



OFFICE OF THE ATTORNEY GENERAL
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Idaho Quarterly Certificate of Escrow Funding Compliance for 2014 Sales

Please note: Non-Participating Manufacturers that are required to make quarterly escrow deposits must use this report. Non-Participating Manufacturers reporting annually instead of quarterly should use the Idaho Annual Certificate of Escrow Funding Compliance form. See the attached instructions for further details regarding which Non-Participating Manufacturers must make quarterly escrow deposits.

Part 1: Non-Participating Manufacturer Identification

Company Name: _____

Physical Address: (street address only; no post office box):

Mailing Address (if different from above):

Phone: _____ FAX: _____

Email Address: _____

Website Address: _____

FEIN: _____

Name of Person Completing Certification: _____

Title: _____

Part 2: Quarter Being Reported

The sales year for this Idaho Quarterly Escrow Certificate of Escrow Funding Compliance is the **calendar year 2014**. The quarter being reported is (check one):

January 1, 2014 – March 31, 2014

July 1, 2014 – September 30, 2014

April 1, 2014 – June 30, 2014

October 1, 2014– December 31, 2014

**IDAHO QUARTERLY CERTIFICATE OF ESCROW FUNDING COMPLIANCE FOR
2014 SALES – 1 of 3**

(revised 3-4-14)

Part 3: Units Sold for Quarter Indicated

Indicate the number of Units Sold (an individual cigarette from a pack that bears an Idaho cigarette tax stamp or .09 ounces of roll-your-own tobacco equals one Unit Sold) by the above-named Non-Participating Manufacturer, whether directly or through a distributor, retailer, or similar intermediary or intermediaries for the 2014 quarter indicated in Part 2, and write that amount here:

A. _____

Part 4: Quarterly Escrow Payment Amount

Calculate the appropriate quarterly escrow deposit amount. Multiply the number of Units Sold listed in part 3.A. by \$0.0308783 and write that amount here.*

A. _____

The amount in 4.A is the amount that must be deposited on behalf of the State of Idaho in the above-named Non-Participating Manufacturer’s Qualified Escrow Fund within 30 days of the end of the quarter specified.

Part 5: Financial Institution/Escrow Information

Name of Qualified Escrow Fund Financial Institution: _____

Authorized Escrow Agent Contact Name and Title: _____

Physical Address: _____

Mailing Address: _____

Phone number: _____ Fax number: _____

Qualified Escrow Fund Account Number: _____

Qualified Escrow Fund Idaho Subaccount Number: _____

* Idaho Code § 39-7803(b)(1) requires payments to be “adjusted for inflation.” Idaho Code § 39-7802(a) defines “adjusted for inflation” as cumulative increases “in accordance with the formula for inflation adjustment set forth in Exhibit C to the Master Settlement Agreement.” Each year, this figure increases 3% or the actual inflation rate, which ever is greater. Because the actual inflation rate cannot be determined until the end of 2013, tobacco product manufacturers required to make quarterly escrow payments will be required, in their quarterly escrow payments, to deposit an amount that has been cumulatively adjusted for inflation by 3%. When the adjusted for inflation rate for 2014 has been determined, manufacturers will be advised and then have until April 15, 2015, to deposit any additional money, if necessary, to satisfy the actual adjusted for inflation amount under the Act. The 2014 cumulative adjusted for inflation rate, increased by 3%, is 63.82651%. Multiplying the base escrow deposit amount, \$.0188482, by the cumulative adjusted for inflation rate, 63.82651%, equals the cumulative inflation adjustment amount of \$.0120301. Adding the base escrow deposit amount, \$.0188482, to the cumulative inflation adjustment amount, \$.0120301, equals \$.0308783.

Attached is a copy of the financial institution's receipt or other proof of deposit from the Escrow Agent of the proper escrow payment. Pursuant to Idaho Code §39-8403(1)(c)(iv)(3) the Office of the Attorney General requires verification from the financial institution of the amount and date of deposit to be attached.

Part 6: Certification

The above-named Non-Participating Manufacturer certifies that (initial all four):

_____ It has previously submitted an Idaho Non-Participating Manufacturer Certificate of Compliance to the Office of the Attorney General. Date submitted: _____

_____ Its Qualified Escrow Fund complies with Idaho Code §§ 39-7802(f) and 39-8403(1)(c);

_____ Any escrow funds held or to be held in its Qualified Escrow Fund on behalf of the State of Idaho are or will be held in a separate segregated account, separate and apart from escrow funds held on behalf of any other beneficiary; and

_____ There is no security interest, as defined by Idaho Code § 28-1-201(35), that has been granted in or has attached or is otherwise applicable to any escrow funds held or to be held in the Non-Participating Manufacturer's Qualified Escrow Fund on behalf of the State of Idaho.

