ASSURANCE OF VOLUNTARY COMPLIANCE

This Agreement is entered into effective March 1, 2010 by Santa Fe Natural Tobacco Company, Inc. (SFNTC) and the Signatory States through their respective Attorneys General.

WHEREAS, SFNTC advertises some of its Natural American Spirit brand cigarettes and roll your own (RYO) tobacco as containing "organic" and/or "100% organic" tobacco; and

WHEREAS, the Attorneys General allege that consumers may be misled by this advertising and believe that "organic" or "100% organic" is safer or less harmful than other tobacco; and

WHEREAS, SFNTC does not have competent, reliable, scientific evidence that organic tobacco is safer or less harmful than other tobacco; and

WHEREAS, the Attorneys General believe that the advertisements are deceptive and misleading in violation of the Master Settlement Agreement and Consent Decree as well as various state consumer protection laws; and

WHEREAS, SFNTC believes that the advertisements are true and not misleading because SFNTC uses exclusively tobacco that is certified under the National Organic Program of the United States Department of Agriculture to manufacture its Natural American Spirit brand cigarettes made with organic tobacco and organic roll your own tobacco, and thus are not deceptive; and

WHEREAS, the parties have determined that it is the interest of all parties to enter into this Agreement rather than proceed to litigation; and
WHEREAS, the parties wish to completely settle, release and discharge all claims under the MSA and the Consent Decree, as well as state consumer protection statutes that relate to the legality of advertising cigarettes or RYO tobacco as containing “organic” or “100% organic” tobacco; and

WHEREAS, this Agreement constitutes a good faith settlement of the dispute and disagreement between the parties relating to the advertising of “organic tobacco”;

NOW, THEREFORE, in consideration of their mutual agreement to the terms of this Agreement, and other such consideration described herein, the sufficiency of which is hereby acknowledged, the parties, acting by and through their attorneys, stipulate and agree as follows:

A. DEFINITIONS

For purposes of this Agreement, the following definitions shall apply:

1. “Advertisement” shall mean any written or oral statement, illustration, or depiction that is designed to effect a sale or create interest in the purchasing of any product, including but not limited to a statement, illustration or depiction in or on a brochure, newspaper, magazine, freestanding insert, pamphlet, leaflet, circular, mailer, book insert, letter, coupon, catalog, poster, chart, billboard, transit advertisement, point of purchase display, specialty or utilitarian item, sponsorship material, package insert, film, slide, or on the Internet or other computer network or system.

2. “Tobacco product” shall mean cigarettes, cigars, cigarillos, little cigars, smokeless tobacco, cigarette tobacco, roll your own tobacco, pipe tobacco, and any other product made or
derived from tobacco that is intended for human consumption, including any component, part, or accessory of a tobacco product.

3. “Clearly and prominently” shall mean:

   a. In black type on a solid white background, or in white type on a solid red background, or in any other color combination that would provide an equivalent or greater degree of print contrast that is objectively determined by densitometer or comparable measurements of the type and the background color. The color of the ruled rectangle shall be the same color as that of the type; and

   b. Centered, both horizontally and vertically in a ruled rectangle. The area enclosed by the rectangle shall be no less than 40% of the size of the area enclosed by the ruled rectangle surrounding the health warnings for tobacco cigarettes mandated by 15 U.S.C. §1333. The width of the rule forming the rectangle shall be no less than 50% of the width of the rule required for the health warnings for tobacco cigarettes mandated by 15 U.S.C. §1333; and

   c. In the same type style and type size as that required for health warnings for tobacco cigarettes pursuant to 15 U.S.C. §1333; and

   d. In a clear and prominent location, but not immediately next to other written or textual matter for any rectangular designs, elements, or similar geometric forms, including but not limited to any warning statement required under the Federal Cigarette Labeling and Advertising Act, 15 U.S.C. §1331 et seq., or the Comprehensive Smokeless Tobacco Health Education Act, 15 U.S.C. § 4401 et seq. In addition, the disclosure shall not be positioned in the margin of a print advertisement. A disclosure shall be deemed “not immediately next to” other...
geometric or textual matter if the distance between the disclosure and the other matter is as great as the distance between the outside left edge of the rule of the rectangle enclosing a health warning required by 15 U.S.C. §1333 and a top left point of the letter “S” in the word “SURGEON” in that health warning; and

   e. For a multi-paged Advertisement or an Advertisement that contains both a front and back side, either on the first or front page of the Advertisement, or on the same page or side of the Advertisement that displays the health warning required by 15 U.S.C. §1333; and

   f. For audiovisual or audio Advertisements, including but not limited to Advertisements on videotapes, cassettes, discs or the Internet; professional films or film strips; and professional audio tapes or other types of sound recordings, the disclosure shall appear on the screen at the end of the Advertisement in the format described above for a length of time and in such a manner that is easily legible and shall be announced simultaneously at the end of the Advertisement in a manner that is clearly audible.

