June 25, 2013

SUBSTANTIALLY EQUIVALENT

Submission Tracking Number (STN): SE0003730

Lorillard Tobacco Company
Attn: Neil L. Wilcox, D.V.M., M.P.H.
Senior Vice President & Chief Compliance Officer
714 Green Valley Road
P.O. Box 10529, Greensboro, NC 27408

Dear Dr. Wilcox:

The Food and Drug Administration (FDA) completed review of your Report Preceding Introduction of Certain Substantially Equivalent Products into Interstate Commerce (SE Report), submitted under section 905(j) of the Food, Drug, and Cosmetic Act (FD&C Act), for the following tobacco product:

Applicant: Lorillard Tobacco Company
Tobacco Product Name¹: Newport Non-Menthol Gold Box 100s
Tobacco Product Category: Cigarette
Tobacco Product Sub-Category: Conventional Filtered
Package Size: 20 cigarettes per pack, 10 packs per carton
Package Type: Box

Based on our review of your SE Report, we find the new tobacco product specified above substantially equivalent to a tobacco product commercially marketed in interstate commerce as of February 15, 2007.

Under the provisions of sections 910 and 905(j) of the FD&C Act, you may introduce or deliver for introduction into interstate commerce the new tobacco product specified above.

¹ Brand/sub-brand or other commercial name used in commercial distribution
To fulfill the provisions of section 910(a)(4) of the FD&C Act, you opted not to provide an adequate summary of any health information related to the new tobacco product with your application, but agreed that such information will be available upon request by any person. Consistent with the requirements of Section 910(a)(4), you may wish to consider providing the following when information is requested:

A. A copy of your SE Report, redacted only to the extent necessary to exclude research subject identifiers, and trade secret and confidential commercial information as defined in 21 CFR § 20.61 and 20.63 and;

B. Any research or data you have in your possession or otherwise know of regarding the adverse health effects of the new tobacco product or the following statement if such statement is accurate: “[Insert manufacturer name] does not have or know of any research or data regarding any adverse health effects specifically related to [insert tobacco product name].

Alternatively, you may provide the following when information is requested:

A. Description of the new tobacco product;
B. Description of the predicate tobacco product;
C. List of all differences in characteristics between the predicate and new tobacco products;
D. Summary of the evidence and scientific rationale concerning why the differences in characteristics do not raise different questions of public health; and
E. Any research or data you have in your possession or otherwise know of regarding the adverse health effects of the new tobacco product or the following statement if such statement is accurate: “[Insert manufacturer name] does not have or know of any research or data regarding any adverse health effects specifically related to [insert tobacco product name].

There may be other accurate, complete, and not false or misleading ways to satisfy the requirements of Section 910(a)(4) not included above. If you wish to discuss other ways to meet the requirements of 910(a)(4), submit a meeting request to FDA.

In accordance with 40 CFR 1506.6, we will make the environmental assessment for your new tobacco product publicly available.

It is important to note our finding of substantial equivalence for your new tobacco product specified above to an appropriate predicate tobacco product permits marketing of your new tobacco product. Our finding does not mean FDA “approved” the new tobacco product specified above; therefore, you may not promote or in any way represent the new tobacco product specified above, or its labeling, as being “approved” by FDA. See Section 301(tt) of the FD&C Act.

The finding that your product is substantially equivalent to the predicate product is based upon the information you provided in your SE Report and the standards contained in the FD&C Act, Section 910(a)(3). This marketing order is subject to reconsideration, with notice to the manufacturer, and rescission to the extent authorized by law.

We remind you that all regulated tobacco products, including the new tobacco product specified above, are subject to the requirements of Chapter IX of the FD&C Act and its regulations. These requirements currently include, but are not limited to, annual registration, listing of products,
listing of ingredients, reporting of harmful and potentially harmful constituents, and payment of 
user fees. There are also labeling and advertising requirements with which you must comply. A 
review of labeling and advertising was not conducted as part of this substantial equivalence 
review. It is your responsibility to ensure the tobacco product specified above complies with all 
applicable statutory and regulatory requirements, including those which may be forthcoming. 
FDA will monitor your compliance with these applicable statutes and regulations.

For more information on your responsibilities under the FD&C Act, we encourage you to visit 
our website at http://www.fda.gov/TobaccoProducts. You may also obtain information by 
contacting FDA’s Center for Tobacco Products at 1-877-CTP-1373, AskCTP@fda.hhs.gov, or 
SmallBiz.Tobacco@fda.hhs.gov.

We remind you that all regulatory correspondence can be submitted via the FDA Electronic 
Submission Gateway (www.fda.gov/essg) using eSubmitter or by mail to:

   Center for Tobacco Products  
   Food and Drug Administration  
   Document Control Center, Rm 020J  
   9200 Corporate Boulevard  
   Rockville, MD 20850

We are unable to accept regulatory submissions by electronic mail.

If you have any questions, please contact Rosanna Beltre M.P.H., Regulatory Health Project 
Manager, at (301) 796 - 7399.

Sincerely yours,

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David L. Ashley, PhD  
RADM, US Public Health Service  
Director, Office of Science  
Center for Tobacco Products