Contact details

Company name (“the Company”): ________________________________
Company web site: ________________________________

Company point of contact

Name: ______________________________________
Mailing address: ________________________________
Email: ________________________________
Office phone: ________________________________
Mobile phone (optional): ________________________________

Web link information

To what URL should the CEC web page link for the Company?

Does the Company give permission for the CEC to display
the Company’s logo on the website at http://cec.cm.utexas.edu/ ?  yes [ ]  no [ ]
(If so, please attach a file for web display, or send to iap@cm.utexas.edu.)

Annual Dues, 2017

My company has greater than 500 employees. yes [ ]  no [ ]
Annual dues are $1,000, or $500 if your company has less than 500 employees.

Payment may be made by check, payable to “The University of Texas at Austin,” sent directly to:
c/o Stephanie Huntzis, Center for Electrochemistry
The University of Texas at Austin
105 E 24th St. STOP A5300
Austin, TX 78712-1224
Terms and Conditions

1. The Company (also referred to herein as “Industrial Affiliate”) will provide Annual Dues in U. S. Dollars, in the amount described above, to The University of Texas at Austin ("The University") for support of general research related to electrochemistry. Said research will be carried out through the Center for Electrochemistry (CEC) Industrial Affiliates Program (IAP) for the “Term” of one calendar year (January 1 through December 31). The research will be directed by Allen J. Bard, who will in his capacity on the project act as Program Director and not as consultant to the Industrial Affiliate.

2. The Industrial Affiliate will provide the Annual Dues payment for the Term within thirty (30) days of the execution of this Agreement.

3. The University will maintain funds provided by the Industrial Affiliate under this Agreement in a separate account established for said Industrial Affiliates Program and will expend funds as necessary for wages, supplies, seminars, annual review expenses, capital expenses, and other operating expenses in connection with the research.

4. As with all University Industrial Affiliates Programs, intellectual property rights cannot be granted, and no specific reporting requirements may be imposed by Industrial Affiliate. However, the University intends to host an annual workshop, provide an annual report of research accomplishments resulting from the program, and, provide the Industrial Affiliate with preprints and publications resulting from the research related to the “Term”. It is understood and agreed by the parties that any and all disclosures and materials made and provided to Industrial Affiliate by the University under this Agreement will be on a non-confidential basis and can be utilized by the Industrial Affiliate and its Affiliates without further accounting to the University.

5. The University represents that it is in compliance with and will abide by provisions of the Immigration Reform and Control Act of 1986.

6. Said Industrial Affiliates Program will be conducted within the United States of America.

7. The goal of this research is the advancement of scientific knowledge and does not have a commercial objective. The results of the research will be published or broadly shared in the scientific community.

8. Industrial Affiliate and the University shall comply with all U.S. export control laws and regulations, including the International Traffic in Arms Regulations (ITAR), 22 CFR Parts 120 through 130, and the Export Administration Regulations (EAR), 15 CFR Parts 730 through 799, and the regulations of the Office of Foreign Assets Control (OFAC), 31 CFR Parts 500 through 599, in the performance of this Agreement. In the absence of available license exemptions/exceptions, the Parties shall be responsible for obtaining the appropriate licenses or other approvals, if required, for exports of hardware, technical data, and software, or for the provision of technical assistance or deemed exports.

9. This Agreement constitutes the entire and only agreement between the parties relating to the research, and all prior negotiations, representations, agreements and understandings are superseded hereby, and may not be assigned by either party without the prior written consent of the other party. No agreements altering or supplementing the terms hereof may be made except by means of a written document signed by the duly authorized representatives of the parties. Terms and conditions which may be set forth (front, reverse, attached or incorporated) in any purchase order issued by the Industrial Affiliate in connection with this Agreement shall not apply, except for informational billing purposes; i.e., reference to purchase order number, address for submission of invoices, or other invoicing items of a similar informational nature.

Accepted and Agreed to:

INDUSTRIAL AFFILIATE:

Name: ______________________________
Authorized Representative

Title: ______________________________

Signature: __________________________

Date: __________________________

THE UNIVERSITY OF TEXAS AT AUSTIN:

Name: Bill Catlett, Director, Office of Industry Engagement
Authorized Signatory

Signature: __________________________

Date: __________________________