CENTER FOR TOBACCO PRODUCTS



June 11, 2020

VIA UPS AND ELECTRONIC MAIL

Mr. Jeffrey Nelson Co-Founder California Grown E-liquids LLC 2901 West Coast Highway, Suite 372 Newport Beach, CA 92663 jeff.nelson@californiagrowneliquids.com

Submission Tracking Number: TC0005980

Dear Mr. Nelson:

It has come to our attention that California Grown E-liquids LLC may be importing new finished tobacco products including, but not limited to, Cali Bar Disposables without premarket authorization, as required by §910 of the Federal Food, Drug, and Cosmetic Act (FD&C Act).¹ Cali Bar Disposables appear to meet the definition of a tobacco product as set forth in §201(rr) of the FD&C Act. Although FDA has extended the compliance deadlines for the premarketing requirements for deemed products, FDA's compliance policy applies only to those deemed products that were on the market as of August 8, 2016. FDA has received complaints that California Grown E-liquids LLC may have first commercially marketed Cali Bar Disposables in the United States after August 8, 2016.

Please provide FDA with the following information:

1. For the brand name referenced above, please list all sub-brands under the brand name, including all applicable sizes, flavors, nicotine strengths, and other variations. For each sub-brand, confirm whether you are currently marketing the product in the United States, and the date they were first commercially marketed in the United States. FDA suggests that you use a chart similar to the following example to help us understand your response:

Product Name (Brand and Sub- brand)	Currently Marketed (Y/N)	Date Product First Commercially Marketed in U.S.

¹ <u>https://www.fda.gov/downloads/TobaccoProducts/Labeling/RulesRegulationsGuidance/UCM557716.pdf</u>

- 2. For each of the products listed above, please provide the following information, as applicable:
 - a. Evidence that your product was commercially marketed (other than for test marketing) as of February 15, 2007;²
 - b. Evidence that your product is a deemed product that was on the market on August 8, 2016, and has not been modified since that date;³
 - c. Evidence that your product was first introduced or delivered for introduction into interstate commerce for commercial distribution after February 15, 2007, and prior to March 22, 2011, and for which a 905(j) (or substantial equivalence) report was submitted no later than March 22, 2011;⁴
 - d. Evidence that FDA has issued an order permitting the marketing of this product; and/or
 - e. Evidence, which may include a statement from the firm, that the firm is currently not marketing the above-listed product(s).

We request that a written response be submitted within 30 days of receipt of this letter. The response and any further correspondence regarding this matter should reference the Submission Tracking Number listed above. We encourage you to send your response electronically via the CTP Portal⁵ using eSubmitter.⁶ However, you may also send your response by mail to our Document Control Center:

Food and Drug Administration Center for Tobacco Products Document Control Center 10903 New Hampshire Avenue Building 71, Room G335 Silver Spring, MD 20993-0002

²https://www.fda.gov/TobaccoProducts/Labeling/RulesRegulationsGuidance/ucm416495.htm

³See "Effective and Compliance Dates Applicable to Retailers, Manufacturers, Importers and Distributors of Newly Deemed Products, located here for more information.

https://www.fda.gov/downloads/tobaccoproducts/guidancecomplianceregulatoryinformation/ucm501016.pdf ⁴https://www.fda.gov/downloads/TobaccoProducts/Labeling/RulesRegulationsGuidance/UCM436468.pdf

⁵http://www.fda.gov/TobaccoProducts/GuidanceComplianceRegulatoryInformation/Manufacturing/ucm515047.htm FDA's Electronic Submission Gateway (ESG) is still available as an alternative to the CTP Portal.

⁶<u>http://www.fda.gov/ForIndustry/FDAeSubmitter</u>

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If you have any questions concerning this matter, please contact the Center for Tobacco Product's Office of Compliance and Enforcement via email at <u>CTP-OCE-</u><u>Postmarket@fda.hhs.gov</u>.

Sincerely yours,

Ann Simoneau, J.D. Director Office of Compliance and Enforcement Center for Tobacco Products