

STATE OF NORTH CAROLINA TOBACCO PRODUCT MANUFACTURER CERTIFICATE OF COMPLIANCE

[Pursuant to N.C. Gen. Stat. §66-291, et. seq.]

2025 NON-PARTICIPATING MANUFACTURER'S APPLICATION/ANNUAL CERTIFICATION FORM

NOTICES IMPORTANT THE SALES YEAR FOR WHICH YOU ARE CERTIFYING COMPLIANCE IS 2024. New Information

FILING DEADLINE Certification Forms must be postmarked no later than April 30, 2025, to avoid removal from the North Carolina Tobacco Directory.

Please Type or Print. The Attorney General's Office will not process incomplete or illegible Certification Forms. An application will be deemed incomplete if the applicant(s) is/are under a NC Revenue Suspension, the applicant(s) certificate of authority to transact business is revoked, or the applicant(s) fail(s) to obtain a certificate of authority from the NC Secretary of State when required by law.

This Certification Form must be supplemented to reflect any change in information at any time during the year. Any change of information must be submitted 30 days prior to change. The failure to notify the Attorney General's Office of any changes to this information 30 days prior to any change, including changes in address, may result in removal from the North Carolina Tobacco Directory.

The denial of a certification, removal of the Applicant or its brands from any other state's tobacco directory, or failure to notify the North Carolina Attorney General's Office of same, may, in the Attorney General's sole discretion, result in denial of this certification or immediate removal from the North Carolina Tobacco Directory.

ESCROW DEPOSIT DUE DATES: April 15, 2025 is the escrow deposit due date for Nonparticipating Manufacturers (NPMs) subject to Annual Escrow Deposits. April 30, 2025 is the First Quarter Due date for NPMs subject to Quarterly Escrow Deposits.

Please refer any questions to the Office of the Attorney General Tobacco Unit at (919) 716-6900.

for 2025

Email this completed Certificate of Compliance and attachments to:

tobaccocertification @ncdoj.gov

Where applicable, please submit each requested document as a separate attachment and label it according to the corresponding section within this application

Type of Certification (c	check one):
	Initial Certification – Applicant is not currently listed on the North Carolina Tobacco Directory
	Annual Certification – Due April 30, 2025
	Supplemental Certification – Change of information provided to the Attorney General or request to add (or delete) brands to the North Carolina Tobacco Directory

SECTION A:

TOBACCO PRODUCT MANUFACTURER CERTIFICATION APPLICATION

INSTRUCTIONS: NORTH CAROLINA REQUIRES THE ENTITY OR ENTITIES THAT CONTROL OR OWN THE MANUFACTURING PROCESS AND THAT CONTROL THE BRAND MARK, AS WELL AS THE IMPORTER, TO APPLY AND BE RESPONSIBLE FOR THE BRAND(S) APPROVED FOR SALE AND FOR THE RELATED ESCROW DEPOSITS. THIS FORM CONTAINS SECTIONS A, B, AND C. YOU MUST COMPLETE EVERY SECTION FOR EACH ENTITY REQUESTING TO CERTIFY A BRAND. SECTION A MUST BE COMPLETED BY THE TOBACCO PRODUCT MANUFACTURER. PLEASE SEE SECTIONS B AND C FOR FURTHER INSTRUCTIONS FOR COMPLETING THE FORM AS TO AN IMPORTER OR TRADEMARK OWNER.

Part 1: Applicant Iden	tification Information	
Tobacco Product Manufacturer	(TPM)	
Provide the Following Identity	fication Information:	
Company Name:		
Mailing Address:		
Street Address (if different from	mailing address):	
Name of person completing the	application:	
Name of contact person (if diffe	rent from above):	
Telephone Number:	Fax No:	Email Address:
Fabricator of Tobacco Prowhich are intended to be sold in importer.	duct: Applicant is the manufact in the United States, including ci	urer (i.e. fabricator) of the brands listed in this certification, garettes intended to be sold in the United States through an
If you checked the above box: (a) attach photographs of your manufacturing facility including interior and exterior views and indicate on the photographs where the equipment and facilities for manufacturing (i.e. fabricating) the cigarettes, if any, are located; (b) provide the physical address for the manufacturing facility; and (c) provide proof of ownership, possession and control of the manufacturing facilities and equipment identified herein.		
Copy of Requested Documents Attached?		
First Importer for Resale in the United States		
plant address, mailing add	lress, contact person, phone, and eement or contract between the	dentifying each cigarette manufacturer (i.e. fabricator), its d fax numbers and the relationship to the Applicant; and (b) Applicant and fabricator. Attach additional sheets as
Copy of Requested Docum	nents and Information Attached	? Yes No

