State of Connecticut



Form TPM-2

Certification for Listing in the Connecticut Tobacco Directory as of July 1, 2017

(Rev. 09/17)

This application will not be processed or considered complete until all the information and documents required, either by the application form, the instructions to the application form, or by the request of the Department of Revenue Services (DRS) or the Office of the Attorney G

Ge	General State of Connecticut ("Attorney General"), have been submitted.				
	☐ Initial ☐ Supplemental				
Coi	mplete this form in blue or black ink only.				
	rt I: General Business and Ownership Information completion by participating manufacturers (PMs) and nonparticipating manufacturers (NPMs)				
Applicant tobacco product manufacturer identification ▶ Applicant:					
	Street address:				
•	Mailing address if different from above:				
	Telephone number:Facsimile (Fax) number:				
	Email address:				
	Website address:				
Name and title of authorized officer completing this certification:					
	Manufacturing plant(s) name and street address if different from above:				
	Manufacturing plant telephone number:				
	Manufacturing plant fax number:				
	Name, title, and telephone number of contact person at plant if different from above:				
	Attach a photograph or diagram of the manufacturing (fabricating) facility and indicate on the photograph or diagram where the equipment and facilities for manufacturing the cigarettes, if any, are located.				
2.	The undersigned certifies that as of the date of this certification, the applicant named above is a (initial one): Participating manufacturer (PM) as the term is defined in Section II(jj) of the Master Settlement Agreement (MSA) that has in the past generally performed and is currently generally performing its financial obligations under the MSA.				
	Nonparticipating manufacturer (NPM) that is in full compliance with Conn. Gen. Stat. §4-28i and implementing regulations including having made all required deposits into a qualified escrow fund for all the years beginning with calendar year 2000.				
3.	The applicant is the manufacturer (fabricator) of all of the brand families listed in this certification which are intended to be sold in the United States, including cigarettes intended to be sold in the United States through an importer.				
	► ☐ Yes ☐ No				

he applican	t is a successor of an e	ntity described in Question 3 or Question	4 above.
Yes The applica roduct man il document nanufacture	☐ No nt answered No to Quesufacturer as defined in Cation to support the app	stions 3, 4, and 5 above, explain the basis onn. Gen. Stat. §4-28h for each of the brand blicant's claim. If, for example, the applican manufacturers, explain and document the	for the applicant's claim that it is the tob families listed in this certification, and s t seeks to list brand families that are co
Yes f the applica product manuall document	□ No nt answered No to Quesufacturer as defined in Cation to support the apped by other participating	stions 3, 4, and 5 above, explain the basis onn. Gen. Stat. §4-28h for each of the brand blicant's claim. If, for example, the applican manufacturers, explain and document the	for the applicant's claim that it is the tol families listed in this certification, and s t seeks to list brand families that are co
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Attach additional sheet(s) as necessary to provide a complete response.

Form TPM-2 (Rev. 09/17) Page 2 of 12

	A.	Connecticut Tax Regis	stration Number assigned to ap	plicant by DRS:				
		Attach copies of all cu	rrent and valid licenses issued	to applicant by DRS.				
			DRS cigarette manufacturer's	manufacturer's license that will expire on Septer license expiring on that date and submitted the \$5				
		☐ Yes ☐ No						
	В.	U.S. Treasury, Tobacc	acco Tax Bureau (TTB) Permit Number as a manufacturer, if any:					
		U.S. Treasury, Tobacco Tax Bureau (TTB) Permit Number as an importer, if any:						
				nanufacturer, importer, or both under 26 U.S.C. § 5763, if the applicant has been issued such permit				
				attach an explanation describing why permits were ne company importing the product.	not issued and attach a			
	C.	Foreign PMs, NPMs,	or Importers only :					
		Is this applicant that in certain cigarettes)?	nported cigarettes into the Unite	ed States in compliance with 19 U.S.C. §1681a (R	equirements for entry of			
		☐ Yes ☐ No						
		Is the applicant that im 15 U.S.C. §1331 et se		ttes in compliance with the Federal Cigarette Labe	ing and Advertising Act,			
		☐ Yes ☐ No						
9.	Agı	reements with other P	Ms, NPMs, or affiliates: See in	nstructions.				
		Brand Family	PM, NPM, or Affiliate	Physical Address	Telephone Number			
	Nat	Nature of agreement(s):						
	_							
				nplete response. Attach a copy of each agreemen	ıt.			
10.		nkins Act reporting red						
		U.S.C. §375 et seq. in a	all states.	n compliance with all reporting and registration red				
		☐ Yes ☐ No (whice	ch should include any pending a	allegations of applicant's noncompliance in any ju	risdiction)			
			upon request by the Commission attach any related documents	oner or Attorney General, provide documentation ation.	to verify compliance in			