   PROVIDED however, that in any Advertisement that does not contain a visual component, the disclosure need not appear in visual form and, and in any Advertisement that does not contain an audio component, the disclosure need not be announced in audio format.

   PROVIDED also, however, that these provisions apply consistent with the new amendments and modifications to 15 U.S. C. §1333, enacted in the Family Smoking Prevention and Tobacco Control Act, and shall continue to apply in the future if 15 U.S.C. §1333 is amended, modified or superseded by any other law. Notwithstanding anything else in this Agreement, any disclosure required by this Agreement shall be considered to have been made
“clearly and prominently” if it conforms to the requirements as to size, appearance and placement of disclosures in advertisements for tobacco cigarettes set out in the Decision and Order of the Federal Trade Commission issued June 12, 2000, in In re Santa Fe Natural Tobacco Company, Inc., FTC Docket No. C-3952, as such requirements may be amended in the future in connection with the Family Smoking Prevention and Tobacco Control Act or otherwise.

4. “Effective Date” shall mean March 1, 2010.

5. “Signatory States” shall mean all of those states that have signed this Agreement by an authorized representative of the state’s Attorney General by no later than the Effective Date.

B. TERMS

1. Beginning no later than thirty (30) days after the Effective Date of this Agreement, SFNTC will cause any and all Advertisements thereafter placed for display or distribution in any Settling State to conform to the requirements of this Agreement. “Placed for display or distribution,” as used in the previous sentence, occurs (a) for electronic Advertisements on any date that such Advertisements are displayed to the public, and (b) for all other Advertisements, on the date that mechanical artwork for the Advertisement is sent by SFNTC or its agent to the printer.

2. In addition to any other statements, disclaimers, warnings required by law, SFNTC shall directly or through any corporation, subsidiary, division or other device and, in connection with the advertising, promotion, offering for sale, sale, or distribution of Natural American Spirit tobacco products, display in Advertisements as specified below, Clearly and Prominently, the following disclosures (including the line breaks, punctuation, bold font and capitalization
illustrated, but not including quote marks). In Advertisements for cigarettes made with organic tobacco:

“Organic tobacco does NOT mean a safer cigarette”

In Advertisements for organic roll your own or pouch tobacco:

“Organic tobacco does NOT mean safer tobacco”

These disclosures shall be displayed in any Advertisement that, through the use of such terms or phrases as “organic” or “100% organic” or “organic tobacco” or “100% organic tobacco” or other phrase containing the term “organic” represents that any SFNTC product is organic or contains organic tobacco.

3. The above disclosures shall not be required in any cigarette advertisement that is not required to bear a health warning pursuant to 15 U.S.C. §1333.

4. Nothing contrary to, inconsistent with, or in mitigation of any disclosure provided for in this part shall be used in any Advertisement. This provision shall not prohibit SFNTC from truthfully representing through the use of such phrases as “organic” or “100% organic” or other phrase containing the term “organic” that a tobacco product is organic or contains organic tobacco, where such representation is truthful, and is accompanied by the disclosure mandated by this Agreement.

5. No more than forty five (45) days after the Effective Date of this Agreement, SFNTC shall provide a copy of the notice attached hereto as Exhibit A by first-class mail, or other faster delivery method, to each retailer, distributor or other purchaser for resale to whom SFNTC has
supplied organic Natural American Spirit Cigarettes or organic roll your own tobacco since July 1, 2007.