Trademark Owner of Brand Mark for brands listed in this certification. Note: If the Trademark Owner is an entity different from the TPM and has signed a Multi-Entity Escrow Agreement, then the Trademark Owner must complete "SECTION C: TRADEMARK OWNER" of this Certification Application.				
Other (Explain the relationshi	ip and attach additional docun	nentation as	necessary to provide a complete respon	ise.)
3. Is the Applicant the successor of	a manufacturer or first import	ter? 🔲 Ye	es 🔲 No	
If "yes," identify the predecessor	(s) and attach additional sheet	ts as necessa	ary to provide a complete response.	
Additional sheets attached?	Yes D No			
4. License and Permit Information ((check all applicable boxes an	d provide c	corresponding information):	
ATF (TTB) Tobacco Permit	All Distributor/		If located in the U.S.,	
TTB Permit Number:	Wholesalers must be in compliance with NC DOF	3	Manufacturer's Federal Taxpayer ID Number:	
Expiration Date:	licensing requirements. Question: call NC DOR 9 707-7500	19-		
5. Copy of Applicable Permit(s) or	License(s) Attached?	Yes	□ No	
6. Does an entity, other than the TP	M, import the Brand(s) listed	in this certi	ification?	
7. If "yes," provide copies of all cor	ntracts with the Importer(s) of	the Brand(s). Response Provided Does	Not Apply
8. Are you represented by an Attorney?				
9. If Yes, then provide the Attorney's Name, Firm Name, and Mailing Address:				
Attorney's Telephone Number: A	ttorney's Fax No.:	Attorney's	s Email Address:	
Part 2: Registered Agent Information				
			y maintain a process service agent with	
Carolina to accept service of any notification or enforcement of an action under this Article. The NPM must file a certified copy of each instrument appointing a process service agent with the Secretary of State and the Office of the Attorney General.				
1. TPM Registered Agent Information:				
Name of Registered Agent and Mail	ing Address:	Name of C		
		Telephone: Fax:		
		Email:		

2. Has the Applicant attached an original letter from the Registered Agent accepting Appointment as Registered Agent on the company's letterhead and dated for the current year? The Registered Agent must provide 30 Day notice prior to			
resignation. Yes No			
3. Has the A	pplicant filed a	in instrument appointing a process service agent with the N.C. Secretary of State's Office and g to this application?	
☐ Ye			
	n file with the l	ent identified in the letter for above item 2 the same process service agent as the one in the N.C. Secretary of State's Office? If not, the applicant must update the filing with the N.C. Secretary	
☐ Ye	s 🗆 No		
Part 3 TI	PM's Orga	nizational Information and Documents	
Identify you	ır business stru	cture by checking the applicable box:	
_			
		oprietorship	
Associa			
Other (describe/explai	n):	
Check Response Provided	One: Does Not Apply	Attach the following documents or information:	
		1. Documents Filed with a Government Agency: Copy of document(s) regarding the formation of your business entity, including documentation showing the identity of the State or Country where the business entity was formed.	
		2. Partnership or Association: Current copy of the Certificate of Partnership or the certificate required to be filed by any state, county, or municipality.	
		3. Corporation: (1) Current copy of the Certificate of Incorporation or other charter; and (2) Extracts of documents listing the officers authorized to sign for the company.	
		4. Limited Liability Company or other entity: Current copy of the business document(s) filed with a state, county, or municipality when such filing is required. Include a copy of any document indicating persons authorized to sign for the entity.	
		5. Company Officers/Owners: Provide a list of all company officers and company owners (all persons with an equity interest of 10% or more in the company). Include name, address, phone number, and email address.	
		6. Organizational Chart: List the name and role of all companies involved in the manufacturing process of the Brands in this certification and the relationship between the companies (e.g., parent/subsidiary, affiliate/sister.) For Affiliates: Provide a list of all company affiliates pursuant to N.C. Gen. Stat. §66-290(9) that also manufacture, import, distribute, or sell cigarettes or RYO. Include the name, address, and contact information for each affiliate.	
		7. Agreements with Participating Manufacturers: Identify any agreement between Applicant and any Participating Manufacturer (PM) or PM Affiliate that relates to the making, importing, distribution, transportation, or sale of each brand family.	
		8. Agreements Regarding Compliance with the Qualified Escrow Statute: Attach any agreement that Applicant has with another entity regarding the production of cigarettes or the funding of the Qualified Escrow Fund.	

	9. If you operate as Corporation or a Limited Liability Company: Attach a copy of the Certificate of Authority granted to you by the North Carolina Secretary of State. <i>See</i> N.C. Gen. Stat. §55-15-01 ("A foreign corporation may not transact business in this State until it obtains a certificate of authority from the Secretary of State."); N.C. Gen. Stat. §57D-7-01.
	10. If you answered "does not apply" to question 9 above: Attach an explanation as to why the Certificate of Authority requirement does not apply to your company.
	11. Has your company's North Carolina Certificate of Authority been revoked? If so, attach an explanation and supporting documentation of your actions to regain compliance, including the date upon which you expect resolution of the issue. Note: A company that fails to file its annual reports with the N.C. Secretary of State's Office risks non-compliance with the registered agent requirements for an NPM. See Part 2 Above. Annual Reports filed with the Secretary of State include a designation of a service of process agent. Failure to file annual reports may lead to revocation of a certificate of authority.
	12. If your company has been placed on Revenue Suspension by the N.C. Secretary of State's Office: Attach an explanation and supporting documentation of your actions taken to resolve your revenue suspension, including the date upon which you expect resolution of the issue. Note: If you are in revenue suspension, you may also be at risk for having your certificate of authority revoked. See item 11 above.
	13. Authority to Sign: If the applicant is an entity other than an individual/sole proprietor, including without limitation all partnerships and/or corporations: Provide documentation showing that the person who signs this certification application has the authority to sign and make binding commitments on behalf of the Applicant. Examples include partnership agreements, corporate resolutions, and articles of incorporation showing the name(s) of person(s) authorized to sign on behalf of the Applicant. <i>North Carolina requires that the applicant, rather than the applicant's outside legal counsel, sign the application. See Part 9.</i>