8. Licenses and permits

Form TPM-2 (Rev. 09/17) Page 3 of 12

Part II: Brand Family Identification

For completion by PMs and NPMs

1. Brand family identification

PMs complete Column A. NPMs complete Columns A through C. If required, attach samples of the actual packaging and labeling for each brand family of cigarettes the applicant seeks to have included in the Connecticut Tobacco Directory.

	Column A	Column B	Column C
	Brand Families Sought to Be Included in the	Units Sold to Consumers Within Connecticut During	Manufacturer of Brand Families Listed Include complete address information.
	Connecticut Tobacco Directory	Calendar Year 2016	
•			
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	Submit on CD or DVD a color photograph in A	dobe Acrobat (.pdf) software of the	e packaging and labeling.
	Samples of the actual packaging and labeling	must be submitted for each brand	I family not on the Connecticut Tobacco Directory as
	of July 1, 2016 and for each brand family for v		
2.	Cigarette information		
	Please indicate whether the following statem Question 1, Column A, by checking either Yes		rand families identified in your response to Part II,
	A. The cigarettes and their component parts	are in compliance with the require	ements of 21 U.S.C. §387g(a)(1). Yes No
	B. The cigarettes are in compliance with the	requirements of 21 U.S.C. §387k	(b)(2)(A)(ii).

3. Trademark holder(s)

Provide the name, address, and telephone number of the trademark holder(s) of each brand family listed above.

Brand Family	Trademark Holder and Contact Person	Physical Address	Telephone Number

Attach additional sheet(s) as necessary to provide a complete response.

Form TPM-2 (Rev. 09/17) Page 4 of 12

Part III: Additional Business Information

For completion by NPMs only

1. Organizational documents

See instructions for a list of documents required.

2. Officers, directors, and owners of applicant

Complete the table by listing all officers, directors, and owners of the applicant. An **owner** is any person with an equity interest of 10% or more in the applicant.

	Individual #1	Individual #2	Individual #3
Full name (first, middle, last)			
Street address			
Telephone number			
Fax number			
Date and place of birth			
Email address			
Title or relationship to applicant			
If owner, enter ownership interest (%)			
Is this individual an officer, director, or owner of any other PM or NPM?	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
If Yes , identify the PM(s) or NPM(s)			

Attach additional sheet(s) as necessary to provide a complete response.

3. Affiliates: See instructions.

Brand Family	Affiliate Name	Affiliate Street Address	Type of Business

Attach additional sheet(s) as necessary to provide a complete response.

4.	App	licant	info	rmation

Please indicate whether the following statements describe the applicant by checking either **Yes** or **No** after the statement. All references to cigarettes include roll-your-own (RYO) tobacco.

- A. The applicant sold cigarettes to consumers within Connecticut, whether directly or through a distributor, dealer, or similar intermediary or intermediaries, during calendar year 2016.

 Yes
 No
- B. The applicant made escrow deposits under Conn. Gen. Stat. §4-28i for cigarettes sold to consumers within Connecticut, whether directly or through a distributor, dealer, or similar intermediary or intermediaries, during calendar year 2016.

