

COMMONWEALTH OF VIRGINIA Tobacco Product Manufacturer Certification for Non-Participating Manufacturers

Part 1:	Type of Certification (check one)			
	□ Initial Certification			
	□ Annual Certification for Sales Year (Due by April 30 each year)			
	☐ Supplemental Certification (Due thirty (30) days prior to any change in Certification)			
Part 2:	Tobacco Product Manufacturer Identification			
	Full Legal Name:			
	Type of Business Entity (check one):			
	☐ Sole Proprietorship			
	☐ General Partnership			
	□ Limited Partnership			
	□ Corporation			
	☐ Limited Liability Company			
	☐ Other (specify):			
	State/Country where Created, Incorporated or Registered:			
	Include with certification:			
	 A copy of the current Articles of Incorporation, Certificate of Limited Partnership, Articles of Organization, or comparable applicable document, including any amendments, must be attached to the certification. 			
	• A copy of the Manufacturer's current TTB Tobacco Permit, with any amendments.			
	Trading As (list all names ever used):			
-	Federal Employers Identification Number:			
	Federal Tobacco Manufacturer Permit Number:			
	Physical Address:			
-	Mailing Address:			

	Company Phone	:	
	Phone:		Fax:
	Email:		Website:
	Name, Title and [Dates of Service for all Curre	ent and Past Officers, Directors and/or Partners:
		•	sented by outside counsel for the purpose of ., provide the following information:
	Firm:		
	Attornev:		
	•		
	Address:		
	Email:		
	Phone:		Fax:
ı rt 3:			within the Commonwealth of Virginia Agent:
	Company:		
	Address:		
	Phone:		Fax:
	Email:		

• A current statement from the registered agent certifying service in this capacity must be attached to the Certification.

Part 4: Fabricator Identification (check one) ☐ The Tobacco Product Manufacturer fabricates its own cigarettes. ☐ Tobacco Product Manufacturer uses a fabricating facility that is separate from the Manufacturer itself. If the Tobacco Product Manufacturer uses a fabricating facility that is separate from the Tobacco Product Manufacturer itself, provide the following information: Fabricating Facility Name(s) if different from Tobacco Product Manufacturer: Physical Address: _____ Mailing Address: _____ Fabricating Plant Phone: _____ Contact: Phone: Email: Fax: _____ Website: ____

- A photograph or diagram of the Tobacco Manufacturer's fabricating facility must be attached to the Certification. Identify in the diagram where the equipment and facilities for manufacturing the Brand Family(s) are located.
- A list of every Brand Family the Tobacco Manufacturer has fabricated, or caused to be fabricated by another entity since July 1, 1999 must be attached to the Certification. Indicate with an asterisk (*) any Brand Family not being sold in the current year, and identify whether such Brand Family is still being manufactured and by what entity.

Part 5: Disclosure of Enforcement Actions and Prior Determinations (check any that may be applicable)

- ☐ The Tobacco Product Manufacturer (or any person or entity listed in the Certification) has had any of its cigarettes banned or enjoined from sale by any state or federal court or administrative agency.
 - If the above is applicable, for each such enforcement action a copy of any case decision and the following information must be attached to the Certification: (1) the Brand Family(s) banned and/or enjoined; (2) the governmental entity (federal, state, local or foreign) or official bringing the action; (3) the case number; and, (4) the name and address of the government attorney or official that brought the action.

