## IN THE CIRCUIT COURT OF COUNTY, MISSISSIPPI

VS.	NO.		
	DEFENDANTS		
SEPARATE ANSWER OF			
followi	COMES the defendant, , pro se, and responding to the Complaint would state the ng:		
	1.		
Defendant admits paragraph I of the Complaint.			
	2.		
an adul and tha	Defendant denies paragraph II, subparagraphs 1, 2, 3, and 5. Defendant admits he/she is lt resident citizen of County, Mississippi, residing at , , Mississippi, t at one time he/she sold . Defendant denies each and every allegation contained in agraphs 4-8 of the Complaint.  3.		
Defendant denies paragraph III of the Complaint.			
	4.		

**PLAINTIFFS** 

**AND** 

Defendant denies paragraph V of the Complaint.

Defendant denies paragraph IV of the Complaint.

6.

5.

Defendant denies paragraph VI of the Complaint.

7.

Defendant denies that it is indebted unto plaintiffs for any compensatory damages, punitive damages, or any other claims as set forth in the Complaint.

Further answering, that failed to exercise reasonable care for his/her own safety, assumed the risk of the manner in which he/she utilized the , and used it in direct contradiction of the label on the product and any other verbal warnings that may have been given.			
Respectf	ully submitted,		
Attorney	for		
Of Counsel:			
Telephone: MSB #			
Attorney for			
CERTIFICATE OF SERVICE			
I, , hereby certify that I have this day nailed by United States mail, postage prepaid, a true and correct copy of the above and foregoing Answer to , Esq., Attorney at Law, , , MS ; , Esq., , , MS ; and to , , , , MS .			
This the day of , 20 .			