 Yes
 No

Form TPM-2 (Rev. 09/17) Page 5 of 12

Part IV: Marketing and Distribution Information

For completion by NPMs only

1. Tobacco products reclassified as cigarettes or roll-your-own (RYO) tobacco

List all tobacco products sold by the applicant that since January 1, 2016, have been reclassified as cigarettes or as RYO by a federal agency or by a state or local government. Attach additional sheet(s) as necessary to provide a complete response.

Name of Federal, State, or Local Governmental Entity That Reclassified the Tobacco Product as a Cigarette or RYO Tobacco	Government Entity's Street Address	Date of Reclassification
	or Local Governmental Entity That Reclassified the Tobacco Product as a	or Local Governmental Entity That Reclassified the Tobacco Product as a Government Entity's Street Address

2. Distributors

List the name and address of every distributor that, during calendar year 2016, purchased or handled 10% or more of the applicant's gross cigarette (including RYO) sales for that brand family in Connecticut. Attach additional sheet(s) as necessary to provide a complete response.

Brand Family	Distributor	Physical Address	Stamper
			Yes No
			Yes No 🗆
			Yes No

3. Compliance with Conn. Gen. Stat. § 4-28m(3)(c)

The nonparticipating manufacturer identified in Part I, must provide the following information:

1.	Total nationwide cigarette sales on which federal excise tax was paid in the preceding calendar year (2016)
	If the manufacturer identified in Part I is a domestic tobacco product manufacturer, a copy of the Tobacco Tax Bureau Form 5210.5
	supporting the total sales number must be attached to this certification

If the manufacturer identified in Part 1 is a foreign tobacco product manufacturer, a copy of Tobacco Tax Bureau Form 5220.6 supporting the total sales number **must** be attached to this certification.

2. Sum of all nationwide cigarette sales reported pursuant to 15 U.S.C. § 376 and all intrastate sales during the preceding calendar year (2016) ________.

The applicant must attach all PACT Act reports filed with any state, as well as invoices for all intrastate sales that contribute to the total cigarette sales identified in (2).

Failure to attach all supporting documention to the application may result in exclusion from the Connecticut tobacco directory.

If (1) exceeds (2) by more than 2.5%, attach a detailed factual explanation of the reason for the discrepancy and include any verifying documentation.

Form TPM-2 (Rev. 09/17) Page 6 of 12

Part V: Manufacturing and Compliance Information

For completion by NPMs only

1. Manufacturer(s)

For each brand family, list the name and address of the manufacturer(s) (fabricator(s)) of the cigarettes if other than the applicant. Include all company names and addresses used by the manufacturer(s) in making cigarettes for sale in the United States.

Brand Family	Manufacturer	Physical Address

Attach additional sheet(s) as necessary to provide a complete response.

2. Importer(s)

For each brand family, list the name and address of the importer(s) of the cigarettes if other than the applicant.

Brand Family	Importer	Physical Address

Attach additional sheet(s) as necessary to provide a complete response.

3. Health warning rotation plan

For each brand family, list the name and address of the entity which filed a Cigarette Health Warning rotation plan with the Federal Trade Commission before the cigarettes were distributed in the United States. For each brand family, attach the Federal Trade Commission's written approval of the applicant's annual Cigarette Health Warning rotation plan.

Brand Family	Filer	Physical Address

Attach additional sheet(s) as necessary to provide a complete response.

Form TPM-2 (Rev. 09/17) Page 7 of 12

4. Ingredient reporting

For each brand family, list the name and address of the entity which 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 copies of all certificates of compliance received from the U.S. Department of Health and Human Services for the applicant's annual ingredient reporting required by the Federal Cigarette Labeling and Advertising Act, 15 U.S.C. §1335a.

Brand Family	Submitter	Physical Address

Attach additional sheet(s) as necessary to provide a complete response.

5. Cigarette packaging

For each brand family, list the name and address of the person, company, or entity that placed the cigarettes into packages with the U.S. Surgeon General's warnings.