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- ☐ The Tobacco Product Manufacturer (or any person or entity listed in the Certification) has been denied a permit or license, or has been denied any other authorization to engage in business relating to the sale of cigarettes by any government entity (federal, state, local or foreign) or had such permit, license or other authorization revoked, suspended, or otherwise terminated.
 - If the above is applicable, for each such denial, revocation, suspension or termination of a permit, license or other authorization a copy of any case decision and the following information must be attached to the Certification: (1) the name of the person or entity that had such permit, license or other authorization revoked, suspended or otherwise terminated; (2) the governmental entity (federal, state, local or foreign) that denied, suspended, or revoked such permit, license, or other authorization; (3) the case number; and, (4) the name and address of the government attorney or official that brought the action.
- ☐ The Tobacco Product Manufacturer (or any person or entity listed in the Certification) has been convicted of any crime under federal, state or foreign law in connection with the sale of cigarettes.
 - If the above is applicable, for each such conviction a copy of any case decision and the following information must be attached to the Certification (1) the name of the person or entity convicted; (2) the governmental entity (federal, state local, or foreign) that prosecuted the action; (3) the case number; and, (4) the name and address of the government attorney or official that prosecuted the action.
- ☐ The Tobacco Product Manufacturer (or any person or entity listed in the Certification) has been involved as an officer or owner of any other Tobacco Product Manufacturer.
 - If the above is applicable, the name of the other Tobacco Product Manufacturer(s) must be provided and a complete description of the involvement with such entity must be attached to the Certification. If any such other Tobacco Product Manufacturer has ever been sued by any state for alleged failure to fully and properly comply with its obligations under the Master Settlement Agreement, the Virginia Tobacco Escrow Statute or any state tobacco escrow statute, for each such occurrence a copy of any case decision and the following information must be attached to the Certification: (1) the name of the entity that failed to comply with its obligations under the Master Settlement Agreement, the Virginia Tobacco Escrow Statute or any state tobacco escrow statute; (2) the Brand Family(s) for which the entity failed to comply with its obligations; (3) the amount of any unpaid obligation; and (4) a complete description of the current status of the matter.
- ☐ The Tobacco Product Manufacturer (or any person or entity listed in the Certification) has been denied listing in any other state tobacco directory.
 - If the above is applicable, for each such denial a copy of any case decision and the following information must be attached to the Certification: (1) the name of the person or entity denied listing in a state tobacco directory; (2) the Tobacco Product Manufacturer and Brand Family(s) denied listing; and (3) the state where listing was denied.

Part 6: Brand Family Identification and Certification

A. Brand Family(s):

The Tobacco Product Manufacturer seeks to certify the following brands and brand families, and accepts escrow responsibility for all cigarettes or RYO sold in Virginia under these brand names (attach supplemental pages if needed):

Brand Family And Style	Units Sold in Virginia In Previous Calendar Year	Actual and/or Previous Fabricator (If different from Tobacco Product Manufacturer)	Rolled Cigarettes or RYO?
Total:			

• For each Brand Style, actual packaging must be included with the original Certification submitted to the Attorney General. If the Tobacco Product Manufacturer has previously submitted such packaging and such packaging has not been changed, no resubmission is required.

☐ Tobacco Product Manufact	urers previously submitted pac	ckaging for each brand family has
not been changed.	Page 5 of 9	

B. Brand Family Compliance with Federal Law

• For each Brand Family and Brand Style (cigarettes only), provide a copy of the current Federal Trade Commission Health Warning Rotation Plan Approval letter.

Federal Trade Commission 600 Pennsylvania Avenue, N.W. Washington, D.C. 20580 http://www.ftc.gov

• For each Brand Family and Brand Style, provide a copy of the current Centers for Disease Control and Prevention Certificate of Compliance and Ingredient Report.

Centers for Disease Control and Prevention 1600 Clifton Road Atlanta, Georgia 30333 http://www.cdc.gov

• For each Brand Family (and Brand Style, if applicable), provide evidence of trademark ownership.

United States Patent and Trademark Office Mail Stop USPTO Contact Center P.O. Box 1450 Alexandria, Virginia 22313-1450 http://www.uspto.gov

- For each Brand Family (and Brand Style, if applicable), not manufactured in the Untied States, provide copies of the following: (1) the sworn statement of the original manufacturer that it will timely submit ingredients to the Secretary of Health and Human Services as required by 19 USC. § 1681a(c)(1); (2) the importer's certificate under penalty of perjury as required by 19 USC. § 1681a(c)(2) regarding the precise format of warnings and the rotation plan for health warnings; and (3) the trademark holder's certificate under penalty of perjury that it has not withdrawn consent to import into the United States as required by 19 USC. § 1681a(3)(A) or a copy of the importer's certificate under penalty of perjury that the trademark owner has not withdrawn consent to import into the United States as required by 19 USC. § 1681a(c)(3)(B).
- For each Brand Family (and Brand Style, if applicable), provide the following information about the entity that actually packaged the cigarettes with United States Surgeon General warnings.