Part 4: TPM's Disclosures Concerning Compliance History and Brand Compliance		
☐ Yes ☐ No	1. Has the non-participating manufacturer or any affiliate thereof illegally failed to satisfy an escrow obligation with respect to any state in the past?	
☐ Yes ☐ No	2. Has any state removed the nonparticipating manufacturer or its brand families or an affiliate or any of the affiliate's brand families from the state's tobacco directory for noncompliance with state escrow laws?	
□Yes □ No	3. Does any state have pending litigation against, or an unsatisfied judgment against the nonparticipating manufacturer or any affiliate thereof for escrow or penalties related to noncompliance with the state's laws?	
□Yes □ No	4. Does the nonparticipating manufacturer sell its cigarettes or tobacco products directly to consumers via remote or other non-face-to-face means?	
□Yes □ No	5. Has a state or federal court, or a state or federal agency, determined that the nonparticipating manufacturer has violated any tobacco tax or tobacco control law or engaged in unfair business practice or unfair competition?	
☐ Yes ☐ No	6. Has the nonparticipating manufacturer failed to submit or complete any required forms, documents, certifications, or notices in a timely manner, or to the satisfaction of the Attorney General?	
□Yes □ No	7. Has the nonparticipating manufacturer delivered or sold unlisted Brands into North Carolina directly, or indirectly through distributors, wholesalers, affiliate businesses, the internet or any other means?	
□Yes □ No	8. Has the nonparticipating manufacturer advertised or sold Cigarettes/RYO via the Internet or in catalogs and/or used the mail or other delivery service to deliver Cigarettes/RYO to North Carolina consumers?	

□Yes □ No	9. Does the nonparticipating manufacturer intend to advertise or sell Cigarettes/RYO via the Internet or in catalogs and/or use the mail or other delivery service to deliver Cigarettes/RYO to North Carolina consumers?
Yes No 10. Does the nonparticipating manufacturer sell Cigarettes/RYO onto or through a Sagent or Distributor who sells the Cigarettes/RYO onto an Indian Reservation located Carolina?	
☐ Attached ☐ Does Not Apply	11. For each "YES" answer above on questions 1-10, attach documentation explaining the circumstances and, where applicable, how/if the matter was resolved.
Does Not Apply	
☐ Attached ☐ Does Not Apply	12. Is Applicant or any of the persons or Affiliates listed in the certification entitled to claim Sovereign Immunity based on Tribal Status? If yes, provide information regarding tribal status and affiliation.
☐ Yes ☐ No	13. Is Applicant in compliance with the Federal Family Smoking Prevention and Tobacco Control Act (Public Law 111-31), including Section 907(a)(1)(A), which bans the sale of all flavored cigarettes?
	If the answer is "NO," attach documentation explaining the circumstances.
	☐ Attached ☐ Does Not Apply
☐ Yes ☐ No	14. Does Applicant advertise via an internet website, other social media, catalogs, or other print media?
☐ Yes ☐ No	15. If yes to preceding question, has applicant provided notice to the FDA pursuant to 21 C.F.R. Part 1140.30?
Part 5: Brand and I	Distributor Information
☐ Response provided	1. Brand Names: List all brands Applicant seeks to certify for the current sales year, identify any brands being deleted or added, indicate the number of units sold in the prior year and the number of units sold during the current calendar year from January 1 to the date of the application by completing Attachment 1 incorporated herein by reference. Note that 0.09 oz. of RYO constitutes one unit.
Response provided	2. Cigarette or RYO: indicate whether the brand family is a rolled cigarette or roll-your-own (RYO) tobacco.
Response provided	3. Identification of Wholesalers and Distributors to Whom Cigarettes were Sold for Distribution in the State of North Carolina: List the wholesaler/distributor, address, telephone number and email address by completing Attachment 2 incorporated herein by reference or by supplying equivalent documentation.
☐ Response provided	4. Current Trademark Holder: Include the name and address of the current trademark holder for the brand(s) in this application and, if the Applicant is not the trademark owner, provide adequate assurance that the Applicant has the exclusive U.S. right to use the brand(s) and is in compliance with all intellectual property law.
Response provided	5. Certified Copies: Provide a certified copy of the trademark registration or other documentation showing compliance with intellectual property laws. (<i>See</i> N.C. Gen. Stat. §14-401.18)