Brand Family	Packager	Physical Address

Attach additional sheet(s) as necessary to provide a complete response.

Form TPM-2 (Rev. 09/17) Page 8 of 12

Part VI: Disclosure of Prior and Pending Enforcement Actions and Prior and Pending Determinations Affecting Applicant or Affiliates

For completion by NPMs only

1.	Enforcement actions banning or enjoining sales
	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3 ever had any of its cigarette brand families banned or enjoined from being sold in one or more states by any state or federal court or by any state or federal agency ruling or determination? Also answer Yes if any action to ban or enjoin such sales is pending.
	□ No
	Yes, and the details are attached to this certification. See instructions.
2.	Denial of listing
	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, or any cigarette brand family of the applicant or of any person or affiliate listed in the applicant's response to Part II Question 2, or Part III, Question 2 or Question 3, ever been denied listing on or removed from any state tobacco directory? Also answer Yes if any action to deny such listing or to remove from such directory is pending.
	□ No
	Yes, and the details are attached to this certification. See instructions.
3.	Unfair business practice or competition
	Has a state or federal court ever entered a judgment finding that the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, engaged in an unfair business practice or unfair competition relating to the sale of tobacco products? Also answer Yes if any judicial proceeding to determine whether the applicant engaged in an unfair business practice or unfair competition relating to the sale of tobacco products is pending.
	□ No
	☐ Yes, and the details are attached to this certification. See instructions.
4.	Convictions
	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, ever been convicted of any crime under federal, state, or foreign laws in connection with the sale of cigarettes? Also answer Yes if any such criminal prosecution is pending.
	□ No
	☐ Yes, and the details are attached to this certification. See instructions.
5.	Denials, suspensions, or revocations of permits or licenses
	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, ever been denied a permit, license, or any other authorization to engage in any business relating to the sale of cigarettes by any government entity (federal, state, local, or foreign) or ever had any such permit, license, or other authorization revoked suspended, or otherwise terminated? Also answer Yes if the denial, revocation, suspension, or other termination of such a permit license, or other authorization is pending.
	□ No
	☐ Yes, and the details are attached to this certification. See instructions.

Form TPM-2 (Rev. 09/17) Page 9 of 12

Qualified escrow fund statute compliance

6.	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, ever been the subject of a claim by any state that it has not made adequate or timely escrow deposits as a nonparticipating manufacturer under Conn. Gen. Stat. §4-28i or any comparable statute of another state? Also answer Yes if any such claim is pending.
	□ No
	Yes, and the details are attached to this certification. See instructions.
7.	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, ever been involved as an officer, director, or owner of any tobacco manufacturer or affiliate that has ever been the subject of a claim by any state that it has not made adequate or timely escrow deposits as a nonparticipating manufacturer under Conn. Gen. Stat. §4-28i or any comparable statute of another state? Also answer Yes if any such claim is pending.
	□ No
	Yes, and the details are attached to this certification. See instructions.
8.	Has the applicant or any person or affiliate listed in the applicant's response to Part II, Question 3, or Part III, Question 2 or Question 3, ever entered into any agreement or settlement with any state relating to whether it has made adequate or timely escrow deposits as a nonparticipating manufacturer under Conn. Gen. Stat. §4-28i or any comparable statute of another state? Also answer Yes if any such agreement or settlement is pending.
	□ No
	Yes, and the details are attached to this certification. See instructions.

Part VII: Imported Cigarettes: Documentation and Verification

For completion by NPMs only

1. U.S. Customs documents

If the cigarettes that the applicant sells or intends to sell are not made in the United States, provide the following documents listed in A through C:

- A. A copy of the sworn statement(s) of the original manufacturer that it will timely submit ingredients to the U.S. Secretary of Health and Human Services as required by 19 U.S.C. §1681a(c)(1);
- B. A copy of the importer's certificate(s) under penalty of perjury as required by 19 U.S.C. §1681a(c)(2) regarding the precise format of warnings and the rotation plan for health warnings; **and**
- C. A copy of the trademark holder's certificate(s) under penalty of perjury that it has not withdrawn consent to import into the United States as required by 19 U.S.C. §1681a(c)(3)(A) or a copy of the importer's certificate(s) under penalty of perjury that the trademark owner has not withdrawn consent to import into the United States as required by 19 U.S.C. §1681a(c)(3)(B).