6. SFNTC shall discontinue dealing with any retailer, distributor, or other purchaser for resale once SFNTC has actual knowledge, or knowledge fairly implied on the basis of objective circumstances, that such retailer, distributor, or other purchaser for resale has continued to use or disseminate any of SFNTC’s Advertisements for any tobacco products that have been discontinued per this Agreement, unless, upon notification by SFNTC, such retailer, distributor, or other purchaser for resale immediately ceases using or disseminating such Advertisements. If, after such notification, SFNTC obtains actual knowledge, or knowledge fairly implied on the basis of objective circumstances, that such retailer, distributor, or other purchaser for resale has not permanently ceased using or disseminating such Advertisements, SFNTC must immediately and indefinitely discontinue dealing with such retailer, distributor, or other purchaser for resale, until such time as SFNTC has obtained written assurance and verified that such retailer, distributor, or other purchaser for resale has permanently ceased using or disseminating such Advertisements.

7. SFNTC shall maintain for a period of five years from the Effective Date, and upon request make available to the Signatory States, copies of all notification letters sent to retailers, distributors, or other purchasers for resale pursuant to this Agreement, as well as copies of all communications with retailers, distributors, or other purchasers for resale pursuant to paragraph 6 above.
8. SFNTC shall maintain for a period of five years from the Effective Date, and upon request make copies available to the Signatory States, for all representations covered by this Agreement:

   a. All Advertisements and packaging containing the representation;

   b. All materials that were relied upon in disseminating the representation; and

   c. All tests, reports, studies, surveys, demonstrations, or other evidence that contradict, qualify, or call into question the representation, or the basis relied upon for the representation, including complaints and other communications with consumers or with governmental or consumer protection organizations.

9. Within 60 days after the Effective Date of this Agreement, SFNTC shall prepare and submit a report to the Signatory States which details compliance with this Agreement and includes copies of relevant advertisements and notices.

10. It is acknowledged that SFNTC enters into this Agreement for settlement purposes only. This Agreement does not constitute an admission by SFNTC that the law has been violated as alleged by the Signatory States, or that the facts alleged by the Signatory States, other than jurisdictional facts, are true.
EXHIBIT A

Dear [retailer, distributor, or other purchaser for resale]

This letter is to inform you that Santa Fe Natural Tobacco Co. Inc. (SFNTC) recently reached a settlement agreement with various state Attorneys General concerning advertising for Natural American Spirit cigarettes made with organic tobacco and organic roll your own tobacco (RYO). The States were concerned that the advertising for our products containing organic tobacco might lead consumers to believe that these products are safer than products without organic tobacco. While we believe our advertising is and has been truthful and not misleading, we have agreed to make certain changes to our advertising.

As per the Agreement with the States, we will add disclaimers to cigarette advertising containing the organic or 100% organic claims, indicating:

“Organic tobacco does NOT mean a safer cigarette”;

and we will add disclaimers to roll your own tobacco advertising containing the organic or 100% organic claims, indicating:

“Organic tobacco does NOT mean safer tobacco.”

If you carry Natural American Spirit products made with organic tobacco, in the near future you will be receiving new advertising and promotional materials for those products that display the above disclaimers. When you receive these new materials, please discard the earlier materials that they replace and begin using the new materials exclusively.

If you have any questions, please call us at (866) 232-5660 (Distributors) or (800) 982-7454 (Retailers). We apologize for any inconvenience this may cause you and thank you for your assistance and cooperation.

Sincerely yours,

President
Santa Fe Natural Tobacco Company Inc.
STATE OF CALIFORNIA

ATTORNEY GENERAL EDMUND G. BROWN JR.

By: Jeanne Finberg
Deputy Attorney General

Date: February 23, 2010
STATE OF Arizona
Attorney General Terri Goddard
By: Michelle 
Date: February 12, 2010

OFFICE OF THE ARKANSAS ATTORNEY GENERAL

Dustin McDaniel
ATTORNEY GENERAL

By: Eric B. Estes, Ark. Bar No. 98210
Senior Assistant Attorney General
323 Center Street, Suite 200
Little Rock, Arkansas 72201
Telephone: (501) 682-8090
Email: Eric.Estes@ArkansasAG.gov

STATE OF Colorado
Attorney General John W. Suthers
By: Brianna
Date: February 23, 2010
STATE OF CONNECTICUT

Richard Blumenthal
Attorney General

By: Heather J. Wilson
Assistant Attorney General

Date: February 26, 2010

STATE OF DELAWARE

Attorney General Joseph R. Biden, III

By: Thomas E. Brown, Deputy Attorney General

Date: February 22, 2010

DISTRICT OF COLUMBIA

Attorney General Peter J. Nickles

By: Bennett Rushkoff
Chief, Public Advocacy Section
Office of the Attorney General
for the District of Columbia