Response provided Response provided		6. Sample Packaging : Provide an electronic sample of the packaging (pack and carton) for each member of the Brand of cigarettes listed in your application. (<i>See</i> N.C. Gen. Stat. §14-401.18)
		7. UPC Codes: Please provide a current listing of all UPC codes of cigarettes and RYO products that are manufactured by your company
Part 6: A	dditional	Documentation for Cigarette Brands
Check Response Provided		Attach the following documents or information:
		1. PACT Act: Provide a copy of the PACT Act Registration filed with the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) and the North Carolina Department of Revenue. Provide the manufacturer's registration and the importer's registration, as applicable.
		2. Federal Trade Commission ("FTC"): Attach the FTC's written approval of the Applicant's <i>current</i> Cigarette Health Warning Rotation Plan for each brand which Applicant seeks to certify in this application. <i>Cigarettes Only</i> .
		3. Centers for Disease Control ("CDC"): For each brand family, list the name and address of the entity that submitted the ingredient reporting information to the U.S. Secretary of Health and Human Services as required by the Federal Cigarette Labeling and Advertising Act. Attach a <i>current</i> copy of the Certificates of Compliance received from the U.S. Secretary of Health and Human Services for Applicant's annual ingredient report and submission cover letter listing brands which Applicant seeks to certify in this application. <i>Cigarettes Only</i> .
		4. Fire Standard Compliance ("FSC"): For each brand family, please attach a letter from the North Carolina Fire Marshal's Office indicating that the brands for which the Applicant seeks certification are FSC Compliant. <i>Cigarettes Only</i> .
the FSC list and if there is not a direct name match between the brand families or styles listed in these documents, then explain the discrepancy and how the discrepancy will be or has been resolved. Examples of discrepancies: a brand style in the FTC letter is not listed in the FSC list		5. Resolve Discrepancies: <u>IMPORTANT</u> : Review your FTC approval letter, the CDC letter, and the FSC list and if there is not a direct name match between the brand families or styles listed in these documents, then explain the discrepancy and how the discrepancy will be or has been resolved. Examples of discrepancies: a brand style in the FTC letter is not listed in the FSC list or there are name variations between styles in the FTC letter and the FSC list.
Part 7: Jo	oint and S	Several Liability/Bonding
A. Joint an	d Several Li	ability by Importers (if applicable):
Acceptance of Joint and Several Liability by Importers: In the case of Non-Participating Manufacturers located outside of the United States, Section B of this form must be completed by the Importer and a properly executed copy of the Affidavit of Importer must be included with this Certification.		
B. Bonding Requirement (if applicable):		
Bonding: Does the Non-Participating Manufacturer submitting this certification have a bond in place to cover escrow liability for sales made in North Carolina during the preceding calendar year? Yes No		
If "YES," then attach copy of bond documentation: Copy Attached Not Applicable		
*NOTE: If this is an initial application or if you are required by the Attorney General's Office to post a bond, include with this application an executed Tobacco Escrow Bond on the relevant form provided on the tobacco application website. In accordance with N.C. Gen. Stat. §66-294(b)(7), the bond shall be posted by a United States-located corporate surety in an amount equal to fifty thousand (\$50,000) dollars or the greatest amount of escrow the manufacturer in either its current or predecessor form was required to deposit as a result of its highest calendar year's sales in North Carolina or greatest quarterly escrow deposit depending on the manufacturer's required escrow deposit frequency. The bond shall be written in favor of the State of North Carolina and shall be conditioned on the performance by the nonparticipating manufacturer, or its United States importer that undertakes joint and several liability for the manufacturer's performance in accordance with N.C. Gen. Stat. 866-294.2.		

Fait 8. Qualified Escrow Account			
A. Escrow Account Information and Certifications:			
Name of Financial Institution:	Phone:		
Contact Agent Name:	Fax:		
Mailing Address:	Contact Email:		
Escrow Acct No.:	North Carolina Sub Acct No.:		
The Applicant certifies that it has:			
Check One: Yes No			
	maintain a Qualified Escrow Fund as defined under N.C. Gen. Stat. §66-		
	Agreement that governs the Qualified Escrow Fund for the State of <i>Qualified Escrow Agreement, including any amendment(s), is attached.</i>		
	s held in the Qualified Escrow Fund on behalf of North Carolina are in a and apart from escrow funds held on behalf of any other beneficiary.		
4. Ensured that the Qualified Esc	crow Fund is not encumbered by a security interest granted to a third party.		
	5. Attached information documenting all deposits and withdrawals from the Qualified Escrow Fund during the last year and attached proof of the current escrow account balance from the Escrow Agent.		
6. Attached an annual bank statement for the Qualified Escrow Fund for 2024 including all transactions related to the Qualified Escrow Fund.			
B. Funds Deposited Into Qualified Escrow Account (check one):			
Pursuant to N.C. Gen. Stat. §66-291(a)(2), an approved tobacco product manufacturer shall place into a qualified escrow fund by April 15 of the year following the year in question a certain amount adjusted for inflation. For non-participating manufacturers making escrow deposits on April 15, 2025 for their 2024 sales, the proper per/stick rate, adjusted by inflation, is \$0.0447228 (this number may be revised during the year).			
Escrow Rates and Deposit Amounts. For Sales Year: (Use the per-cigarette escrow rate below to figure the total deposit amount, including inflation adjustment, in a single calculation): 2024 sales: The rate per cigarette is			
Deposit Total for 2024 Cigarette Sales: (Units Sold x \$0.0447228 rate per cigarette)			
Units soldx \$0.0447228= \$2024 Total Amount Owed.			
2024 Total Deposited: \$			
Note: If Manufacturer is also depositing escrow based on RYO tobacco sales, add the total cigarette escrow deposit from above to the RYO tobacco escrow deposit total as indicated on Compliance Certification for RYO tobacco sales, and make <i>one combined deposit</i> , for cigarettes and RYO tobacco, to the escrow account.			
The Applicant has deposited funds into calendar year 2024.	o a qualified escrow account for units sold in North Carolina during		
2. The Applicant had zero sales in North	Carolina during calendar year 2024.		
C. Proof of Deposit:			

