STATE OF VERMONT SUPERIOR COURT WASHINGTON UNIT

) CIVIL DIVISION	
IN RE: The Boiler Electronic) Docket No.	
Cigarette Company, LLC)	

ASSURANCE OF DISCONTINUANCE

Vermont Attorney General Thomas J. Donovan, Jr. ("the Attorney General") and The Boiler Electronic Cigarette Company, LLC ("Respondent"), which operates www.carolinavapormill.com, hereby agree to this Assurance of Discontinuance ("AOD") pursuant to 9 V.S.A. § 2459.

REGULATORY FRAMEWORK

1. Vermont law provides that "[n]o person shall cause cigarettes, roll-your-own tobacco, little cigars, snuff, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute, or tobacco paraphernalia, ordered or purchased by mail or through a computer network, telephonic network, or other electronic network, to be shipped to anyone other than a licensed wholesale dealer or retail dealer in this State." 7 V.S.A. § 1010(b). This law, set forth in 7 V.S.A. § 1010, is known as the "Delivery Sales Ban" statute.

¹ "Tobacco substitute" refers to "products, including electronic cigarettes or other electronic or battery-powered devices, that contain or are designed to deliver nicotine or other substances into the body through the inhalation of vapor and that have not been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes." 7 V.S.A. § 1001(8).

² "Tobacco paraphernalia" refers to "any device used, intended for use, or designed for use in smoking, inhaling, ingesting, or otherwise introducing tobacco products into the human body, or for preparing tobacco for smoking, inhaling, ingesting, or otherwise introducing into the human body, including devices for holding tobacco, rolling paper, wraps, cigarette rolling machines, pipes, water pipes, carburetion devices, bongs, and hookahs." 7 V.S.A. § 1001(7).

- 2. A violation of the Delivery Sales Ban statute is also considered an unfair or deceptive act or practice in commerce in violation of the Vermont Consumer Protection Act, Chapter 63 of Title 9 of the Vermont Statutes Annotated (the "CPA"). 7 V.S.A. § 1010(d)(5).
- 3. The Attorney General is charged with enforcing violations of the Delivery Sales Ban statute, as well as violations of the CPA. Each shipment of an item listed in 7 V.S.A. § 1010(b) constitutes a separate violation of the Delivery Sales Ban statute and CPA. 7 V.S.A. § 1010(d).
- 4. Violations of the Delivery Sales Ban statute are subject to a civil penalty of up to \$5,000 per violation in addition to any other remedy provided by law. 7 V.S.A. § 1010(d)(2).
- 5. Violations of the CPA are subject to a civil penalty of up to \$10,000 for each unfair or deceptive act or practice. 9 V.S.A. § 2458(b)(1).
- 6. The Attorney General may also seek injunctive relief under both the Delivery Sales Ban statute and the CPA. 7 V.S.A. § 1010(d)(3); 9 V.S.A. § 2458(a).

BACKGROUND

- 7. Respondent The Boiler Electronic Cigarette Company, LLC is organized under the laws of South Carolina, with a place of business located at 1200 Woodruff Road, Unit c-5, Greenville, South Carolina, 29607.
- Respondent The Boiler Electronic Cigarette Company, LLC operates
 www.carolinavapormill.com, which is an online retailer of electronic cigarettes and related
 products.
- 9. From July 2019 to January 2021, Respondent shipped e-liquids ordered through its website www.carolinavapormill.com to individual consumers in Vermont. Respondent shipped such products on 11 separate occasions.
- 10. Respondent admits the truth of all facts set forth in Paragraphs 7-9.

11. Respondent admits that the above conduct constitutes 11 violations of the Delivery Sales Ban statute, 7 V.S.A. § 1010, and 11 violations of the CPA, 9 V.S.A. Chapter 63.

INJUNCTIVE RELIEF

- 12. Respondent shall comply with the Delivery Sales Ban statute, 7 V.S.A. § 1010, and the Vermont Consumer Protection Act, 9 V.S.A. Chapter 63.
- 13. Respondent shall provide a clear and conspicuous disclosure on its website www.carolinavapormill.com stating that the website does not ship the items listed in 7 V.S.A. § 1010(b) to Vermont consumers unless the consumer is a licensed wholesale dealer or retail dealer in the State of Vermont. Such disclosure shall be submitted to the Attorney General for approval within five days of execution of this AOD.
- 14. Respondent shall immediately notify every consumer with a Vermont address that attempts, through www.carolinavapormill.com, to purchase an item listed in 7 V.S.A. § 1010(b) that the website does not ship such items to Vermont consumers unless the consumer is a licensed wholesale dealer or retail dealer in the State of Vermont.
- 15. Respondent shall require all Vermont licensed wholesale dealers and retail dealers to provide a current license number prior to ordering any items listed in 7 V.S.A. § 1010(b) through www.carolinavapormill.com.

CIVIL PENALTY

16. Respondent shall pay \$20,000 in civil penalties to the State of Vermont within ten days of execution of this AOD. Respondent shall make payment by check to the "State of Vermont" and send payment to: Shannon Salembier, Assistant Attorney General, Office of the Attorney General, 109 State Street, Montpelier, Vermont 05609.

OTHER TERMS

- 17. Respondent agrees that this AOD shall be binding on it, and its successors and assigns.
- 18. The Attorney General hereby releases and discharges any and all claims arising under the Delivery Sales Ban statute, 7 V.S.A. § 1010, and the Vermont Consumer Protection Act, 9 V.S.A. Chapter 63, that it may have against The Boiler Electronic Cigarette Company, LLC for the conduct described in the Background section of this AOD.
- 19. The Superior Court of the State of Vermont, Washington Unit, shall have jurisdiction over this AOD and the parties hereto for the purpose of enabling the Attorney General to apply to this Court at any time for orders and directions as may be necessary or appropriate to enforce compliance with or to punish violations of this AOD.
- 20. Acceptance of this AOD by the Attorney General's Office shall not be deemed approval by the Attorney General of any practices or procedures of Respondent not required by this AOD, and Respondent shall make no representation to the contrary.

STIPULATED PENALTIES

21. If the Superior Court of the State of Vermont, Washington Unit enters an order finding Respondent to be in violation of this Assurance of Discontinuance, then the parties agree that penalties to be assessed by the Court for each act in violation of this Assurance of Discontinuance shall be \$10,000.

NOTICE

22. Respondent may be located at:

The Boiler Electronic Cigarette Company, LLC 3620 Pelham Road PMB 20 Greenville, South Carolina, 29615

23.	Respondent shall no	otify the	Attorney Gene	eral of any	change of b	ousiness name	or address		
within 30 calendar days.									

SIGNATURE

In lieu of instituting an action or proceeding against The Boiler Electronic Cigarette

Company, LLC, the Office of the Attorney General, pursuant to 9 V.S.A. § 2459, accepts this

Assurance of Discontinuance. By signing below, Respondent voluntarily agrees with and submits to the terms of this Assurance of Discontinuance.

DATED at Greenille SC, this 19th day of July, 2021.

Authorized agent of The Boiler Electronic Cigarette Company, LLC

ACCEPTED on behalf of the Attorney General:

DATED at Montpelier, Vermont this 27th day of July , 2021.

STATE OF VERMONT

THOMAS J. DONOVAN, JR. ATTORNEY GENERAL

By:

Shannon Salembier

Assistant Attorney General

Office of Attorney General

109 State Street

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