day
of	("Effective Date") by	and between ListYourself.net , Inc. , a New York
corporation, with of	fices at One Azalea Court, Scars	dale, NewYork 10583 and
	, an	corporation, with offices at
		(hereinafter "Supplier").
ListYourself.net, Inc	c. and Supplier each are referred	to in this Agreement as a "Party" and collectively as
the "Parties"		

NOW THEREFORE, the Parties hereby agree to the following terms and conditions:

1. SCOPE OF AGREEMENT

This Agreement covers the terms and conditions by which Supplier is to provide to ListYourself.net, Inc. Directory Assistance Listings (the "DA Listings") for the purpose of supplying such information to LSSi Corp for use as described below. ListYourself.net, Inc. has entered into an agreement with LSSi Corp whereby LSSi Corp will make the Supplier's directory assistance listing information available to users of directory assistance service.

2. SUPPLIER'S RESPONSIBILITIES

- 2.1 Supplier shall provide to ListYourself.net, Inc. the DA Listings as described in this Agreement for use solely to provision Directory Assistance ("DA") services as permitted by the Communications Act of 1934, as amended (the "Act"), Federal Communications Commission rules and regulations, applicable state regulatory commission rules and regulations and any other applicable laws.
- 2.2 Supplier shall provide initial loads and periodic reloads of the DA Listings by FTP (File Transfer Protocol), HTTP (HyperText Transfer Protocol) or in any other form agreed upon by the Parties. Supplier shall use LSSi Comma Separated Value Format ("CSV") as document at http://bulk.listyourself.net/BulkList/Columns.jsp or Attachment A, or any other format agreed upon by the Parties for the data loads.
- 2.3 Supplier shall provide to ListYourself.net, Inc. the same DA Listing information provided to Supplier by its customers and used by Supplier to compile its own directory assistance database.
- 2.4 DA Listings, at a minimum, must include the following information if supplied by the customer to Supplier: customer name, telephone number if published, street address (when available), city state and zip, and an indicator of whether or not the customer is a business (when available).
- 2.5 Supplier shall, and hereby does, provide ListYourself.net and LSSi Corp with permission to include its directory listing information in the LSSi NDA® Database.

3. TERM OF THE AGREEMENT

3.1 The Agreement shall be renewed automatically for successive month-to-month periods unless either Party notifies the other Party of termination in writing at least thirty (30) days prior to the end of the thencurrent period. If no such notice is given, this Agreement will remain in full force and effect until superseded by a new agreement. Either Party may also terminate this Agreement due to breach or default as provided in Section 5 of this Agreement.

4. **DEFAULT**

Either Party may terminate this Agreement if the other Party breaches a material provision of this Agreement and fails to cure that breach within thirty (30) days after the non-breaching Party notifies the breaching Party in writing of that breach.