	If Applicant has deposited funds, attach bank verification of the amount and the date(s) of deposit to
Part 9	North Carolina's segregated sub-account for 2024. : AFFIDAVIT OF TOBACCO PRODUCT MANUFACTURER
the info	enalty of falsification, I,(name), hereby certify that I have knowledge of rmation contained herein and in the accompanying 2025 Certification of
	(Insert Name of Tobacco Product Manufacturer).
I certify Manufac	that I am the(Office or Position or Title) of the Tobacco Product cturer.
containe	that I have the authority to bind the Tobacco Product Manufacturer ("TPM") in matters related to the information ed in the 2025 Certification of Tobacco Product Manufacturer, including information related to the number of units sold a Carolina in calendar year 2024.
the certi	enalty of perjury, I certify that the Tobacco Product Manufacturer (TPM) named in Section A, Part 1, as of the date of fication, is a non-participating manufacturer in full compliance with all applicable sections of Title 37, Chapter 66 of the arolina General Statutes and any regulation promulgated thereto; and
	that I understand that under the North Carolina Tobacco Reserve Fund and Escrow Act, N.C. Gen. Stat. §66-290 et seq. arette or stick is a "unit sold." N.C. Gen. Stat. §66-291 (10).
I certify that the cigarette	that there wereunits sold by Tobacco Product Manufacturer in North Carolina in 2024 and TPM's deposit total for 2024 cigarette sales is \$ There is credit balance of \$ for 2024 e sales.
I repres	ent on behalf of the TPM the following:
1.	TPM completed this Certification, answered all questions and prepared all Attachments and Documents completely, accurately and truthfully.
2.	TPM appointed and will continuously maintain a process service agent within the State of North Carolina.
3.	TPM filed a certified copy of the instrument appointing the process service agent with the Secretary of State and the Attorney General as evidenced by the documentation included with this Application/Certification.
4.	TPM submitted, on or before April 30th (in each year its Brands were sold in the State of North Carolina) and will continue to submit an Annual Certification to the Office of the Attorney General in accordance with N.C. Gen. Stat. §§ 66-291 and 66-294.
5.	TPM will notify the Office of the Attorney General of any proposed changes affecting the list of Brands the TPM offers for sale at least 30 days prior to the change via a Supplemental Certification and will not sell or deliver, directly or indirectly, a Brand into North Carolina until applicant receives written notification of approval.
6.	TPM has made all escrow payments required under N. C. Gen. Stat. § 66-291.
7.	Neither the TPM, its predecessors nor any of its officers, directors and employees have been involved with any tobacco product that has failed to comply with the Escrow or Brand Listing laws in North Carolina or any other State, unless this information has been disclosed and explained as a part of this Application/Certification.
8.	TPM is adequately capitalized and has sufficient assets to comply with all escrow requirements for the Brands which applicant requests be listed on the Approved Tobacco List. TPM/Applicant understands that a fraudulent statement concerning the financial capability of the TPM/Applicant designed to induce the State of North Carolina to approve the TPM/Applicant as a Compliant NPM and add the TPM/Applicant and its Brands to the Approved Tobacco List may be considered a violation of North Carolina laws, including but not limited to the Unfair and Deceptive Trade Practices Act.
9.	TPM submitted and received written approval of an escrow agreement and any amendments in the form required by the State of North Carolina and such agreement is attached hereto; or

10.	TPM submits, attached to this Application/Certification, a and subject to approval by the North Carolina Attorney Go	nn Escrow Agreement in the form required by North Carolina eneral's Office.	
11.	. TPM is currently in compliance with all applicable laws. Complete, true and accurate copies of documents necessary to support this claim are attached and incorporated herein as part of this Application/Certification as Documents through		
12.	TPM is the appropriate entity to pay escrow for the Brandany claims that may arise related to the Brand(s).	d(s) contained in this Application/Certification and to defend	
13.	Fire Safety Standard and Firefighter Protection Act. The	na any cigarette that is not compliant with the North Carolina Brands sought to be certified in this application are fire safe Safety Standard and Firefighter Protection Act.	
14.	TPM will promptly update this Application/Certification information provided herein.	n in writing if any changes or modifications occur to the	
15.	reporting requirements to the N.C. Department of Revenue	rent All Cigarette Trafficking Act (PACT Act), including all e and the N.C. Attorney General's Office, as the Act applies to obacco products in or into the State of North Carolina. TPM or other legal action.	
16.		all escrow deposit obligations for the Brands listed in this fication that TPM is released by the North Carolina Office of listed in the Application/Certification.	
17.	The TPM consents to being sued in North Carolina Su enforcing any provisions of the North Carolina General St	perior Court for the purpose of the State of North Carolina atutes and the application of North Carolina law.	
7	THIS AFFIDAVIT MUST BE SIGNED	AND DATED BEFORE A NOTARY	
Ιŀ	IEREBY CERTIFIY:		
		Signature of Affiant Officer for Tobacco Product Manufacturer	
	ated:, 20		
	ate of		
Co	ounty of		
Sv	vorn to and subscribed before me on this day of		
		Notary Public	
		(Print Name)	
(S	EAL)	My Commission Expires:	

ATTACHMENT 1 to Section A, Part 5, Question 1

TPM Name:	

BRAND IDENTIFICATION:

A/R	D	BRAND NAME	TRADEMARK OWNER	FABRICATOR	2024 UNITS SOLD (thru 12/31/2024)	2024 UNITS SOLD (thru App. date)
R		THEO	Smith Tobacco Holding Corp.	Jones Tobacco Company	20,000,000	40,000,000
				TOTAL:		

^{*} A= Add a Brand; R= Retain as a Listed Brand; D= Delete a Brand Copy and attach if additional space required.

ATTACHMENT 2 to Section A, Part 5, Question 3

TPM Name:	

DISTRIBUTOR INFORMATION:

Distributor's Name	Contact Name	Address/ Street & E-mail	Telephone Number	Units Sold	Date of Shipment
XYZ Company	John Doe	318 ABC Lane, ZEE, NC	999-9999	10	1/1/24

Copy and attach if additional space required

SECTION B:

TOBACCO IMPORTER ANNUAL APPLICATION AND ACCEPTANCE OF JOINT-AND-SEVERAL LIABILITY 2025

<u>INSTRUCTIONS</u>: COMPLETE THIS "SECTION B" FORM IF THE IMPORTER IS AN ENTITY DIFFERENT THAN THE TPM AND IS ON THE MULTI-ENTITY ESCROW AGREEMENT AND/OR IF THE IMPORTER IS REQUIRED TO UNDERTAKE JOINT AND SEVERAL LIABILITY FOR THE PERFORMANCE OF A TPM LOCATED OUTSIDE THE UNITED STATES.