Part 7: Authorized Designee and Representation

This document must be signed and dated by an authorized representative of the above-identified Non-Participating Manufacturer before a notary public as follows:

Under penalty of perjury, I certify and declare that all of the statements and information contained in this Idaho Quarterly Certificate of Escrow Funding Compliance for 2014 Sales, including attachments, if any, are true, correct, accurate and complete in every particular, and that I am a person authorized to bind the above-identified Non-Participating Manufacturer either under the laws of the State of Idaho or of the jurisdiction where the manufacturer resides or is organized. Any violation of these requirements is a basis for removal of the Non-Participating Manufacturer and/or its Brand Families from the Attorney General's Directory.

Authorized Designee: _____ Title: _____

Signature of Designee: _____ Date: _____

Subscribed and sworn to before me on this date: _____

Signature of Notary Public: _____

City or County of: _____

Printed Name of Notary Public: _____

My Commission expires: _____

Seal:



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Instructions for Idaho Quarterly Certificate of Escrow Funding Compliance for 2014 Sales

General Information

Who must file an Idaho Quarterly Certificate of Escrow Funding Compliance?

Any Non-Participating Manufacturer whose Cigarettes are sold in the State of Idaho, whether directly or through any distributor, retailer, or similar intermediary, must execute and deliver an Idaho Certificate of Escrow Funding Compliance (Idaho Escrow Certificate) to the Office of the Attorney General.

Non-Participating Manufacturers that must submit an Idaho Quarterly Certificate of Escrow Funding Compliance (Idaho Quarterly Escrow Certificate) on a quarterly basis to the Attorney General are Non-Participating Manufacturers who: have not previously established and funded a Qualified Escrow Fund in Idaho; have not made any escrow deposits for more than one year; have failed to make a timely and complete escrow deposit for any prior calendar year; have failed to pay any judgment, including any civil penalty; or have sold more than 1,600,000 of their Cigarettes during a quarter. Additionally, the Attorney General may require quarterly escrow deposits from a Non-Participating Manufacturer if the Attorney General has reasonable cause to believe the Non-Participating Manufacturer may not make its full required escrow deposit by April 15th of the year following the year in which the Cigarettes sales were made.

The Idaho Annual Escrow Certificate and the Idaho Quarterly Escrow Certificate and information about their applicability are located at:

<http://www.ag.idaho.gov/tobacco/tobaccoIndex.html>

Please note: The Idaho Quarterly Escrow Certificate (or the Idaho Annual Escrow Certificate, as applicable) is in addition to Idaho's Tobacco Product Manufacturer Certificate of Compliance that all Tobacco Product Manufacturers must execute and deliver to the Office of the Attorney General before Cigarettes of the Tobacco Product Manufacturer may be sold in the State of Idaho and annually thereafter. The Idaho Quarterly Escrow Certificate and instructions for completing it are located at the Internet address noted above.

INSTRUCTIONS FOR IDAHO QUARTERLY CERTIFICATE OF ESCROW FUNDING COMPLIANCE FOR 2014 SALES INSTRUCTIONS – 1 of 4

(revised 3-4-14)

When is the Idaho Quarterly Escrow Certificate due?

Idaho Quarterly Escrow Certificates are due forty (40) days after the end of each quarter as set out below.

Quarter	Report Due Date
January 1 – March 31	May 10
April 1 – June 30	August 9
July 1 – September 30	November 9
October 1 – December 31	February 9

If a due date falls on a weekend or a holiday, the due date moves to the next Monday or Tuesday, as applicable.

To whom must the Idaho Quarterly Escrow Certificate be delivered?

Mail the original Idaho Quarterly Escrow Certificate and a complete copy of all supporting documents to:

OFFICE OF THE ATTORNEY GENERAL
Consumer Protection Division
954 W. Jefferson, 2nd Floor
P. O. Box 83720
Boise, ID 83720-0010
Attention: Tobacco Enforcement

If convenient, a signed Report may be scanned and e-mailed to: TobaccoEnforcement@ag.idaho.gov.

Definitions¹

(a) "Cigarette" has the same meaning given the term in Idaho Code § 39-7802(d), and includes any product that contains nicotine, is intended to be burned or heated under ordinary conditions of use, and consists of or contains (1) any roll of tobacco wrapped in paper or in any substance not containing tobacco; or (2) tobacco, in any form, that is functional in the product, which, because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette; or (3) any roll of tobacco wrapped in any substance containing tobacco which, because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette. The term "cigarette" includes "roll-your-own" tobacco (i.e., any tobacco which, because of its appearance, type, packaging, or labeling is suitable for use and likely to be offered to, or purchased by, consumers as tobacco for making cigarettes). For purposes of this definition of "cigarette," 0.09 ounces of "roll-your-own" tobacco shall constitute one (1) individual "cigarette."