5. REPRESENTATIONS AND WARRANTIES

- 5.1 Supplier represents and warrants that it will use commercially reasonable efforts to ensure that the records to be provided under this Agreement are complete and accurate. ListYourself.net, Inc. may, at its sole option, require Supplier to correct any deficiencies in its listing work product within a mutually agreeable time period, at no cost to ListYourself.net, Inc. If Supplier does not correct the listing work products, or if Supplier does not agree that the listing requires correction, then ListYourself.net, Inc. may decide not to use the listing.
- 5.2 Supplier represents and warrants that the DA Listings provided to ListYourself.net, Inc. under this Agreement do not infringe upon or violate any copyright or other intellectual property right (including, without limitation, copyright) or any other right of any third party. If a final injunction is obtained against ListYourself.net, Inc. or LSSi Corp.'s use of any DA Listing information by reason of an infringement, or in ListYourself.net, Inc.'s reasonable opinion its use of the DA Listings likely will become the subject of a claim of infringement, Supplier must, at its own expense, and in addition to any other obligations under this Agreement, and in this order of preference: (a) procure for ListYourself.net, Inc. the right to continue using the DA Listing information, or (b) replace or modify the DA Listing information so that it becomes non-infringing. The remedy set forth in this Section 5.2 shall be in addition to any other remedies available to ListYourself.net, Inc. or LSSi Corp in law or equity.
- 5.3 ListYourself.net, Inc. represents and warrants that it will use commercially reasonable efforts to ensure that it does not disclose non-published information provided to it under this Agreement identified by Supplier as non-published information, and shall only use that information for purposes contemplated by this Agreement. Supplier warrants that it will use commercially reasonable efforts to ensure that it identifies all such non-published information as non-published information. ListYourself.net, Inc. shall not disclose all or any part of the information except to the extent expressly permitted by this Agreement or by the subject of the information.
- 5.4 Supplier represents and warrants that it has the authority to provide, modify, change or delete the DA Listing information provided to ListYourself.net, Inc., and that its performance of its obligations pursuant to this Agreement will not violate the terms of any agreement between it and third parties or any applicable law or regulation.
- 5.5 The warranties contained in this Agreement are in lieu of any other warranties, express or implied.

6. LIABILITIES AND INDEMNITY

6.1 Neither Party shall be liable for the other Party's indirect, incidental, consequential, or punitive loss or damage of any kind, whether foreseeable or unforeseeable, including lost profits, loss of use, or failure to realize expected savings (whether or not such Party has been advised of the possibility of such loss or damage), based on the claims of such other Party arising out of any breach of express or implied warranty, breach of contract, misrepresentation, negligence, strict liability in tort or otherwise. These limitations of liability shall survive failure of any exclusive remedies provided in this Agreement.

Moreover this Agreement does not expressly or implicitly provide any third party with any remedy, claim, liability, reimbursement, cause of action or other right or privilege.

6.2 Each Party shall indemnify and hold harmless the other party from and against any loss or damage (including attorney's reasonable fees and court costs) incurred or suffered by the indemnified party as a result of the breach of this agreement. by the indemnifying party.

7. AUDIT RIGHTS

During the Term and for a period of one (1) year after the Term, if ListYourself.net, Inc. reasonably believes that the information provided to it by Supplier is not of the same quality as the information made available to Supplier's own directory assistance customers, then ListYourself.net, Inc. or its Customer may, upon five (5) business days written notice to Supplier and during reasonable business hours, audit the records of Supplier relating to the transactions and activities described in this Agreement to verify that Supplier is and has been providing the same information to ListYourself.net, Inc. that it makes available to its own directory assistance customers. Each Party shall bear its own costs associated with an audit.

8. CONFIDENTIALITY AND NON-DISCLOSURE

- 8.1 The Parties understand that each Party may receive certain information ("Confidential Information") in the performance of this Agreement, including information, the very nature of which, or by the circumstances of its disclosure is customarily understood or should reasonably have been understood to be confidential or proprietary information. Each Party agrees that it shall use Confidential Information solely for the purposes and in the manner contemplated by this Agreement and that it shall not disclose any Confidential Information except to the extent expressly permitted by this Agreement or by the owner of the information ("Owner"). The Party receiving the Confidential Information ("Recipient") shall not disclose any Confidential Information without the express written consent of the Owner, except that the Recipient may disclose Confidential Information to its employees, consultants and agents, and its affiliates' employees, consultants and agents, who have a need to know to perform under this Agreement, and who are bound to protect the received Confidential Information from unauthorized use and disclosure under the terms of a written agreement or corporate policy, provided that the Recipient is liable for any breaches of confidentiality by any of these parties. The Recipient shall protect the Confidential Information using the same degree of care used to protect Recipient's own confidential or proprietary information of like importance, but in any case using no less than a reasonable degree of care.
- 8.2 If the Recipient is required by law, regulation or court order to disclose any Confidential Information, the Recipient shall promptly notify the Owner in writing prior to making any disclosure to facilitate the Owner in seeking a protective order or other appropriate remedy from the proper authority. The Recipient shall cooperate with the Owner in seeking any remedy. The Recipient agrees that if the Owner is not successful in precluding the requesting legal body from requiring the disclosure of the Confidential Information, it shall furnish only that portion of the Confidential Information which is legally required and shall use all reasonable efforts to obtain reliable assurances that confidential treatment shall be accorded the Confidential Information.
- 8.3 The Recipient acknowledges that the Confidential Information constitutes unique, valuable and special trade secret and business information of the Owner, and that the Owner may be irreparably harmed by disclosure of any Confidential Information. Accordingly, the Parties acknowledge that the remedy at law for any breach of the covenants contained in this Agreement may be inadequate. The Owner, therefore, is entitled to seek injunctive relief without bond including reasonable attorneys' fees and other court costs and expenses, in the event of a breach or threatened breach of any of the provisions of this Agreement. This relief is in addition to any other remedies that may be available to the Owner as a result of a breach by the Recipient of this Section 9.