Part 1: Importer Information					
Business Name:			Date:		
Address:					
City:	State:		Zip:		Country:
Telephone:	1	Fax Number:		Email	Address:
Contact Person:					
Physical Address (if different from abo	ve):				
Is the Company represented by Counse	el: 🗆 Y	es 🗆 No			
IDENTIFICATION OF COUNSEL Counsel's Name:			Firm Name:		
Address:					
City:	State:		Zip:		Country:
Telephone Number:		Fax Number:	1	Email A	Address:
FEDERAL TOBACCO IMPORTER PERMIT NUMBER:					
A copy of the permit issued by the U. S. Department of Treasury, Tobacco Tax Bureau must be included with this form.					
FEDERAL EMPLOYER IDENTIFICATION NUMBER:					
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:					
Attach a copy of the current Articles of Incorporation, Certificate of Limited Partnership, Articles of Organization, or comparable applicable document, including any amendments. Attached					

Part 2: Authority t	o Sign				
If the Importer is an entity	other than an individuous owing that the person			limitation all partnerships and/or corporations: on has the authority to sign and make binding	:
Examples of documentation of person(s) authorized to			rate resolutions, ar	nd articles of incorporation showing the name(s	s)
☐ Attached					
Part 3: Non-Partic	ipating Manufa	cturer for Wh	om Liability	Is Accepted	
Business Name:			Contact Person:		
Address:			<u> </u>		
City:	State:		Zip:	Country:	
Telephone Number:		Fax Number:		Email Address:	
Part 4: Brand Fam	ilies Being Imp	orted For Nor	n-Participatin	ng Manufacturer	
Part 5: Importer C					
The Importer imports these	e cigarettes under: (ch	eck one)			
	ritten contract comm	encing	a	and expiring	
П	Oral contract or inform	nal agreement.			
If the cigarette brand fami	lies are imported und	er a written contrac	ct, a copy of that co	ontract must be included with this form.	
☐ Attached					
Part 6: Escrow Ag	reement				
The Importer has signed on a multi-entity escrow agreement for the benefit of the state of North Carolina:					
If the answer to the above question is "yes," then attach a copy of the multi-escrow agreement to this application unless the document has been provided in the TPM's annual certification application.					
Part 7: Complianc	<u>, </u>	. 11 11 11 11	i.c	11	
☐ Yes ☐No	•			obligation with respect to any state in the past?	
□Yes □No	2. Does any state have pending litigation against, or an unsatisfied judgment against the importer for escrow or penalties related to noncompliance with the state's laws?				

□Yes □No	3. Has a state or federal court, or a state or federal tobacco tax or tobacco control law or engaged in	l agency, determined that the importer has violated any unfair business practice or unfair competition?			
□Yes □No	4. Has the importer failed to submit or complete any required forms, documents, certifications, or notices in a timely manner or, to the satisfaction of the Attorney General?				
□Yes □No	5. Has the importer delivered or sold unlisted Bradistributors, wholesalers, affiliate businesses, the	ands into North Carolina directly, or indirectly through internet or any other means?			
□Yes □No	6. Has the importer advertised or sold Cigarettes/ or other delivery service to deliver Cigarettes/RY	RYO via the Internet or in catalogs and/or used the mail O to North Carolina consumers?			
□Yes □No	*	7. Does the importer intend to advertise or sell Cigarettes/RYO via the Internet or in catalogs and/or use the mail or other delivery service to deliver Cigarettes/RYO to North Carolina consumers?			
□Yes □No	8. Does the importer sell Cigarettes/RYO onto or Cigarettes/RYO onto an Indian Reservation locate	through a Stamping Agent or Distributor who sells the ed in North Carolina?			
☐ Attached ☐ Does Not Apply	9. For each "YES" answer above, attach document applicable, how/if the matter was resolved.	ntation explaining the circumstances and, where			
Part 8: Acceptance	of Joint and Several Liability				
In accordance with N.C. G	en. Stat. §66-294.2, for all sales of brands of cigare	ttes identified above occurring in the State of North			
_		Participating Manufacturer identified above for deposit			
		's fees imposed for escrow liability under N.C. Gen.			
Stat. §66-291, et seq., inclu	iding all quarterly payments that may be required by	y §66-294.1, et seq.			
INITIAL	INITIALS OF IMPORTER:				
Part 9: Consent to	Suit				
		rolina Superior Court for the purpose of the State of			
North Carolina enforcing a	any provisions of the North Carolina General Statute	es, Article 37, Chapter 66, §66-290 et seq.			
INITIA	LS OF IMPORTER:				
Part 10: Importer I	Registered Agent Information				
1. Name of Registered Age	ent and Mailing Address:	Name of Contact:			
		Telephone:			
		Fax:			
2 11 41 1	-1	Email:			
2. Has the Importer attached an original current year letter from the Registered Agent listed above accepting Appointment as Registered Agent on the company's letterhead? <i>The Registered Agent must provide 30 Day notice prior to resignation.</i> Yes No					
3. Has the Importer filed an instrument appointing a process service agent with the N.C. Secretary of State's Office and attached a copy of that filing to this application?					
□ Yes □ No					
4. Is the process service agent identified in the letter for above item 2 the same process service agent as the one in the instrument on file with the N.C. Secretary of State's Office? If not, the Importer must update the filing with the N.C. Secretary of State's Office.					
	□ Yes □ No				
Copy of updated filing attached. Yes Not applicable					
12 1 G —					