Brand Family(s)	Packager	Address and Phone

Part 7: Stamping Agent Identification

For each Brand Family, list every Stamping Agent (including any distributor, wholesaler or retailer) that affixes Virginia cigarette excise tax stamps (attach supplemental pages if needed).

	Name, Address and Phone	Brand Family(s)
Part 8:	Internet and Mail Order Sales (attach supple	emental pages if needed)
	Company, Website or Domain Name:	
	Title:	
	Address:	
	, tadi 000.	
	Phone:	Fax:
	Email:	
	State/Country where Incorporated or Registered	
	Total Sales in(to) Virginia for the Previous Caler	ndar Year:

Part 9: Qualified Escrow Fund

A. Financial Institution

Agent:	
Institution:	
Address:	
	Fax:
Email:	
Commonwealth of Virginia (Sub)Account:	

 The current Escrow Agreement and any amendments thereto must be approved by the Attorney General of Virginia before the Tobacco Product Manufacturer can be certified. A copy of the current Escrow Agreement and any amendments thereto must be attached to this Certification.

B. Escrow History for the Commonwealth of Virginia (Sub)Account

(attach supplemental pages if needed)

DATE	DEPOSIT	WITHDRAWAL	BALANCE
TOTALS			

- The appropriate Compliance Certification for calculation of escrow due or Certification of No Sales must accompany this Certification. (See instructions for this form)
- A current account ledger and a statement from the Escrow Agent verifying all current calendar year transaction records for the Commonwealth of Virginia (sub)account must be attached to the Certification. Any withdrawal must comply with Va. Code § 3.1-336.1(B).

Part 10: Affidavit of Tobacco Product Manufacturer (must be executed by an authorized officer)

Under penalty of perjury, I state that (1) the Tobacco Product Manufacturer, as of the date of this Certification, is a Non-Participating Manufacturer in full compliance with all applicable sections of Va. Code §§ 3.1-336.1 through 3.1-336.16; (2) I have examined this Certification, including attachments and supporting documents and, to the best of my knowledge and belief, this Certification, including attachments and supporting documents, is true, correct and complete; (3) I understand that the Tobacco Product Manufacturer is required to comply with state and federal laws concerning the sale of tobacco products, and that failure to do so may constitute grounds for exclusion from the Virginia Tobacco Directory; I agree to provide such information upon request, and I understand that failure to do so may constitute grounds for exclusion from the Virginia Tobacco Directory; (4) the Tobacco Product Manufacturer hereby submits itself to the jurisdiction of the Circuit Court of the City of Richmond, Virginia for purposes of all litigation arising out of this certification or the sale of tobacco products in Virginia; (5) the Tobacco Product Manufacturer hereby waives any claim or defense of sovereign immunity with respect to any litigation brought by the Commonwealth of Virginia arising out of this certification or the sale of tobacco products in Virginia; (6) by filing this certification, the Tobacco Product Manufacturer accepts escrow responsibility for all Cigarettes and RYO product sold in Virginia under the brand names certified herein; (7) I understand that the Attorney General may require additional information and/or documentation to determine if the Tobacco Product Manufacturer qualifies for listing in the Virginia Tobacco Directory and to determine that the assurances herein are true, correct, and complete; I agree to provide such information upon request, and I understand that failure to do so may constitute grounds for exclusion from the Virginia Tobacco Directory; and (8) I am a qualified company officer authorized to bind the Tobacco Product Manufacturer making this Certification.

Name:	
Title:	
Phone:	
Email:	
Date:	Signature:
Notary:	
City/County of:	State and Nation of:
Subscribed and sworn to before	me on this date:
Signature:	
My commission expires:	

Mail this original fully executed Certification, Including attachments and supporting documents to:

Tobacco Section Office of the Attorney General 900 East Main Street Richmond, Virginia 23219

Mail a copy of the Certification to:

Tobacco Tax Unit Virginia Department of Taxation P.O. Box 715 Richmond, Virginia 23218-0715

Additional information is available at: http://www.oag.state.va.us Page 9 of 9