8.4 Notwithstanding the foregoing, the restrictions in this Section 9 on use and disclosure of Confidential Information do not apply to information that: (a) was publicly known at the time of Owner's communication to Recipient; (b) becomes publicly known through no fault of Recipient subsequent to the time of Owner's communication to Recipient; (c) is received from a third Party free to disclose it to Recipient; (d) was in Recipient's possession, free of any obligation of confidence at the time of Owner's communication thereof to Recipient; (e) is developed by Recipient independently of and without reference to any of Owner's Confidential Information or other information that Owner disclosed in confidence to any third Party; (f) is rightfully obtained by Recipient from third parties authorized to disclose it without restriction; (g) is identified by Owner as no longer proprietary or confidential; or (h) is lawfully required to be disclosed to any governmental agency or judicial body or is otherwise required to be disclosed by law.

9. PUBLIC ANNOUNCEMENTS/PRESS RELEASES

Neither Party shall publish or issue any press or media releases, public announcements or public disclosures relating to this Agreement, its subject matter or its expiration or termination for any reason (but not including any disclosures required by legal, accounting or regulatory requirements beyond the reasonable control of the Parties) without the other Party's prior written approval, which must not be unreasonably withheld or delayed.

10. RELATIONSHIP OF PARTIES

ListYourself.net, Inc. is not an agent or representative of Supplier and shall not incur any obligations on behalf of Supplier. Supplier is not an agent or representative of ListYourself.net, Inc. and shall not incur any obligations on behalf of ListYourself.net, Inc. The relationship between ListYourself.net, Inc. and Supplier is that of independent contractors. Nothing contained in this Agreement is intended to deem or treat the Parties as joint venturers, partners, employees or agents of one another, or other fiduciary relationship between the Parties for any purposes, including, but not limited to federal income tax purposes, and neither Party has the right or power to bind or obligate the other.

11. INDEMNIFICATION

The supplier agrees to indemnify Listyourself for trademark infringement, identity impersonation and misrepresentation that may be caused by the listing text and agree to be responsible for any all legal fees and damages that may occur as a result of the impersonation, misrepresentation or trademark infringement.

12. FORCE MAJEURE

If the performance of this Agreement, or of any obligation hereunder, is prevented, restricted or interfered with by reason of acts of God; wars, revolution, civil commotion, acts of public enemies, blockage or embargo; acts of the Government in its sovereign capacity; or any other circumstances beyond the reasonable control and without the fault or negligence of the Party affected, the Party affected, upon giving prompt written notice to the other Party, but in no event later than twenty (20) days after either learning of such event or after the date when such Party should have known of such event, shall be excused from such performance on a day-to-day basis to the extent of such prevention, restriction, or interference (and the other Party shall likewise be excused from performance of its obligations on a day-to-day basis to the extent such Party's obligations are related to the performance so prevented, restricted or interfered with); provided, however, that the Party so affected shall use its best efforts to avoid or remove such causes of non-performance on a non-discriminatory basis and both Parties shall proceed whenever such causes are removed or cease.