Form TPM-2 (Rev. 09/17) Page 10 of 12

Part VIII: NPM Applicant Certification

For completion by NPMs or their importer(s).

1. Agent for service of process

Α.	NPM	
Л.	INI IVI	

If the applicant answered **No** to Questions 1A, a and b above, the applicant must appoint a resident agent for service of process by submitting a completed **Form TPM-4**, *Notice of Appointment of Registered Agent and Registered Agent's Statement*, to the Attorney General and attach. The applicant must complete the front of Form TPM-4 and the registered agent must complete the back of Form TPM-4.

B. NPM Importer(s)

- b. Is the importer(s) a nonresident or foreign importer that has registered with the Secretary of the State to do business in Connecticut under Title 33 or Title 34 of the Connecticut General Statutes as a foreign corporation or business entity?

If the NPM importer(s) answered **No** to Questions 1B, a and b above, the NPM importer **must** appoint a resident agent for service of process by submitting a completed Form TPM-4 to the Attorney General and attach a copy with the NPM's TPM-2 filing. The NPM importer **must** complete the front of Form TPM-4.

2. Qualified escrow fund

Applicant certifies that as of the date of this certification:

- A. The applicant has established and continues to maintain a qualified escrow fund for the State of Connecticut.

 Yes
 No

The NPM must attach a copy of their current escrow agreement.

The NPM must certify satisfaction of all of the requirements referenced above regarding the qualified escrow fund to be eligible for listing in the Connecticut Tobacco Directory.

3. Qualified escrow fund deposit and withdrawal history for the State of Connecticut

Indicate whether the withdrawal is of interest only (I) or principal (P).

Date	Deposit	Withdrawal	Balance

Attach additional sheet(s) as necessary to provide a complete response.

Form TPM-2 (Rev. 09/17) Page 11 of 12

Part IX: Declaration, Acknowledgment, and Signature

For completion by PMs and NPMs

Under penalty of criminal prosecution under the laws of Connecticut, I declare and acknowledge that:

- 1. I have read the instructions for this certification for listing in the Connecticut Tobacco Directory.
- 2. I understand that the Attorney General or the Department of Revenue Services (DRS) may require additional information or documentation, or both, to determine if the applicant qualifies for listing in the Connecticut Tobacco Directory.
- 3. Applicant will immediately notify the Attorney General and DRS if, before a determination is made by DRS to include the applicant and its brand families in the Connecticut Tobacco Directory, any information on this certification changes.
- 4. I represent and warrant that I am an officer of the applicant authorized to bind the applicant.
- 5. I have examined this application form, including attachments and supporting documents, and, to the best of my knowledge and belief, this application form, including attachments and supporting documents, is true, correct, and complete.

Name of authorized officer:	Title:
Email address:	Telephone:
Signature of authorized officer:	Date:
State of	
County of	
Country of	
On, before me,, perso	, personally appeared nally known to me (or proved to me on the basis of satisfactory evidence)
to be the person whose name is subscribed to the within instr	ument and acknowledged to me that he or she executed the same in his on the instrument the person or the entity upon behalf of which the person
Witness my hand and official seal.	
Signature:	
My commission expires:	
This application form must be filed at both of the following ac	ddresses:

File the original with:

Department of Revenue Services
Attn: Tax Division Chief, Audit Division
Excise/Public Services Subdivision
450 Columbus Blvd Ste 1
Hartford CT 06103-1837

File a copy with:
Office of the Attorney General
Finance Department
PO Box 120
Hartford CT 06141-0120

Form TPM-2 (Rev. 09/17) Page 12 of 12