¹ Defined terms are capitalized throughout these instructions and the Idaho Quarterly Escrow Certificate.

(b) "Directory" means the Directory of Compliant Tobacco Product Manufacturers and Brand Families as provided for by Idaho Code § 39-8403(2).

(c) "Non-Participating Manufacturer" has the same meaning given the term in Idaho Code § 39-8402(5) and includes any Tobacco Product Manufacturer that is not a Participating Manufacturer.

(d) "Participating Manufacturer" has the same meaning given the term in Idaho Code § 39-8402(6) and includes any Tobacco Product Manufacturer that has joined the Master Settlement Agreement.

(e) "Qualified Escrow Fund" has the same meaning given the term in Idaho Code § 39-7802(f) and includes an escrow arrangement with a federally or state-chartered financial institution having no affiliation with any Tobacco Product Manufacturer and having assets of at least one billion dollars (\$1,000,000,000) where such arrangement requires that such financial institution hold the escrowed funds' principal for the benefit of releasing parties like the State of Idaho and prohibits the Tobacco Product Manufacturer placing the funds into escrow from using, accessing or directing the use of the funds' principal except as consistent with Idaho Code § 39-7803 of the Idaho Tobacco Master Settlement Agreement Act.

(f) "Tobacco Product Manufacturer" has the same meaning given the term in Idaho Code § 39-7802(i) and includes an entity that directly manufactures Cigarettes anywhere that such manufacturer intends to be sold in the United States, including Cigarettes intended to be sold in the United States through an importer

(g) "Units Sold" has the same meaning given that term in Idaho Code § 39-7802(j) and includes the number of individual cigarettes sold in the state by the applicable Tobacco Product Manufacturer (whether directly or through a distributor, retailer or similar intermediary or intermediaries) during the year in question, as measured by excise taxes collected by the state on packs (or "roll-your-own" tobacco containers) bearing the excise tax stamp of the state or on unstamped "roll-your-own" tobacco containers, with each nine one-hundredths (0.09) ounces of "roll-your-own" tobacco equaling one (1) unit sold.

Specific Instructions

Part 1: Non-Participating Manufacturer's Identification. Identify the Non-Participating Manufacturer's name, physical, mailing, email, and Website addresses and telephone and fax numbers. Also identify the name and title of the person completing the Idaho Quarterly Escrow Certificate who will serve as the contact person for the manufacturer.

Part 2: Quarter Being Reported. The 2014 quarter must be indicated.

Part 3: Units Sold for Quarter Indicated Write the number of Units Sold by the Non-Participating Manufacturer in Idaho for the quarter indicated. A Unit Sold equals an individual cigarette from a pack that bears an Idaho cigarette tax stamp or .09 ounces of roll-your-own tobacco.

Part 4: Quarterly Escrow Payment Amount. Multiply the number of Units Sold listed in Part 3.A. by the indicated escrow deposit rate per Unit Sold. This is the deposit to be paid into the Non-Participating Manufacturer's Qualified Escrow Fund for the quarter indicated.

Part 5: Financial Institution/Escrow Information. The Non-Participating Manufacturer must identify (i) the name, address and telephone and fax number of the financial institution where it has established a Qualified Escrow Fund; and (ii) the account number of the Qualified Escrow Fund and the sub-account number for the benefit of Idaho. A copy of a receipt or other proof of deposit from the financial institution must be attached to the Idaho Quarterly Escrow Certificate provided to the Office of the Attorney General.

Part 6: Certification The Non-Participating Manufacturer must certify four things: (1) it has previously submitted an Idaho Non-Participating Manufacturer Certificate of Compliance; (2) its Qualified Escrow Fund complies with Idaho Code §§ 39-7802(f) and 39-8403(1)(c); (3) any escrow funds held or to be held in its Qualified Escrow Fund on behalf of the State of Idaho are or will be held in a separate segregated account, separate and apart from escrow funds held on behalf of any other beneficiary; and (4) no security interest, as defined by Idaho Code § 28-1-201(35), has been granted in or has attached or is otherwise applicable to any escrow funds held or to be held in the Non-Participating Manufacturer's Qualified Escrow Fund on behalf of the State of Idaho.

Part 7: Authorized Designee and Representation. The person executing the Idaho Quarterly Escrow Certification must be authorized to bind the Non-Participating Manufacturer identified in Part 1. The authorized designee's name and title must be printed, and the Idaho Quarterly Escrow Certification must be executed in the presence of an authorized notary.