13. SURVIVAL

Sections 6, 7, 8, 9, 14, and 15 will survive the termination or expiration of this Agreement.

14. MISCELLANEOUS

- 14.1 The terms and conditions of this Agreement must not be interpreted as taking precedence with respect to any interconnection agreement to be approved by any state regulatory commission pursuant to Section 252 of the Act. As between this Agreement and an applicable interconnection agreement approved by the appropriate state utility commission, the interconnection agreement shall supersede and control this Agreement to the extent it addressees the subject of DA Listings.
- 14.2 This Agreement constitutes the entire Agreement between the Parties and supersedes any prior or contemporaneous oral or written representations with regard to the subject matter of this Agreement, except as specified in Section 6.1 above. This Agreement cannot be modified except by a writing signed by both Parties. No waiver of any provision of this Agreement will be effective unless in writing signed by the Party alleged to have waived that provision. Any single waiver will not operate to waive subsequent or other defaults.
- 14.3 In the event any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement will remain in full force.
- 14.4 Neither Party can assign its rights and obligations under this Agreement to an unaffiliated third party without the prior written consent of the non-assigning Party, which consent shall not be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, in the event that (i) Supplier breaches any of the warranties set forth herein, (ii) Supplier's indemnification obligations under this Agreement are triggered or breached, or (iii) ListYourself.net, Inc. ceases to do business in the normal course or becomes the subject of any proceeding related to its liquidation or insolvency, then ListYourself.net, Inc. may assign this Agreement in whole or in part to LSSi Corp without Supplier's consent, upon notice to Supplier.
- 14.5 This Agreement, including all matters relating to the validity, construction, performance and enforcement thereof, will be governed by the laws of the State of New York without giving effect to its principles of conflicts of law.
- 14.6 This Agreement may be signed in one or more counterparts, each of which will be deemed to be an original but together will constitute one instrument.

15. BUSINESS CONDUCT

ListYourself.net represents and warrants that it has not made and shall not make any payments, gifts, favors, entertainment, secret commissions or hidden gratuities for the purpose of securing preferential treatment or action from Supplier in connection with this Agreement or the sales made hereunder. Any breach or failure with respect to this representation and warranty shall constitute a material breach of this Agreement.

16. INVOICES AND PAYMENTS

16.1 ListYourself.net will issue invoices in the format required by Supplier, within thirty (30) days following the completion of Services, or monthly, within fifteen (15) days following the close of the preceding month. All invoices will contain this Agreement Number, a description and date of Services,

location of Services, number of hours, ListYourself.net name, and any other information required by Supplier. Any taxes, expenses, or other associated costs must be detailed separately on the invoice. Payment for undisputed invoices or amounts will be issued within forty-five (45) days of receipt of an appropriate invoice. Supplier is not required to pay invoiced amounts in dispute until such dispute is resolved. Payment will not be considered acceptance of nonconforming services. Supplier may deduct claims or other credit due to Supplier against ListYourself.net's invoices.

