

File E249753 Vol 1 Auth. Page 1 Issued: 2004-12-09 Revised: 2017-12-13

FOLLOW-UP SERVICE PROCEDURE (TYPE L)

Manufacturer: SEE ADDENDUM FOR MANUFACTURER LOCATIONS

595487 (Party Site)

Applicant: M T A SPA

(117805-001) Via Dell'artigianato 2 Zi 35026 Conselve Pd ITALY

595487 (Party Site)

Listee/Classified Co.: SAME AS APPLICANT

(117805 - 001)

This Follow-Up Service Procedure authorizes the above Manufacturer(s) to use the marking specified by UL LLC, or any authorized licensee of UL LLC, including the UL Contracting Party, only on products when constructed, tested and found to be in compliance with the requirements of this Follow-Up Service Procedure and in accordance with the terms of the applicable service agreement with UL Contracting Party and any applicable Service Terms. The UL Contracting Party for Follow-Up Services is listed on addendum to this Follow-Up Service Procedure ("UL Contracting Party"). UL Contracting Party and UL LLC are referred to jointly herein as "UL."

UL further defines responsibilities, duties and requirements for both Manufacturers and UL representatives in the document titled, "UL Mark Surveillance Requirements" that can be located at the following web-site: <a href="http://www.ul.com/fus">http://www.ul.com/fus</a> and in the document titled "UL and Subscriber Responsibilities" that can be located at the following website: <a href="http://www.ul.com/responsibilities">http://www.ul.com/responsibilities</a>. Manufacturers without Internet access may obtain the current version of these documents from their local UL customer service representative or UL field representative. For assistance, or to obtain a paper copy of these documents or the applicable Service Terms, please contact UL's Customer Service at <a href="http://ul.com/aboutul/locations/">http://ul.com/aboutul/locations/</a>, select a location and enter your request, or call the number listed for that location.

The Applicant, the specified Manufacturer(s) and any Listee/Classified Co. in this Follow-Up Service Procedure must agree to receive Follow-Up Services from UL Contracting Party. If your applicable agreement is a Global Services Agreement ("GSA") with an effective date of January 1, 2012 or later and this Follow-Up Service Procedure is issued on or after that effective date, the Applicant, the specified Manufacturer(s) and any Listee/Classified Co. will be bound to a Service Agreement for Follow-Up Services upon the earliest by any Subscriber of use of the prescribed UL Mark, acceptance of the factory inspection, or payment of the Follow-Up Service fees which will incorporate such GSA, this Follow-Up Service Procedure and the Follow-Up Service Terms which can be accessed by clicking here: <a href="http://www.ul.com/contracts/Terms-After-12-31-2011">http://www.ul.com/contracts/Terms-After-12-31-2011</a>. In all other events, Follow-Up Services will be governed by and incorporate the terms of your applicable service agreement and this Follow-Up Service Procedure.

File E249753 Vol 1 Auth. Page 2 Issued: 2004-12-09 Revised: 2017-12-13

It is the responsibility of the Listee/Classified Co. to make sure that only the products meeting the aforementioned requirements bear the authorized Marks of UL LLC, or any authorized licensee of UL LLC.

This Follow-Up Service Procedure contains information for the use of the above Manufacturer(s) and representatives of UL and is not to be used for any other purpose. It is provided to the Manufacturer with the understanding that it will be returned upon request and is not to be copied in whole or in part.

This Follow-Up Service Procedure, and any subsequent revisions, is the property of UL and is not transferable. This Follow-Up Service Procedure contains confidential information for use only by the above named Manufacturer(s) and representatives of UL and is not to be used for any other purpose. It is provided to the Subscribers with the understanding that it is not to be copied, either wholly or in part unless specifically allowed, and that it will be returned to UL, upon request.

Capitalized terms used but not defined herein have the meanings set forth in the GSA and the applicable Service Terms or any other applicable UL service agreement.

UL shall not incur any obligation or liability for any loss, expense or damages, including incidental, consequential or punitive damages arising out of or in connection with the use or reliance upon this Follow-Up Service Procedure to anyone other than the above Manufacturer(s) as provided in the agreement between UL LLC or an authorized licensee of UL LLC, including UL Contracting Party, and the Manufacturer(s).

UL LLC has signed below solely in its capacity as the accredited entity to indicate that this Follow-Up Service Procedure is in compliance with the accreditation requirements.

Bruce A. Mahrenholz Director North American Certification Program