Part 1	1: Bonding			
Does th	e Importer submitting this form have a bond in place to scrow liability for sales made in North Carolina during			
If the ar	aswer to the preceding question is "yes," a copy of the bonded documents must be included with this form.			
Part 1	2: AFFIDAVIT OF IMPORTER			
the info	penalty of falsification, I,(print name), hereby certify that I have knowledge of rmation contained in this TOBACCO IMPORTER ANNUAL APPLICATION AND ACCEPTANCE OF JOINT-AND-AL LIABILITY 2025.			
I certify	that I am the(office or position or title) of the Importer.			
compan requirer	r understands that this annual application must be signed by a qualified company officer authorized to bind the applicant y. My position with the company and my actual authority to certify on behalf of the Importer meets the foregoing nents. Where the "Initial of Importer" appears in this annual application, I have placed my initials in the corresponding space initials bind the Importer.			
1.	Importer completed this Certification, answered all questions and prepared all Attachments and Documents completely, accurately and truthfully.			
2.	Importer appointed and will continuously maintain a process service agent within the State of North Carolina.			
3.	Importer filed a certified copy of the instrument appointing the process service agent with the Secretary of State and the Attorney General as evidenced by the documentation included with this Application.			
4.	Importer submitted, on or before April 30th (in each year its Brands were sold in the State of North Carolina) and will continue to submit an Annual Application to the Office of the Attorney General in accordance with N.C. Gen. Stat. §§ 66-291, 66-294, and 66-294.1.			
5.	Importer will notify the Office of the Attorney General of any proposed changes affecting the list of Brands the Importer offers for sale at least 30 days prior to the change via a Brand Addition or Brand Deletion form found at the North Carolina Attorney General's website http://www.ncdoj.com and will not sell or deliver, directly or indirectly, a Brand into North Carolina until applicant receives written notification of approval.			
6.	Importer and the TPM have made all escrow payments required under N.C. Gen. Stat. § 66-291.			
7.	Neither the Importer, its predecessors nor any of its officers, directors and employees have been involved with any tobacco product that has failed to comply with the Escrow or Brand Listing laws in North Carolina or any other State, unless this information has been disclosed and explained as a part of this Application.			
8.	Importer is adequately capitalized and has sufficient assets to comply with all escrow requirements for the Brands listed in this application. Importer understands that a fraudulent statement concerning the financial capability of the Importer designed to induce the State of North Carolina to approve the Importer as compliant and to add/retain the Brands to the Approved Tobacco List may be considered a violation of North Carolina laws, including but not limited to the Unfair and Deceptive Trade Practices Act.			
9.	Importer submitted and received written approval of an escrow agreement and any amendments in the form required by the State of North Carolina and such agreement is attached hereto unless provided by the TPM with its annual certification application; or			
10.	Importer submits, attached to this Application, an Escrow Agreement in the form required by North Carolina and subject to approval by the North Carolina Attorney General's Office.			
11.	Importer is currently in compliance with all applicable laws. As part of this Application, Importer has attached and incorporated herein complete, true and accurate copies of documents necessary to support this claim. Those attached Documents are labeled as Documentsthrough			

- 12. Importer, being jointly and severally liable with the NPM, is the appropriate entity to pay escrow for the Brand(s) contained in this Application and to defend any claims that may arise related to the Brand(s).
- 13. It is unlawful to offer for sale in the State of North Carolina any cigarette that is not compliant with the North Carolina Fire Safety Standard and Firefighter Protection Act. The Brands sought to be certified in this application are fire safe compliant with the North Carolina Fire Safety Standard and Firefighter Protection Act. http://www.ncdoi.com/osfm/FireSafetyPrograms.
- 14. Importer will promptly update this Application in writing if any changes or modifications occur to the information provided herein.
- 15. Importer agrees to comply with all requirements of the Prevent All Cigarette Trafficking Act (PACT Act), including all reporting requirements to the N.C. Department of Revenue and the N.C. Attorney General's Office, as the Act applies to all shipments, deliveries or sales of cigarettes or other tobacco products in or into the State of North Carolina. Importer acknowledges that failure to do so may result in de-listing or other legal action.
- 16. Importer assumes responsibility for all representations and all escrow deposit obligations for the Brands listed in this Application until Importer receives written notification that Importer is released by the North Carolina Office of the Attorney General from responsibility for the Brand(s) listed in the Application.
- 17. Importer consents to being sued in North Carolina Superior Court for the purpose of the State of North Carolina enforcing any provisions of the North Carolina General Statutes and the application of North Carolina law.

THIS AFFIDAVIT MUST BE SIGNED AND DATED BEFORE A NOTARY

I HEREBY CERTIFIY:	
Dated:, 20	Signature of Affiant Officer for Importer
State of	, County of
Sworn to and subscribed before me on this day of	, 20
	Notary Public
	(Print Name)
(SEAL)	My Commission Expires:

SECTION C:

Trademark Owner Certification Application

<u>Instructions</u>: Complete "Section C" if the Trademark Owner is an entity different from the TPM and (1) the Trademark Owner is a party to the Multi-Entity Escrow Agreement; or (2) for an initial TPM application or for a supplemental application, the Trademark Owner will be a party to the Multi-Entity Escrow Agreement.

Part 1: Trademark Owner Identification				
1. Provide the Following Identi	fication Information			
Company Name:				
Mailing Address:		Street Address (if different from mailing address)		
Name of person completing the	e application:			
Name of contact person (if diff	erent from above):			
Telephone Number:	Fax No:	Email Address:		
	resented by an Attorney?			
3. If Yes, then provide the Atto	rney's Name, Firm Name, and M			
Attorney's Telephone Number:	Attorney's Fax No.:	Attorney's Email Address:		
4. Does the Trademark Owner have an ATF (TTB) Permit or a NC Distributor License?				
5. If yes, provide the Permit N	umber and the Expiration Date f	or each permit/license:		
6. Copy of Applicable Permit(s)/License Attached?				