Date: February 23, 2010
STATE OF Georgia
Attorney General Thurmond E. Baker
By: Ross Otis White, Assistant Attorney General
Date: 2/19, 2010

STATE OF Hawaii
Attorney General Mark S. Bennett
By: \(\text{Signature}\)
Date: \(\text{Jan. 18}\), 2010

STATE OF Idaho
Attorney General Lawrence Warden
By: \(\text{Signature}\)
Date: 2/18, 2010
STATE OF Kentucky

Attorney General Jack Conway
Date: February 22, 2010

THE STATE OF LOUISIANA

JAMES D. "BUDDY" CALDWELL
ATTORNEY GENERAL

By: Sanettria Glasper Pleasant, La. Bar #25396
Director, Public Protection Division
Louisiana Department of Justice
Office of the Attorney General
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P. O. Box 94005
Baton Rouge, Louisiana 70804
Telephone: (225) 326-6423
Facsimile: (225) 326-6072

STATE OF Maine

Attorney General Janet T. Mills
By: 
Date: February 22, 2010
In re Santa Fe Natural Tobacco Company
Assurance of Voluntary Compliance

STATE OF MARYLAND
Attorney General Douglas F. Gansler

By: Marlene Trestman
Special Assistant to the Attorney General
200 St. Paul Place - 20th Floor
Baltimore, MD 21202
410.576.7219
mtrestman@oag.state.md.us

Date: February 23, 2010

ASSURANCE OF VOLUNTARY COMPLIANCE by
SANTA FE NATURAL TOBACCO COMPANY, INC.

Commonwealth of Massachusetts
Attorney General Martha Coakley
By: Elizabeth J. Koenig, Assistant Attorney General

Date: February 23, 2010

STATE OF MONTANA

Attorney General Steve Bullock

By: Chris Tweeten
Chief Civil Council

February 22, 2010
STATE OF NEBRASKA
Attorney General Jon Bruning
By: David D. Cookson, Chief Deputy
Date: February 4, 2010

STATE OF NEVADA
CATHERINE CORTEZ MASTO
Attorney General
By: DARRELL FAIRCLOTH
Senior Deputy Attorney General
Date: February 23, 2010

STATE OF NEW JERSEY
Attorney General Paula T. Dow
By: Date: February 23, 2010
STATE OF New Mexico
Attorney General Gary King
By: David T Thorse
Date: July 10, 2010

STATE OF North Carolina
Attorney General Roy Cooper
By: William D. Buropee
Special Deputy Attorney General
Date: February 24, 2010

ANDREW M. CUOMO
Attorney General of the State of New York
By:

MARC A. KONOWITZ
Assistant Attorney General
In the Matter of Santa Fe Natural Tobacco Company, Inc.

THOMAS W. CORBETT, JR.
Attorney General
State of Pennsylvania

BY: CARLY J. WISMER
Deputy Attorney General
Tobacco Enforcement Section
Attorney I.D. #92598

Office of Attorney General
15th Floor, Strawberry Square
Harrisburg, PA 17120
Phone: (717) 783-1794
Fax: (717) 705-0916

DATED: February 19, 2010
STATE OF TENNESSEE

Attorney General

By: ROBERT E. COOPER, JR.

Date: February 17, 2010

Assurance of Voluntary Compliance
Santa Fe Natural Tobacco Company, Inc.

Dated this 5th day of February, 2010.

MARTY JACKLEY
South Dakota Attorney General

By: Patricia Archer
Assistant Attorney General
Office of the Attorney General
1302 E. Highway 14, Suite 1
Pierre, SD 57501
Ph. (605) 773-3215
Email: Pat.Archer@state.sd.us

STATE OF VERMONT

Attorney General WILLIAM H. SORRELL

By: 

Date: February 10th, 2010
STATE OF Washington

By: Robert J. Fallis
Assistant Attorney General
State of Washington

Date: 2-8-10

STATE OF WEST VIRGINIA

Attorney General
By: Chris Delmar
Sr. Asst. A.G.

Date: 2/23/2010

STATE OF WISCONSIN

ATTORNEY GENERAL J.B. VAN HOLLLEN
By: Christopher J. Blythe, Asst. Atty. General

Date: February 9, 2010

ref: ave w/Santa Fe Natural Tobacco Co.