16.2 Taxes

- 16.2.1 ListYourself.net will bill each Tax, as defined below, to Supplier, separately stating the amount and type of the billed Tax on the applicable invoice; Supplier will pay the billed amount of Tax to ListYourself.net; and ListYourself.net will remit the billed amount of Tax to the appropriate tax authorities as required by law. For purposes of this Agreement, "Tax" means any federal, state, or local excise, gross receipts, value added, sales, use, or other similar tax with respect to Purchases by Supplier from ListYourself.net under this Agreement, which tax ListYourself.net is required by law to collect from Supplier and which ListYourself.net is not prohibited by law from passing on to Supplier; *provided*, *however*, that the term "Tax" will not include any tax on ListYourself.net's corporate existence, status, or income or any corporate franchise tax or corporate property tax.
- 16.2.2 If ListYourself.net fails to bill or to collect any Tax as required in this Agreement, then, as between ListYourself.net and Supplier: (i) Supplier will remain liable for the unbilled Tax if ListYourself.net notifies Supplier of the uncollected tax within one-hundred and eighty (180) days after the date on the applicable invoice; and (ii) ListYourself.net will be liable for any penalty and interest assessed with respect to the unbilled Tax.
- 16.2.3 At Supplier's expense, ListYourself.net will cooperate with all reasonable requests of Supplier in connection with any contest or refund claim with respect to Taxes. If ListYourself.net incorrectly (in the reasonable opinion of Supplier) bills and collects Tax from Supplier, and the taxing authority requires that any refund from the taxing authority be sought by the billing, collecting, or reporting Party, then, upon request from Supplier, ListYourself.net will permit Supplier to seek the refund in the name of ListYourself.net, and ListYourself.net will pay Supplier the refund and any interest actually obtained from the taxing authority.
- 16.2.4 ListYourself.net will not bill to or otherwise attempt to collect from Supplier any tax with respect to which Supplier has provided ListYourself.net with: (1) a proper resale or other tax exemption certificate as authorized or required by statute or regulation of the jurisdiction providing said tax exemption, (2) a valid direct pay number or certificate, or (3) if statutes or regulations clearly exempts a purchase hereunder from a Tax, but does not also provide an exemption procedure, then ListYourself.net will not collect the Tax if the Supplier furnishes ListYourself.net with a letter signed by an officer of Supplier requesting an exemption and citing the provision in the Applicable Law which clearly allows the exemption.

17. INSURANCE

tw telecom holdings inc. and ListYourself.net will maintain insurance as necessary to cover the obligations assumed under this Agreement, as well as such other insurance as may be required by law. Each party will have the right to obtain, at its request, certification of each other's insurance coverage; and to receive thirty (30) days written notification of any cancellation to such insurance.

18.NOTICES

All notices or other communications required or permitted to be given by one Party to the other will be given in writing: (a) by registered first class postage prepaid mail, return receipt requested, (b) by a nationally recognized express courier, or (c) by hand, addressed or delivered to the other Party as follows. Either Party may change its notice address upon no less than fifteen (15) days written notice to the other. Notices will be deemed to have been given on the date of delivery if by hand, and on the date of receipt if by express courier or first class mail.

	To: Supplier
ListYourself.net, Inc 1 Azalea Court Scarsdale, NY 10583 Attn: Robert Klerer Email: robert@ListYourself.net	Attn: Title: Phone: Email:
IN WITNESS WHEREOF, the Parties have caused the duly authorized representatives on the date(s) set forth	
duly authorized representatives on the date(s) set forth	below.
ListYourself.net, Inc.	Supplier:
ListYourself.net, Inc.	Supplier:
ListYourself.net, Inc. By:	Supplier:

Attachment A LSSI CSV Data Supplier Specification



LSSi CSV Data Supplier Specification

Version 1.7 September 24, 2010

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OVERVIEW

Preview

INTRODUCTION

This document provides a specification for providing data to LSSi for inclusion in LSSi's national Directory Assistance Database. This format described within this document is based on industry standard CSV (comma-separated values) format. The CSV format is compatible with most spreadsheet applications and database systems.

CONTENTS

This guide covers the following topics.

Section	Page
Section 1: CSV Technical Specifications	2
Formatting Rules	
Header Record	
Sample: CSV Data	
Section 2: CSV Field List	3
Field Definitions	
Section 3: List of Changes	7

SECTION 1

CSV Technical Specifications

FORMATTING RULES

In the LSSI CSV format, each line of the file represents a single record in the LSSi database. Each record is divided into fields separated by a single comma character. The LSSi format does not include spaces before or after the comma separator.