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Attach additional sheets as necessary for your answer(s).			
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	Attached	2. If "yes," attach documentation explaining in detail the circumstances and include the Brand involved, jurisdiction, parties, and status of the matter.	
	Not Applicable		
Part 5	5: Escrow Ag	greement History	
	Yes No	1. Is the trademark owner a party to a multi-entity Escrow Agreement approved as to form by the Office of the Attorney General? (If this is an Initial Application or Supplemental Application for a change of information, then mark the response to question 1 as "No"; mark question 2 as "Not Applicable"; and proceed to question 3.	
		IF YES: What is the date of that Agreement?	
	Attached	2. If "yes," attach a copy of the Escrow Agreement UNLESS the TPM has submitted a copy signed by you, the trademark owner, with the TPM's annual certification application. If the TPM has submitted the Escrow Agreement then check the "Not Applicable" box.	
	Not Applicable	the Escrow Agreement then check the Not Applicable box.	
	Attached	3. IMPORTANT: For an Initial Application or Supplemental Application, trademark owner must attach the Escrow Agreement as well as all documents, agreements, or contracts (e.g., entered into with the TPM) concerning the trademark owner's obligation to deposit escrow for sales in North Carolina.	
	Not Applicable	the 11 W) concerning the trademark owner's obligation to deposit escrow for sales in North Caronna.	
PAR	T 6: AFFIDA	VIT OF TRADEMARK OWNER	
	penalty of falsifica ation contained he	tion, I,(name), hereby certify that I have knowledge of the erein and in the accompanying 2025 Supplemental Trademark Owner Application/Certification of(Name of Trademark Owner).	
have th		(office or position or title) of the Trademark Owner and that I and the Trademark Owner in matters related to the information contained in the 2025 Supplemental	
Owner	Application/Certif Application/Certif	fication. I further certify that the Trademark Owner named in Part 1 of the 2025 Supplemental Trademark Fication, as of the date of the certification, is in full compliance with all applicable sections of Title 37, Carolina General Statute.	
I repres	sent on behalf of th	e Trademark Owner the following:	
1.		ner completed this Certification, answered all questions and prepared all Attachments and Documents urately and truthfully.	
2.	Trademark Own	er appointed and will continuously maintain a process service agent within the State of North Carolina.	
3.	Trademark Owner filed a certified copy of the instrument appointing the process service agent with the Secretary of State and the Attorney General as evidenced by the documentation included with this Application/Certification.		
4.	Trademark Owner submitted, on or before April 30th (in each year its Brands were sold in the State of North Carolina) and will continue to submit an Annual Certification to the Office of the Attorney General in accordance with N.C. Gen. Stat. §§ 66-291 and 66-294.		
5.			
6.	Trademark Own	er has not defaulted on any escrow payment under the Multi-Entity Escrow Agreement signed for the	

benefit of the State of North Carolina and all escrow payments required under N.C. Gen. Stat. § 66-291 have been made.

Neither the Trademark Owner, its predecessors nor any of its officers, directors and employees have been involved with any tobacco product that has failed to comply with the Escrow or Brand Listing laws in North Carolina or any other State, unless this information has been disclosed and explained as a part of this Application/Certification in Part 4 above. 8. Trademark Owner is adequately capitalized and has sufficient assets to comply with all escrow requirements for the Brands which applicant requests be listed on the Approved Tobacco List. The Trademark Owner understands that a fraudulent statement concerning the financial capability of the Trademark Owner designed to induce the State of North Carolina to approve the Trademark Owner as a Compliant NPM and add the Trademark Owner and its Brands to the Approved Tobacco List may be considered a violation of North Carolina laws, including but not limited to the Unfair and Deceptive Trade Practices Act. Trademark Owner has submitted and received written approval of an Escrow Agreement and any amendments in the form required by the State of North Carolina and such agreement is attached hereto unless provided by the TPM with its annual certification application; or, if this is an Initial Application or Supplemental Application, Trademark Owner has submitted the escrow agreement in the form required by North Carolina and subject to approval by the North Carolina Attorney General's Office. 10. Trademark Owner is currently in compliance with all applicable laws. The Trademark Owner represents that true and accurate copies of the documents necessary to support this claim are attached and incorporated herein as part of this Application/Certification. Those attached Documents are labelled as Documents through . 11. Trademark Owner is the appropriate entity to pay escrow for the Brand(s) contained in this Application/Certification and to defend any claims that may arise related to the Brand(s). 12. It is unlawful to offer for sale in the State of North Carolina any cigarette that is not compliant with the North Carolina Fire Safety Standard and Firefighter Protection Act. The brands sought to be certified in this application are fire safe compliant with the North Carolina Fire Safety Standard and Firefighter Protection http://www.ncdoi.com/osfm/FireSafetyPrograms. 13. Trademark Owner will promptly update this Application/Certification in writing if any changes or modifications occur to the information provided herein. 14. Trademark Owner assumes responsibility for all representations and all escrow deposit obligations for the Brands listed in this Application/Certification until Trademark Owner receives written notification that Trademark Owner is released by the North Carolina Office of the Attorney General from responsibility for the Brand(s) listed in the Application/Certification. 15. Trademark Owner consents to being sued in North Carolina Superior Court for the purpose of the State of North Carolina enforcing any provisions of the North Carolina General Statutes and the application of North Carolina law. THIS CERTIFICATION MUST BE SIGNED AND DATED BEFORE A NOTARY Dated: _______, 20___. Signature of Affiant Authorized Representative for Trademark Owner State of _____ County of _____

Notary Public

(Print Name)

(SEAL)

My Commission Expires: