Supplemental Disclosure for Court Appointed Custodian Events

XSOVT BRANDS INC. 1111 South Roop Street #1915

415 841 3570 https://xsovtbrands256738521.wordpress.com/ xsovtbrands@hotmail.com

The goal of this disclosure is to provide information with respect to a company's Court Appointed Custodian.³ Please address each of the below items to the best of the company's ability and to the extent they are applicable to the company's custodianship proceedings.

Disclosure of Court Appointed Custodian and Other Material Events:

1. Date of court order, name of court, case number, and name of custodian (if a corporate entity, include name of controlling individual).

September 20, 2024, Eighth Judicial District Court, A-24-899522-P, Corporate Compliance, LLC, Richard Chiang.

- 2. Number of securities held by custodian, voting power of the securities, and description as to how the securities were acquired (e.g., open market purchases, compensation, loan settlement).
 - 2,000,000 shares common stock, settlement of debt.
- 3. A description of officer/director appointments, resignations or terminations made in connection with the custodianship proceedings, including names and relevant titles.
 - Richard Chiang is the court appointed custodian for Xsovt Brands Inc. He is the sole officer, President, CEO, Secretary & Treasurer of the company.
- 4. A description of any opposition by former management or shareholders (if there was no opposition, this should be stated).

None.

None.

5. A description of any other material transactions since grant of custody identified in item 1 above.

Certification:

³"Court Appointed Custodian" means a custodian, receiver, agent or other person appointed for the Company or its parent in a proceeding under federal or state law in which the court or government authority has assumed control over substantially all of the assets or business of the company or its parent.

September 24, 2024 [Date]

/s/ Richard Chiang_[Officer/Custodian Signature]

(Digital Signatures should appear as "/s/ [NAME]")



Addendum

The responses to all statements as of the date signed, September 24, 2024 is correct. As of November 27, 2024, the Issuer received a grievance filed by former management. The Issuer does not believe any merit exists and will update shareholders on this matter accordingly.