Formatting rules are:

- CSV file is in ASCII format
- Every field value is enclosed within double quotes, even empty values
- No leading or trailing spaces surrounding field values
- Spaces only appear within field value itself
- CSV header record defines order of field values **NOTE**: Required if not in data fields.
- Embedded quotes are escaped with another quote, resulting in doublequotes. "" '
- Each listing should have the same number of columns as the header

HEADER **RECORD**

CSV header record defines the order of fields in the CSV record. It is subject to all formatting rules defined above. If the header record appears within data feed file, it must be the first record of the file. Optionally, the header record may be sent in a file that is separate from the listings data feed file.

SUMMARY FILE

The summary file contains the following value:

Count- number of CSV records included in the data file. Number does not include the header record if header is first record in data file.

```
CSV
DATA
```

```
Sample "npa", "telno", "split", "lsttyp", "lststy", "indent", "lstnm", "lstgn", "strt", "locnm", "state"
            "919","5551212","1","1","0","0","Smith","John","12 Main St","Durham","NC"
           "919","5551313","1","1","0","0","Doe","Jane","","Durham","NC"
"919","5552121","4","1","0","0","Bob's","Garage","567 Mechanics Ave","Durham","NC"
```

- Line 1- header record defining CSV fields
- Line 2-4 listing records

NOTE: Fields that do not have data, like STRT for Jane Doe listing, still contain double quotes. **NOTE** Data field may contain more or less fields for each record than those shown in example.

SECTION 2

CSV Field List

ABOUT FIELD LIST

Below is the list of possible fields currently understood by the LSSi system that may be present in the CSV data file. The header record should, at least, contain the required field names.

* Fields required

Field	Length	Definition
* NPA	3 numeric	Listed NPA (area code) used for display. NOTE: Must be a valid NPA. Populate with "000" for
		listings without telephone numbers (cross-reference, NP, etc.)
* TELNO	7 numeric	Listed telephone number. Populate with "0000000" for listings without telephone numbers (cross-reference, NP, etc.) NOTE: Required if LSTTYP has value of 3.
* XCODE	1 alpha	Required for updates. Transaction code. I=in, O=out.
MNPA	3 numeric	Match NPA is useful for placing foreign listings into the desired NPA/book. For foreign listings, MNPA should contain the NPA of the book in which the listing should appear. NOTE: Must be a valid NPA.
OCN	variable (255 max) alphanumeric	Operating Company Number. Field contains 4 character abbreviation of telephone source provider.
* RECID	variable (255 max) alphanumeric	Required for updates. Unique record id on each record.
NSTEL	variable (255 max) alphanumeric	Nonstandard telephone number. Field contains telephone number that consists of something other than standard 10 digits. For example: 411, 611, 800 FLOWERS
* SPLIT	1 numeric	Split indicator. Indicate if the listing is a Business, Government, or Residential listing. Permitted values are:
* LSTTYP	1 numeric	Listing type. Permitted values are: 1 Listed telephone number 2 Nonlisted telephone number 3 Nonpublished telephone number

* LSTSTY	1 numeric	Listing style. Indicates how listing record is to be processed and displayed. Permitted values are:
* INDENT	1 numeric	Degree or level of indentation used for each record during display generation. Permissible values are 0 through 7. Straight-line listings (LSTSTY= 0) and set headers (LSTSTY= 1 or 8) only have an indent level of zero. All other listings, indent level must be between 1 and 7. NOTE: For indents, value must be at least 1 and not increase by more than 1 for each consecutive level of indentation. Moreover, for any indent record of level N, where N is greater than 0, the parent record must have an indent level equal to N-1. For example: A caption set is considered improperly formatted if any indent immediately underneath caption set header (parent with indent level= 0) has indent level of more than 1. A parent record may have multiple indents with same level, each of which may have multiple indents.
* LSTNM	variable (255 max) alphanumeric	Listed finding name. Field used for display. Residential listings will contain subscriber surname with punctuation. For example: Smith or O'Tool For business or government listings, field should contain first word of business/agency name including punctuation. For example: Lowes United Pete's

