INTERNET FORM NLRB-501 (2-08)

## **UNITED STATES OF AMERICA** NATIONAL LABOR RELATIONS BOARD CHARGE AGAINST EMPLOYER

	DO NOT WRITE IN THIS SPACE
Case	Date Filed

INSTRUCTIONS:			

NSTRUCTIONS: ile an original with NLRB Regional Director for the region in which	the alleged unfair labor practice occurred or is occur	ring				
	AGAINST WHOM CHARGE IS BROUGHT					
a. Name of Employer Tesla Motors Corporation	b. Tel. No. (510) 249-3650 or (650) 681-5454					
resia Motors Corporation	c. Cell No. (650) 454-5386					
d. Address (Street, city, state, and ZIP code)	e. Employer Representative	f. Fax No.				
45500 Fremont Boulevard	Vice President of HR	g. e-Mail				
Fremont, California 94538	Arnnon Geshuri	arnnon@tesla.com				
		h. Number of workers employed Approximately 7000				
i. Type of Establishment (factory, mine, wholesaler, etc.) Factory	j. Identify principal product or service Automotive Manufacturing					
k. The above-named employer has engaged in and is engagir	ng in unfair labor practices within the meaning of se	ection 8(a), subsections (1) and (list				
subsections) (3)	of the National La	bor Relations Act, and these unfair labor				
practices are practices affecting commerce within the meaning of the Act, or these unfair labor practices are unfair practices affecting commerce within the meaning of the Act and the Postal Reorganization Act.						
2. Basis of the Charge (set forth a clear and concise statemen	nt of the facts constituting the alleged unfair labor p	practices)				
See Attachment A						
Full name of party filing charge (if labor organization, give a	full name including local name and number)					
	, ,					
Richard Ortiz, Jonathan Galescu, Michael Sanch	ez	Ab Tal No				
4a. Address (Street and number, city, state, and ZIP code)		4b. Tel. No.				
See Attachment B		4c. Cell No.				
		4d. Fax No.				
		4e, e-Mail				
5. Full name of national or international labor organization of which it is an affiliate or constituent unit (to be filled in when charge is filed by a labor organization)						
6. DECLARATION I declare that I have read the above charge and that the statement	Tel. No.					
See Attachment B		Office, if any, Cell No.				
Ву	Onice, ii any, Gell No.					
(signature of representative or person making charge)	(Print/type name and title or office, if any)	Fax No.				
		e-Mail				
Address	(date)					

WILLFUL FALSE STATEMENTS ON THIS CHARGE CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing unfair labor practice and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary; however, failure to supply the information will cause the NLRB to decline to invoke its processes.

## **ATTACHMENT A**

On or about November 5, 2016 and ongoing the above-named Employer through its agents violated the Act by implementing and maintaining, and repeatedly requiring compliance with, a company confidentiality agreement that coerces and intimidates employees from freely exercising their rights to engage in concerted and union activity.

On or about February 10, 2017 and ongoing the above-named Employer violated the Act by intimidating, creating the appearance of surveillance and conducting surveillance on Richard Ortiz, Jose Moran, Michael Sanchez and others for their union activities and/or union sentiments, including passing out literature regarding union organizing efforts, working conditions, the confidentiality agreement, and their rights under the NLRA.

On or about February 10, 2017 and ongoing the above-named Employer through its agents violated the Act by creating the appearance of surveillance and conducting surveillance on employees who were receiving literature from fellow employees regarding union organizing efforts, working conditions, the confidentiality agreement, and their rights under the NLRA.

On or about March 23, 2017 and ongoing the above-named Employer through its agents violated the Act by instructing employees that they were not allowed to pass out any literature unless it was pre-approved by the Employer.