* LSTGN	variable (255 max) alphanumeric	Listed given name/title/designation. Display field contains all of the other words of subscriber name not listed in the LSTNM field. The LSTGN field together with the LSTNM field makes up the complete subscriber name. For example:
		LSTNM LSTGN
		Smith John Lowes Hardware
		United States Mint Information
		Pete's New & Used Auto Sales
FTD	variable (255 max) alphanumeric	Full title and designation field. Contains all titles and designations from subscriber name. Used for sequencing and matching, not display.
FSN	variable (255 max)	Fully spelled name containing all the words of
	alphanumeric	subscriber name, not including titles, designations, or special characters. Used for sequencing and matching, not display.
		NOTE : Must contain only characters (A-Z, a-z, 0-9).
DIRTX	variable (255 max) alphanumeric	Directive text. Field contains display data for listed name and address (e.g., MASTER PLUMBER). During display generation, data generally appears after name and
		before address to an operator.
		NOTE: For an indent record, field should be displayed
		Instead of listed finding name (LSTNM) and listed given
		Name/title/designation (LSTGN).
* STRT	variable (255 max) alphanumeric	Listed street address. For example: 123 South Main St. SW
* LOCNM	variable (255 max)	Locality name. Field contains the city for the given listing.
* STATE	2 alpha	State/province abbreviation. NOTE: Must be valid USPS state abbreviation or Canadian province abbreviation.
ZIP	5 or 9 numeric	While optional, the use of this field is strongly
Z 11	o or o numeric	encouraged; it will help with operator retrieval.
		NOTE: Must be a valid USPS postal code. (5 or 9
		numeric digits).
		OR
		Must be a valid Canadian postal Code (6 character, with alternating letter-digit sequence).
COUNTY	variable (255 max) alpha	County subscriber address belongs.
		0 110 0 1 50 1
SPLTX	variable (255 max)	Special listing text. Field contains special display-only
SPLTX	variable (255 max) alphanumeric	text that generally appears following listed address and before telephone number to an operator (e.g. NO
TCID	` ,	text that generally appears following listed address and

GEO_LAT	variable (255 max)	Geo code latitude number for listing. Latitude displays
	alphanumeric	in decimal degrees. Latitude number has either an N or
		S (North or South) indicator appended to it.
		For example: 37.780968N
GEO_LONG	variable (255 max)	Geo code longitude number for listing. Longitude
	alphanumeric	displays in decimal degrees. Longitude number has
		either a W or E (West or
		East) indicator appended to it.
		For example: 122.41707W
GEO_ACC	variable (255 max)	Geo code accuracy. If no accuracy value is present,
	numeric	GEO_LAT and GEO_LONG fields do not contain values.
		Permitted values are:
		1 Rooftop
		2 Block level
		3 Within a few blocks
		4 Center of 5-digit zip
EMAIL	variable (255 max)	Email address.
	numeric	Example: tomas356@gmail.com
VEN_DATE	variable (255 max)	Date that the listing was received by the vendor.
	numeric	Format: MMDDYYYY
		MM – Two digit month
		DD – Two digit day of the month
		YYYY – Four digit year

SECTION 3

List Of Changes

12/07/03	Draft version released
05/11/04	Version 1.0 - OCN added
10/13/05	Version 1.1 - Field lengths added to CSV Field List - XCODE added
	 altered how embedded quotes are handled from backslash to double-quotes
5/30/07	Added SIC1-5 values.
4/14/08	Updated State and ZIP to specify Canadian data requirements.
4/22/09	Added TCID field.
9/23/09	Added EMAIL field.
10/14/09	Added VEN_DATE field.
1/11/10	Clarified definition for RECID.
1/26/10	Clarified definition/values for TCID
9/24/10	Removed SIC1-5 fields.